Dear Senators LAKEY, Ricks, Burgoyne, and Representatives CHANEY, Hartgen, Gannon:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Commission of Pardons and Parole:

IDAPA 50.01.01 - Notice of Omnibus Rulemaking (Fee Rule) - Proposed Rule (Docket No. 50-0101-2100F).

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 11/19/2021. 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 12/17/2021.

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



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Judiciary & Rules Committee and the House

Judiciary, Rules & Administration Committee

Principal Legislative Drafting Attorney - Ryan Bush FROM:

DATE: November 1, 2021

SUBJECT: Commission of Pardons and Parole

IDAPA 50.01.01 - Notice of Omnibus Rulemaking (Fee Rule) - Proposed Rule (Docket No. 50-0101-2100F)

Summary and Stated Reasons for the Rule

The Commission of Pardons and Parole submits Notice of Omnibus Rulemaking via Docket No. 50-0101-2100F. The Commission states that it is republishing previously existing fee rules that were submitted to and reviewed by the Legislature and that no fees are being increased and no new fees are being imposed beyond what was previously approved by the Legislature.

Negotiated Rulemaking / Fiscal Impact

Negotiated rulemaking was not conducted by the Commission. There is no anticipated fiscal impact with this rulemaking.

Statutory Authority

This rulemaking appears to be within the statutory authority granted to the Commission in Section 20-1004, Idaho Code.

cc: Commission of Pardons and Parole Mary Schoeler

*** 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.

Paul Headlee, Deputy Director Kristin Ford, Manager Legislative Services Office

Keith Bybee, Manager April Renfro, Manager Research & Legislation Budget & Policy Analysis

Legislative Audits

Glenn Harris, Manager **Information Technology**

IDAPA 50 - IDAHO COMMISSION OF PARDONS AND PAROLE

DOCKET NO. 50-0101-2100F (FEE RULE)

NOTICE OF OMNIBUS RULEMAKING - PROPOSED RULEMAKING

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 20-1004, Idaho Code.

PUBLIC HEARING SCHEDULE: A public hearing concerning this rulemaking will be held as follows:

Tuesday, November 2, 2021 – 8:30 a.m. (MT)

Idaho State Police Office 700 S. Stratford Drive Meridian, Idaho 83642

The hearing site(s) 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 proposed rulemaking publishes the following rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 50, rules of the Commission of Pardons and Parole:

IDAPA 50

• 50.01.01, Rules of the Commission of Pardons and Parole.

The Commission is updating statute references in the rules as the Parole Commission now has its own chapter in Idaho Code. The Commission has made changes that better reflect current business practices, to include signing and storage of minutes, review of disciplinary offense reports and victims' conditions by the Executive Director, consistent requirements for hearing attendance and notification of commutation decisions. In addition, the Commission has added an extradition waiver requirement to the general conditions of parole and clarified that Commission warrants do not allow bond.

The Commission has added the amount of an assessed administrative fee for returned Interstate Compact bonds as required in by statute. This amount was inadvertently removed several years ago but has not changed. This modification now makes the Commission's chapter a fee chapter.

With the changes to Idaho Code, the Commission gained the authority for rule making on foreign national treaty requests and respites and reprieves; and the current language adds processes for those types of petitions.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules.

Rule 250.09.b.iii. Interstate Compact fee of \$95.00 for administrative costs to the Commission of Pardons and Parole to offset the cost of administration of the bond paid by offenders, offenders families or others when requesting an Interstate Compact to transfer parole supervision. Authorized by Section 20-1005, Idaho Code.

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 FY2022 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.

IDAHO COMMISSION OF PARDONS AND PAROLE IDAPA 50

Docket No. 50-0101-2100F Omnibus Notice – Proposed 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 Mary Schoeler, (208) 334-2520.

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.

Ashley Dowell Executive Director Commission of Pardons and Parole 3056 Elder St. Boise, ID 83705 (208)334-2520 phone (208) 334-3501 fax

IDAPA 50 - COMMISSION OF PARDONS AND PAROLE

50.01.01 - RULES OF THE COMMISSION OF PARDONS AND PAROLE

This chapter is a	AUTHORITY. dopted in accordance with Section 20-1004, Idaho Code, which provides that the Commission has blish rules in compliance with Title 67, Chapter 52, Idaho Code.
	parole, pardons, firearm rights restoration, remission of fines, and commutations for the state of matters within the authority of the Commission.
002 009.	(RESERVED)
010. DEFIN	ITIONS.
01. whom a warrant	Absconder . An offender who has fled supervision, whose whereabouts are unknown, and for for a violation of supervision has been issued or requested.
02. Director or a Cor	Commission Warrant . Warrant of arrest for alleged parole violation issued by the Executive mmissioner.
03. decision-making restoration.	Commissioner. A member of the Commission who is appointed by the Governor to carry out functions regarding parole, pardons, commutations, remission of fines, and firearm rights ()
	Commutation . Clemency powers pursuant to Article IV, Section 7 of the Idaho Constitution and 5 and 20-1012, Idaho Code, granted to the Commission or to the Commission with the approval of required by law, which allow for a sentence to be modified, including a final discharge from the of parole.
05.	Concurrent Sentence. Sentence served at the same time as another.
06. another sentence.	Consecutive Sentence. Sentence served upon completion of another sentence or before beginning
07. Offender may be	Detainer . A document authorizing the detention of an offender in custody for a parole violation. housed in a county jail or a correctional institution in state or out of state.
08. on parole.	Determinate Sentence . Fixed portion of the sentence when an offender is not eligible for release ()
09. reinstate, modify.	Dispositional Hearing . A hearing held before the Commissioners to render a decision whether to or revoke parole.
10. for deliberation of	Executive Session . Any meeting or part of a meeting of the Commission that is closed to the public on certain matters, as set forth in Section 20-1003, Idaho Code.
11. submitted, withou	File or Case Review. Review of central file, Commission file, and/or additional information ut testimony or interview of offender or parolee.
12.	Full Term Release Date. The date an offender completes the term of sentence.
13. designated Comm	Hearing . The opportunity to be interviewed by the Commission, a Commissioner, or other nission staff.
14.	Hearing Session/Session. A series of hearings conducted by the Commission. ()
15. time an offender	Indeterminate Sentence . Portion of sentence following the determinate sentence, during which is eligible for release on parole.

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	Offender. A											of
correction, include	ding a person	within or	outside	Idaho pu	rsuant	to agreen	nent with ano	the	r state or co	ontrac	tor. ()

- 17. Pardon. Clemency powers pursuant to Article IV, Section 7 of the Idaho Constitution and Section 20-1016, Idaho Code, granted to the Commission or to the Commission with the approval of the Governor as required by law, which allows for sparing the applicant from punishment for a crime, removing any other effects, penalties, or disabilities that the conviction carries or stem from that conviction, and restoring the applicant's civil rights.
- **18. Parole**. Conditional release from a penal institution under a contractual agreement between the Commission of Pardons and Parole and offender. Parole is not a right, but is a matter of grace.
- 19. Parole Eligibility Date. The earliest date that an offender may be eligible for parole release, which coincides with the date that the indeterminate portion of the offender's sentence begins. In the event there are multiple sentences, the sentence having the latest indeterminate begin date will be used as the offender's parole eligibility date.
- **20. Preliminary Hearing.** A hearing conducted by an objective representative of the supervising authority or an individual appointed by the Executive Director to determine if there is probable cause to believe the alleged violations of the parole contract occurred.
- 21. Risk Assessment. Validated tool developed to determine risk of recidivating based on offender criminogenic needs.
- **22. Respite**. The temporary suspension of the execution of a sentence other than death until the next session of the Commission.
- **23. Reprieve.** The temporary suspension of the execution of a sentence of death until the next session of the Commission.
- **24.** Supervising Authority. The agency responsible for community supervision of parolees which is Idaho Department of Correction.

011. -- 099. (RESERVED)

100. GENERAL PROVISIONS.

The rules contained herein govern practice and procedure of the Idaho Commission of Pardons and Parole, hereafter referred to as the Commission. The Commission reserves the right to deviate from established rules whenever special circumstances warrant, and to act, at its discretion, in circumstances not specifically outlined but within confines established by the constitution and Idaho Code.

101. HEARINGS.

- **01. Conduct of Hearings.** All hearings of the Commission will be conducted in accordance with the open meeting law as provided in Chapter 2, Title 74, Idaho Code, and as modified by Section 20-1003, Idaho Code. Each Commissioner will have an opportunity to ask questions or provide comments, or both. The Executive Director or Commission staff may provide information during the hearing or ask questions.
- **02. Deliberations**. Receipt and exchange of information or opinion relating to a decision concerning the granting, revoking, reinstating, or denial of parole, or related decisions, to include commutations, pardons, and restoration of firearm rights. Deliberations will be made in executive session. Votes of individual members will not be made public.

102. HEARING SESSIONS.

The Executive Director or designee will schedule hearing sessions according to the number of hearings required for the specific month.

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BUSINESS MEETINGS.

The Commission schedules a business meeting at least quarterly or at the call of the Executive Director and notice of

such m	eetings m	sust comply with the open meeting law requirements. Such meeting may be cancelled commission or by the Executive Director if the scheduled business cannot be conducted.	d at the vote of
104.	RECO	RD OF HEARINGS AND BUSINESS MEETINGS.	
	01.	Minutes of Hearings and Case Reviews.	(
office.	a.	Summary minutes of individual hearings and case reviews shall be maintained by	the Commission (
recordi Executi	b. ngs will we session	Audio recordings of open hearings may be made and may be maintained by the Cope subject to disclosure pursuant to the Idaho Public Records Act, Title 74, Chapterns will not be recorded.	
Commi	ssioners	Minutes of Business Meetings . Summary minutes of business meetings at who are present at the next business meeting. The summary minutes as at will be maintained by the Commission and published on the Commission's we are approved.	oproved by the
be the subject	03. summary to public	Official Record of Hearing or Review . The official record of a parole hearing or minutes of that hearing or review. The official record will be maintained by the disclosure pursuant to the Idaho Public Records Act, Title 74, Chapter 1, Idaho Cod	Commission and
action i	mmissio	OUS DECISIONS. In reserves the right to review or reconsider any previous decision for any reason and supon. The Executive Director may bring forward any case determined to need review	
106.	(RESE	RVED)	
	ommissio	PPLICABILITY. n has the authority to establish rules under Chapter 52, Title 67, Idaho Code No other provision or requirement of the Administrative Procedures Act applies to t	
108.	RIGHT	TS, POWERS, AND AUTHORITY OF THE COMMISSION.	
offende	01. er eligible	Decision to Release to Parole . The Commission has the authority to decide who for parole may be released to parole.	ether or not any
respons	02. ssion to sibilities a ons of Ida	Advisory Commission to Board of Correction. The Commission may act the board of correction. The Commission has any and all authority necessary to fulfing other duties imposed upon it by law under Section 20-201(2), Idaho Code, and tho law.	ll the duties and
109	149.	(RESERVED)	
150.	COMN	MISSION AND STAFF.	
	01.	Commission Members . The Commission is composed of seven (7) members.	(
	02	Commission Staff	(

a. The Commission has delegated to the Executive Director the authority to approve recommended conditions of parole following the hearing process, allow for emergency suspension of a condition at the request of

Section 103 Page 4997

Commission of Pardons and Parole the Department of Correction, review Disciplinary Offense Reports and take action by executive decision, issue Commission warrants, issue parole release documents, and all other official documents pertaining, but not limited to paroles, commutations, pardons, firearms rights restoration, and remissions of fines. b. The Executive Director assumes all authority and duties as may be delegated by the Commission and the governor. Service of Process on Commissioners or Commission Staff. All service of summons, complaints, subpoenas and other legal process for any cause of action arising from or related to the actions, duties or employment of the Commission or any employee of the Commission, shall be made upon the deputy attorneys general assigned to the Commission in the manner and form required by state and federal rules of procedure. 151. -- 199. (RESERVED) 200. HEARING PROCESS. Information for Scheduled Commission Hearings. 01.) A schedule of Commission hearings will be prepared prior to a hearing session and may be updated as necessary at any time. The hearing schedule will be available five (5) business days prior to a hearing session. The hearing schedule may be revised due to offender movement between institutions or other circumstances and may not be published earlier. A person may obtain the offender's hearing date by contacting the Commission office or on the commission website at www.parole.idaho.gov. The hearing schedule will reflect the date, location and starting time of each hearing session and a list of offenders scheduled for hearings and will be published on the Commission website. 02. Location of Hearings. The Executive Director will determine the location of hearings, based upon available information when the schedule is set. Due to circumstances beyond the Commission's control, it may be necessary to change the location and date of a hearing or hearing session. It may be necessary to continue a hearing to a later date to allow for the offender's personal appearance or for other unforeseen reasons. Interview Method. For parole hearings, commutation hearings, pardon hearings, remission of fines hearings, and restoration of firearm rights hearings, an interview may be conducted face-to-face, by telephone, or by other electronic means. The interview may be conducted by a hearing officer or other designee of the Executive Director. If an interview is not required, the offender may simply appear before the Commission for a hearing. An in-depth investigational report explaining the offender's social history, criminal history, present condition, and offense will be prepared for the Commission. The in-depth investigational report for parole consideration is exempt from public disclosure pursuant to Section 20-1005, Idaho Code. The Commission will determine if it will conduct another hearing or make a decision based upon the report.

b. The Commission, the Executive Director, or a hearing officer can order any psychological report,

offense, or whose history and conduct indicate an offender may be a sexually dangerous person as described in

Psychological Reports, Mental Health Evaluations, Sex Offender Risk Assessment (SORA),

A SORA will be prepared for the Commission for all offenders serving a commitment for a sex

Substance Abuse Evaluation, or Other.

Section 20-1005, Idaho Code.

evaluation, or ass	sessment for an offender serving a commitment for any crime.	()
c. maintained in a c	All psychological, SORA, substance abuse evaluations, and mental health reports confidential manner.	will be
05. interview/hearing	Interview/Hearing . The subject of the interview/hearing is required to be present at a sc g, unless presence is excused by the Commission or except as provided below.	heduled ()
required to comp	Parole Consideration Hearing. The offender who is the subject of a hearing may be requireduled hearing. If the offender declines to be present at a parole consideration hearing, the offender and submit the "Inmate Refusal to Participate in Parole Interview/Hearing Process" for not participating to the Commission. A decision will be made by the Commission based ation.	ender is orm and
b. waived by the pa	Parole Violation Hearing. The parolee is required to be present at the violation hearing rolee as explained in Rule 400.06.f.	, unless
c. make such an app	Medical Parole. The offender is encouraged to be present at the hearing; the Commissi pearance mandatory or may make a final decision based on information available.	on may
06. of the offender, p	Witnesses and Documents. The Commission allows for the participation of attorneys, suparolee, victims, and others who have a direct relationship to the specific hearing or offender/	
a. of the scheduled Executive Direct	Persons who want to testify at a hearing must notify the Commission staff five (5) days in a hearing. Minors will not be allowed to attend, or testify at, the hearings without prior approvator.	
b. hearing; other do	All written documents and letters must be submitted seven (7) days in advance of the secuments may be allowed by the presiding Commissioners or the Executive Director.	heduled
c. the offender/paro	An attorney or others as determined by the Executive Director or Commission may be seat slee at the hearing.	ted with
offender/parolee	Verbal testimony by witnesses, victims, and attorneys may be limited by the number of testimony and by a certain time limit. The Commission will allow the attorney represen a designated time frame to provide information to the Commission. Victims will be allowed by the commission will direct their comments to the Commission. Persons will keep their conceedings.	ting the
e. Communication to the forwarded to the second sec	Any communication outside the hearing process directed to a Commissioner is profrom any person concerning a hearing, a decision, Commission practice, or to relay a concernine Executive Director.	hibited. rn, must
	Recusal by Commissioner . It is the responsibility of a Commissioner who has personal known conflict to decide whether to recuse himself from participating in deliberations and voticust inform the Executive Director of the potential conflict and recusal.	
08.	Decisions.	()
a. less than the full	Any decision of the full Commission requires a majority vote of four (4) Commissioners. P commission are identified below.	anels of
i. violations. Such disposition decisi	Two (2) members of the Commission may meet to make decisions on the disposition of decisions must be unanimous. In the event they are not unanimous, then the parole vion will be continued and made by the full Commission, pursuant to Section 20-1002, Idaho	iolation

		Three (3) members of the Commission may meet to make decisions to grant or deny pare unanimous. In the event they are not unanimous, then the decision to grant or deny pare ade by the full Commission, pursuant to Section 20-1002, Idaho Code.		
The dec	b. ision may	Decisions will be given orally following the hearing and deliberation of a case by the Cory be sent to the offender in writing with specific information/conditions.	nmissi (on.
reasonal	c. ble time o	In the case of a review without a Commission hearing, the decision will be published on the Commission website.	withi (n a
	d.	Any decision made by the Commission may be reconsidered at any time pursuant to Rule	105.)
	09.	Rules of Conduct at Hearings.	()
proceed	a. ings or th	All persons attending any hearing will conduct themselves in a manner that does not deep may be removed from the hearing.	isrupt (the)
		All persons attending a hearing must abide by security policies and pertinent statutes of the g is being held, including being subject to search. The number of witnesses allowed in the security policies of the facility.		
the Con	c. nmission	Audio recording or video recording of any hearing is prohibited unless allowed at the disor the Executive Director, to include placement, manner, and type of equipment.	cretior (of)
		Media interviews with offenders, witnesses, victims, Commission, or staff will not be g process. The Commission is not responsible for arranging interviews with persons others staff. Interviews are not allowed without the express consent of the individual.		
	10.	Review of Respites and Reprieves Granted by the Governor.	()
time, the		Approval of Respite or Reprieve. If the Governor approves a petition for a respite or repreview the respite or reprieve at the next regularly scheduled session of the full Commission	rieve, on. At t	hat
		ssion shall either determine the respite or reprieve is no longer appropriate or continue the matter can be scheduled for a commutation or pardon hearing as outlined in these rules.		or)
201 2	until the			e or)
201 2 250.	until the	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED)		e or)
	until the 249.	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED)		e or)
	e until the 249. PAROL	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E.	respite ()
250.	PAROL	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E. Parole Consideration.	respite ()
250.	PAROL 01. a.	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E. Parole Consideration. The Commission may release an offender to parole on or after the date of parole eligibility	respite ()
250.	PAROL 01. a. b.	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E. Parole Consideration. The Commission may release an offender to parole on or after the date of parole eligibility Parole consideration is determined by the individual merits of each case.	respite ()
250.	PAROL 01. a. b.	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E. Parole Consideration. The Commission may release an offender to parole on or after the date of parole eligibility Parole consideration is determined by the individual merits of each case. Parole decisions will consider factors to include, but not limited to:	respite ()
250.	PAROL 01. a. b. c.	matter can be scheduled for a commutation or pardon hearing as outlined in these rules. (RESERVED) E. Parole Consideration. The Commission may release an offender to parole on or after the date of parole eligibility Parole consideration is determined by the individual merits of each case. Parole decisions will consider factors to include, but not limited to: Seriousness of and aggravating factors involved in the crime.	respite ()

v. time of the	Institutional history to include overall behavior, involvement in programs, jobs, custod hearing, and disciplinary and corrective action.	ly level at
vi. obligations	Evidence of the development of a positive social attitude and the willingness to sof a good citizen.	fulfill the
vii	i. Information or reports regarding physical or psychological condition.	()
vii employmer		ement and
ix	. Outcome of a validated risk and needs assessment.	()
02 parole hear	Primary Review . For all offenders eligible for parole, a review for the purpose of setting will be conducted.	the initial
	The Executive Director or a designee will conduct the primary review following recealculation from the Department of Correction. The month and year of the initial parole hearing based upon the sentence calculation.	
	In cases where an offender is serving both a court-ordered retained jurisdiction period and f imprisonment, the primary review will not be conducted on the imprisonment case until risdiction case has been concluded.	
ii. review will	In cases where the offender has a death sentence, or a life without parole sentence, I not be conducted.	a primary
	In cases with specified fixed terms, the initial hearing will be scheduled approximate or to the offender's parole eligibility date. An initial hearing will not be scheduled until all five and concurrent) the offender is currently serving are within six (6) months of completion.	
	If an offender escapes prior to the primary review or the initial hearing, the review or he ded within a reasonable time of notification of the offender's return to custody, taking into commitments, changes in sentence calculation, and the time to conduct an interview and report.	
	If an offender is committed to the department of correction and such offender is eligible ly, or within the first six (6) months of their incarceration, the initial parole hearing will be (6) months from the month the Commission was notified of the commitment.	
	General Conditions of Parole. The Commission establishes rules and conditions eleased to parole. Rules and conditions of parole will be provided in writing and signed by the parolee's understanding of the conditions of parole. Conditions of parole include:	
a violation	The parolee is required to enter into and comply with an agreement of supervision with at of Correction. The agreement of supervision shall include provisions setting forth potential sar of the conditions imposed and potential rewards for compliance with the conditions imposed and rewards are set forth in rules of the Board.	nctions for
	The parolee will go directly to the destination approved by the Commission and, upon structed to the parole officer or person whose name and address appear on the arrival notice; any ans will require prior permission from the Commission staff.	on arrival, deviation ()
c.	The parolee will:	()
i.	Support dependents to the best of parolee's ability.	()

IDAHO ADMINISTRATIVE CODE Commission of Pardons and Parole

IDAPA 50.01.01 – Rules of the Commission of Pardons and Parole

d.	The parolee must report to the assigned parole officer as instructed.	()
e. official designee	If at any time it becomes necessary to communicate with the assigned parole officer who is unavailable, communication will be directed to the district section supervisor.	or oth	ier)
f.	The parolee will:	()
i.	Obey all municipal, county, state, and federal laws.	()
ii.	Not engage in conduct that is, or may be, harmful to himself or others.	()
iii. etc., any type of	Not purchase, own, sell, or have in the parolee's control, to include storing in residence, firearm for whatever purpose.	vehic	le,
iv. than normal purp	Not have in the parolee's control any dangerous weapons used, or intended to be used, fooses, such as knives for household use.	or oth	ier)
g.	The parolee will:	()
i.	Abstain from use of alcoholic beverages.	()
ii. substances, exce	Abstain completely from the possession, procurement, use, or sale of narcotics or copt as prescribed by a licensed medical practitioner.	ontroll (ed)
iii. purpose of determ be at the parolee	Freely cooperate and voluntarily submit to medical and chemical tests and examinations mining if parolee is using or under the influence of alcohol, narcotics, or other substances, where substances is expense.	s for the first	he ay)
iv.	Participate in treatment programs as specified by the Commission or ordered by the parole	office (r.)
	A parolee will submit to a search of person or property, or both, to include residence and vence by the supervisory authority or at the direction of the Commission, and the parolee was that to be free from such searches.		
i.	The parolee is fully advised that written permission is required to:	()
i. approved by the	Willfully change employment and must work diligently in a lawful occupation or a supervising officer;	progra (ım)
ii.	Willfully change residence; or	()
iii.	Leave the assigned district.	()
j.	The parolee will not abscond from supervision.	()
	Parolee will waive all rights relating to extradition proceedings if taken into custody out or failing to comply with conditions of parole and will freely and voluntarily return to the the allegations of parole violations.		
04.	Special Conditions of Parole.	()
a. appropriate to th	In addition to general conditions of parole, the Commission may add special conditions of individual case.	of parc	ole)
b. and to allow for	The Commission delegates authority to the Executive Director to add additional special coemergency suspension of a condition at the request of the Department of Correction.	nditio (ns)

05. 20-1006, Idaho C	Medical Parole . The Commission may parole an offender for medical reasons pursuant to Code.	Section ()
a. the Commission	Consideration will occur when the offender is permanently incapacitated or terminally ill a reasonably believes the offender no longer poses a threat to the safety of society.	nd when
b. consider medical	An offender or designated Department of Correction personnel may petition the Commit parole.	ission to
06. by the Commissi	Discharge from Parole . When the maximum sentence has expired, a final discharge will be son, unless a Commission warrant was issued before the full-term release date.	e issued
07.	Detainers.	()
a. against an offend	The Commission may grant a parole to any county, state, or federal detainer that has been der.	n lodged
i. rules of the hous authority.	While in the custody of the detaining jurisdiction, the parolee is serving parole and is subjing facility and may be required to submit monthly reports to Commission staff or the sup	ect to all pervising ()
	If the parolee is released from custody by the detaining jurisdiction, the parolee must report obtain and parole office within five (5) days of release. The parolee must abide by all regular special conditions ordered by the Commission.	
b. proceedings.	The Commission may grant an offender parole to a federal immigration detainer for dep	oortation ()
i. must contact the	If the parolee is granted a release on bond or is allowed to remain in the United States, the nearest Idaho probation and parole office within five (5) days of release.	parolee ()
ii. return to the Unit	If the parolee is deported from the United States to the country of citizenship, the parolee ted States and doing so is considered failure to obey the law and is in violation of the parole	
08. supervising author travel.	Miscellaneous File Review . A miscellaneous file review request may be submitted ority to request modification of a special condition of parole or request permission for interest.	
09.	Interstate Compact.	()
a. Compact and the	An offender must be eligible for transfer of supervision to another state under the I receiving state must accept the transfer before the offender is released on parole.	nterstate
required to post	Any person under state parole who applies for a transfer of supervision to another state an application fee pursuant to Section 20-225A, Idaho Code, payable to Idaho Depart dition to the Commission's bond.	shall be ement of ()
b. release or prior to five hundred doll	Any offender granted parole under the Interstate Compact may be required to post a bond to such acceptance under the Interstate Compact. The amount of the bond set by the Commitars (\$500).	
i. payment shall be	The bond must be posted at the Commission office. A cashier check, money order, of the only acceptable means of posting bond.	or online
ii.	Failure to successfully complete parole is grounds for forfeiture of the bond.	()

be retur	iii. ned to pa	Upon successful completion or discharge of parole without violation, the amount of the bond may yee less an amount of ninety-five dollars (\$95) for administrative costs.
which tl	iv. he offend	A request must be made for return of the bond within one (1) year of discharge of the offense for er was serving parole.
251 2	299.	(RESERVED)
300.	VICTI	MS.
rights a	01. t Parole (Notice of Victim Rights. The Commission will advise victims of their constitutional and statutory Commission proceedings. The Commission will exercise all due diligence to notify victims of their ()
case and	02. d to provi	Testimony . The victim is invited to attend all hearings, except executive sessions, pertinent to the de testimony. Testimony may be provided verbally in the hearing or in writing prior to the hearing.
301 3	349.	(RESERVED)
350.	PAROI	E PLAN AND RELEASE PROCEDURES.
	01.	Parole Plan. ()
treatment other tre	nt for alc	The proposed parole plan should be available at the parole hearing interview and parole aring and should include a stable residence, employment or maintenance and care plan, as well as bolol or drug problems, mental health problems, sex offender treatment, after care treatment, or any eemed necessary. The plan will be developed to manage and mitigate offender risk and will address eds.
treatme	b. nt, and tra	Educational programs may be considered, but the offender must demonstrate how normal living, ansportation expenses, etc., will be paid for.
prospec	c. tive parol	All parole plans will be investigated by the supervising authority in the area in which the ee plans to reside.
	02.	Tentative Parole Dates. All parole release dates granted by the Commission are tentative. ()
processi	a. ing the re	The parole plan must be approved before the actual release date can be set to allow time for lease.
		The Commission may reconsider its decision, and void the tentative parole date if the Commission tion that was not available at the time of the hearing or the offender has disciplinary problems ole hearing.
acknow	03. ledge all	Contract . Prior to release to parole, the offender must sign a contract with the Commission and general and special conditions of parole.
supervis	a. sing offic	The parolee will be issued reporting instructions that will include contact information for the e.
351 3	399.	(RESERVED)
400	PAROI	E DISPOSITION PROCESS

Initiated. The parole disposition process is initiated by a written or verbal report describing the

Section 300 Page 5004

01.

conditions of par	role that are alleged to have been violated.	()
02.	Warrants.	()
	A supervising authority may issue an agent's warrant to authorize local law enforcer rolee to the appropriate jurisdiction to be housed pending an appearance before the Common 20-227, Idaho Code.		
warrant suspends	After receipt of a report of violation, a Commission warrant may be issued by the Example of members of the Commission. There is no bond on this warrant and issuance is the offender's parole until a determination has been made on the merits of the case. The time dered to be a fugitive from justice will not be counted towards the time on parole or as particular to the counter of the case.	of thi	s
i. if the parolee wil	Following arrest on a Commission warrant, the Executive Director or the Commission will be released to continue parole.	l decid	e)
ii. Information Cen extradite the off extradition.	If the location of the offender is unknown, the warrant will be entered into National atter or other law enforcement database and will designate from which states the Commiss fender once arrested. At any time the Executive Director or designee may change the	ion wil	1
prescribed by lav	If an offender is being held in custody on new charges in a state outside of Idaho, the warrant etainer only, and written notice of this action will be submitted to the holding facility. The time we for service of the factual allegations of the violation of the conditions of parole will beging facility notifies the Commission either the warrant has been served or is notified the offert to Idaho, whichever is earlier.	ne limit n on th	e
iv. necessary to requ	If the offender is arrested in a state other than Idaho and refuses extradition to Idaho, it uest a governor's warrant.	may b	e)
03.	Notice of Hearing Rights.	()
a. fair and impartia	Every parolee arrested on a Commission warrant for alleged violation(s) of parole is entited the latest allegations of violation of the conditions of parole.	iled to	a)
b. location of any a	The parolee shall be provided pertinent due process including written notice of the date, tiend all public hearings involved in the disposition process.	me, and	t (
04. or defense of the	Witnesses . The accusing parole officer or alleged parole violator may present witnesses in allegations of parole violation.	suppor	1
available for cro relationship to the the alleged parol	The Commission has no subpoena power to compel any witness to attend a hearing. The may make a timely written request to the Commission office for certain adverse witnesses examination, and such request must include the name, address, telephone number, em ne case; the hearing officer will make reasonable efforts to request their participation. However, eviolator's responsibility and the accusing parole officer's responsibility to notify their with ad location of any and all hearings or change of hearings.	es to be ail, and ver, it i	e d
b. informant or the or cross-examina	If it is determined by the hearing officer or the Executive Director that the identification personal appearance of a witness would subject such person to potential risk or harm, confrontion will not be allowed, and the record will reflect such determination.	n of an ontation	n n
05. conducted during	Attorney . The alleged parole violator may utilize the services of an attorney at any public g the disposition process.	hearing	3)
a.	An attorney will be paid at the alleged parole violator's expense.	()

Section 400 Page 5005

b. It is the alleged parole violator's responsibility to notify his attorney of the date, time, and location of any and all hearings or change of hearings. The alleged parole violator's attorney may make a request of the Commission office to be notified of any hearings and if requested in writing, the Commission office will provide the attorney with copies of reports or documents that are subject to disclosure according to the public records act. ()
c. Commission Provided Attorney. Prior to a hearing, the alleged parole violator may request legal representation be provided by the Commission. The Executive Director or designee will determine if the facts presented by the alleged parole violation or the circumstances of the alleged parole violator demonstrate that alleged parole violator does not understand the proceedings and is otherwise incapable of representing himself. ()
i. If a hearing officer, after meeting with the alleged parole violator, believes that the individual is not able to fully understand the hearing proceedings or is otherwise incapable of representing himself, the hearing officer shall notify the Executive Director. Upon receipt of such notification, the Executive Director or the Commission will make an attorney available to assist the alleged parole violator at the Commission's expense if the facts presented demonstrate that the alleged parole violator meets the criteria for Commission-provided attorney. In reaching this decision, the Executive Director or Commission shall:
(1) Review the case file and documents regarding the alleged parole violator's personal history, including his physical and mental health status.
(2) Consider the alleged parole violator's ability and capacity to understand the proceedings. ()
(3) Order a current or competency assessment if such would be helpful in making a decision regarding the request for counsel.
ii. Specific time limits provided for in these rules may be waived at the discretion of the Executive Director when an attorney is requested or provided, or both, at Commission expense.
06. Violation and Disposition Hearings . The hearing officer or Executive Director will determine the location of all hearings. The parolee is required to be present at the violation or disposition hearing, unless waived by the offender.
a. Violation Hearings. ()
i. Non-technical violations. If the alleged parole violator is accused of violation of parole by absconding supervision or being convicted of a felony or misdemeanor offense, the subject is not entitled to a preliminary hearing, but is entitled to a hearing to determine guilt or innocence of the alleged parole violation within a reasonable time following service of a copy of the report of violation.
ii. Technical violations. If the alleged parole violator is accused of a violation of parole other than by absconding supervision or being convicted of a felony or misdemeanor offense the subject is entitled to a preliminary hearing by the supervising authority within a reasonable amount of time. An on-site hearing will be conducted by a Commission hearing officer to determine guilt or innocence within thirty (30) days from the date the accused was

iii. Preliminary hearing. A technical parole violator is entitled to a preliminary hearing to establish whether there is probable cause to believe the violations may have occurred, and such hearing will be conducted by staff of the supervising authority or as otherwise directed by the Executive Director. The alleged parole violator is entitled to a written decision within a reasonable time following the preliminary hearing. If it is determined at the preliminary hearing that there is no probable cause to support the allegations of violation of the conditions of parole, the parolee will be released to continue parole.

iv. On-Site Violation Hearing. A technical parole violator is entitled to an on-site fact-finding hearing conducted by a hearing officer. The on-site hearing is conducted reasonably near the site of the alleged parole violation(s). The Executive Director or hearing officer will determine where the hearing will be conducted. In situations where the violation(s) occurred outside the state of Idaho, the Executive Director or hearing officer will

Section 400 Page 5006

served with the copy of the report of violation.

Commission of Pardons and Parole determine the location of the hearing. Based on Interstate Compact rules, an on-site hearing may not be possible if charged and arrested in a state other than Idaho. Violation Hearing. In most cases, a hearing officer will conduct a fact-finding or violation hearing and will make a finding on each allegation as to the guilt or innocence of the alleged parole violator and may dismiss some or all allegations. If a hearing officer is unavailable, the Executive Director will appoint someone to conduct the hearing. b. The parolee shall have the right to appear at a violation hearing and respond to the allegations of violation of the conditions of parole, present witnesses, and present evidence. The parolee may confront and cross-examine adverse witnesses who have given information on which the charges have been based unless it would subject such person to potential risk or harm as determined by the hearing officer. The alleged parole violator is entitled to a verbal or written decision within twenty (20) days. When a verbal decision has been rendered at the conclusion of the hearing, such finding must be noted in the hearing officer's report. Prior to a disposition hearing, the hearing officer will prepare a report of findings summarizing the violation hearing, to include testimony, and will make specific findings for each allegation. Disposition Hearing. If finding of guilt was made on one (1) or more of the violations, the Commission will consider whether to reinstate the offender on parole on the same or modified conditions, or to revoke parole. The Commission will consider all options available and will state its reasoning if parole is revoked. The type of violations raised in the allegations and recommendations will determine the type of disposition hearing available to the alleged parole violator. Absentia Hearing. The Commission can hold a disposition hearing without the alleged parole violator's appearance if the alleged parole violator has signed the proper document waiving the right to appear before the Commission, and the Commission accepts such a waiver. 07. Miscellaneous Hearing Information. The Commission, through the Executive Director, shall designate the county, state, or other facility where the alleged parole violator shall be held. The alleged parole violator can request a continuance of any hearing. The hearing officer, Executive Director, or the Commission will determine if the continuance will be granted. If a continuance is granted at the alleged parole violator's request, said request will constitute a waiver of any and all time limits involved. Credit of Time on Parole. If parole is revoked, the time during which the offender was on parole from the parole release date to the arrest date on the agent's warrant or Commission warrant is not credited toward the sentence unless the Commission, in their discretion, chooses to credit the time in whole or in part per Idaho Code 20-1007. Any time the offender is incarcerated on a parole agent's warrant and/or a Commission warrant will be credited toward the sentence, including discretionary jail time. The offender will not receive credit for incarceration time if the incarceration was for a new crime and a Commission warrant was not served.

The offender must provide the hearing officer or the Executive Director with dates of incarceration

401. -- 449. (RESERVED)

and the location of the incarceration.

450. COMMUTATIONS. A Commutation may be considered for a person convicted of any misdemeanor or felony crime to modify a sentence imposed by the sentencing jurisdiction. Petition. A petition must be submitted to initiate the process. Only forms approved by the Commission will be accepted and must be completed correctly per the instructions on the form. The petition must contain the reason a modification of sentence is requested and the precise modification which is requested, such as the following. i. Change a consecutive sentence to concurrent. ii. Reduce the maximum length of sentence. iii. Reduce the minimum fixed term of a sentence. Change a fixed sentence to indeterminate. Change a sentence in any other manner not described. v. The Commission may consider one (1) application from any one (1) person in any twelve (12) h. month period from the date of denial. Petitions may be considered at any time by the Commission but are usually scheduled for consideration in the quarterly sessions in January, April, July, and October. Petitions must be received no later than the first day of the month prior to the next designated quarterly hearing session for which the offender is applying. Review or deliberation on the petition by the Commission will be conducted in executive session. f. Any petition may be continued for additional information or for further consideration. The petition is limited to no more than six (6) pages; the petition will not be considered if the document exceeds this number. An alleged parole violator is not eligible to file a petition until the violation has been adjudicated. h. The Commission will not consider a commutation for early discharge from parole in any case until the parolee has served at least one (1) year on parole as outlined in Section 20-1012, Idaho Code. The Commission will not consider an early discharge for a parolee who has a sex crime or violent crime until one-third (1/3) of the remaining time from the parole release date to full term release date has been served on parole; or until ten (10) years have been served on parole on a life sentence for any crime. A parole officer, parole officer designee, or parole officer supervisor can petition the Commission to consider an early discharge upon reaching the timelines established in this section.

If the parolee is permanently incapacitated or terminally ill, the Commission may consider and

Commutation Hearing. The scheduling of a hearing is at the complete discretion of the

Commission; if a commutation hearing is scheduled, the Commission will determine the date of the hearing. (

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grant an early discharge from parole after one (1) year for any crime.

IDAHO ADMINISTRATIVE CODE Commission of Pardons and Parole

IDAPA 50.01.01 – Rules of the Commission of Pardons and Parole

Idaho, a	a. t least on	Notice of a commutation hearing will be published in a newspaper of general circulation at E ce a week for four (4) consecutive weeks immediately prior to the hearing.	Boise,
which th	b. ne petition	A copy of the notice of publication will be mailed to the prosecuting attorney of the county ner was committed.	from
	c.	Victims of the offender will be notified when a hearing is scheduled. ()
given or	d . n the appl	Written notice of the hearing date, time, and location will be sent to the applicant at the adication or as otherwise requested.	dress
	i.	The Commission shall make such appearance mandatory, or may deny the commutation. ()
	e. Id the Ex laho Code	The decision and supporting documents regarding a commutation will be filed with the Secreta ecutive Director will provide all notice that a commutation is granted consistent with Section.	
	03.	Death Sentence. ()
of offen	a. ders unde	Exceptions to the commutation petition page limit may be made by the Executive Director in cr sentence of death.	cases
activatir	b. ng the cor	At any time, the Commission may review a file, information, or interview an offender winmutation process.	thout)
provide	c. verificati	Commutation petitions must be initiated by the petitioner or his legal counsel. Legal counsel on that he has been retained by the petitioner or his family to prepare and submit the petition.	must
	d.		
any time		The Commission may elect to receive and consider a petition for a death penalty modificati	on at
any time	e.	(RESERVED)	on at
·	e. 199.		on at
451 4 500.	e. 199. SELF-I 01.	(RESERVED))
451 4 500.	e. 499. SELF-I 01. the proces	(RESERVED) NITIATED PAROLE RECONSIDERATION. Petition. An incarcerated offender making a request for reconsideration of parole denial	must
451 4 500.	e. 499. SELF-I 01. the proces a. r and Dep b.	(RESERVED) NITIATED PAROLE RECONSIDERATION. Petition. An incarcerated offender making a request for reconsideration of parole denial ss by submitting an application. (The only acceptable form is the one provided by the Commission, and it must be signed by	must) y the)
451 4 500. initiate to offender be considered	e. 499. SELF-I 01. the proces a. r and Dep b. idered. c. I since the	(RESERVED) NITIATED PAROLE RECONSIDERATION. Petition. An incarcerated offender making a request for reconsideration of parole denial ss by submitting an application. (The only acceptable form is the one provided by the Commission, and it must be signed by partment of Correction case manager.	must) y the) ll not) have
451 4 500. initiate to offender be considered be considered be considered be considered by the considered by	se. 499. SELF-I 01. the proces a. r and Dep b. idered. c. I since the d. er the init	(RESERVED) NITIATED PAROLE RECONSIDERATION. Petition. An incarcerated offender making a request for reconsideration of parole denial as by submitting an application. (In the only acceptable form is the one provided by the Commission, and it must be signed be partment of Correction case manager. (In the petition must be typed and completed correctly, per the instructions on the form, or it with the petition must state the reason reconsideration is requested and the circumstances that	must) y the) ll not) have d the) ne (1)
451 4 500. initiate to offender be considered be considered be considered be considered by the considered by	se. 499. SELF-I 01. the proces a. r and Dep b. idered. c. I since the d. er the init	(RESERVED) NITIATED PAROLE RECONSIDERATION. Petition. An incarcerated offender making a request for reconsideration of parole denial as by submitting an application. (The only acceptable form is the one provided by the Commission, and it must be signed by the artment of Correction case manager. (The petition must be typed and completed correctly, per the instructions on the form, or it with the petition must state the reason reconsideration is requested and the circumstances that the last hearing. The offender must have had no disciplinary issues in the year prior to submittee the Commission will consider one (1) application from the offender who was denied parole or ial decision. After the initial SIPR is heard, the Commission will consider applications once per	must) y the) ll not) have ed the) ne (1) year)

IDAHO ADMINISTRATIVE CODE Commission of Pardons and Parole

IDAPA 50.01.01 – Rules of the Commission of Pardons and Parole

	()
g.	Any petition may be continued for additional information or for further consideration. ()
h.	The petitioner will be notified of the decision.)
i. this number.	The petition is limited to four (4) pages; the petition will not be considered if the petition ex	ceed	ls)
02.	Hearing . The scheduling of a hearing is at the complete discretion of the Commission. ()
501 549.	(RESERVED)		
	ON. c considered for a person convicted of any misdemeanor or felony crime. A pardon does not explime from the applicant's criminal history.	pung	șe)
01. since the applican	General . An application for a pardon may not be considered until a period of time has elent's discharge from custody as defined below.	apse	d)
a. sooner than five	Applications for pardon for non-violent and non-sex crimes may be submitted for consideration (5) years after the satisfaction of the sentence on the crime for which they are requesting a pard (
b. for consideration requesting a pard	Applications for pardon for violent or sex crimes or other crimes against a person may be subnano sooner than ten (10) years after the satisfaction of the sentence on the crime for which the lon.		
8004, 18-8004C,	In addition to the provisions of (a) and (b), applications for pardon for vehicular manslau on 18-4006(3)(b), Idaho Code or driving under the influence, including any violation of Section 18-8005 or 18-8006, Idaho Code, may be submitted for consideration no sooner than fifteer ate which the applicant pled guilty to or was found guilty of such a crime.	ns 18	3-
d.	A pardon application will not be considered while an offender is incarcerated or on supervisio	on.)
e. notified of the de	The Commission will determine whether a hearing will be granted and the applicant was cision in writing.	ill b))
02. Commission web	Application . A pardon application can be obtained from the Commission office or obsite.	n th	ie)
a.	The application must be completed and returned to the Commission office.)
i.	The completed application must include the reasons why the pardon is requested. ()
ii.	The applicant may attach letters of recommendation or other documents to support the reques	it.)
iii. police reports for	The applicant must include copies of all court judgments and conviction documents, as we each crime for which a pardon is requested.	ell a	ıs)
iv. unless otherwise	A pardon may be requested only once during a twelve-month (12) period from the date of c stated by the Commission.	denia	al)
v. or discharge.	An application may not be considered if there is significant law enforcement contact since sen	itenc	:е `)

reviewed	b. by the ort will co	Upon receipt of the completed application and required documentation, eligible applications of Commission. The Commission may request an investigation of the applicant by Commission ontain the following:		
i release fro	i. om supe	A criminal records check will be conducted to include any law enforcement contact single envision or incarceration.	nce th	ie)
i	ii.	The applicant's employment history since discharge from supervision or incarceration.	()
	iii. on, com	The applicant's willingness to fulfill the obligations of a law-abiding citizen, including munity involvement, volunteer service, hobbies, and related interests.	fami] ())
	iv. ients, tra	The applicant's employment and education status, including any professional or vocaining, and any additional information as deemed necessary or appropriate.	ation:	al)
1	v.	Confirmation that all restitution and fines as ordered by the sentencing court are paid.	()
interview	vi. may be	An interview with the applicant may be conducted and a summary of the interview provided conducted in person or by electronic means.	d. Sai (id)
	03. s schedu	Hearing . The scheduling of a hearing is at the complete discretion of the Commission. If a pled, the Commission will determine the date of the hearing.	pardo (n)
week for	a. four (4)	Notice of a pardon hearing shall be published in a newspaper of general circulation at least consecutive weeks immediately prior to the hearing.	once (a)
petitioner	b. was ser	A copy of the publication will be mailed to the prosecuting attorney of the county from whiteneed.	ich th	ie)
(с.	Victims of the offender will be notified in writing when a hearing is scheduled.	()
-	d. the appl	Written notice of the hearing date, time, and location will be sent to the applicant at the a ication or as otherwise requested.	iddres (3S)
i	i	The Commission shall make such appearance mandatory, or may deny the pardon.	()
known ad	e. Idress.	The applicant will be given written notice of the decision and such notice will be sent to t	the la	st)
_	f. t with So	The decision and supporting documents regarding a pardon will be filed with the Secretary of ection 20-1018, Idaho Code.	of Star (te)
551. I	RESTO	RATION OF FIREARMS RIGHTS PURSUANT TO SECTION 18-310, IDAHO CODE	E.	
firearm m	01. nay be c n of a cr	General . An application for restoration of the civil right to ship, transport, possess, or reconsidered upon final discharge under Section 18-310(2), Idaho Code. This is not a pardon time, nor is the applicant's criminal record expunged.	ceive for th	a ne)
	02. for whi	Application . An application may not be made until five (5) years after the date of final discharge the they are requesting restoration of firearm rights.	arge (of)
8	a.	An application may be obtained from the Commission office or on the Commission website.	()
ŀ	b.	The application must be the original and returned to the Commission office.	()

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IDAHO ADMINISTRATIVE CODE Commission of Pardons and Parole

IDAPA 50.01.01 – Rules of the Commission of Pardons and Parole

firearm	i. under Sed	The application must request the restoration of the right to ship, transport, possess, or rection 18-310, Idaho Code.	ceive (a)
	ii.	The application must be in writing and legible.	()
reports 1	iii. related to	All court convictions, judgment orders, including any dismissal documents, as well as said convictions must accompany the application.	polic (:е)
	iv.	An application may be submitted once every twelve (12) months from the date of denial.	()
	v.	The petition must state the reason for the request.	()
	vi.	Review or deliberation on the petition will be conducted in executive session.	()
of the de	vii. ecision.	The Commission will determine whether a hearing will be granted and the applicant will be a	advise (:d)
	viii.	No applications will be considered for individuals who are incarcerated or on supervision.	()
reviewe The rep	c. d by the ort shall i	Upon receipt of the completed application and required documentation, eligible applications Commission. The Commission may request an investigation of the applicant by Commission clude, but not be limited to, the following:		
from su	i. pervision	A criminal records check will be conducted to include any law enforcement contact since or incarceration.	releas	se)
requesti	ii. ng restora	The applicant's employment history since the date of final discharge of the crime for which tation of firearm rights.	hey an	re)
informa	iii. tion, com	The applicant's willingness to fulfill the obligations of a law-abiding citizen, including munity involvement, volunteer service, hobbies, and related interests.	famil	ly)
achieve	iv. ments, tra	The applicant's employment and education status, including any professional or vocining and any additional information as deemed necessary or appropriate.	cation:	al)
	v.	Confirmation that all restitution and fines as ordered by the sentencing court have been paid	l. ()
intervie	vi. w may be	An interview with the applicant may be conducted and a summary of the interview provide conducted in person or by electronic means.	ed. Th	ie)
	03.	Hearing . The scheduling of a hearing is at the complete discretion of the Commission.	()
	a.	If a hearing is scheduled, the Commission will determine the date of the hearing.	()
	b.	Any hearing may be continued for additional information.	()
given o	c. n the appl	Written notice of the hearing date, time, and location will be sent to the applicant at the ication or as otherwise requested.	addres	ss)
rights.	i.	The Commission shall make such appearance mandatory or may deny the restoration of	firearı (m)
known a	d. address.	The applicant will be given written notice of the decision and such notice will be sent to	the la	st)
	04	Authority to Crant The Commission has the full and final authority and discretion to	o orai	nt

Section 551 Page 5012

restoration of civil rights to ship, transport, possess, or receive a firearm under Section 18-310, Idaho Code, except as

provided	ı tilci cili.		(,
552 5	399.	(RESERVED)		
600.	REMIS	SION OF FINE OR PENALTY PURSUANT TO SECTION 20-1004, IDAHO CODE.		
	01.	Request . An application for remission of fine or penalty must be made to the Commission.	()
	a.	The application must be in writing.	()
	b.	The application must outline the reasons action is requested to remit such fine or penalty.	()
•	c.	The applicant must submit a certified copy of the judgment or order assessing said fine or p	enalty (,
	02.	Review . The Commission will review the application to remit a fine or penalty.	()
The revi	a. ew will b	The Commission will usually review such application on a month designated as a quarterly see conducted by the full Commission.	session	n.)
	b.	The Commission will conduct such review in executive session.	()
	c.	Any application may be continued for further consideration or additional information.	()
notified	d. of the de	The Commission will determine whether a hearing will be granted and the applicant cision in writing.	will b))
	03.	Hearing . The scheduling of a hearing is at the complete discretion of the Commission.	()
	a.	If a hearing is scheduled, the Commission will determine the date of the hearing.	()
circulati	b. on at Boi	If a hearing is scheduled, notice of the hearing will be published in a newspaper of se, Idaho, at least once a week for four (4) consecutive weeks immediately prior to the hearing	gener ng. (al)
which th	c. ne petition	A copy of the notice of publication will be mailed to the prosecuting attorney of the counter was sentenced.	ty from	m)
address.	d.	Written notice of the hearing date, time, and location will be sent to the applicant at the last	know (/n)
penalty.	i.	The Commission shall make such appearance mandatory or may deny the remission of	fine (or)
	ii.	The Commission may continue the hearing to a later date for any reason.	()
assessed	, and this	Satisfaction of Judgment . If the Commission determines that such fine or penalty is all document of such action will be submitted to the clerk of the court where said fine or penalty will constitute a satisfaction of the judgment. The decision and supporting documents regard or penalty will be filed with the Secretary of State consistent with Section 20-1018 Idaho Commission.	alty wa arding	as
601 7	99.	(RESERVED)		

800. FOREIGN NATIONAL TREATY TRANSFER PURSUANT TO SECTION 20-1014, IDAHO CODE.

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IDAHO ADMINISTRATIVE CODE Commission of Pardons and Parole

IDAPA 50.01.01 – Rules of the Commission of Pardons and Parole

An offender may be transferred upon request to a country of which the offender is a citizen or national if a treaty is in effect between that country and the United States. **Governors Authorization.** Subject to the terms of a treaty and on behalf of the state of Idaho, the Governor has authorized the Commission to consent to transfers or exchanges of offenders and take any other action necessary to initiate the participation of the state in such treaty. Request for Transfer. An offender may request a transfer to a foreign county when the offender meets the requirements enumerated below. The Commission will receive the request and relevant documents from the Department of Correction. The Commission may request additional information from the offender, any victims, the Department, or any other source the Commission deems appropriate. a. The offender must be a citizen or national of the foreign country.) The United States and the foreign country must be parties to a treaty that provides for the transfer or b. exchange of convicted offenders. The offender must not be serving a life sentence. c. d. The offender cannot be less than two (2) years from his parole eligibility date. The offender must meet the Department of Justice's guidelines for international transfer e. applications. **Hearing**. The full Commission may review a transfer request that meets all the requirements under 03. the law in a hearing. The Commission may require the offender's appearance or may make a final decision based upon the materials with the request and other information which is available. The offender is not entitled to be personally present, to have counsel, to present witnesses or evidence, or to have any particular evidence considered. The Commission may continue the hearing to a later date for any reason. The Commission will schedule the application for review during a scheduled hearing session at a time and place of its choosing. 04. Decision. The offender is not entitled to appeal the Commission's decision. a. The offender may reapply two (2) years from the date of denial by either the Governor or the b. Commission. Approval of Transfer Request. If the Commission approves the transfer request, the request

packet is sent to the Department of Justice for consideration and approval. Once the Department of Justice approves

(RESERVED)

801. -- 999.

Section 800 Page 5014

the transfer, the offender is under the jurisdiction of the Department of Justice.

PROPOSED RULE COST/BENEFIT ANALYSIS

Section 67-5223(3), Idaho Code, requires the preparation of an economic impact statement for all proposed rules imposing or increasing fees or charges. This cost/benefit analysis, which must be filed with the proposed rule, must include the reasonably estimated costs to the agency to implement the rule and the reasonably estimated costs to be borne by citizens, or the private sector, or both.

Department or Agency: Commission of Pardons and Parole			
Agency Contact: Ashley Dowell	Phone: (208)-334-2520		
Date: September 7, 2021			
IDAPA, Chapter and Title Number and Chapter 50.01.01 Commission of Pardons and Parole	•		
Fee Rule Status: X Proposed Rulemaking Docket Number: 50-0101-21001	-		

STATEMENT OF ECONOMIC IMPACT:

This will not have a negative impact on the General Funds. We are adding the specified dollar amount of \$95.00 back into the rules for clarification of the dollar amount of the administrative fee assessed by the Commission from the Interstate compact fee as required by statute. This amount was inadvertently removed several years ago but has not changed.