Dear Senators BURTENSHAW, Adams, Semmelroth, and Representatives MENDIVE, Shepherd, Burns:

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

- IDAPA 20.03.13 Administration of Cottage Site Leases on State Lands (ZBR Chapter Rewrite) Proposed Rule (Docket No. 20-0313-2401);
- IDAPA 20.03.14 Rules Governing Grazing, Farming, and Conservation Leases (ZBR Chapter Rewrite) Proposed Rule (Docket No. 20-0314-2401).

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 08/02/2024. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 08/30/2024.

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

Rules Review Subcommittee of the Senate Resources & Environment Committee and the TO:

House Resources & Conservation Committee

FROM: Deputy Division Manager - Katharine Gerrity

DATE: July 17, 2024

SUBJECT: Idaho Department of Lands

IDAPA 20.03.13 - Administration of Cottage Site Leases on State Lands (ZBR Chapter Rewrite) - Proposed

Rule (Docket No. 20-0313-2401)

IDAPA 20.03.14 - Rules Governing Grazing, Farming, and Conservation Leases (ZBR Chapter Rewrite) -

Proposed Rule (Docket No. 20-0314-2401)

1. IDAPA 20.03.13 - Administration of Cottage Site Leases on State Lands (ZBR Chapter Rewrite)

Summary and Stated Reasons for the Rule

The Idaho Department of Lands submits notice of proposed rule at IDAPA 20.03.13 - Administration of Cottage Site Leases on State Lands. According to the department, the rulemaking is based on the zero based regulation pursuant to executive order of the Governor. The department states that it has made minimal updates to the rule text. The rule provides guidance for residential cottage site leasing on state lands by establishing restrictions regarding assignments and describing how annual rent will be determined.

Negotiated Rulemaking / Fiscal Impact

The department notes that negotiated rulemaking was conducted and that there is no fiscal impact as a result of the rulemaking.

Statutory Authority

The rulemaking appears to be authorized pursuant to sections 58-104 and 58-105, Idaho Code.

2. IDAPA 20.03.14 - Rules Governing Grazing, Farming, and Conservation Leases (ZBR Chapter Rewrite)

Summary and Stated Reasons for the Rule

The Idaho Department of Lands submits notice of proposed rule at IDAPA 20.03.14 - Rules Governing Grazing, Farming, and Conservation Leases (ZBR Chapter Rewrite). According to the department, the rulemaking is based on the zero based regulation pursuant to executive order of the Governor. The department

Paul Headlee, Deputy Director Matt Drake, Manager Legislative Services Office

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

Legislative Audits

Norma Clark, Manager **Information Technology**

Statehouse, P.O. Box 83720 Boise, Idaho 83720-0054

Tel: 208-334-2475 legislature.idaho.gov states that the regulatory burden has been reduced by decreasing both the total word count and the number of restrictive words in the proposed rule but that no changes were made that changed the context of the previous rule.

Negotiated Rulemaking / Fiscal Impact

The department states that negotiated rulemaking was conducted and that there is no fiscal impact as a result of the rulemaking.

Statutory Authority

The rulemaking appears to be authorized pursuant to sections 58-104 and 58-105, Idaho Code.

cc: Idaho Department of Lands Anna Maria Mancini

*** 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.

IDAPA 20 – IDAHO DEPARTMENT OF LANDS

20.03.13 – ADMINISTRATION OF COTTAGE SITE LEASES ON STATE LANDS DOCKET NO. 20-0313-2401 (ZBR CHAPTER REWRITE) 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 Sections 58-104(6) and 58-105, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than July 17, 2024.

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:

The Idaho Department of Lands initiated this rulemaking in compliance with Executive Order 2020-01: Zero-Based Regulation. IDAPA 20.03.13 provides guidance for residential cottage site leasing on state lands by establishing restrictions regarding assignments and describing how annual rent will be determined. It is the Department's intention to make minimal updates to the rule text.

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 resulting from this rulemaking: 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 March 6, 2024 edition of the Idaho Administrative Bulletin, Vol. 24-3, pages 14-15.

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 Kemp Smith at 208-334-0202 or KeSmith@idl.idaho.gov.

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 July 24, 2024.

DATED this 3rd day of June, 2024.

Kemp Smith, Commercial and Residential Program Manager Idaho Department of Lands 300 N. 6th Street, Suite 103 P.O. Box 83720 Boise, Idaho 83702

Phone: 208-334-0202; Fax: 208-334-3698

rulemaking@idl.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 20-0313-2401 (ZBR Chapter Rewrite.)

20.03.13 - ADMINISTRATION OF COTTAGE SITE LEASES ON STATE LANDS

000. LEGAL AUTHORITY.

The State Board of Land Commissioners has adopted these rules in accordance with Article IX, Section 8 of the Idaho Constitution and Sections 58-104(1) and 58-304, Idaho Code.

001. TITLE AND SCOPE.

OfficeTitle. These rules are titled IDAPA 20.03.13, "Administration of Cottage Site Leases on State (3-18-22)

82. Scope. It is the intent and express policy of the Board in administration of eCottage sSite leases located on state-owned lands administered by the Board, to provide for a reasonable rental income from those lands in accordance with the requirements of the Idaho Constitution of the State of Idaho.

(3-18-22)((1001))

002. -- 009. (RESERVED)

010. **DEFINITIONS.**

For the purposes of these rules, unless otherwise indicated by express term or by context, the term: (3-18-22)

O1. Annual Rental. The rental paid on or before January 1, in advance, for the following year. (3-18-22)

O2. Board. The State Board of Land Commissioners, or its designee. (3-18-22)(

03. Cottage Site. Any state-owned lot that is leased for recreational residential purposes. (3-18-22)

04. Department. The Idaho Department of Lands. (3-18-22)

05. Lessee. A tenant of a cottage site. (3-18-22)

011. -- 019. (RESERVED)

020. SALE AND ASSIGNMENT—REQUIRED DOCUMENTATION.

O1. Documentation of Sale. The Prior to the assignment of a Cottage Site Lease, the lessee must provide the Department, at their expense, the following documents concerning associated with a eCottage sSite sale prior to assignment of the cottage site lease.

(3-18-22)(_____)

a. The original of the current lease; or

(3-18-22)

b. A signed and notarized Affidavit of Loss if the current lease has been lost.

(3-18-22)

02. Assignments. A lease may-only be assigned only to an individual or to a husband or wife. The Board will not recognize assignments to corporations, partnerships, or companies. Leases may be assigned to and held by an estate only if one (1) individual or husband or wife are designated as the sole contact for all billing and correspondence. A lessee may only hold one (1) ecottage sole lease at a time.

021. -- 024. (RESERVED)

025. LEASE RATE ANNUAL RENTAL DETERMINATION—ANNUAL RENTAL.

Annual rental is set by the Board-from time to time as deemed necessary. It is the intent of the State Board-of Land Commissioners that those rental rates be determined through market indicators of comparable land values.

026. -- 999. (RESERVED)

(3-18-22)(____)

IDAPA 20 – IDAHO DEPARTMENT OF LANDS

20.03.14 - RULES GOVERNING GRAZING, FARMING, AND CONSERVATION LEASES DOCKET NO. 20-0314-2401 (ZBR CHAPTER REWRITE) 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 Sections 58-104(6) and 58-105, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than July 17, 2024.

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:

The Idaho Department of Lands initiated this rulemaking in compliance with Executive Order 2020-01: Zero-Based Regulation. This rule chapter is scheduled for a comprehensive review in 2024 and legislative review in 2025 with the goal of simplifying and streamlining the rules for increased clarity and ease of use.

The regulatory burden has been reduced by decreasing both the total word count (-10.35%) and the number of restrictive words (-37.8%) in the proposed rule. No changes were made that changed the context of the previous rule.

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 resulting from this rulemaking: 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 March 6, 2024, Idaho Administrative Bulletin, Vol. 24-3, pages 16-17.

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 Addie Faust at (208) 334-0275 or afaust@idl.idaho.gov.

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 July 24, 2024.

DATED this 3rd day of June, 2024.

Addie Faust, Natural Resource Leasing Program Manager Idaho Department of Lands 300 N 6th St. Suite 103 Boise ID, 83702 Phone: (208) 334-0275

rulemaking@idl.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 20-0314-2401 (ZBR Chapter Rewrite.)

20.03.14 - RULES GOVERNING GRAZING, FARMING, AND CONSERVATION, NONCOMMERCIAL RECREATION, AND COMMUNICATION SITE LEASES

000. LEGAL AUTHORITY.

These rules are promulgated by the Idaho State Board of Land Commissioners pursuant to Section 58-104, Idaho Code.

001. TITLE AND SCOPE.

- **91.** Title. These rules are titled IDAPA 20.03.14, "Rules Governing Grazing, Farming, Conservation, Noncommercial Recreation, and Communication Site Leases." (3-18-22)
- **021. Scope.** These rules constitute the Department's administrative procedures for leasing of state endowment trust land (endowment lands) for grazing, farming, conservation, noncommercial recreation, communication sites and other uses that are treated similarly under the provisions of Section 58-307, Idaho Code, regarding a lease term for no longer than twenty (20) years, and under the provisions of Section 58-310, Idaho Code regarding lease auctions. These rules are to be construed in a manner consistent with the duties and responsibilities of the Idaho State Board of Land Commissioners as set forth in Title 58, Chapter 3, Idaho Code; Article 9, Sections 3, 7 and 8, of the Idaho Constitution; and Section 5 of the Idaho Admission Bill.

002. ADMINISTRATIVE APPEALS.

- **O1. Board Appeal.** All decisions of the Director are appealable to the Board. An aggrieved party desiring to make such an may appeal must, within twenty (20) days after receiving by filing with the Director a written notice of the final decision being appealed or in case of a conflict auction within twenty (20) days after the auction is held, file with the Director a written notice of appeal setting forth the basis for the appeal within twenty (20) days of:
 - <u>a.</u> Receiving notice of the Board's decision, which is being appealed or;
- b. The Board has the discretion to accept or reject any timely appeal. In the event that the Board rejects hearing the appeal, the decision of the Director will be deemed final The date that the conflict auction is held.

 (3-18-22)(
- **O2. Board Decision**. In the event the Board hears an appeal, it will do so at the earliest practical time or, in its discretion, appoint a Board sub-committee or a hearing officer to hear the appeal. The Board sub-committee or hearing officer will make findings and conclusions which the Board accepts, rejects or modifies. The decision of the Board after a hearing, or upon a ruling concerning the Board sub-committee or hearing officer's findings and conclusions, are final.

 (3-18-22)(_____)
- **03. Judicial Review**. Judicial review of the final decision of the Board is in accord with the Administrative Procedure Act, Title 67, Chapter 52, Idaho Code. (3-18-22)

003. -- 009. (RESERVED)

010. **DEFINITIONS.**

10. Amortization. The purchase of Department authorized, lessee installed, Lease improvements by

the Department through allowance of credit to the lessee's annual lease payments.

(3-18-22)(

- **02.** Animal Unit Month (AUM). The amount of forage necessary to feed one (1) cow or one (1) cow with one (1) calf under six (6) months of age or one (1) bull for one (1) month. One (1) yearling is considered seven tenths (.7) of an AUM. Five (5) head of sheep, or five (5) ewes with lambs are considered one (1) AUM. One (1) horse is considered one and one-half (1 1/2) AUM. (3-18-22)
- **O3.** Assignment. The Department approved transfer of all, or a portion of, a lessee's right to another person wherein the second person assumes the Lease contract with the Department.
- **04. Board**. The Idaho State Board of Land Commissioners, or such representatives as may be designated its designee. (3-18-22)(_____)
- **05.** Conflict Application. An application to lLease state endowment trust land for grazing, farming, or conservation, noncommercial recreation or communication site use when one (1) or more applications have been submitted for the same parcel of state endowment trust land and for the same or an incompatible use.

(3-18-22)(

06. Department. The Idaho Department of Lands.

- (3-18-22)
- **07. Director**. The Director of the <u>Idaho</u> Department of Lands, or <u>such representative as may be designated by the Director their designee</u>. (3-18-22)(_____)
- **08.** Extension. An approved delay in the due date of the rental owed on a farming <u>Lease</u> without risk of loss of the <u>Lease</u>.
- **109. Improvement <u>Credit</u> Valuation.** The process or processes of estimating the value of Department authorized improvements associated with a <u>Lease</u>, as defined in Section 102. (3-18-22)(_____)
- 10. Lease. A written agreement between the Department and a person containing the terms and conditions upon which the person will be authorized to use state endowment trust land.
 - 11. Herd Stock. Livestock leased or managed, but not owned, by the lessee. (3-18-22)
- 12. Lease Application. An application to lease state endowment trust land for grazing, farming, conservation, noncommercial recreation, or communication site purposes. (3-18-22)
- 132. Manageable Unit. A unit of state endowment trust land designated by the Department, geographically configured and sufficiently large to achieve the proposed use.
- 143. Management Plan. The signed state endowment trust land <u>Lease</u> for grazing, farming, and <u>lor</u> conservation, and any referenced attachments such as annual operating plans or federal allotment management plans; <u>is considered the management plan</u>.

 (3-18-22)(_____)
- 15. Mortgage Agreement. Department authorization for the lessee to obtain a mortgage on a state endowment trust land lease. (3-18-22)
- 164. Person. An individual, partnership, <u>limited liability company</u>, association, <u>trust, unincorporated organization corporation</u> or <u>any</u> other <u>legal</u> entity qualified to do business in the state of Idaho and any federal, state, county, or local unit of government.
- 175. Proposed Management Plan. A document written and submitted by the lease applicant detailing the management objectives and strategies associated with their proposed activity. (3-18-22)
- 186. Sublease. An agreement in which the state endowment trust land lease holder lessee conveys the right of use and occupancy of the property leased land to another party on a temporary basis.

 (3 18 22)(_____)

011. -- 018. (RESERVED)

019. LESSEE MAILING ADDRESS.

Unless otherwise notified by the lessee, the Department will send all Lease correspondence from the Department will be sent to the name and address as it appears on the lease application. It is the lessee's duty to notify the Department, in writing, of any change in mailing address.

020. APPLICATIONS AND PROCESSING.

- **O1.** Eligible Applicant. Any person legally competent to contract may submit an application to lease state endowment—trust land provided such person is not then in default of any contract with the Department—of Lands; provided further, that the Department may, in its discretion, exclude any person in breach of any contract with the state of Idaho or any department or agency thereof.

 (3-18-22)(
- **O2.** Application Process. All lease applications must be submitted to the Department on the appropriate Department form. The applications must be signed by the applicant, must be submitted in such manner as determined by the Department, and must meet the following criteria:

 (3 18 22)()

<u>a.</u>	Applications. All applications must:	()
<u>i.</u>	Be submitted to the Department on the appropriate Department form;	()
<u>ii.</u>	Be signed by the applicant:	()

- application fee in the amount specified by the Board-:

 Non-refundable Fee. Each application for a lease must be a companied by a non-refundable application fee in the amount specified by the Board-:

 (3-18-22)(____)
- biv. Application Deadline. The deadline to apply to lease a parcel of state endowment trust land already covered by a lease is as established by the Department for the year the existing lease expires. Applications to lease unleased state endowment trust land may be submitted at any time, or at such time as designated by the Department.

 Be accompanied with a Proposed Management Plan;

 (3-18-22)(____)
- ev. Proposed Management Plan. All applicants for state grazing, farming and conservation leases must submit a proposed management plan with their application. Where If the current lessee is an applicant, the Department will recognize the existing mManagement pPlan, as described by the existing lLease provisions, as the pProposed mManagement pPlan required to complete the lease application. The Department may require amendments to the pProposed mManagement pPlan in accordance with Subsections 020.02.e. and 020.02.f.;
- vi. Include a legal description of the endowment land sought to be leased. The Department may require an amendment of the legal description of lands identified in a lease application to ensure the parcel is a Manageable Unit or for any other reason the Department deems appropriate. If the applicant fails to provide an amended application, referencing a Manageable Unit as designated by the Department, the application is considered invalid.
- d. Legal Description on Application. All applications must include a legal description of the state endowment trust land applied on. The Department reserves the right to require an amendment of the legal description of state endowment trust lands identified in a lease application to ensure the parcel is a manageable unit or for any other reason deemed appropriate by the Department. If the applicant fails to provide an amended application, referencing a manageable unit as designated by the Department, the application is considered invalid. (3-18-22)
 - eb. Nonconflicted Applications. (3-18-22)
- i. If the current lessee is the only applicant and the Department does not have concerns with the lessee's current management of the leased-state endowment trust land, a new lease will be issued. (3-18-22)(_____)
 - ii. If the current lessee is the only applicant and the Department has concerns with the lessee's current

IDAHO DEPARTMENT OF LANDS Rules Governing Grazing, Farming, & Conservation Leases

Docket No. 20-0314-2401 ZBR Proposed Rule

management of the state leased endowment trust lands, the Department will request in writing a new $\frac{pP}{n}$ roposed $\frac{mM}{n}$ anagement $\frac{pP}{n}$ and meet with the current lessee to develop terms and conditions of a proposed lease.

(3-18-22)(

fc. Conflicted Applications.

(3-18-22)

i. All applicants submitting eConflict aApplications must meet with the Department to develop the terms and conditions of a proposed lease specific to each applicant's pProposed mManagement pPlan.

(3-18-22)(

- ii. The Department will provide all applicants for conflicted leases with the list of criteria that will be used to develop lease provisions. Among the factors to be addressed in the criteria are the following: (3-18-22)
- (1) The applicant's proposed use and the compatibility of that use of the state endowment trust land with preserving its long-term leasing viability for purposes of generating maximum return to trust beneficiaries; i.e., the impact of the proposed use and any anticipated improvements on the parcel's future utility and leasing income potential.

 (3-18-22)(______)
- (2) The applicant's legal access to and/or control of land or other resources that will facilitate the proposed use and is relevant to generating maximum return to trust beneficiaries. (3-18-22)
- (3) The applicant's previous management of land leases, land management plans, or other experience relevant to the proposed use or ability/willingness to retain individuals with relevant experience. (3-18-22)
- (4) Potential environmental and land management constraints that may affect or be relevant to assessing the efficacy or viability of the proposed use. (3-18-22)
 - (5) Mitigation measures designed to address trust management concerns such as: (3-18-22)
 - (a) Construction of improvements at lessee's expense.

(3-18-22)

- (b) Payment by lessee of additional or non-standard administrative costs where the nature of the proposed use and/or the applicant's experience raises a reasonable possibility that greater monitoring or oversight by the Department than historically provided will be necessary to ensure lease-term compliance. (3-18-22)
- (c) Bonding to ensure removal of any improvements installed for the lessee's benefit only and which would impair the future utility and leasing income potential of the state endowment trust land. (3-18-22)(_____)
- (6) Any other factors the Department deems relevant to the management of the state endowment trust land for the proposed use.
- Proposed Lease. Within ten (10) days of the final meeting with the applicant to discuss lease provisions, the Department will provide the applicant with a proposed lease containing those terms and conditions upon which it will lease the state endowment trust land. If the applicant does not accept in writing the lease as proposed by the Department within seven (7) days of receipt, the application will be rejected in writing by the Department. Within twenty (20) days of the date of mailing of the rejection notice, the applicant may appeal the Department's determination as to the lease's terms and conditions to the Land Board. If the appeal is denied, the applicant may continue with the auction process by accepting the lease terms and conditions initially offered by the Department. No auction may be held until the Land Board resolves any such appeal.
- 03. Expiring Leases. The Department will mail Llease applications—will be mailed by the Department to all holders of expiring lLeases—no less than at least thirty (30) days prior to the application deadline.—Signed applications and the application fee must be returned to the Department by the established deadline or postmarked no

IDAHO DEPARTMENT OF LANDS Rules Governing Grazing, Farming, & Conservation Leases

Docket No. 20-0314-2401 ZBR Proposed Rule

04. Rental Deposit.

(3-18-22)

- a. Existing Lessee. If the existing lessee is the sole applicant, the lessee may submit the rental deposit at the normal due date. If a econflict adposit also filed on the expiring lessee and the existing lessee is awarded the lease by the Land Board, the lessee must deposit, with the Department, the estimated first year's rental for the Lease at the time the Lease is submitted to the Department with lessee's signature.
 - **b.** New Applicants.

(3-18-22)

- i. Expiring Lease. New applicants for expiring <u>Leases must submit pay</u> the estimated first year's rental to the Department at the time of the application's is submissiontted.
- ii. Unleased State Endowment Trust Land. All applicants for unleased state endowment trust land are deemed new applicants. If an applicant for unleased state endowment trust land is a new applicant is the sole applicant, the applicant may submit the rental deposit at the normal billing cycle, unless the time of application and desired time of use do not coincide with the normal billing cycle, in which case payment must be rendered at the direction of the Department.

 (3-18-22)(_____)

021. LEASE LENGTH-OF-LEASE.

The Department may issue a *Lease for any period of time up to the maximum term provided by law.

(3-18-22)(

022. -- 029. (RESERVED)

030. CHANGE IN LAND USE.

The Director may change the use of any state endowment trust land, in whole or in part, for other uses that will better achieve the objectives of the Board.

031. -- 039. (RESERVED)

040. RENTAL.

- **O1.** Rental Rates. The Board determines the methodology used to calculate rental rates is determined (3-18-22)(_____)
- **O2.** Special Uses. The Department determines Ffees for special uses requested by the lessee and approved by the Department are determined by the Department. (3 18 22)(_____)
 - **03. Rental Due Date.** Lease rentals are due in accordance with the terms of the <u>Lease</u>.

(3-18-22)(_____

041. CHANGE OF RENTAL.

The Department reserves the right to increase the annual lease rental. Notice of any increase will be provided in writing to the lessee at least one hundred eighty (180) days prior to the lease rental due date. (3-18-22)

042. LATE PAYMENTS.

Rental not paid by the due date is considered late. Late payment charges from the due date forward are specified in the <u>1L</u>ease.

043. -- 048. (RESERVED)

049. BREACH.

- **01.** Non-Compliance. A lessee is in breach if the lessee's use is not in compliance with the <u>Lease's</u> provisions-of the lease.
- **02. Damages for Breach**. A lessee is responsible for all damages resulting from breach and <u>for</u> other damages, as provided by law.

050. LEASE CANCELLATION.

Leases may be canceled by the Director for the following reasons:

(3-18-22)

Non-Compliance. If the lessee is not complying with the <u>Lease</u> provisions or if resource damage attributable to the lessee's management is occurring to <u>state leased</u> endowment trust land within a lease, the lessee will be provided written notification of the violation by regular and certified mail. The letter will set forth the reasons for the Department's cancellation of the <u>Lease</u> and provide the lessee thirty (30) days' notice of the cancellation.

(3-18-22)(___

- O2. Change in Land Use. A lease may be canceled in whole or in part upon one hundred eighty (180) days written notice by the Department iIf the state endowment trust lands are to be leased for any other use as designated by the Board or the Department and the new use is incompatible with the existing ILease, then a Lease may be canceled in whole or in part upon one hundred eighty (180) days written notice by the Department. In the event of early cancellation due to a change in land use, the lessee will be entitled to a prorated refund of the premium bid for a conflicted lease.
- **103. Land Sale.** The Department reserves the right to sell-state endowment-trust lands covered under the Hease. The lessee will be notified that the state endowment lands are being considered for sale prior to submitting the sales plan to the Board for approval. The lessee will also be notified of a scheduled sale at least thirty (30) days prior to sale. In the event of early cancellation due to land sale, the lessee will be entitled to a prorated refund of the premium bid for a conflicted lease.

 (3-18-22)(_____)
- **Mutual Agreement**. Leases may be canceled by mutual agreement between the Department and the lessee. (3-18-22)

051. LEASE ADJUSTMENTS.

- **01. Department**—Required Initiated. The Department may make adjustments to the Lease for resource protection or resource improvement.
- **02.** Lessee Requested. Lessee requested changes in Lessee conditions must be submitted in writing and must receive written approval from the Department before implementation.

052. EXTENSIONS OF ANNUAL FARMING LEASE PAYMENT.

- **01. Farming Lease Extensions.** An eextension of the annual lease payment may be approved for farming leases only. Each Lease is limited to no more than two (2) successive or five (5) total eextensions during any ten (10) year lease period. Requests for eextensions must be submitted in writing and must include the extension feex which is determined by the Board. The lessee must provide a written statement from a financial institution verifying that money is not available for the current year's farming operations.
- **O2.** Liens. When an eExtension is approved, the Department will file a lien on the lessee's pertinent crop in a manner provided by Idaho Code law. (3-18-22)(_____)
- 03. **Due Date**. Rental plus interest at a rate established by the Board will be due not later than by November 1 of the year the extension is granted.

053. -- 059. (RESERVED)

060. FEES.

Fees for <u>Lease</u> administration—will be periodically set are set by the Board and must be paid in full before a

transaction can occur. All <u>Lease administration</u> fees are non refundable. The Board <u>has the authority to may</u> set fees related to administration of the leasing process <u>including</u>, but not <u>limited to the following such as</u>: lease applications; full <u>Lease aAssignment</u>; partial <u>Lease aAssignment</u>; mortgage agreement; sSubleases; late rental payment; minimum lease fee; and lease payment <u>eExtension</u> request.

061. -- 069. (RESERVED)

070. SUBLEASING.

A lessee may not authorize another person to use state endowment trust land without prior written approval from the Department The lessee must receive the Department's written approval before authorizing another Person to use leased endowment land. The lessee must provide the name and address of sublessee, purpose of sublease, and a copy of the proposed sublease agreement. Lessee controlled hered sublease approval.

(3-18-22)(

071. ASSIGNMENTS.

The lessee may not assign a lease, or any part thereof, without prior written approval of the Department The lessee must complete a Department assignment form and receive the Department's written approval of that form before assigning a lease form.

(3-18-22)(____)

072. MORTGAGE AGREEMENTS.

The lessee may not enter into a mortgage agreement that involves state endowment trust land lease without prior written approval of the Department. The lessee must submit the required filing fee. The term of a mortgage agreement may not exceed the lease term.

(3. 18. 22)

07**32**. -- 079. (RESERVED)

080. MANAGEMENT PLANS.

- **01. Federal Plan.** When-state endowment-trust land is managed in conjunction with federal land, the management plan prepared for the federal land may be deemed by the Department, at its discretion, the mManagement pPlan. (3-18-22)(____)
- **Modification of Plan**. The Department may review and modify any grazing mManagement pPlan upon changes in conditions, laws, or regulations, provided that the Department will give the lessee at least thirty (30) day's notice of any such modification's prior to the effective date thereof. Modifications mutually agreeable to both the Department and lessee may be made at any time and may be initiated by at the lessee's request. (3-18-22)(

081. -- 089. (RESERVED)

090. TRESPASS.

- **01.** Loss or Waste. The lessee must use the <u>property within the</u> lease<u>d lands</u> in <u>such a</u> manner <u>as that</u> will best protect the state of Idaho against loss or waste.
- <u>02.</u> <u>Trespass.</u> Unauthorized activities occurring on state endowment trust land are considered trespass; these include dumping of garbage, constructing improvements without a permit, and other unauthorized actions.
- 023. Civil Action by Lessee. The lessee is encouraged to take civil action against owners of trespass livestock on-state endowment trust lands to recover damages to the lessee for lost forage or other values incurred by the lessee.
- **034. Continuing Trespass.** When continued trespass causes resource damage, the Department will initiate proceedings to restrict further trespass and recover damages as necessary. (3-18-22)
- **045. Trespass Claims**. Trespass claims initiated by the Department will be assessed as triple the current State AUM rate for forage taken. (3-18-22)

091. -- 099. (RESERVED)

100. CONSTRUCTION AND MAINTENANCE OF IMPROVEMENTS.

- O1. Prior Written Approval. The lessee must secure the Department's written approval of the Department prior to constructing any improvements or buildings, or clearing any state endowment trust land. Failure to secure such approval eliminates any right to an improvement credit and may, at the Department's discretion, be deemed a material breach of the Lease and be cause for cancellation. Any arrangement for cost sharing or improvement crediting will be identified in the improvement permit. Routine farming practices identified in a farm plan will not require prior approval.
- Maintenance. All The lessee must maintain authorized improvements must be maintained in so that they are in a functional condition by the lessee. The lessee may be required to remove or reconstruct improvements in poor or non-serviceable condition. Existing maintenance agreements on lands acquired from the federal government remain in effect until amended by the parties involved. If maintenance is not being accomplished, the Department will provide a certified letter to the lessee informing the lessee of the rule violation. If work is not begun within thirty (30) days of the letter being sent, the Department may contract repairs and add the amount to the annual rental.
- **03. Bond.** The Department may, as it deems necessary, require the lessee to furnish a bond prior to constructing improvements as deemed necessary to protect endowment assets or to ensure performance under the Lease.

 (3-18-22)(

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101. IMPROVEMENT CREDIT.

- **O1.** Sale or Auction. In the event of sale of the state leased endowment trust land eovered under the lease or if the existing lessee is not the successful bidder at the auction of the lease, the creditable value of the authorized improvements, as determined by the Department, will be paid to the former lessee by the Department or the purchaser where a sale occurs or by the successful bidder where a new lease is issued.

 (3-18-22)(____)
- **02.** Exchange. In the event of exchange of the state leased endowment trust land covered under the lease, the creditable value of authorized improvements, as determined by the Department, will be paid to the former lessee by the acquiring party, if other than the existing lessee.
- 03. Crediting. Improvement credit may be allowed when the Department determines that such credit would further the objective of maximizing long-term financial return to trust beneficiaries and if the improvements are:

 (3.18.22)()
- **a.** Authorized in writing by the Department or lacking written authorization, but in existence prior to (3-18-22)
 - **b.** Not expressly permitted "for lessee's benefit only"; and
 - c. Maintained during the Lease term. (3-18-22)(
- **04. Value Only to Lessee**. Where improvements are approved, but due to their nature, are not acceptable to receive improvement credit because no value exists for a future lessee, a notation will be made in the permit, "For lessee's benefit only." If the succeeding lessee or assignee chooses not to purchase the non-creditable improvements, the former lessee will be required to remove them. (3-18-22)
- **05. Maintenance Costs.** Maintenance of improvements will be considered a normal cost of doing business and no improvement credit will be allowed, except that, with prior written approval from the Department, improvement crediting may be allowed for materials used for the maintenance of Department-funded improvements.

 (3-18-22)
 - **06.** Unauthorized Improvements. No credit will be allowed for unauthorized improvements. At the

(3-18-22)

discretion of the Department, the lessee may be required to remove unauthorized improvements.

(3-18-22)

07. Cost Sharing. Federal or state cost-share amounts are not included in the allowable improvement credit. (3-18-22)

102. VALUATION OF IMPROVEMENTS.

Credited improvements will be valued on the basis of based on replacement cost, including lessee provided labor, equipment and materials, less depreciation based on loss of utility. Improvements cannot be appraised higher than current market value, regardless of lessee's cost. Any improvement a mortization or cost limitations identified by the Department will be considered in determining a final value.

- **01. Applicant Review of Department Improvement Credit Valuation**. All applicants for a conflicted lease will be provided a copy of the Department's improvement credit valuation for review and a notice of objection form. Any applicant objecting to the appraisal will have twenty-one (21) days from the date of the valuation mailing to submit the notice of objection form to the Department. If no objections are received during the twenty-one (21) day review period, the lease auction will be scheduled and will proceed using the Department's improvement credit valuation.

 (3-18-22)
- **O2.** Failure to File a Timely Notice of Objection. Failure to submit a notice of objection within the specified twenty-one (21) day period will preclude any applicant from further administrative remedies—and—the auction will proceed using the Department's improvement credit valuation.

 (3-18-22)(_____)
- **Notice of Objection.** Any applicant objecting to the Department improvement credit valuation must submit a complete and timely notice of objection form, and payment of with the completed, and timely, notice of objection for a payment of two thousand five hundred dollars (\$2,500) or ten percent (10%) of the total Department improvement credit valuation whichever is greater, to pay for the services of an independent third party. Within five (5) days of receipt of the notice of objection, the Department will notify all applicants in writing that an objection has been received and provide them with a list of certified appraisers.

 (3-18-22)(_____)
- **O4.** Selection of an Independent Third Party. The applicants will have twenty-one (21) days from the date of the Department's notification of an objection to select by mutual agreement, one individual from the list of certified appraisers to serve as an independent third party. If the applicants cannot agree on an independent third party within the twenty-one (21) day time period, the Department will randomly select one individual from the list to serve as the independent third party.

 (3-18-22)
- **O5. Duties of the Independent Third Party**. The independent third party will review the Department improvement credit valuation and alternate valuations provided by the applicants. Following this review, the independent third party will select from among the Department valuation and alternate valuations, the one value that (s)he from those determines is to be the most accurate value of the improvements, and will. The independent third party will notify the Department of this value in writing.

 (3-18-22)(_____)
- **Notification of Final Improvement Value**. Within five (5) days of receiving the independent third party's final determination of improvement credit value, the Department will mail to each applicant an auction notice that will reference the independent third party's determined value of improvements. The determination by the independent third party of the improvement value will be deemed final, and the appraised value of improvements will not be allowed as a basis for appeal of the auction.

 (3-18-22)(_____)

103. -- 104. (RESERVED)

105. CONFLICT AUCTIONS.

- **O1.** Two or More Applicants. When two (2) or more eligible applicants apply to lease the same-state endowment—trust land for grazing, farming, or conservation, noncommercial recreation, or communication site purposes and the Department determines the proposed uses are not compatible, the Department will hold an auction.

 (3-18-22)(
 - **02. Minimum Bid.** Bidding begins at two hundred fifty dollars (\$250) or the cost of preparing any

required <u>iImprovement Credit</u> <u>vValuation</u> in connection with the expiring <u>IL</u>ease, whichever is greater.

(3-18-22)(

- **03. Auction Bidding.** Each applicant who appears in person or by proxy at the time and place so designated in-said the auction notice and bids for the lease is deemed to have participated in the auction. A proxy must be authorized by the lease applicant in writing prior to the start of the auction.

 (3-18-22)(_____)
- 04. Withdrawal Prior to or Failure to Participate in an Auction. Applicants who either withdraw their applications after accepting the Department offered lease per Subsection 020.02 of this rule and prior to before the auction that results in no need to schedule an auction or cancellation of a scheduled auction; or applicants who fail to participate at the auction by not submitting a bid which results in only one (1) participant at the scheduled auction, forfeit an amount equal to the lesser greater of the following:
 - a. The Department's cost of making any required improvement credit valuation; (3-18-22)
- **b.** For existing lessee applicants, any improvement credit payment that would otherwise be due if not awarded the lease; or (3-18-22)
 - **c.** For conflict applicants, the rental deposit made. (3-18-22)
- **05. High Bid Deposit.** The high bidder is required to must submit payment in the amount of the high bid at the conclusion of the auction.
- **06.** Auction Procedures. The Department will prescribe the procedures for conducting conflicted lease auctions. (3-18-22)
 - 07. Withdrawal After Auction. (3-18-22)
- a. If the high bidder withdraws or refuses to accept the lease, the <u>Department retains the</u> high bid payment—will be retained by the <u>Department</u>.
 - i. If the auction involved only two (2) participants, the second high bidder will be awarded the lease. (3-18-22)
 - ii. If the auction involved more than two (2) participants, the lease will be reauctioned. (3-18-22)
- **b.** If an auction bidder, other than the high bidder, withdraws a bid before—Land Board—review and action on the auction results, no adjustment will be made in the payment deposited by the high bidder.

(3-18-22)(____)

106. BOARD REVIEW OF AUCTION.

The Board will review the proposed leases and auction results and make the determination required under Section 58-310, Idaho Code, consistent with its obligations under Article 132. Section 8 of the Idaho Constitution and all relevant statutory provisions.

107. -- 110. (RESERVED)

111. NOXIOUS WEED CONTROL.

- **01. Weed Control.** The lessee must cooperate with the Department, or any other authorized agency, to undertake programs for control or eradication of noxious weeds on state endowment trust land. The lessee will take measures to control noxious weeds on the leased state endowment trust land in accordance with Title 22, Chapter 24, Idaho Code.
- **02. Responsibility**. The lessee will not be held responsible for the control of noxious weeds resulting from other land management activities such as temporary permits, easements, special leases and timber sales. Control of noxious weeds on state-grazing lands will be shared by the lessee and Department, with the Department's share

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subject to funds appropriated for that purpose.

(3-18-22)(______

112. LIVESTOCK QUARANTINE.

- **01.** Cooperation. The lessee must cooperate with the state $\frac{1}{2}$ federal agency responsible for the control of livestock diseases.
- **02.** Non-Compliance. Non-compliance with state <u>for</u> federal regulations will be considered a <u>Lease</u> violation and may result in cancellation of the <u>Lease</u>.

113. ANIMAL DAMAGE CONTROL.

The lessee may request the services of USDA Animal and Plant and Health Inspection Service-Wildlife Services to remove animals causing crop damage or harassing/killing the lessee's livestock. The Department is not liable for any consequence from any animal control actions. (3-18-22)

114. LIABILITY (INDEMNITY).

The lessee must indemnify and hold harmless the state of Idaho, its departments, agencies and employees for any and all claims, actions, damages, costs and expenses which may arise by reason of lessee's occupation of the leased state endowment trust land, or the occupation of the leased parcel by any of the lessee's agents or by any person occupying the same with the lessee's permission.

(3-18-22)

<u>(RESERVED)</u>

115. RULES AND LAWS OF THE STATE.

The lessee must comply with all applicable rules, regulations and laws of the state of Idaho and the United States insofar as they affect the use of the state endowment trust lands described in the lease. (3-18-22)

116. -- 999. (RESERVED)