IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 65

BY STATE AFFAIRS COMMITTEE

RELATING TO ADMINISTRATIVE RULES; PROVIDING LEGISLATIVE INTENT; AMENDING SECTION 67-5203, IDAHO CODE, TO REVISE A PROVISION REGARDING A CUMULATIVE INDEX OF RULEMAKING; AMENDING SECTION 67-5205, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE PUBLICATION AND AVAILABILITY OF CERTAIN RULEMAKING DOCUMENTS, TO REMOVE AN OBSOLETE PROVISION, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-5220, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE AVAILABILITY OF CERTAIN INFORMATION AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 67-5221, IDAHO CODE, TO REVISE A PROVISION REGARDING NOTICE POSTED ONLINE AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 67-5224, IDAHO CODE, TO REVISE PROVISIONS REGARDING PENDING RULES AND TO REMOVE AN OBSOLETE PROVISION; AMENDING SECTION 67-5226, IDAHO CODE, TO REVISE A PROVISION REGARDING TEMPORARY RULES AND TO MAKE TECHNICAL CORRECTIONS; AND AMENDING SECTION 67-5291, IDAHO CODE, TO REVISE PROVISIONS REGARDING APPROVAL AND REJEC-

Be It Enacted by the Legislature of the State of Idaho:

SHALL HAVE CERTAIN RESPONSIBILITIES.

SECTION 1. LEGISLATIVE INTENT. It is the intent of the Legislature that all pending administrative rules must be affirmatively approved by both the House of Representatives and the Senate via a concurrent resolution and that inaction by either body shall not cause a pending rule to become effective. Any rejection of a pending rule or a temporary rule shall now be contained in either a House Resolution or a Senate Resolution. This act will also update, clarify, and remove outdated provisions regarding the rulemaking process.

TION OF RULES AND TO PROVIDE THAT THE ADMINISTRATIVE RULES COORDINATOR

SECTION 2. That Section 67-5203, Idaho Code, be, and the same is hereby amended to read as follows:

- 67-5203. PUBLICATION OF ADMINISTRATIVE BULLETIN. (1) All documents required or authorized in this chapter or by other provision of law to be published shall initially be published electronically in the bulletin. The bulletin shall be published electronically by the administrative rules coordinator not less frequently than the first Wednesday of each calendar month, but not more frequently than every other week.
- (2) The bulletin shall contain all previously unpublished documents filed with the coordinator in compliance with a publication schedule established by the coordinator.
- (3) Each issue of the bulletin shall contain a table of contents. A cumulative index <u>of all rulemakings</u> shall be published at least every three (3) months on the coordinator's website.
- (4) The following documents, if not required to be otherwise published, shall be published in the bulletin:

(a) All executive orders of the governor;

- (b) Agency notices of intent to promulgate rules, notices of proposed rules, and the text of all proposed and pending rules, together with any explanatory material supplied by the agency;
- (c) All agency documents required by law to be published in the bulletin; and
- (d) Any legislative documents affecting a final agency rule.
- (5) The text of all documents published electronically in the bulletin shall be the official text of that document until the document has been published in the administrative code. Judicial notice shall be taken of all documents published electronically in the bulletin.
- SECTION 3. That Section 67-5205, Idaho Code, be, and the same is hereby amended to read as follows:
- shall publish the administrative code and the permanent supplements thereto shall be published, the administrative bulletin, and other rules-related documents in such a manner that every agency has an opportunity to procure at reasonable cost from the coordinator, individual electronic copies of the rules and statements of policy of such agency published by authority of this chapter access to them at no charge. No administrative rule or statement of policy published in the administrative code or the permanent supplements administrative bulletin shall be reset or otherwise reprinted at public expense upon a format distinct from that of the administrative code without a certification by the coordinator that such special format is necessary for the effective performance by the agency of its functions.
- (2) The prices to be charged for When otherwise unavailable, individual electronic copies of and subscriptions to the administrative code, the permanent supplements thereto and the bulletin, and for rules and statements of policy, which prices may be fixed without reference to the restrictions placed upon and fixed for the sale of other publications of the state shall be set by rules promulgated may be provided by the coordinator. The coordinator tor may set prices at a reasonable cost without reference to the restrictions placed upon the sale of other publications of the state.
- (3) The coordinator shall provide to the legislature free electronic copies of all rules subject to review by the legislature pursuant to section 67-5291, Idaho Code, and may distribute other free electronic copies for official use.
- (4) Without limiting the generality of the provisions of subsection (2) of this section, the rules of the coordinator may provide for volume discounts to be available to established law book publishers who agree to incorporate fully administrative rules, the permanent supplements thereto and the bulletin into their general scheme of promotion and distribution, and may provide for the free reciprocal exchange of publications between this state and other states and foreign jurisdictions. The provisions of this section include the authority to exchange, display, access and publish texts through electronic media.
- (53) There is hereby created in the state treasury the administrative code fund. All moneys received from the production of rules, the sale of the administrative code, the permanent supplements thereto, or the bul-

letin, and for providing electronic access, shall be deposited in the fund. All agencies which that have any material published electronically in the bulletin, administrative code or supplements thereto, or newspapers, are hereby authorized and directed to pay out of their appropriations to the coordinator their respective shares of the costs of such publication and distribution of such material. All moneys placed in the fund may be appropriated to the coordinator for the administration of the provisions of this chapter, and for the publication and distribution of the bulletin, administrative code or supplements thereto, as authorized in this chapter.

 The coordinator shall charge an annual fee to each participating agency for each page published electronically in the administrative code, not to exceed fifty-six dollars (\$56.00) per page. In addition, the coordinator shall charge a fee to each participating agency for each page published electronically in the bulletin, not to exceed sixty-one dollars (\$61.00) per page. A fee per page may be charged even though less than a full page of publication is required, and each participating agency shall promptly pay into the administrative code fund such charge.

SECTION 4. That Section 67-5220, Idaho Code, be, and the same is hereby amended to read as follows:

67-5220. NOTICE OF INTENT TO PROMULGATE RULES -- NEGOTIATED RULEMAK-ING. (1) Prior to the adoption, amendment or repeal of a rule, an agency shall determine whether negotiated rulemaking is feasible. The agency's determination of whether negotiated rulemaking is feasible is not subject to judicial review. If the agency determines that negotiated rulemaking is feasible, it shall publish in the bulletin a notice of intent to promulgate a rule. The notice shall contain a brief, nontechnical statement of the subject matter to be addressed in the proposed rulemaking, and shall include the purpose of the rule, the statutory authority for the rulemaking, citation to a specific federal statute or regulation if that is the basis of authority or requirement for the rulemaking, and the principal issues involved. The notice shall also state that interested persons have the opportunity to participate with the agency in negotiated rulemaking as provided in this section and shall identify an individual to whom comments on the proposal may be sent. If the agency determines that negotiated rulemaking is not feasible, it shall explain why negotiated rulemaking is not feasible in a notice of proposed rulemaking published pursuant to section 67-5221, Idaho Code, and shall proceed with rulemaking as provided pursuant to this chapter. Each agency that has a website shall cause the notice of intent to promulgate rules to be placed onto or accessible from the home page of the agency's web-

- (2) The notice of intent to promulgate a rule is intended to facilitate negotiated rulemaking, a process in which all interested persons and the agency seek consensus on the content of a rule. Agencies shall proceed through such informal rulemaking whenever it is feasible to do so in order to improve the substance of proposed rules by drawing upon shared information, knowledge, expertise and technical abilities possessed by interested persons and to expedite formal rulemaking.
- (3) To facilitate the achievement of the purposes of this section, agencies shall, at a minimum:

- (a) Provide a reasonable period of time for interested persons to respond to the notice of intent to promulgate rules;
- (b) Provide notice of meetings to interested persons who responded to the notice of intent to promulgate rules;
- (c) Upon request, mMake available to persons attending the meetings all information that is considered by the agency in connection with the formulation of the proposed rule and that is not exempt from disclosure pursuant to chapter 1, title 74, Idaho Code;
- (d) Consider the recommendations of interested persons concerning the subject of the proposed rule;
- (e) Establish, maintain and timely update the negotiated rulemaking schedule and a list of written comments and other documents and information pertinent to the proposed rule and make that information available to persons attending the negotiated rulemaking meeting;
- (f) Prepare a written summary of unresolved issues, key information considered and conclusions reached during and as a result of the negotiated rulemaking; and make that summary available to persons who attended the negotiated rulemaking meetings
- (g) Make available, pursuant to the provisions of this section, the schedules, notices, drafts, and summaries, and all other pertinent information, to interested persons and those attending the meetings by placing them onto and making them accessible from the home page of the promulgating agency's website.
- SECTION 5. That Section 67-5221, Idaho Code, be, and the same is hereby amended to read as follows:
- 67-5221. PUBLIC NOTICE OF PROPOSED RULEMAKING. (1) Prior to the adoption, amendment, or repeal of a rule, the agency shall publish notice of proposed rulemaking in the bulletin. The notice of proposed rulemaking shall include:
 - (a) The specific statutory authority for the rulemaking, including a citation to the specific section of the Idaho Code that has occasioned the rulemaking, or the federal statute or regulation if that is the basis of authority or requirement for the rulemaking;
 - (b) A statement in nontechnical language of the substance of the proposed rule, including a specific description of any fee or charge imposed or increased;
 - (c) Except as otherwise required in paragraph (d) of this subsection, 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 when the pending rule will become effective; provided however, that notwithstanding section 67-5231, Idaho Code, the absence or accuracy of a fiscal impact statement provided pursuant to this paragraph shall not affect the validity or the enforceability of the rule;
 - (d) If a notice of proposed rulemaking of the Idaho state tax commission, a specific description of any negative or positive fiscal impact greater than ten thousand dollars (\$10,000) during the fiscal year when the pending rule will become effective; provided however, notwithstanding section 67-5231, Idaho Code, the absence or accuracy of a

fiscal impact statement provided pursuant to this paragraph shall not affect the validity or the enforceability of the rule;

(e) The text of the proposed rule prepared in legislative format;

- (f) The location, date, and time of any public hearings the agency intends to hold on the proposed rule;
- (g) The manner in which persons may make written comments on the proposed rule, including the name and address of a person in the agency to whom comments on the proposal may be sent;
- (h) The manner in which persons may request an opportunity for an oral presentation as provided in section 67-5222, Idaho Code;
- (i) The deadline for public comments on the proposed rule; and
- (j) If negotiated rulemaking was not conducted, an explanation of the agency's determination that negotiated rulemaking was not feasible.
- (2) (a) Coinciding with each issue of the bulletin, the coordinator shall cause the publication of an abbreviated notice with a brief description of the subject matter, showing any agency's intent to propose a new or changed rule that is a new addition to that issue of the bulletin. The notice shall be in the form of an official legal notice, as provided for in section 60-105, Idaho Code, and subject to the rates set forth therein.

The notice shall include the agency name and address, rule number, rule subject matter as provided in subsection (1)(b) of this section, and the comment deadline. The notice shall also include a brief statement that informs citizens where they can view the administrative bulletin in electronic form.

- (b) The coordinator shall cause the notice required in subsection (2) paragraph (a) of this subsection to be published in at least the accepting newspaper of largest paid circulation that is published in each county in Idaho or, if no newspaper is published in the county, then in an accepting newspaper of largest paid circulation published in Idaho and circulated in the county. The newspaper of largest circulation shall be established by the sworn statement of average annual paid weekday issue circulation that has been filed by a newspaper with the United States post office for the calendar year immediately preceding the calendar year during which the advertisement in this section is required to be published.
- (3) Each agency that has a website shall cause the notice required by $\frac{\text{either}}{\text{either}}$ subsection (1) $\frac{\text{or}}{\text{c2}}$ of this section to be placed onto or be accessible from the home page of the agency's website so that interested persons can view it online.

SECTION 6. That Section 67-5224, Idaho Code, be, and the same is hereby amended to read as follows:

- 67-5224. PENDING RULE -- FINAL RULE -- EFFECTIVE DATE. (1) Prior to the adoption, amendment, or repeal of a rule, the agency shall consider fully all written and oral submissions respecting the proposed rule.
- (2) Subject to the provisions of subsection (3) of this section, the agency shall publish the text of a pending rule and a notice of adoption of the pending rule in the bulletin. The notice of adoption of the pending rule shall consist of a concise explanatory statement containing:

(a) Reasons for adopting the rule;

- (b) A statement of any change between the text of the proposed rule and the text of the pending rule with an explanation of the reasons for any changes;
- (c) The date on which the pending rule will become final and effective, as provided in subsection (5) of this section, and a statement that the pending rule may be rejected by concurrent a house resolution or a senate resolution of the legislature;
- (d) An identification of any portion of the pending rule imposing or increasing a fee or charge and a statement that this portion of the rule shall not become final and effective unless affirmatively approved by concurrent resolution of the legislature;
- (e) The specific statutory authority for the rulemaking including a citation to the specific section of the Idaho Code that has occasioned the rulemaking, or the federal statute or regulation if that is the basis of authority or requirement for the rulemaking; and
- (f) Except as otherwise required in paragraph (g) of this subsection, 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 when the pending rule will become effective; provided however, that notwithstanding section 67-5231, Idaho Code, the absence or accuracy of a fiscal impact statement provided pursuant to this paragraph shall not affect the validity or the enforceability of the rule; or
- (g) If a notice of proposed rulemaking of the Idaho state tax commission, a specific description of any negative or positive fiscal impact greater than ten thousand dollars (\$10,000) during the fiscal year when the pending rule will become effective; provided however, notwithstanding section 67-5231, Idaho Code, the absence or accuracy of a fiscal impact statement provided pursuant to this paragraph shall not affect the validity or the enforceability of the rule.
- (3) With the permission of the coordinator, the agency need not publish in full the text of the pending rule if no significant changes have been made from the text of the proposed rule as published in the bulletin, but the notice of adoption of the pending rule must cite the volume of the bulletin where the text is available and note all changes that have been made.
- (4) An agency shall not publish a pending rule until at least seven (7) days after the close of all public comment.
 - (5) (a) Except as set forth in sections 67-5226 and 67-5228, Idaho Code, a pending rule shall become final and effective upon the conclusion of the legislative session at which the rule was submitted to the legislature for review, or as provided in the rule, but no pending rule adopted by an agency shall become final and effective before the conclusion of the regular or special legislative session at which the rule was submitted for review. A rule which is final and effective may be applied retroactively, as provided in the rule.
 - (b) When the legislature approves a pending rule pursuant to section 67-5291, Idaho Code, the rule shall become final and effective upon adoption of the concurrent resolution or such other date specified in the concurrent resolution.

- (c) Except as set forth in sections 67-5226 and 67-5228, Idaho Code, no pending rule or portion thereof imposing a fee or charge of any kind shall become final and effective until it has been approved by concurrent resolution. Any rejection of a pending rule or portion thereof shall be contained in either a house resolution or a senate resolution.
- (6) Each agency shall provide the administrative rules coordinator with a description of any pending rule or portion thereof imposing a new fee or charge or increasing an existing fee or charge, along with a citation of the specific statute authorizing the imposition or increase of the fee or charge. The administrative rules coordinator shall provide the legislature with a compilation of the descriptions provided by the agencies.
- (7) At the conclusion of the legislative session or as soon thereafter as is practicable, the coordinator shall publish the date upon which the legislature adjourned sine die and rules became effective and a list of final rules becoming effective on a different date, as provided in section 67-5224(5), Idaho Code, and temporary rules remaining in effect as provided in section 67-5226(3), Idaho Code.
- SECTION 7. That Section 67-5226, Idaho Code, be, and the same is hereby amended to read as follows:
 - 67-5226. TEMPORARY RULES. (1) If the governor finds that:
 - (a) Protection of the public health, safety, or welfare; or
 - (b) Compliance with deadlines in amendments to governing law or federal programs; or
 - (c) Conferring a benefit;

- requires a rule to become effective before it has been submitted to the legislature for review, the agency may proceed with such notice as is practicable and adopt a temporary rule, except as otherwise provided in section 67-5229(1)(d), Idaho Code. The agency may make the temporary rule immediately effective. The agency shall incorporate the required finding and a concise statement of its supporting reasons in each rule adopted in reliance upon the provisions of this subsection.
- (2) A rule adopted pursuant to subsection (1) of this section $\frac{\text{that}}{\text{that}}$ imposes a fee or charge may become effective under this section before it has been approved by concurrent resolution only if the governor finds that the fee or charge is necessary to avoid immediate danger which justifies the imposition of the fee or charge.
- (3) In no case shall a rule adopted pursuant to this section remain in effect beyond the conclusion of the next succeeding regular session of the legislature unless the rule is approved by concurrent resolution, in which case the rule may remain in effect until the time specified in the resolution or until the rule has been replaced by a final rule which has become effective as provided in section 67-5224(5), Idaho Code. Any rejection of a temporary rule or portion thereof shall be contained in either a house resolution or a senate resolution.
- (4) Temporary rules shall be published in the first available issue of the bulletin.
- (5) Temporary rules are not subject to the requirements of section 67-5223, Idaho Code, provided that the administrative rules coordinator

sends a copy of the temporary rules to the director of the legislative services office.

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(6) Concurrently with the promulgation of a rule under this section, or as soon as reasonably possible thereafter, an agency shall commence the promulgation of a proposed rule in accordance with the rulemaking requirements of this chapter, unless the temporary rule adopted by the agency will expire by its own terms or by operation of law before the proposed rule could become final.

SECTION 8. That Section 67-5291, Idaho Code, be, and the same is hereby amended to read as follows:

67-5291. LEGISLATIVE REVIEW OF RULES. (1) The standing committees of the legislature may review temporary, pending and final rules which have been published in the bulletin or in the administrative code. If reviewed, the standing committee which reviewed the rules shall report to the membership of the body its findings and recommendations concerning its review of the rules. If ordered by the presiding officer, the report of the committee shall be printed in the journal. A concurrent resolution may be adopted approving the rule, in whole or in part, or a house resolution or senate resolution may be adopted rejecting the rule where it is determined that the rule, or part of the rule, is not consistent with the legislative intent of the statute that the rule was written to interpret, prescribe, implement or enforce, or where it is determined that any rule, or part of a rule, previously promulgated and reviewed by the legislature shall be deemed not to be consistent with the legislative intent of the statute the rule was written to interpret, prescribe, implement or enforce. The rejection of a rule, or part of a rule, by the legislature via concurrent house resolution or senate resolution shall prevent the agency's intended action from remaining in effect beyond the date of the legislative action. It shall be the responsibility of the secretary of state coordinator to immediately notify the affected agency of the filing and effective date of any concurrent resolution enacted to approve or house resolution or senate resolution enacted to reject, in whole or in part, an agency rule and to transmit a copy of the concurrent resolution to the director of the agency for promulgation. The agency coordinator shall be responsible for implementing legislative intent as expressed in the concurrent resolution, including, as appropriate, the reinstatement of the prior rule, if any, in the case of legislative rejection of a new rule. a rule, or part of a rule, has been rejected by the legislature, the agency coordinator shall publish notice of such rejection in the bulletin. Except as provided in section 67-5226, Idaho Code, with respect to temporary rules, every rule promulgated within the authority conferred by law, and in accordance with the provisions of chapter 52, title 67, Idaho Code, and made effective pursuant to section 67-5224(5), Idaho Code, shall remain in full force and effect until the same is rejected by concurrent house resolution or senate resolution, or until it expires as provided in section 67-5292, Idaho Code, or by its own terms.

(2) For purposes of this section, "part of a rule" means a provision in a rule that is designated either numerically or alphabetically or the entirety of any new or amended language contained therein.