

IN THE SENATE

SENATE BILL NO. 1218

BY STATE AFFAIRS COMMITTEE

AN ACT

1 RELATING TO CODIFIER'S CORRECTIONS; AMENDING SECTION 19-853, IDAHO CODE, TO
2 MAKE A CODIFIER'S CORRECTION; AMENDING SECTION 19-860, IDAHO CODE, TO
3 MAKE A TECHNICAL CORRECTION; AMENDING SECTION 26-106, IDAHO CODE, TO
4 MAKE A TECHNICAL CORRECTION; AMENDING SECTION 26-3203, IDAHO CODE, TO
5 PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 26-3205, IDAHO CODE,
6 TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTIONS 30-2003 THROUGH
7 30-2009, IDAHO CODE, TO PROVIDE CORRECT CODE REFERENCES; AMENDING SEC-
8 TION 30-21-804, IDAHO CODE, TO MAKE A TECHNICAL CORRECTION; AMENDING
9 SECTION 31-709, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMEND-
10 ING SECTION 33-1021, IDAHO CODE, AS ENACTED BY SECTION 1, CHAPTER 310,
11 LAWS OF 2011, TO REDESIGNATE THE SECTION; AMENDING SECTION 33-1630,
12 IDAHO CODE, AS ENACTED BY SECTION 2, CHAPTER 289, LAWS OF 2015, TO RE-
13 DESIGNATE THE SECTION; AMENDING SECTION 33-1630, IDAHO CODE, AS ENACTED
14 BY SECTION 1, CHAPTER 68, LAWS OF 2015, TO REDESIGNATE THE SECTION;
15 AMENDING SECTION 34-439A, IDAHO CODE, TO MAKE CODIFIER'S CORRECTIONS;
16 AMENDING SECTION 34-616, IDAHO CODE, TO MAKE A CODIFIER'S CORRECTION;
17 AMENDING SECTION 36-1402, IDAHO CODE, TO MAKE A CODIFIER'S CORRECTION
18 AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 47-319, IDAHO
19 CODE, TO MAKE CODIFIER'S CORRECTIONS AND TO MAKE TECHNICAL CORRECTIONS;
20 AMENDING SECTION 49-102, IDAHO CODE, TO MAKE A CODIFIER'S CORRECTION;
21 AMENDING SECTION 49-402, IDAHO CODE, TO MAKE A CODIFIER'S CORRECTION;
22 AMENDING SECTION 49-420N, IDAHO CODE, AS ENACTED BY SECTION 2, CHAPTER
23 8, LAWS OF 2015, TO REDESIGNATE THE SECTION; AMENDING THE HEADING FOR
24 CHAPTER 56, TITLE 54, IDAHO CODE, AS ENACTED BY SECTION 1, CHAPTER 121,
25 LAWS OF 2015, TO REDESIGNATE THE CHAPTER; AMENDING SECTIONS 54-5601
26 THROUGH 54-5606, IDAHO CODE, AS ENACTED BY SECTION 1, CHAPTER 121, LAWS
27 OF 2015, TO REDESIGNATE THE SECTIONS; AMENDING SECTION 54-5607, IDAHO
28 CODE, AS ENACTED BY SECTION 1, CHAPTER 121, LAWS OF 2015, TO REDES-
29 IGNATE THE SECTION AND TO PROVIDE A CORRECT CODE REFERENCE; AMENDING
30 SECTIONS 54-5608 THROUGH 54-5613, IDAHO CODE, AS ENACTED BY SECTION 1,
31 CHAPTER 121, LAWS OF 2015, TO REDESIGNATE THE SECTIONS; AMENDING SEC-
32 TION 59-1604, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING
33 SECTION 61-1702, IDAHO CODE, TO MAKE A TECHNICAL CORRECTION; AMENDING
34 SECTION 67-2345A, IDAHO CODE, AS ENACTED BY SECTION 2, CHAPTER 271, LAWS
35 OF 2015, TO REDESIGNATE THE SECTION, TO PROVIDE A CORRECT CODE REFERENCE
36 AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 67-2601A, IDAHO
37 CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 67-4740,
38 IDAHO CODE, TO MAKE A CODIFIER'S CORRECTION AND TO MAKE A TECHNICAL COR-
39 RECTION; AND AMENDING SECTION 67-7441, IDAHO CODE, TO PROVIDE A CORRECT
40 CODE REFERENCE.
41

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

1 SECTION 1. That Section 19-853, Idaho Code, be, and the same is hereby
2 amended to read as follows:

3 19-853. DUTY TO NOTIFY ACCUSED OR DETAINED OF RIGHT TO COUNSEL. (1) If
4 a person who is being detained by a law enforcement officer, or who is con-
5 fined or who is the subject of hospitalization proceedings pursuant to sec-
6 tion 66-322, 66-326, 66-329, 66-404 or 66-406, Idaho Code, or who is under
7 formal charge of having committed, or is being detained under a conviction
8 of, a serious crime, is not represented by an attorney under conditions in
9 which a person having his own counsel would be entitled to be so represented,
10 the law enforcement officers concerned, upon commencement of detention, or
11 the court, upon formal charge or hearing, as the case may be, shall:

12 (a) Clearly inform him of his right to counsel and of the right of an
13 indigent person to be represented by an attorney at public expense; and

14 (b) If the person detained or charged does not have an attorney, no-
15 tify the defending attorney or trial court concerned, as the case may
16 be, that he is not so represented. As used in this subsection, the term
17 "commencement of detention" includes the taking into custody of a pro-
18 bationer.

19 (2) Upon commencement of any later judicial proceeding relating to the
20 same matter including, but not limited to, preliminary hearing, arraign-
21 ment, trial, any post-conviction proceeding or post-commitment proceeding,
22 the presiding officer shall clearly inform the person so detained or charged
23 of his right to counsel and of the right of an indigent person to be repre-
24 sented by an attorney at public expense. Provided, the appointment of an
25 attorney at public expense in uniform post-conviction procedure act pro-
26 ceedings shall be in accordance with section 19-4904, Idaho Code.

27 (3) If a court determines that the person is entitled to be represented
28 by an attorney at public expense, it shall promptly notify the defending at-
29 torney.

30 (4) Upon notification by the court ~~or assignment under this section,~~
31 the defending attorney shall represent the person with respect to whom the
32 notification is made.

33 SECTION 2. That Section 19-860, Idaho Code, be, and the same is hereby
34 amended to read as follows:

35 19-860. PUBLIC DEFENDER ~~---TERM~~ -- COMPENSATION -- APPOINTMENT --
36 QUALIFICATIONS. If the board of county commissioners of a county elects to
37 establish and maintain an office of public defender and/or juvenile public
38 defender or a joint office of public defender, the board shall:

39 (1) Prescribe the qualifications of such public defender and his rate
40 of annual compensation, and, if so desired by the board, a rate of compensa-
41 tion for extraordinary services not recurring on a regular basis. So far as
42 is possible, the compensation paid to such public defender shall not be less
43 than the compensation paid to the county prosecutor for that portion of his
44 practice devoted to criminal law.

45 (2) Provide for the establishment, maintenance and support of his of-
46 fice. The board of county commissioners shall appoint a public defender
47 and/or juvenile public defender from a panel of not more than five (5) and
48 not fewer than three (3) persons, if that many are available, designated by a

1 committee of lawyers appointed by the administrative judge of the judicial
2 district encompassing the county or his designee. To be a candidate, a per-
3 son must be licensed to practice law in this state and must be competent to
4 counsel and defend a person charged with a crime.

5 SECTION 3. That Section 26-106, Idaho Code, be, and the same is hereby
6 amended to read as follows:

7 26-106. DEFINITIONS. As used in this act, unless the context or sub-
8 ject matter otherwise requires:

9 (1) "Bank" means any person engaged in soliciting, receiving or accept-
10 ing money or its equivalent on deposit as a regular business whether or not
11 such deposit, however evidenced, is made subject to check or draft or other
12 order.

13 (2) "Banking business" means the soliciting, receiving or accepting of
14 money or its equivalent on deposit as a regular business whether such deposit
15 is made subject to check or draft or is evidenced by a certificate of de-
16 posit, a passbook, a note, a receipt, or other writing; provided, that noth-
17 ing herein shall apply to or include money or its equivalent left in escrow or
18 left with an agent pending investment in real estate or securities for or on
19 account of his principal.

20 (3) "Bank service corporation" means a corporation organized to per-
21 form bank services for two (2) or more banks, each of which owns part of the
22 capital stock of such corporation, and which are subject to examination by
23 either the department of finance of the state of Idaho or a federal bank su-
24 pervisory agency.

25 For the purpose of this definition, "bank services" means services such
26 as check and deposit sorting and posting, computation and posting of inter-
27 est and other credits and charges, preparation and mailing of checks, state-
28 ments, notices, and similar items, or any other clerical, bookkeeping, ac-
29 counting, statistical, or similar functions performed for a bank.

30 (4) "Borrowing" means any nondeposit liability.

31 (5) "Branch" means any location except a loan production office, mobile
32 or temporary facility, customer-bank communication terminal or bank service
33 corporation at which a bank performs any or all functions of a bank.

34 (6) "Capital" means the amount of unimpaired paid-up common stock plus
35 the amount of paid-up preferred stock issued and unimpaired.

36 (7) "Capital note" means a convertible or nonconvertible note of a bank
37 subordinated as to principal and interest to the depositors of the bank and
38 containing such conditions as the director may require.

39 (8) "Capital structure" means the total of the capital, surplus, undi-
40 vided profits and subordinated capital notes and contingency reserves of the
41 bank or such other account as determined by the director of the department of
42 finance, less intangible assets.

43 (9) "Common stock" means the stock of a banking corporation other than
44 preferred stock.

45 (10) "Commercial paper" means a short-term negotiable instrument aris-
46 ing out of a commercial transaction; provided however, that commercial paper
47 shall not be construed to be a deposit as defined in this act.

48 (11) "Converting bank" means a bank converting from a state to a na-
49 tional bank, or the reverse.

- 1 (12) "Demand deposit" means all deposits except time deposits.
- 2 (13) "Deposit" means the act of placing or lodging money in the custody
3 of a person, for safety or convenience whether interest-bearing or not, to be
4 withdrawn at the will of the depositor or under rules, terms and regulations
5 agreed upon by the depositor and the depository. If the context requires,
6 deposit may also mean the money so deposited or the credit the depositor re-
7 ceives for it.
- 8 (14) "Depositor" means any person who deposits money.
- 9 (15) "Director" means the director of the department of finance.
- 10 (16) "Dissenting stockholder" means a stockholder dissenting and vot-
11 ing his dissent as provided in this act.
- 12 (17) "Executive officer" means each officer of a bank, who by virtue of
13 his position, has both voice in the formulation of the policy of the bank and
14 responsibility for the implementation of such policy.
- 15 (18) "Federal funds" means member bank deposits at federal reserve
16 banks.
- 17 (19) "Federal reserve act" means and includes the act of congress of the
18 United States approved December 23, 1913, as amended.
- 19 (20) "Federal reserve bank" means a federal reserve bank created and or-
20 ganized under the authority of the federal reserve act.
- 21 (21) "Federal reserve board" means the board of governors of the federal
22 reserve system created and described in the federal reserve act.
- 23 (22) "Federal bank supervisory agency" means the comptroller of the
24 currency, the board of governors of the federal reserve system, or the board
25 of directors of the federal deposit insurance corporation.
- 26 (23) "Fiduciary" means trustee, agent, executor, administrator, per-
27 sonal representative, committee, guardian or conservator for a minor or
28 other incompetent person, receiver, trustee in bankruptcy, assignee for
29 creditors or any holder of a similar position of trust.
- 30 (24) "Home state" means:
- 31 (a) With respect to a state chartered bank, the state from which the
32 bank received the charter under which it operates.
- 33 (b) With respect to a national bank, the state in which the main office
34 of the national bank is located.
- 35 (25) "Host state" means, with respect to any bank, a state other than
36 the home state of the bank in which the bank maintains or seeks to establish
37 and maintain a branch.
- 38 (26) "Member bank" means any national bank or state bank which has be-
39 come or which becomes a member of one (1) of the federal reserve banks created
40 by the federal reserve act.
- 41 (27) "Merger" means the union of two (2) or more bank corporations by the
42 transfer of property of all to one (1) of them. As used in this act, "merger"
43 includes a consolidation.
- 44 (28) "Merging bank" means a party to a merger.
- 45 (29) "Mobile or temporary facility" means a place of business of a bank
46 from which the bank performs limited activities for limited periods of time.
- 47 (30) "National bank" means a bank organized under the laws of the United
48 States and issued an organization certificate by the comptroller of the cur-
49 rency.

1 (31) "Net demand deposits" means the total of the bank's demand deposits
2 after subtracting from the deposit balance due to any bank the deposit bal-
3 ance due from the same bank (other than trust funds deposited by either bank)
4 and any cash items in the process of collection due from or due to such banks
5 shall be included in determining such net balance, except that balances of
6 time deposits of any bank and any balances standing to the credit of private
7 banks, of banks in foreign countries, of foreign branches of other Ameri-
8 can banks, and of American branches of foreign banks shall be reported gross
9 without any such subtraction, and excluding any deposits received in any of-
10 fice of the bank for deposits in any other office of the bank. The amount
11 of trust funds held in the bank's own trust department, which the bank keeps
12 segregated and apart from its general assets and does not use in the conduct
13 of its business, shall not be included as net deposits.

14 (32) "Net profits" means profits remaining after the deduction of all
15 expenses including depreciation, losses, or doubtful assets, as required by
16 the director of the department of finance, interest, and taxes accrued or
17 due.

18 (33) "Person" means an individual, sole proprietorship, partnership,
19 joint venture, association, trust, estate, business trust, corporation,
20 limited liability company, not-for-profit corporation, sovereign govern-
21 ment or agency, instrumentality, or political subdivision thereof, or any
22 similar entity or organization.

23 (34) "Preferred stock" means a class of the stock of a banking corpora-
24 tion issued in accordance with section 26-206, Idaho Code, which is accorded
25 a preference or priority over the common stock of the corporation.

26 (35) "Resulting bank" means the bank resulting from a merger or conver-
27 sion.

28 (36) "Savings deposit" means a deposit:

29 (a) That consists of funds deposited to the credit of or in which the
30 entire beneficial interest is held by one (1) or more individuals, or
31 a corporation, association, or other organization operated primarily
32 for religious, philanthropic, charitable, educational, fraternal, or
33 other similar purposes and not operated for profit; or that consists of
34 funds deposited to the credit of or in which the entire beneficial in-
35 terest is held by the United States, any state of the United States, or
36 any county, municipality, or political subdivision thereof, the Dis-
37 trict of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands,
38 American Samoa, Guam, or political subdivision thereof; or that con-
39 sists of funds deposited to the credit of, or in which any beneficial
40 interest is held by a corporation, association, or other organization
41 not qualifying above to the extent such funds do not exceed one hundred
42 fifty thousand dollars (\$150,000) per such depositor at a bank; and

43 (b) With respect to which the depositor is not required by the deposit
44 contract but may at any time be required by the bank to give notice in
45 writing of an intended withdrawal not less than thirty (30) days before
46 such withdrawal is made and which is not payable on a specified date or
47 at the expiration of a specified time after the date of deposit.

48 (37) "State bank" means any bank chartered by the state of Idaho.

49 (38) "Time certificate of deposit" means a deposit evidenced by a ne-
50 gotiable or nonnegotiable instrument which provides on its face that the

1 amount of such deposit is payable to bearer or to any specified person or to
2 his order:

- 3 (a) On a certain date, specified in the instrument, not less than thirty
4 (30) days after the date of the deposit; or
5 (b) At the expiration of a certain specified time not less than thirty
6 (30) days after date of the instrument; or
7 (c) Upon notice in writing which is actually required to be given not
8 less than thirty (30) days before the date of repayment; and
9 (d) In all cases only upon presentation and surrender of the instru-
10 ment.

11 (39) "Time deposit" means time certificates of deposit, time deposits
12 open account, and savings deposits.

13 (40) "Time deposits open account" means a deposit, other than a time
14 certificate of deposit, with respect to which there is in force a written
15 contract with the depositor that neither the whole nor any part of such de-
16 posit may be withdrawn, by check or otherwise, prior to the date of maturity,
17 which shall be not less than thirty (30) days after the date of the deposit,
18 or prior to the expiration of the period of notice which must be given by the
19 depositor in writing not less than thirty (30) days in advance of withdrawal.

20 (41) "Trust department" means the division of a bank which has been
21 granted trust powers by the director of finance.

22 SECTION 4. That Section 26-3203, Idaho Code, be, and the same is hereby
23 amended to read as follows:

24 26-3203. DEFINITIONS. The following definitions shall be liberally
25 construed to accomplish the purposes of this act. In this act, unless the
26 context otherwise requires:

27 (1) "Account" means the client relationship established with a trust
28 institution involving the transfer of funds or property to the trust insti-
29 tution, including a relationship in which the trust company acts as trustee,
30 executor, administrator, guardian, custodian, conservator, bailee, re-
31 ceiver, registrar, or agent, but excluding a relationship in which the trust
32 institution acts solely in an advisory capacity.

33 (2) "Act as a fiduciary" or "acting as a fiduciary" means to:

34 (a) Accept or execute trusts, including to:

35 (i) Act as trustee under a written agreement;

36 (ii) Receive money or other property in its capacity as trustee
37 for investment in real or personal property;

38 (iii) Act as trustee and perform the fiduciary duties committed or
39 transferred to it by order of a court of competent jurisdiction;

40 (iv) Act as trustee of the estate of a deceased person; or

41 (v) Act as trustee for a minor or incapacitated person;

42 (b) Administer in any other fiduciary capacity real or tangible per-
43 sonal property; or

44 (c) Act pursuant to order of court of competent jurisdiction as execu-
45 tor or administrator of the estate of a deceased person or as a guardian
46 or conservator for a minor or incapacitated person.

47 (3) "Authorized trust institution" means any state trust company,
48 trust office or representative trust office.

1 (4) "Bank" has the meaning set forth in 12 U.S.C. 1813(h); provided that
2 the term "bank" shall not include any "foreign bank" as defined in 12 U.S.C.
3 3101(7), except for any such foreign bank organized under the laws of a ter-
4 ritory of the United States, Puerto Rico, Guam, American Samoa or the Virgin
5 Islands, the deposits of which are insured by the federal deposit insurance
6 corporation.

7 (5) "Bank supervisory agency" means:

8 (a) Any agency of another state with primary responsibility for char-
9 tering and supervising a trust institution; and

10 (b) The office of the comptroller of the currency, the federal deposit
11 insurance corporation, the board of governors of the federal reserve
12 system, the office of thrift supervision and any successor to these
13 agencies.

14 (6) "Branch" with respect to a depository institution has the meaning
15 set forth in section 26-106, Idaho Code.

16 (7) "Charter" means the authority issued by the director or a bank su-
17 pervisory agency authorizing a trust institution to act as a fiduciary in its
18 home state.

19 (8) "Client" means a person to whom a trust institution owes a duty or
20 obligation under a trust or other account administered by the trust insti-
21 tution or as an advisor or agent, regardless of whether the trust institu-
22 tion owes a fiduciary duty to the person. The term includes the noncontin-
23 gent beneficiaries of an account.

24 (9) "Company" includes a bank, trust company, corporation, limited li-
25 ability company, partnership, association, business trust or another trust.

26 (10) "Department" means the Idaho department of finance.

27 (11) "Depository institution" means any company chartered to act as a
28 fiduciary and included for any purpose within any of the definitions of "in-
29 sured depository institution" as set forth in 12 U.S.C. 1813(c) (2) and (3).

30 (12) "Director" means the director of the department of finance.

31 (13) "Foreign bank" means a foreign bank, as defined in section 1(b) (7)
32 of the international banking act of 1978, chartered to act as a fiduciary in a
33 state other than this state.

34 (14) "Home state" means:

35 (a) With respect to a federally chartered trust institution and a for-
36 eign bank, the state in which such institution maintains its principal
37 office; and

38 (b) With respect to any other trust institution, the state which char-
39 tered such institution.

40 (15) "Home state regulator" means the bank supervisory agency with pri-
41 mary responsibility for chartering and supervising an out-of-state trust
42 institution.

43 (16) "Host state" means a state, other than the home state of a trust in-
44 stitution, or a foreign country in which the trust institution maintains or
45 seeks to acquire or establish an office.

46 (17) "New trust office" means a trust office located in a host state
47 which:

48 (a) Is originally established by the trust institution as a trust of-
49 fice; and

- 1 (b) Does not become a trust office of the trust institution as a result
2 of:
- 3 (i) The acquisition of another trust institution or trust office
4 of another trust institution; or
5 (ii) A merger, consolidation, or conversion involving any such
6 trust institution or trust office.
- 7 (18) "Office" with respect to a trust institution means the principal
8 office, a trust office or a representative trust office, but not a branch.
- 9 (19) "Out-of-state bank" means a bank chartered to act as a fiduciary in
10 any state or states other than this state.
- 11 (20) "Out-of-state trust company" means either a trust company that is
12 not a state trust company or a savings association whose principal office is
13 not located in this state.
- 14 (21) "Out-of-state trust institution" means a trust institution that is
15 not a state trust institution.
- 16 (22) "Person" means an individual, a company or any other legal entity.
- 17 (23) "Principal office" with respect to:
- 18 (a) A state trust company, means a location registered with the direc-
19 tor as the state trust company's home office at which:
- 20 (i) The state trust company does business;
21 (ii) The state trust company keeps its corporate books and a set of
22 its material records, including material fiduciary records; and
23 (iii) At least one (1) executive officer of the state trust company
24 maintains an office.
- 25 (b) A trust institution other than a state trust company, means its
26 principal place of business in the United States.
- 27 (24) "Representative trust office" means an office at which a trust in-
28 stitution has been authorized by the director to engage in a trust business
29 other than acting as a fiduciary.
- 30 (25) "Savings association" means a depository institution that is nei-
31 ther a bank nor a foreign bank.
- 32 (26) "State" means any state of the United States, the District of Co-
33 lumbia, any territory of the United States, Puerto Rico, Guam, American
34 Samoa, the Trust Territory of the Pacific Islands, the Virgin Islands and the
35 Northern Mariana Islands.
- 36 (27) "State bank" means:
- 37 (a) A bank which has received a charter from the director authorizing it
38 to operate a trust department; or
39 (b) A foreign bank as defined in section 1(b)(7) of the international
40 banking act of 1978 chartered to act as a fiduciary in this state.
- 41 (28) "State trust company" means a corporation organized under this act
42 and chartered to act as a fiduciary by the state, including a trust company
43 organized under the laws of this state before the effective date of this act.
- 44 (29) "State trust institution" means a trust institution having its
45 principal office in this state.
- 46 (30) "Trust business" means the holding out by a person to the public
47 by advertising, solicitation or other means that the person is available to
48 perform any service of a fiduciary in this or another state including, but
49 not limited to:
- 50 (a) Acting as a fiduciary; or

1 (b) To the extent not acting as a fiduciary, any of the following:

2 (i) Receiving for safekeeping personal property of every de-
3 scription;

4 (ii) Acting as assignee, bailee, conservator, custodian, escrow
5 agent, registrar, receiver or transfer agent; or

6 (iii) Acting as financial advisor, investment advisor or manager,
7 agent or attorney-in-fact in any agreed upon capacity.

8 (31) "Trust company" means a state trust company or any other company
9 chartered to act as a fiduciary that is neither a depository institution nor
10 a foreign bank.

11 (32) "Trust institution" means a depository institution, foreign bank,
12 state bank or trust company.

13 (33) "Trust office" means an office, other than the principal office, at
14 which a trust institution is licensed by the director to act as a fiduciary.

15 (34) "Unauthorized trust activity" means:

16 (a) A person, other than one identified in section 26-3204(1), Idaho
17 Code, acting as a fiduciary within this state;

18 (b) A person engaging in a trust business in this state at any office of
19 such person that is not its principal office, if it is a state trust in-
20 stitution, or that is not a trust office or a representative trust of-
21 fice of such person, unless the person has been authorized by the direc-
22 tor, in his discretion, to engage in a trust business in this state in
23 another manner and upon such conditions as he may require; or

24 (c) An out-of-state trust institution engaging in a trust business in
25 this state at any time an order issued by the director pursuant to sec-
26 tion ~~26-3603(2)~~1115, Idaho Code, is in effect.

27 SECTION 5. That Section 26-3205, Idaho Code, be, and the same is hereby
28 amended to read as follows:

29 26-3205. ACTIVITIES NOT REQUIRING A CHARTER. Notwithstanding any
30 other provision of this act, a person does not engage in the trust business or
31 in any other business in a manner requiring a charter under this act, or in an
32 unauthorized trust activity by:

33 (1) Acting in a manner authorized by law and in the scope of authority
34 as an agent of a trust institution with respect to an activity which is not an
35 unauthorized trust activity;

36 (2) Obtaining trust business as a result of an existing attorney-client
37 relationship or certified public accountant-client relationship;

38 (3) Acting as trustee under a deed of trust delivered only as security
39 for the payment of money or for the performance of another act;

40 (4) Receiving and distributing rents and proceeds of sale as a licensed
41 real estate broker on behalf of a principal in a manner authorized by the
42 Idaho real estate commission;

43 (5) Engaging in a securities transaction or providing an investment ad-
44 visory service as a licensed and registered broker-dealer, investment ad-
45 visor or registered representative thereof, provided the activity is regu-
46 lated by the Idaho department of finance or the securities and exchange com-
47 mission;

48 (6) Engaging in the sale and administration of an insurance product by
49 an insurance company or agent licensed by the Idaho department of insurance

1 to the extent that the activity is regulated by the Idaho department of in-
2 surance;

3 (7) Engaging in the lawful sale of prepaid funeral contracts under a
4 permit issued by the Idaho board of morticians or engaging in the lawful
5 business of a perpetual care cemetery under the Idaho endowment care ceme-
6 tery act;

7 (8) Acting as trustee under a voting trust as provided by the Idaho
8 business corporation act;

9 (9) Acting as trustee by a public, private, or independent institution
10 of higher education or a university system, including its affiliated founda-
11 tions or corporations, with respect to endowment funds or other funds owned,
12 controlled, provided to or otherwise made available to such institution with
13 respect to its educational or research purposes;

14 (10) Engaging in other activities expressly excluded from the applica-
15 tion of this act, by rule of the director;

16 (11) Acting as a fiduciary for relatives;

17 (12) Provided the company is a trust institution and is not barred by or-
18 der of the director from engaging in a trust business in this state pursuant
19 to section ~~26-3603(2)~~1115, Idaho Code:

20 (a) Marketing or soliciting in this state through the mails, telephone,
21 any electronic means or in person with respect to acting or proposing to
22 act as a fiduciary outside of this state;

23 (b) Delivering money or other intangible assets and receiving the same
24 from a client or other person in this state; or

25 (c) Accepting or executing outside of this state a trust of any client
26 or otherwise acting as a fiduciary outside of this state for any client;

27 (13) Acting pursuant to court appointment as:

28 (a) A personal representative of a decedent's estate; or

29 (b) A guardian or conservator of an estate.

30 SECTION 6. That Section 30-2003, Idaho Code, be, and the same is hereby
31 amended to read as follows:

32 30-2003. INCORPORATION. A benefit corporation shall be incorporated
33 in accordance with part 2, chapter ~~129~~29, title 30, Idaho Code, but its arti-
34 cles of incorporation must also state that it is a benefit corporation.

35 SECTION 7. That Section 30-2004, Idaho Code, be, and the same is hereby
36 amended to read as follows:

37 30-2004. ELECTION OF BENEFIT CORPORATION STATUS. (1) An existing
38 business corporation may become a benefit corporation under this chapter
39 by amending its articles of incorporation so that they contain a statement
40 that the corporation is a benefit corporation. In order to be effective, the
41 amendment must be adopted by at least the minimum status vote.

42 (2) (a) Except as provided in paragraph (b) of this subsection, if a do-
43 mestic entity that is not a benefit corporation is a party to a merger
44 or conversion or the exchanging entity in an interest exchange and the
45 surviving or converted entity in the merger, conversion or interest ex-
46 change is to be a benefit corporation, the plan of merger, conversion

1 or interest exchange must be approved by the domestic entity by at least
2 the minimum status vote.

3 (b) Paragraph (a) of this subsection does not apply in the case of a cor-
4 poration that is a party to a merger if the shareholders of the corpo-
5 ration are not entitled to vote on the merger pursuant to section ~~30-1-~~
6 ~~1105~~ 30-29-1105, Idaho Code.

7 SECTION 8. That Section 30-2005, Idaho Code, be, and the same is hereby
8 amended to read as follows:

9 30-2005. TERMINATION OF STATUS. (1) A benefit corporation may termi-
10 nate its status as such and cease to be subject to this chapter by amending
11 its articles of incorporation to delete the provision adopting benefit cor-
12 poration status. In order to be effective, the amendment must be adopted by
13 at least the minimum status vote.

14 (2) (a) Except as provided in paragraph (b) of this subsection, if a
15 plan of merger, conversion or share exchange would have the effect of
16 terminating the status of a business corporation as a benefit corpora-
17 tion, the plan must be adopted by at least the minimum status vote in or-
18 der to be effective.

19 (b) Paragraph (a) of this subsection does not apply in the case of a cor-
20 poration that is a party to a merger if the shareholders of the corpo-
21 ration are not entitled to vote on the merger pursuant to section ~~30-1-~~
22 ~~1105~~ 30-29-1105, Idaho Code.

23 (3) Any sale, lease, exchange or other disposition of all or substan-
24 tially all of the assets of a benefit corporation, unless the transaction is
25 in the usual and regular course of business, shall not be effective unless
26 the transaction is approved by at least the minimum status vote.

27 SECTION 9. That Section 30-2006, Idaho Code, be, and the same is hereby
28 amended to read as follows:

29 30-2006. CORPORATE PURPOSES. (1) A benefit corporation shall have a
30 purpose of creating general public benefit. This purpose is in addition to
31 its purpose under section ~~30-1-301~~ 30-29-301, Idaho Code.

32 (2) The articles of incorporation of a benefit corporation may identify
33 one (1) or more specific public benefits that it is the purpose of the bene-
34 fit corporation to create in addition to its purposes under section ~~30-1-301~~
35 30-29-301, Idaho Code, and subsection (1) of this section. The identifica-
36 tion of a specific public benefit under this subsection does not limit the
37 purpose of a benefit corporation to create general public benefit under sub-
38 section (1) of this subsection.

39 (3) The creation of general public benefit and specific public benefits
40 under subsections (1) and (2) of this section is in the best interests of the
41 benefit corporation.

42 (4) A benefit corporation may amend its articles of incorporation to
43 add, amend or delete the identification of a specific public benefit that it
44 is the purpose of the benefit corporation to create. In order to be effec-
45 tive, the amendment must be adopted by at least the minimum status vote.

1 (5) A professional corporation that is a benefit corporation does not
2 violate section ~~30-1-1303(2)~~ 30-29-1303(2), Idaho Code, by having the pur-
3 pose to create general public benefit or a specific public benefit.

4 SECTION 10. That Section 30-2007, Idaho Code, be, and the same is hereby
5 amended to read as follows:

6 30-2007. STANDARD OF CONDUCT FOR DIRECTORS. (1) In discharging the
7 duties of their respective positions and in considering the best interests
8 of the benefit corporation, the board of directors, committees of the board
9 and individual directors of a benefit corporation shall consider the effects
10 of any action or inaction on:

11 (a) The shareholders of the benefit corporation;

12 (b) The employees of the benefit corporation;

13 (c) The subsidiaries and suppliers of the benefit corporation;

14 (d) The interests of customers as beneficiaries of the general public
15 benefit or specific public benefit purposes of the benefit corporation;

16 (e) Community and social factors, including those of each community
17 in which offices or facilities of the benefit corporation, its sub-
18 sidiaries, or its suppliers are located;

19 (f) The local and global environment;

20 (g) The short-term and long-term interests of the benefit corporation,
21 including benefits that may accrue to the benefit corporation from its
22 long-term plans and the possibility that these interests may be best
23 served by the continued independence of the benefit corporation; and

24 (h) The ability of the benefit corporation to accomplish its general
25 public benefit purpose and any specific public benefit purpose.

26 (2) In discharging the duties of their respective positions and in con-
27 sidering the best interests of the benefit corporation, the board of direc-
28 tors, committees of the board and individual directors of a benefit corpo-
29 ration may also consider any other pertinent factors or the interests of any
30 group that they deem appropriate.

31 (3) The board of directors, committees of the board and individual di-
32 rectors of a benefit corporation need not give priority to a particular in-
33 terest or factor referred to in subsection (1) or (2) of this section over any
34 other interest or factor unless the benefit corporation has stated in its ar-
35 ticles of incorporation its intention to give priority to certain interests
36 or factors related to its accomplishment of its general public benefit or of
37 a specific public benefit purpose identified in its articles of incorpora-
38 tion.

39 (4) The consideration of interests and factors in the manner required
40 by this section does not constitute a violation of section ~~30-1-830~~ 30-29-
41 830, Idaho Code.

42 (5) Except as provided in the articles of incorporation, a director is
43 not personally liable for monetary damages for:

44 (a) Any action or inaction in the course of performing the duties of a
45 director under subsection (1) of this section if the director performed
46 the duties of office in compliance with section ~~3-1-830~~ 30-29-830,
47 Idaho Code, and this section; or

48 (b) Failure of the benefit corporation to pursue or create general pub-
49 lic benefit or specific public benefit.

1 (6) A director does not have a duty to a person that is a beneficiary of
2 the general public benefit purpose or a specific public benefit purpose of a
3 benefit corporation arising from the status of the person as a beneficiary.

4 SECTION 11. That Section 30-2008, Idaho Code, be, and the same is hereby
5 amended to read as follows:

6 30-2008. BENEFIT DIRECTOR. (1) The board of directors of a benefit
7 corporation that is a publicly traded corporation shall, and the board of any
8 other benefit corporation may, include a director who shall be designated
9 the benefit director, and shall have, in addition to the powers, duties,
10 rights and immunities of the other directors of the benefit corporation, the
11 powers, duties, rights and immunities provided in this chapter.

12 (2) The benefit director shall be elected and may be removed in the
13 manner provided in sections ~~30-1-803 through 30-1-809~~ 30-29-803 through
14 30-29-809, Idaho Code. Except as provided in subsection (6) of this section,
15 the benefit director shall be an individual who is independent. The bene-
16 fit director may serve as the benefit officer at the same time as serving as
17 the benefit director. The articles of incorporation or bylaws of a benefit
18 corporation may prescribe additional qualifications of the benefit director
19 not inconsistent with this subsection.

20 (3) The benefit director shall prepare and the benefit corporation
21 shall include in the annual benefit report to shareholders required by
22 section 30-2012, Idaho Code, the opinion of the benefit director on the fol-
23 lowing:

24 (a) Whether the benefit corporation acted in accordance with its gen-
25 eral public benefit purpose and any specific public benefit purpose in
26 all material respects during the period covered by the report;

27 (b) Whether the directors and officers complied with sections 30-2007
28 and 30-2009, Idaho Code, respectively; and

29 (c) If, in the opinion of the benefit director, the benefit corporation
30 or its directors or officers failed to act or comply in the manner de-
31 scribed in paragraphs (a) and (b) of this subsection, a description of
32 the ways in which the benefit corporation or its directors or officers
33 failed to act or comply.

34 (4) The act or inaction of an individual in the capacity of a benefit di-
35 rector shall constitute for all purposes an act or inaction of that individ-
36 ual in the capacity of a director of the benefit corporation.

37 (5) Regardless of whether the articles of incorporation or bylaws
38 of a benefit corporation include a provision eliminating or limiting the
39 personal liability of directors authorized by section ~~30-1-202~~ 30-29-202,
40 Idaho Code, a benefit director shall not be personally liable for an act or
41 omission in the capacity of a benefit director unless the act or omission
42 constitutes self-dealing, willful misconduct or a knowing violation of law.

43 (6) The benefit director of a professional corporation organized under
44 chapter 13, title 30, Idaho Code, does not need to be independent.

45 SECTION 12. That Section 30-2009, Idaho Code, be, and the same is hereby
46 amended to read as follows:

1 30-2009. STANDARD OF CONDUCT FOR OFFICERS. (1) Each officer of a bene-
 2 fit corporation shall consider the interests and factors as provided in sec-
 3 tion 30-2007, Idaho Code, if the officer has discretion to act with respect
 4 to a matter, and it reasonably appears to the officer that the matter may have
 5 a material effect on the creation by the benefit corporation of general pub-
 6 lic benefit or a specific public benefit identified in the articles of incor-
 7 poration.

8 (2) The consideration of interests and factors as provided in subsec-
 9 tion (1) of this section shall not constitute a violation of sections ~~30-1-~~
 10 ~~841 and 30-1-842~~ 30-29-841 and 30-29-842, Idaho Code.

11 (3) Except as provided in the articles of incorporation or bylaws, an
 12 officer is not personally liable for monetary damages for:

13 (a) An action or inaction as an officer in the course of performing the
 14 duties of an officer under subsection (1) of this section if the officer
 15 performed the duties of the position in compliance with sections ~~30-1-~~
 16 ~~841 and 30-1-842~~ 30-29-841 and 30-29-842, Idaho Code, and this section;
 17 or

18 (b) Failure of the benefit corporation to pursue or create general pub-
 19 lic benefit or specific public benefit.

20 (4) An officer does not have a duty to a person that is a beneficiary of
 21 the general public benefit purpose or a specific public benefit purpose of a
 22 benefit corporation arising from the status of the person as a beneficiary.

23 SECTION 13. That Section 30-21-804, Idaho Code, be, and the same is
 24 hereby amended to read as follows:

25 30-21-804. NAME USED AS ASSUMED BUSINESS NAME. (a) On or after July 1,
 26 2014⁵, an assumed business name:

27 (1) Must comply with section 30-21-301 (a) and (e), Idaho Code; and

28 (2) May not contain any of the words or abbreviations required for an
 29 entity under section 30-21-302, Idaho Code; and

30 (3) May not be only the true name of an individual.

31 (b) The name of a filing entity or limited liability partnership does
 32 not have to be distinguishable from an assumed business name in a certificate
 33 of assumed business name filed before the entity's public organic record,
 34 statement of qualification, or foreign entity registration statement is
 35 filed, and the assumed business name is not invalidated by the subsequent
 36 filing by the filing entity or limited liability partnership.

37 SECTION 14. That Section 31-709, Idaho Code, be, and the same is hereby
 38 amended to read as follows:

39 31-709. RECORDS TO BE KEPT. The board must cause to be kept permanently
 40 and indefinitely, in accordance with the provisions of sections ~~9-331 and~~
 41 ~~9-332~~ 31-871A, Idaho Code:

42 1. Minute records, in which must be recorded all orders and decisions
 43 made by them, and the daily proceedings had at all regular and special meet-
 44 ings.

45 2. Allowance records, in which must be recorded all orders for the al-
 46 lowance of money from the county treasury, to whom made, and on what account,
 47 dating, numbering and indexing the same through each year.

1 3. Road records, containing all proceedings and adjudications relating
2 to the establishment, maintenance, change and discontinuance of roads, road
3 districts, and overseers thereof, their reports and accounts.

4 4. Franchise records, containing all franchises granted by them, for
5 what purpose, the length of time and to whom granted, the amount of bond and
6 license tax required.

7 5. Warrant records, to be kept by the county auditor, in which must be
8 entered, in the order of drawing, all warrants drawn on the treasury, with
9 their number and reference to the order on the minute book, with the date,
10 amount, on what account, and name of payee.

11 6. Ordinance records, containing all ordinances, stating the date en-
12 acted.

13 7. Resolutions records, containing all resolutions, stating the date
14 adopted.

15 SECTION 15. That Section 33-1021, Idaho Code, as enacted by Section 1,
16 Chapter 310, Laws of 2011, be, and the same is hereby amended to read as fol-
17 lows:

18 33-1021~~3~~. MONEYS PROVIDED FROM UNANTICIPATED PUBLIC CHARTER SCHOOL
19 CLOSURE. In the event a public charter school closes and ceases to provide
20 educational instruction during the course of a school year, the following
21 provisions relating to funding shall apply:

22 (1) A school district or public charter school shall report to the state
23 department of education all newly enrolled students when such students have
24 enrolled from a public charter school that has closed during a school year.

25 (2) The state department of education shall use the reported enroll-
26 ment information provided for in subsection (1) of this section to calculate
27 the funding that the district or public charter school would have received
28 had those reported new enrollees been enrolled in such district for the en-
29 tire school year. Such funding shall be prorated based on the percent of days
30 left in the school year following the enrollment of new students. Such fund-
31 ing shall be included in the next scheduled payment to the school district or
32 public charter school.

33 SECTION 16. That Section 33-1630, Idaho Code, as enacted by Section 2,
34 Chapter 289, Laws of 2015, be, and the same is hereby amended to read as fol-
35 lows:

36 33-1630~~1~~. REQUIREMENTS FOR HARASSMENT, INTIMIDATION AND BULLYING IN-
37 FORMATION AND PROFESSIONAL DEVELOPMENT. (1) School districts and charter
38 schools shall undertake reasonable efforts to ensure that information on
39 harassment, intimidation and bullying of students is disseminated annually
40 to all school personnel, parents and students, including an affirmation
41 that school personnel are authorized and expected to intervene or facilitate
42 intervention on behalf of students facing harassment, intimidation or bul-
43 lying.

44 (2) School districts and charter schools shall provide ongoing profes-
45 sional development to build skills of all school staff members to prevent,
46 identify and respond to harassment, intimidation and bullying. The state

1 board shall promulgate rules regarding the content of the professional de-
2 velopment required by this subsection.

3 (3) District policies shall include a series of graduated consequences
4 that may include, but are not limited to, referral to counseling, diversion,
5 use of juvenile specialty courts, restorative practices, on-site suspension
6 and expulsion for any student who commits an act of bullying, intimidation,
7 harassment, violence or threats of violence. Guidelines for such policies
8 will be set forth in the rules of the state board.

9 (4) Annually school districts shall report bullying incidents to the
10 state department of education in a format set forth in rule by the state
11 board. District policy shall designate persons to whom bullying reports are
12 to be made and a procedure for a teacher or other school employee, student,
13 parent, guardian or other person to report or otherwise provide information
14 on bullying activity.

15 SECTION 17. That Section 33-1630, Idaho Code, as enacted by Section 1,
16 Chapter 68, Laws of 2015, be, and the same is hereby amended to read as fol-
17 lows:

18 33-1630~~2~~. MASTERY-BASED EDUCATION. (1) The legislature finds that
19 moving toward a mastery-based model of education where students progress
20 as they demonstrate mastery of a subject or grade level is in the best in-
21 terest of Idaho students. The legislature further finds that moving from
22 the current time-based system with a mastery-based model will allow for
23 more personalized and differentiated learning; create a focus on explicit,
24 measurable, transferable learning objectives that empower students; and
25 emphasize competencies that include application and knowledge along with
26 skill development.

27 (2) The state department of education shall perform the following ac-
28 tivities to move Idaho toward a mastery-based education system:

29 (a) Conduct a statewide awareness campaign to promote understanding
30 and interest in mastery-based education for teachers, administrators,
31 parents, students, business leaders and policymakers;

32 (b) Establish a committee of educators to identify roadblocks and pos-
33 sible solutions in implementing mastery-based education and develop
34 recommendations for the incubator process; and

35 (c) Facilitate the planning and development of an incubator process and
36 assessments of local education agencies to identify the initial cohort
37 of twenty (20) local education agencies to serve as incubators in fiscal
38 year 2017.

39 (3) The cost of activities provided for in this section shall be paid
40 by the state department of education from moneys appropriated for this pro-
41 gram in the educational support program budget as provided for in section
42 33-1002, Idaho Code.

43 (4) Not later than January 31 of each year, the state department of ed-
44 ucation shall report annually to the state board of education and the edu-
45 cation committees of the senate and house of representatives regarding the
46 progress toward implementing mastery-based education.

47 (5) For purposes of this section:

48 (a) "Incubator process" means a process where districts and charter
49 schools that are willing and ready to start moving toward a mas-

1 tery-based education system would be identified through site assess-
2 ments and would form an initial cohort of incubators for mastery-based
3 education. The incubators would receive support for staff profes-
4 sional development, stakeholder education and ongoing assessment and
5 coaching. These incubators would provide data and best practices for
6 continued implementation of mastery-based education.

7 (b) "Mastery-based education system" means an education system where
8 student progress is based upon a student's demonstration of mastery of
9 competencies and content, not seat time or the age or grade level of the
10 student.

11 SECTION 18. That Section 34-439A, Idaho Code, be, and the same is hereby
12 amended to read as follows:

13 34-439A. DISCLOSURES IN ELECTIONS TO AUTHORIZE LEVY. (1) Notwith-
14 standing any other provision of law except for the provisions of section
15 63-802(1)(g), Idaho Code, any taxing district that proposes to submit any
16 question to the electors of the district that would authorize any levy,
17 except for the levies authorized for the purposes provided in sections
18 63-802(1)(g) and 33-802(4), Idaho Code, and except for levies relating to
19 bonded indebtedness where section 34-439, Idaho Code, applies, shall in-
20 clude in the ballot question, or in a brief official statement on the ballot
21 but separate from the ballot question, a disclosure setting forth in simple,
22 understandable language information on the proposal substantially as fol-
23 lows:

24 (a) The purpose for which the levy shall be used; the date of the elec-
25 tion; and the dollar amount estimated to be collected each year from the
26 levy; and

27 (b) The length of time, reflected in months or years, in which the pro-
28 posed levy will be assessed.

29 (2) The information called for in subsection (1) of this section shall
30 be placed prior to the location on the ballot where a person casts a vote and
31 shall also be included in like manner in the official notice of the election.

32 SECTION 19. That Section 34-616, Idaho Code, be, and the same is hereby
33 amended to read as follows:

34 34-616. ELECTION -- SELECTION -- OF DISTRICT JUDGES -- QUALIFICA-
35 TIONS. (1) At the primary election, 1974, and every four (4) years there-
36 after, subject to the provisions of section 34-1217, Idaho Code, there shall
37 be elected in each judicial district a sufficient number of district judges
38 to fill any vacancy or vacancies occasioned by the expiration of the term or
39 terms of office of any member or members.

40 (2) To be elected to the office of district judge a person must, at the
41 time of such election, meet all of the following qualifications:

42 (a) Be at least thirty (30) years of age;

43 (b) Be a citizen of the United States and an elector in the judicial dis-
44 trict in which elected;

45 (c) Have been a legal resident of the state of Idaho for at least two (2)
46 continuous years immediately preceding such election;

1 (d) Have been in good standing as an active or judicial member of the
 2 Idaho state bar for at least two (2) continuous years immediately pre-
 3 ceding such election; and

4 (e) Have held a license to practice law or held a judicial office in one
 5 (1) or more jurisdictions for at least ten (10) continuous years immedi-
 6 ately preceding such election. ~~within~~

7 (3) Each candidate for election shall file a declaration of candidacy
 8 with the secretary of state.

9 (4) Each candidate who files a declaration of candidacy shall at the
 10 same time pay a filing fee of one hundred fifty dollars (\$150) which shall be
 11 deposited in the general fund.

12 (5) To be appointed to the office of district judge a person must, at the
 13 time of such appointment, meet all of the following qualifications:

14 (a) Be at least thirty (30) years of age;

15 (b) Be a citizen of the United States and an elector of the state of
 16 Idaho;

17 (c) Have been a legal resident of the state of Idaho for at least two (2)
 18 continuous years immediately preceding such appointment;

19 (d) Have been in good standing as an active or judicial member of the
 20 Idaho state bar for at least two (2) continuous years immediately pre-
 21 ceding such appointment; and

22 (e) Have held a license to practice law or held a judicial office in one
 23 (1) or more jurisdictions for at least ten (10) continuous years immedi-
 24 ately preceding such appointment.

25 (6) For purposes of this section, the following terms have the follow-
 26 ing meanings:

27 (a) "Active," "judicial" and "good standing" have the same definitions
 28 as those terms are given by rule 301 of the Idaho bar commission rules or
 29 any successors to those rules;

30 (b) "Jurisdiction" means a state or territory of the United States, the
 31 District of Columbia or any branch of the United States military; and

32 (c) "Elector" means one who is lawfully registered to vote.

33 SECTION 20. That Section 36-1402, Idaho Code, be, and the same is hereby
 34 amended to read as follows:

35 36-1402. PENALTY -- INFRACTION -- MISDEMEANOR -- FELONY -- REVOCATION
 36 OF LICENSE -- DISPOSITION OF MONEYS. (a) Infraction Penalty. Except as pro-
 37 vided for in subsection (b) of this section, any person who pleads guilty to
 38 or is found guilty of an infraction of this code, or rules or proclamations
 39 promulgated pursuant thereto, shall be subject to a fine of seventy-two dol-
 40 lars (\$72.00).

41 (b) A violation of section 36-1401(a)1.(K) through (L) or (a)2.(S)
 42 through (~~Y~~X), Idaho Code, shall constitute an infraction subject to a fine of
 43 two hundred fifty dollars (\$250).

44 (c) Misdemeanor Penalty. Any person entering a plea of guilty for,
 45 found guilty of or convicted of a misdemeanor under the provisions of this
 46 title or rules or proclamations promulgated pursuant thereto shall, ex-
 47 cept in cases where a higher penalty is prescribed, be fined in a sum of not
 48 less than twenty-five dollars (\$25.00) nor more than one thousand dollars
 49 (\$1,000) and/or by commitment to jail for not more than six (6) months. The

1 minimum fine, per animal, fish or bird, for the illegal taking, illegal pos-
 2 session or the illegal waste of the following animals, fish or birds shall be
 3 as indicated below:

4	Animal, Fish or Bird	Minimum Fine
5	Bighorn sheep, mountain goat and moose	\$500
6	Elk	\$300
7	Any other big game animal	\$200
8	Wild turkey, swan and sturgeon	\$200
9	Chinook salmon, wild steelhead and bull trout	\$100
10	Any other game bird, game fish or furbearer	\$ 25

11 (d) Felony Penalty. Any person entering a plea of guilty for, found
 12 guilty of or convicted of a felony under the provisions of this title shall be
 13 punished in accordance with section 18-112, Idaho Code. Provided further,
 14 that the judge hearing the case shall forthwith revoke for life, the hunting,
 15 fishing or trapping license and privileges of any person who, within a five
 16 (5) year period, pleads guilty to, is found guilty of or is convicted of three
 17 (3) or more felony violations of the provisions of this title.

18 (e) License Revocation. Any person entering a plea of guilty or being
 19 found guilty or convicted of violating any of the provisions of this title,
 20 or who otherwise fails to comply with the requirements of a citation in con-
 21 nection with any such offense, may, in addition to any other penalty assessed
 22 by the court, have his hunting, fishing, or trapping privileges revoked for
 23 such period of time as may be determined by the court not to exceed three (3)
 24 years, except that violations classified as felonies under section 36-1401,
 25 Idaho Code, or as flagrant violations as defined in subsection (f) of this
 26 section, shall authorize the court to impose license revocations for peri-
 27 ods of time up to and including life, with said period beginning on the date
 28 of conviction, finding of guilt or the entry of the plea of guilty. Pro-
 29 vided further, that the magistrate hearing the case shall forthwith revoke
 30 the hunting, fishing, or trapping privileges for a period of not less than
 31 one (1) year for any of the following offenses:

- 32 1. Taking or possessing upland game birds, migratory waterfowl,
 33 salmon, steelhead, sturgeon, or any big game animal during closed sea-
 34 son.
- 35 2. Exceeding the daily bag or possession limit of upland game birds, mi-
 36 gratory waterfowl or big game animals.
- 37 3. Taking any fish by unlawful methods as set forth in section 36-902 (a)
 38 or (c), Idaho Code.
- 39 4. Unlawfully purchasing, possessing or using any license, tag or per-
 40 mit as set forth in section 36-405 (c), Idaho Code.
- 41 5. Trespassing in violation of warning signs or failing to depart the
 42 real property of another after notification as set forth in section
 43 36-1603, Idaho Code.
- 44 6. The unlawful release of any species of live fish into any public body
 45 of water in the state. For purposes of this paragraph, an "unlawful re-
 46 lease of any species of live fish" shall mean a release of any species of
 47 live fish, or live eggs thereof, in the state without the permission of
 48 the director of the department of fish and game; provided, that no per-

1 mission is required when fish are being freed from a hook and released at
2 the same time and place where caught or when crayfish are being released
3 from a trap at the same time and place where caught.

4 Provided further, that the magistrate hearing the case of a first-time
5 hunting violation offender under the age of twenty-one (21) years may re-
6 quire that the offender attend a remedial hunter education course at the of-
7 fender's expense. Upon successful completion of the course, the remainder
8 of the revocation period shall be subject to a withheld judgment so long as
9 the offender is not convicted of any additional hunting violations during
10 the period. The cost of the course shall be seventy-five dollars (\$75.00) to
11 be paid to the department. The commission shall establish by rule the cur-
12 riculum of the hunter education remedial course.

13 The revocation shall consist of cancellation of an existing license for
14 the required length of time and/or denial of the privilege of purchasing an
15 applicable license for the length of time required to meet the revocation
16 period decreed. In the case of persons pleading guilty, convicted or found
17 guilty of committing multiple offenses, the revocation periods may run
18 consecutively. In the case of pleas of guilty, convictions or findings of
19 guilt involving taking big game animals during closed season or exceeding
20 the daily bag or possession limit of big game, the magistrate hearing the
21 case shall revoke the hunting, fishing or trapping privileges of any person
22 convicted or found guilty of those offenses for a period of not less than one
23 (1) year for each big game animal illegally taken or possessed by the person
24 convicted or found guilty.

25 It shall be a misdemeanor for any person to hunt, fish, or trap or pur-
26 chase a license to do so during the period of time for which such privilege is
27 revoked.

28 For the purpose of this title, the term "conviction" shall mean either a
29 withheld judgment or a final conviction.

30 (f) **Flagrant Violations.** In addition to any other penalties assessed
31 by the court, the magistrate hearing the case shall forthwith revoke the
32 hunting, fishing or trapping privileges, for a period of not less than one
33 (1) year and may revoke the privileges for a period up to and including the
34 person's lifetime, for any person who enters a plea of guilty, who is found
35 guilty, or who is convicted of any of the following flagrant violations:

- 36 1. Taking a big game animal after sunset by spotlighting, with use of
37 artificial light, or with a night vision enhancement device.
- 38 2. Unlawfully taking two (2) or more big game animals within a twelve
39 (12) month period.
- 40 3. Taking a big game animal with a rimfire or centerfire cartridge
41 firearm during an archery or muzzleloader only hunt.
- 42 4. Hunting, fishing, trapping or purchasing a license when license
43 privileges have been revoked pursuant to this section or section
44 36-1501, Idaho Code.
- 45 5. Taking any big game animal during a closed season.
- 46 6. Any felony violation provided in section 36-1401, Idaho Code.

47 (g) For purposes of the wildlife violator compact, section 36-2301,
48 Idaho Code, et seq., the department shall:

- 49 1. Suspend a violator's license for failure to comply with the terms of
50 a citation from a party state. A copy of a report of failure to comply

1 from the licensing authority of the issuing state shall be conclusive
2 evidence.

3 2. Revoke a violator's license for a conviction in a party state. A
4 report of conviction from the licensing authority of the issuing state
5 shall be conclusive evidence.

6 (h) Disposition of Fines and Forfeitures. Distribution of fines and
7 forfeitures remitted shall be in accordance with section 19-4705, Idaho
8 Code.

9 SECTION 21. That Section 47-319, Idaho Code, be, and the same is hereby
10 amended to read as follows:

11 47-319. LAND SUBJECT TO ACT -- AUTHORITY OF COMMISSION. (1) This act
12 shall apply to all lands located in the state, however owned, including any
13 lands owned or administered by any government or any agency or political sub-
14 division thereof, over which the state under its police power, has jurisdic-
15 tion.

16 (2) The commission is authorized and it is its duty to regulate the ex-
17 ploration for and production of oil and gas, prevent waste of oil and gas and
18 to protect correlative rights, and otherwise to administer and enforce this
19 act. It has jurisdiction over all persons and property necessary for such
20 purposes. In the event of a conflict, the duty to prevent waste is paramount.

21 (3) The commission is authorized to make such investigations as it
22 deems proper to determine whether action by the commission in discharging
23 its duties is necessary.

24 (4) The commission is authorized to appoint, as necessary, committees
25 for the purpose of advising the commission on matters relating to oil and
26 gas.

27 (5) Without limiting its general authority, the commission shall have
28 the specific authority to require:

29 (a) Identification of ownership of oil or gas wells, producing leases,
30 tanks, plants, structures, and facilities for the transportation or re-
31 fining of oil and gas;

32 (b) The taking and preservation of samples and the making and filing
33 with the commission of true and correct copies of well logs and direc-
34 tional surveys both in form and content as prescribed by the commission;
35 provided however, that logs of exploratory or wildcat wells marked con-
36 fidential shall be subject to disclosure according to chapter 1, title
37 74, Idaho Code, and shall be kept confidential by the commission for a
38 period of one (1) year from the date of filing the log with the commis-
39 sion. And provided that the commission may use any well logs and direc-
40 tional surveys in any action to enforce the provisions of this chapter
41 or any order or rule adopted hereunder. And provided further, that af-
42 ter four (4) months from the effective date of this act, the commission
43 may require the owner of a well theretofore drilled for oil or gas to
44 file within four (4) months of such order a true and correct copy of the
45 log or logs of such well;

46 (c) The drilling, casing, operation and plugging of wells in such man-
47 ner as to prevent: (i) the escape of oil or gas out of one (1) pool into
48 another; (ii) the detrimental intrusion of water into an oil or gas pool
49 that is avoidable by efficient operations; (iii) the pollution of fresh

1 water supplies by oil, gas, or ~~salt water~~ saltwater; (iv) blow-outs,
2 cavings, seepages, and fires; and (v) waste as hereinabove defined;

3 (d) The taking of tests of oil or gas wells;

4 (e) The furnishing of a reasonable performance bond with good and suf-
5 ficient surety, conditioned upon the performance of the duty to comply
6 with the requirements of this law and the regulations of the commission
7 with respect to the drilling, maintaining, operating and plugging of
8 each well drilled for oil or gas;

9 (f) That the production from wells be separated into gaseous and liquid
10 hydrocarbons, and that each be measured by means and upon standards that
11 may be prescribed by the commission;

12 (g) That wells not be operated with inefficient gas-oil or water-oil
13 ratios, and to fix these ratios, and to limit production from wells with
14 inefficient gas-oil or water-oil ratios;

15 (h) Metering or other measuring of oil, gas, or product;

16 (i) That every person who produces oil and gas in the state keep and
17 maintain for a period of five (5) years complete and accurate records
18 of the quantities thereof, which records, or certified copies thereof,
19 shall be available for examination by the commission or its agents at
20 all reasonable times within said period, and that every such person file
21 with the commission such reasonable reports as it may prescribe with
22 respect to such oil or gas production. Provided however, that reports
23 of oil and gas production shall be kept confidential by the commission
24 and shall be exempt from disclosure pursuant to section ~~9-340D~~ 74-107,
25 Idaho Code, for a period of six (6) months from the date of filing the
26 initial production report for a well with the commission, and there-
27 after all production reports for a well shall be subject to disclosure
28 pursuant to ~~chapter 3, title 9~~ chapter 1, title 74, Idaho Code; and

29 (j) The filing of reports of plats with the commission that it may pre-
30 scribe.

31 (6) Without limiting its general authority, and without limiting the
32 authority of other state agencies or local government as provided by law, the
33 commission shall have the specific authority to regulate:

34 (a) The drilling and plugging of wells and the compression or dehydra-
35 tion of produced oil and gas, and all other operations for the produc-
36 tion of oil and gas;

37 (b) The shooting and treatment of wells;

38 (c) The spacing or locating of wells;

39 (d) Operations to increase ultimate recovery, such as cycling of gas,
40 the maintenance of pressure, and the introduction of gas, water, or
41 other substances into a producing formation; and

42 (e) The disposal of ~~salt water~~ saltwater and ~~oil-field~~ oil field
43 wastes.

44 (7) The commission is authorized to classify and reclassify pools as
45 oil, gas, or condensate pools, or wells as oil, gas, or condensate wells.

46 (8) The commission is authorized to make and enforce rules, regula-
47 tions, and orders reasonably necessary to prevent waste, protect correla-
48 tive rights, to govern the practice and procedure before the commission, and
49 otherwise to administer this act.

1 SECTION 22. That Section 49-102, Idaho Code, be, and the same is hereby
2 amended to read as follows:

3 49-102. DEFINITIONS -- A. (1) "Abandon" means to leave a vehicle on
4 private property without the permission of the person having rights to the
5 possession of the property, or on a highway or other property open to the
6 public for the purposes of vehicular traffic or parking, or upon or within
7 the right-of-way of any highway, for twenty-four (24) hours or longer.

8 (2) "Abandoned vehicle" means any vehicle observed by an authorized of-
9 ficer or reported by a member of the public to have been left within the lim-
10 its of any highway or upon the property of another without the consent of the
11 property owner for a period of twenty-four (24) hours or longer, except that
12 a vehicle shall not be considered abandoned if its owner-operator is unable
13 to remove it from the place where it is located and has notified a law en-
14 forcement agency and requested assistance.

15 (3) "Accident" means any event that results in an unintended injury or
16 property damage attributable directly or indirectly to the motion of a motor
17 vehicle or its load, a snowmobile or special mobile equipment.

18 (4) "Actual physical control" means being in the driver's position of a
19 motor vehicle with the motor running or the vehicle moving.

20 (5) "Administrator" means the federal highway administrator, the chief
21 executive of the federal highway administration, an agency within the U.S.
22 department of transportation.

23 (6) "Age of a motor vehicle" means the age determined by subtracting
24 the manufacturer's year designation of the vehicle from the year in which the
25 designated registration fee is paid. If the vehicle has the same manufac-
26 turer's year designation as the year in which the fee is paid, or if a vehicle
27 has a manufacturer's year designation later than the year in which the fee is
28 paid, the vehicle shall be deemed to be one (1) year old.

29 (7) "Agricultural products" means the following unprocessed products:

30 (a) Agricultural, horticultural, floricultural and viticultural prod-
31 ucts;

32 (b) Fruits and vegetable products;

33 (c) Field grains, seeds, hay, sod and nursery stock, and other plants,
34 plant products, plant byproducts, plant waste and plant compost;

35 (d) Livestock, dairy animals, swine, furbearing animals, poultry,
36 eggs, fish and other aquatic species;

37 (e) Other animals, animal products and animal byproducts, animal waste
38 and animal compost; and

39 (f) Bees, bee products and bee byproducts.

40 (8) "Air-conditioning equipment" means mechanical vapor compression
41 refrigeration equipment which is used to cool the driver's or passenger com-
42 partment of any motor vehicle.

43 (9) "Alcohol or alcoholic beverage" means:

44 (a) Beer as defined in 26 U.S.C. section 5052(a), of the Internal Rev-
45 enue Code;

46 (b) Wine of not less than one-half of one percent (.005%) of alcohol by
47 volume; or

48 (c) Distilled spirits as defined in section 5002(a)(8), of the Internal
49 Revenue Code.

1 (10) "Alley" means a public way of limited use intended only to provide
2 access to the rear or side of lots or buildings in urban districts.

3 (11) "All-terrain vehicle" or "ATV" means an all-terrain vehicle or ATV
4 as defined in section 67-7101, Idaho Code.

5 (12) "Amateur radio operator." (See "Radio operator, amateur," section
6 49-119, Idaho Code)

7 (13) "Ambulance" means a motor vehicle designed and used primarily for
8 the transportation of injured, sick, or deceased persons, on stretchers,
9 cots, beds, or other devices for carrying persons in a prone position.

10 (14) "Applicant" means an individual who applies to obtain, transfer,
11 upgrade, or renew a driver's license.

12 (15) "Approved driver training course" means a training course from a
13 school licensed under the provisions of chapter 21 of this title or a driver
14 training course approved by another United States jurisdiction provided the
15 course was taken while an individual was a resident of that United States ju-
16 risdiction.

17 (16) "Approved testing agency" means a person, firm, association, part-
18 nership or corporation approved by the director of the Idaho state police
19 which is:

20 (a) In the business of testing equipment and systems;

21 (b) Recognized by the director as being qualified and equipped to do ex-
22 perimental testing; and

23 (c) Not under the jurisdiction or control of any single manufacturer or
24 supplier for an affected industry.

25 (17) "Armed forces" means the army, navy, marine corps, coast guard and
26 the air force of the United States.

27 (18) "Authorized emergency vehicle." (See "Vehicle," section 49-123,
28 Idaho Code)

29 (19) "Authorized officer" means any member of the Idaho state police, or
30 any regularly employed and salaried deputy sheriff, or other county employee
31 designated to perform the function of removing abandoned vehicles or junk
32 vehicles by the board of county commissioners of the county in which a vehi-
33 cle is located, or any regularly employed and salaried city peace officer or
34 other city employee designated to perform the function of removing abandoned
35 vehicles or junk vehicles by the city council, or a qualified person depu-
36 tized or appointed by the proper authority as reserve deputy sheriff or city
37 policeman, authorized within the jurisdiction in which the abandoned vehi-
38 cle or junk vehicle is located.

39 (20) "Authorized transportation department employee" means any em-
40 ployee appointed by the board to perform duties relating to enforcement of
41 vehicle laws as have been specifically defined and approved by order of the
42 board (see section 40-510, Idaho Code).

43 (21) "Auto transporter" means a vehicle combination constructed for the
44 purpose of transporting vehicles.

45 (21~~2~~) "Autocycle" means a motor vehicle designed to travel on not more
46 than three (3) wheels in contact with the ground that has a steering wheel and
47 seating that does not require the operator to straddle or sit astride.

48 SECTION 23. That Section 49-402, Idaho Code, be, and the same is hereby
49 amended to read as follows:

1 49-402. ANNUAL REGISTRATION. (1) The annual fee for operating each
2 pickup truck, each neighborhood electric vehicle and each other motor ve-
3 hicle having a maximum gross weight not in excess of eight thousand (8,000)
4 pounds and that complies with the federal motor vehicle safety standards as
5 defined in section 49-107, Idaho Code, shall be:

- 6 Vehicles one (1) and two (2) years old\$69.00
- 7 Vehicles three (3) and four (4) years old\$57.00
- 8 Vehicles five (5) and six (6) years old\$57.00
- 9 Vehicles seven (7) and eight (8) years old\$45.00
- 10 Vehicles over eight (8) years old\$45.00

11 There shall be twelve (12) registration periods, starting in January
12 for holders of validation registration stickers numbered 1, and proceed-
13 ing consecutively through December for holders of validation registration
14 stickers numbered 12, each of which shall start on the first day of a calendar
15 month and end on the last day of the twelfth month from the first day of the
16 beginning month. Registration periods shall expire midnight on the last day
17 of the registration period in the year designated by the validation regis-
18 tration sticker. The numeral digit on the validation registration stickers
19 shall, as does the registration card, fix the registration period under the
20 staggered registration system for the purpose of reregistration and notice
21 of expiration.

22 A vehicle that has once been registered for any of the above designated
23 periods shall, upon reregistration, be registered for the period bearing the
24 same number, and the registration card shall show and be the exclusive proof
25 of the expiration date of registration and licensing. Vehicles may be ini-
26 tially registered for less than a twelve (12) month period, or for more than a
27 twelve (12) month period, and the fee prorated on a monthly basis if the frac-
28 tional registration tends to fulfill the purpose of the monthly series reg-
29 istration system.

30 (2) For all school buses operated either by a nonprofit, nonpublic
31 school or operated pursuant to a service contract with a school district for
32 transporting children to or from school or in connection with school ap-
33 proved activities, the annual fee shall be twenty-four dollars (\$24.00) and
34 shall be subject to staggered registration for the purpose of reregistration
35 and notice of expiration.

36 (3) For all motorcycles and motor-driven cycles which comply with the
37 federal motor vehicle safety standards, operated upon the public highways,
38 the annual fee shall be nineteen dollars (\$19.00) and shall be subject to
39 staggered registration for the purpose of reregistration and notice of ex-
40 piration.

41 (4) For operation of an all-terrain vehicle, utility type vehicle or
42 motorbike, excluding a motorbike with an engine displacement of fifty (50)
43 cubic centimeters or less, on city, county or highway district roads or
44 highways open to such use, a restricted vehicle license plate fee pursuant
45 to section 49-450, Idaho Code, shall be paid. In addition, the registration
46 fee specified in section 67-7122, Idaho Code, shall be paid as provided in
47 section 67-7122, Idaho Code. The registration and restricted vehicle li-
48 cense plate exemption provided in section 49-426(2), Idaho Code, applies
49 to all-terrain vehicles, utility type vehicles, motorbikes and motorcycles
50 used for the purposes described in subsection (2) of section 49-426, Idaho

1 Code. Nonresidents shall be allowed to purchase a restricted vehicle li-
2 cense plate and sticker for an all-terrain vehicle, utility type vehicle or
3 motorbike.

4 (5) For all motor homes the fee shall be as specified in subsection (1)
5 of this section and shall be in addition to the fees provided for in section
6 49-445, Idaho Code.

7 (6) Registration fees shall not be subject to refund.

8 (7) A financial institution or repossession service contracted to
9 a financial institution repossessing vehicles under the terms of a secu-
10 rity agreement shall move the vehicle from the place of repossession to the
11 financial institution's place of business on a repossession plate. The
12 repossession plate shall also be used for demonstrating the vehicle to a
13 prospective purchaser for a period not to exceed ninety-six (96) hours. The
14 registration fees for repossession plates shall be as required in subsection
15 (1) of this section for a vehicle one (1) and two (2) years old. All other
16 fees required under chapter 4, title 49, Idaho Code, shall be in addition to
17 the registration fee. The repossession plate shall be subject to staggered
18 registration for the purpose of reregistration and notice of expiration.

19 (8) A wrecker or towing business engaged in the process of towing motor-
20 ized vehicles, which have been wrecked, abandoned, salvaged or may be dis-
21 abled, may apply for a wrecker plate to be displayed on those vehicles being
22 towed, provided the power unit is properly registered under this chapter.
23 The registration fees for wrecker plates shall be as required in subsection
24 (1) of this section for a vehicle one (1) and two (2) years old. All other
25 fees required under chapter 4, title 49, Idaho Code, shall be in addition to
26 the registration fee and shall be subject to staggered registration for the
27 purpose of reregistration and notice of expiration.

28 (9) In addition to the annual registration fee in this section, there
29 shall be an initial program fee of twenty-five dollars (\$25.00) and an an-
30 nual program fee of fifteen dollars (\$15.00) for all special license plate
31 programs for those license plates issued pursuant to sections 49-404A,
32 49-407, 49-408, 49-409, 49-414, 49-416, 49-418 and 49-418D, Idaho Code.
33 For special plates issued pursuant to sections 49-406 and 49-406A, Idaho
34 Code, there shall be an initial program fee of twenty-five dollars (\$25.00)
35 but there shall be no annual renewal fee. For special plates issued pur-
36 suant to sections 49-415C, 49-415D, 49-415E, 49-416A, 49-416B, 49-416C,
37 49-416D, 49-416E, 49-417, 49-417A, 49-417B, 49-417C, 49-417D, 49-417E,
38 49-418A, 49-418B, 49-418C, 49-418E, 49-419, 49-419A, 49-419B, 49-419C,
39 49-419D, 49-419E, 49-420, 49-420A, 49-420B, 49-420C, 49-420D, 49-420E,
40 49-420G, 49-420H, 49-420I, 49-420J, 49-420K, 49-420L, 49-420M, and 49-420N
41 and 49-420NO, Idaho Code, and any new special plate program effective on
42 and after January 1, 2013, pursuant to section 49-402D, Idaho Code, there
43 shall be an initial program fee of thirty-five dollars (\$35.00) and an annual
44 program fee of twenty-five dollars (\$25.00). The fees contained in this
45 subsection shall be applicable to all new special plate programs and shall
46 be subject to staggered registration for the purpose of reregistration and
47 notice of expiration. The initial program fee and the annual program fee
48 shall be deposited in the state highway account and shall be used to fund the
49 cost of administration of special license plate programs, unless otherwise
50 specified by law.

1 (10) Any vehicle that does not meet federal motor vehicle safety stan-
2 dards shall not be registered and shall not be permitted to operate on public
3 highways of the state, as defined in section 40-117, Idaho Code, unless oth-
4 erwise specifically authorized.

5 (11) In addition to annual registration fees as provided in this sec-
6 tion, registrants may pay a fee to purchase an Idaho state parks passport
7 authorizing resident motor vehicle entry into all Idaho state parks. Reg-
8 istrants may pay the fee for a one (1) year or two (2) year period of time.
9 The fee shall be ten dollars (\$10.00) for one (1) year and twenty dollars
10 (\$20.00) for two (2) years. All fees collected pursuant to this subsection
11 shall be deposited into the park and recreation fund and shall be subject to
12 appropriation. Fees collected pursuant to this subsection shall not be con-
13 sidered a motor vehicle registration fee as provided in section 17, article
14 VII, of the constitution of the state of Idaho.

15 SECTION 24. That Section 49-420N, Idaho Code, as enacted by Section 2,
16 Chapter 8, Laws of 2015, be, and the same is hereby amended to read as fol-
17 lows:

18 49-420N. IDAHO FRIENDS OF THE NATIONAL RIFLE ASSOCIATION PLATES. (1)
19 On and after July 1, 2015, any person who is the owner of a vehicle registered
20 under the provisions of section 49-402, Idaho Code, or registered under any
21 other section of law for which the purchase of special plates is allowed, may
22 apply for and, upon department approval, receive Idaho friends of the na-
23 tional rifle association license plates in lieu of regular license plates.
24 The provisions of this section shall not apply to any vehicle with a regis-
25 tered maximum gross weight over twenty-six thousand (26,000) pounds. Avail-
26 ability of Idaho friends of the national rifle association license plates
27 for other vehicles shall be subject to the rules, policies and procedures of
28 the department.

29 (2) In addition to the regular registration fee required in chapter 4,
30 title 49, Idaho Code, the applicant shall be charged a fee of thirty-five
31 dollars (\$35.00) for the initial issuance of plates, and twenty-five dol-
32 lars (\$25.00) upon each succeeding annual registration. Thirteen dollars
33 (\$13.00) of the initial fee and thirteen dollars (\$13.00) of the renewal fee
34 shall be deposited in the state highway account and shall be used to fund the
35 cost of administration of this special license plate program. Twenty-two
36 dollars (\$22.00) of each initial fee and twelve dollars (\$12.00) of each re-
37 newal fee shall be transferred by the state treasurer for deposit with the
38 national rifle association foundation Idaho state grant fund. The national
39 rifle association foundation Idaho state grant fund is restricted to uti-
40 lization of received funds within the state of Idaho.

41 (3) Whenever title or interest in a vehicle registered under the pro-
42 visions of this section is transferred or assigned, the owner may transfer
43 the special plates to another vehicle upon payment of the required transfer
44 fees. The owner may only display the plates on another vehicle upon receipt
45 of the new registration from the department.

46 (4) The Idaho friends of the national rifle association license plate
47 shall be of a color and design in accordance with the provisions of section
48 49-402C, Idaho Code. That portion of the design that features the Idaho
49 friends of the national rifle association design shall be acceptable to the

1 secretary of the national rifle association. The design shall be approved by
2 the Idaho transportation department utilizing a numbering system as deter-
3 mined by the department. Initial costs of the plate program, including costs
4 of plate design, shall be paid by the Idaho friends of the national rifle
5 association.

6 (5) Sample Idaho friends of the national rifle association license
7 plates may be purchased for a fee of thirty dollars (\$30.00), thirteen dol-
8 lars (\$13.00) of which shall be deposited in the state highway account and
9 seventeen dollars (\$17.00) of which shall be transferred to the national
10 rifle association foundation Idaho state grant fund. The national rifle as-
11 sociation foundation Idaho state grant fund is restricted to utilization of
12 received funds within the state of Idaho. No additional fee shall be charged
13 for personalizing sample plates.

14 SECTION 25. That the Heading for Chapter 56, Title 54, Idaho Code, as
15 enacted by Section 1, Chapter 121, Laws of 2015, be, and the same is hereby
16 amended to read as follows:

17 CHAPTER 567
18 IDAHO TELEHEALTH ACCESS ACT

19 SECTION 26. That Section 54-5601, Idaho Code, as enacted by Section 1,
20 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
21 lows:

22 54-56701. SHORT TITLE. This chapter shall be known and may be cited as
23 the "Idaho Telehealth Access Act."

24 SECTION 27. That Section 54-5602, Idaho Code, as enacted by Section 1,
25 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
26 lows:

27 54-56702. LEGISLATIVE FINDINGS. The legislature hereby finds the fol-
28 lowing:

29 (1) Telehealth services enhance access to health care, make delivery of
30 health care more cost-effective and distribute limited health care provider
31 resources more efficiently.

32 (2) Citizens with limited access to traditional health care may be di-
33 agnosed and treated sooner through telehealth services than they would be
34 otherwise, resulting in improved health outcomes and less costly treatments
35 due to early detection and prevention.

36 (3) Telehealth services address an unmet need for health care by per-
37 sons who have limited access to such care due to provider shortages or geo-
38 graphic barriers.

39 (4) Telehealth services provide increased capacity for appropriate
40 care in the appropriate location at the appropriate time to better serve
41 patients, providers and communities.

42 (5) When practiced safely, telehealth services result in improvement
43 in health outcomes by expanding health care access for the people of Idaho.

1 SECTION 28. That Section 54-5603, Idaho Code, as enacted by Section 1,
2 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
3 lows:

4 54-56703. DEFINITIONS. As used in this chapter:

5 (1) "Asynchronous store and forward transfer" means the transmission
6 of a patient's health care information from an originating site to a provider
7 at a distant site over a secure connection that complies with state and fed-
8 eral security and privacy laws.

9 (2) "Distant site" means the site at which a provider delivering tele-
10 health services is located at the time the service is provided.

11 (3) "Originating site" means the location of a patient at the time tele-
12 health services are provided.

13 (4) "Provider" means a person who is licensed, required to be licensed,
14 or, if located outside of Idaho, would be required to be licensed if located
15 in Idaho, pursuant to title 54, Idaho Code, to deliver health care consistent
16 with his or her license.

17 (5) "Synchronous interaction" means real-time communication through
18 interactive technology that enables a provider and a patient at two (2) lo-
19 cations separated by distance to interact simultaneously through two-way
20 video and audio or audio transmission.

21 (6) "Telehealth services" means health care services provided by a
22 provider to a person through the use of electronic communications, infor-
23 mation technology, asynchronous store and forward transfer or synchronous
24 interaction between a provider at a distant site and a patient at an origi-
25 nating site. Such services include, but are not limited to, clinical care,
26 health education, home health and facilitation of self-managed care and
27 caregiver support.

28 SECTION 29. That Section 54-5604, Idaho Code, as enacted by Section 1,
29 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
30 lows:

31 54-56704. SCOPE OF PRACTICE. A provider offering telehealth services
32 must at all times act within the scope of the provider's license and accord-
33 ing to all applicable laws and rules, including, but not limited to, this
34 chapter and the community standard of care.

35 SECTION 30. That Section 54-5605, Idaho Code, as enacted by Section 1,
36 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
37 lows:

38 54-56705. PROVIDER-PATIENT RELATIONSHIP. (1) If a provider offering
39 telehealth services in his or her practice does not have an established
40 provider-patient relationship with a person seeking such services, the
41 provider shall take appropriate steps to establish a provider-patient rela-
42 tionship by use of two-way audio and visual interaction; provided however,
43 that the applicable Idaho community standard of care must be satisfied.
44 Nothing in this section shall prohibit electronic communications:

45 (a) Between a provider and a patient with a preexisting provider-pa-
46 tient relationship;

1 (b) Between a provider and another provider concerning a patient with
2 whom the other provider has a provider-patient relationship;

3 (c) Between a provider and a patient where the provider is taking call
4 on behalf of another provider in the same community who has a provider-
5 patient relationship with the patient; or

6 (d) In an emergency.

7 (2) As used in this section, "emergency" means a situation in which
8 there is an occurrence that poses an imminent threat of a life-threatening
9 condition or severe bodily harm.

10 SECTION 31. That Section 54-5606, Idaho Code, as enacted by Section 1,
11 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
12 lows:

13 54-56706. EVALUATION AND TREATMENT. Prior to providing treatment,
14 including a prescription drug order, a provider shall obtain and document a
15 patient's relevant clinical history and current symptoms to establish the
16 diagnosis and identify underlying conditions and contraindications to the
17 treatment recommended. Treatment recommendations provided through tele-
18 health services shall be held to the applicable Idaho community standard
19 of care that applies in an in-person setting. Treatment based solely on an
20 online questionnaire does not constitute an acceptable standard of care.

21 SECTION 32. That Section 54-5607, Idaho Code, as enacted by Section 1,
22 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
23 lows:

24 54-56707. PRESCRIPTIONS. (1) A provider with an established provider-
25 patient relationship, including a relationship established pursuant to sec-
26 tion 54-56705, Idaho Code, may issue prescription drug orders using tele-
27 health services within the scope of the provider's license and according to
28 any applicable laws, rules and regulations, including the Idaho community
29 standard of care; provided however, that the prescription drug shall not be a
30 controlled substance unless prescribed in compliance with 21 U.S.C. section
31 802(54)(A).

32 (2) Nothing in this chapter shall be construed to expand the prescrip-
33 tive authority of any provider beyond what is authorized by the provider's
34 licensing board.

35 (3) No drug may be prescribed through telehealth services for the pur-
36 pose of causing an abortion.

37 SECTION 33. That Section 54-5608, Idaho Code, as enacted by Section 1,
38 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
39 lows:

40 54-56708. INFORMED CONSENT. A patient's informed consent for the use
41 of telehealth services shall be obtained as required by any applicable law.

42 SECTION 34. That Section 54-5609, Idaho Code, as enacted by Section 1,
43 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
44 lows:

1 54-56709. CONTINUITY OF CARE. A provider of telehealth services shall
2 be available for follow-up care or to provide information to patients who
3 make use of such services.

4 SECTION 35. That Section 54-5610, Idaho Code, as enacted by Section 1,
5 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
6 lows:

7 54-56710. REFERRAL TO OTHER SERVICES. A provider shall be familiar
8 with and have access to available medical resources, including emergency
9 resources near the patient's location, in order to make appropriate patient
10 referrals when medically indicated.

11 SECTION 36. That Section 54-5611, Idaho Code, as enacted by Section 1,
12 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
13 lows:

14 54-56711. MEDICAL RECORDS. Any provider offering telehealth services
15 as part of his or her practice shall generate and maintain medical records
16 for each patient using such telehealth services in compliance with any ap-
17 plicable state and federal laws, rules and regulations, including the health
18 insurance portability and accountability act (HIPAA), P.L. 104-191 (1996),
19 and the health information technology for economic and clinical health act
20 (HITECH), P.L. 111-115 (2009). Such records shall be accessible to other
21 providers and to the patient in accordance with applicable laws, rules and
22 regulations.

23 SECTION 37. That Section 54-5612, Idaho Code, as enacted by Section 1,
24 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
25 lows:

26 54-56712. ENFORCEMENT AND DISCIPLINE. A provider is prohibited from
27 offering telehealth services in his or her practice if the provider is not in
28 full compliance with applicable laws, rules and regulations, including this
29 act and the Idaho community standard of care. State licensing boards shall
30 be authorized to enforce the provisions of this chapter relating to the prac-
31 tice of individuals they license. A provider who fails to comply with appli-
32 cable laws, rules and regulations is subject to discipline by his or her li-
33 censing board.

34 SECTION 38. That Section 54-5613, Idaho Code, as enacted by Section 1,
35 Chapter 121, Laws of 2015, be, and the same is hereby amended to read as fol-
36 lows:

37 54-56713. RULEMAKING. Any board authorized by title 54, Idaho Code, to
38 license providers may promulgate rules relating to telehealth services pur-
39 suant to this chapter and consistent with the provisions contained herein.

40 SECTION 39. That Section 59-1604, Idaho Code, be, and the same is hereby
41 amended to read as follows:

1 59-1604. CREDITED STATE SERVICE. (1) For the purposes of payroll, va-
 2 cation or annual leave, sick leave and other applicable purposes, credited
 3 state service shall be earned by:

4 (a) The elective officers of the executive department, except the lieu-
 5 tenant governor;

6 (b) Nonclassified officers and employees of any department, commis-
 7 sion, division, agency or board of the executive department, except for
 8 part-time members of boards, commissions and committees;

9 (c) Officers and employees of the legislative department, except mem-
 10 bers of the house of representatives and the senate.

11 (2) Eligible nonclassified officers and employees shall accrue cred-
 12 ited state service at the same rate and under the same conditions as is pro-
 13 vided in section 67-5332, Idaho Code, for classified officers and employees.

14 (3) Members of the legislature, the lieutenant governor, and members
 15 of part-time boards, commissions and committees, shall not be eligible for
 16 annual leave or sick leave.

17 (4) Credited state service for those officers and employees identified
 18 by section 67-5303(±j), Idaho Code, shall be as determined by the state board
 19 of education, except no such officer or employee shall be credited with more
 20 than two thousand eighty (2,080) hours during any twelve (12) month period.

21 Any policy and procedures determined by the state board of education
 22 must be communicated to the state controller in writing at least one hundred
 23 eighty (180) days in advance of the effective date of the policy and proce-
 24 dures.

25 (5) Service for retirement purposes shall be as provided in chapter 13,
 26 title 59, Idaho Code, or in chapter 20, title 1, Idaho Code.

27 SECTION 40. That Section 61-1702, Idaho Code, be, and the same is hereby
 28 amended to read as follows:

29 61-1702. DEFINITIONS. (1) "Affected landowner" includes owners of
 30 property interests, as reflected in the most recent county or city tax
 31 records as receiving the tax notice, whose property:

32 (a) Is directly affected, either crossed or used, by the proposed
 33 transmission line, including all facility sites, rights-of-way, access
 34 roads and temporary work spaces; and

35 (b) Abuts either side of an existing right-of-way or facility site
 36 owned in fee by any utility company, or abuts the edge of a proposed
 37 transmission line or right-of-way which runs along a property line in
 38 the area in which the transmission line would be constructed, or con-
 39 tains a residence within fifty (50) feet of the proposed transmission
 40 line.

41 (2) "Application" means any request by a transmitting utility for a
 42 route certificate for the construction and operation of new transmission
 43 facilities or the modification of existing transmission facilities located
 44 in a national interest electric transmission corridor in Idaho.

45 (3) "Commission" means the Idaho public utilities commission.

46 (4) "Local government" means a city or county.

47 (5) "National interest electric transmission corridor" is any geo-
 48 graphic area designated by the secretary of energy as experiencing electric

1 energy transmission capacity constraints or congestion pursuant to section
2 1221 of the energy policy act of 2005.

3 (6) "Secretary" means the secretary of the United States department of
4 energy.

5 (7) "Transmission facility" means:

6 (a) Newly constructed high voltage transmission lines with an operat-
7 ing level capacity of one hundred fifteen thousand (115,000) volts or
8 more;

9 (b) Rebuilt and upgraded existing high voltage transmission lines with
10 an operating level capacity of at least fifty-seven thousand (57,000)
11 volts to one hundred fifteen thousand (115,000) volts or more along the
12 same right-of-way; or

13 (c) Electric facilities associated with high voltage transmission
14 lines such as substations, switchyards or temporary contractor work
15 yards.

16 (78) "Transmitting utility" is an entity that owns, operates or con-
17 trols facilities used for the transmission of electric energy in interstate
18 commerce.

19 SECTION 41. That Section 67-2345A, Idaho Code, as enacted by Section 2,
20 Chapter 271, Laws of 2015, be, and the same is hereby amended to read as fol-
21 lows:

22 ~~67-2345A~~ 74-206A. NEGOTIATIONS IN OPEN SESSION. (1) All negotiations
23 between a governing body and a labor organization shall be in open session
24 and shall be available for the public to attend. This requirement also ap-
25 plies to negotiations between the governing body's designated representa-
26 tives and representatives of the labor organization. This requirement shall
27 also apply to meetings with any labor negotiation arbitrators, mediators or
28 similar labor dispute meeting facilitators. Provided, however, a governing
29 body or its designated representatives may hold an executive session for the
30 specific purpose of:

31 (a) Considering a labor contract offer or to formulate a counteroffer;
32 or

33 (b) Receiving information about a specific employee, when the informa-
34 tion has a direct bearing on the issues being negotiated and a reason-
35 able person would conclude that the release of that information would
36 violate that employee's right to privacy.

37 (2) All documentation exchanged between the parties during negotia-
38 tions, including all offers, counteroffers and meeting minutes, shall be
39 subject to public writings disclosure laws.

40 (3) Any other provision of law notwithstanding, including any other
41 provisions to the contrary in sections 33-402 and ~~67-2343~~ 74-204, Idaho
42 Code, the governing body shall post notice of all negotiation sessions at the
43 earliest possible time practicable. This shall be done by the governing body
44 by immediately posting notice of the negotiation session on the front page
45 of its official website. If time permits, the governing body shall also post
46 notice within twenty-four (24) hours at its regular meeting physical posting
47 locations.

48 (4) Public testimony, if any, shall be posted as an agenda item.

1 SECTION 42. That Section 67-2601A, Idaho Code, be, and the same is
2 hereby amended to read as follows:

3 67-2601A. DIVISION OF BUILDING SAFETY. (1) The division of building
4 safety will be headed by an administrator appointed by and serving at the
5 will of the governor. The division administrator, deputy administrators and
6 regional managers shall be nonclassified employees exempt from the provi-
7 sions of chapter 53, title 67, Idaho Code.

8 (2) The administrator shall administer the following provisions and
9 shall perform such additional duties as are imposed on him by law: chapter
10 43~~1~~, title 39, Idaho Code, relating to the building code board; chapter 40,
11 title 39, Idaho Code, relating to manufactured homes; chapter 43, title 39,
12 Idaho Code, relating to modular buildings; chapter 21, title 44, Idaho Code,
13 relating to manufactured home dealer and installer licensing; chapter 25,
14 title 44, Idaho Code, relating to mobile home rehabilitation; chapter 10,
15 title 54, Idaho Code, relating to electrical contractors and journeymen;
16 chapter 19, title 54, Idaho Code, relating to licensing of public works
17 contractors; chapter 26, title 54, Idaho Code, relating to plumbing and
18 plumbers; chapter 45, title 54, Idaho Code, relating to public works con-
19 struction management licensing; chapter 50, title 54, Idaho Code, relating
20 to heating, ventilation and air conditioning systems; chapter 80, title 39,
21 Idaho Code, relating to school building safety; and chapter 86, title 39,
22 Idaho Code, relating to elevator safety.

23 (3) The administrator shall also have the authority to perform safety
24 inspections and safety training programs for logging operations in Idaho.

25 (a) When an inspection reveals evidence of a condition that poses an im-
26 mediate threat of serious bodily harm or loss of life to any person, the
27 administrator may issue an order to immediately stop the work or close
28 the facility or site where the threat exists. The safety order shall not
29 be rescinded until after the threat has been corrected or removed.

30 (b) The safety order may be enforced by the attorney general in a civil
31 action brought in the district court for the county wherein the haz-
32 ardous work site or facility is located.

33 (c) Any person who knowingly fails or refuses to comply with such an or-
34 der is guilty of a misdemeanor.

35 (d) The administrator shall promulgate rules adopting minimum logging
36 safety standards and procedures for conducting inspections and safety
37 training.

38 (4) In addition to safety inspections of state-owned public buildings
39 conducted under chapter 23, title 67, Idaho Code, the administrator may con-
40 duct safety inspections of buildings owned or maintained by political sub-
41 divisions of the state upon receipt of a written request from the governing
42 body of that political subdivision, subject to the availability of division
43 resources and the requesting entity's agreement to pay the division's cur-
44 rent fees for such an inspection.

45 (a) The findings of the inspection shall be reported to the governing
46 body of the political subdivision.

47 (b) The administrator may promulgate rules adopting minimum safety
48 standards and procedures for conducting such inspections, as well as
49 fees for performing the same.

1 (c) For purposes of this section, "political subdivision" means any
2 governmental unit or special district of the state of Idaho other than
3 public school districts.

4 (5) In administering the laws regulating professions, trades and occu-
5 pations that are devolved for administration upon the division, and in addi-
6 tion to the authority granted to the administrator by the laws and rules of
7 the agencies and entities within the division, the administrator may:

8 (a) Revise the operating structure of the division as needed to provide
9 efficient and appropriate services to the various professions, trades,
10 occupations and programs administered within the division;

11 (b) Conduct examinations to ascertain the qualifications and fitness
12 of applicants to exercise the profession, trade or occupation for which
13 an examination is held; pass upon the qualifications of applicants for
14 reciprocal licenses, certificates and authorities; prescribe rules for
15 a fair and impartial method of examination of candidates to exercise the
16 respective professions, trades or occupations; issue registrations,
17 licenses and certificates; and until fees are established in rule, the
18 administrator shall charge a fee of seventy-five dollars (\$75.00) for
19 each examination administered;

20 (c) Conduct hearings on proceedings to discipline, renew or reinstate
21 licenses, certificates or authorities of persons exercising the re-
22 spective professions, trades or occupations; appoint hearing officers,
23 administer oaths, issue subpoenas, and compel the attendance of wit-
24 nesses; revoke, suspend, refuse to renew, or take other disciplinary
25 action against such licenses, certifications or authorities; and pre-
26 scribe rules to recover costs and fees incurred in the investigation and
27 prosecution of any certificate holder, licensee or registrant of the
28 division, its boards, bureaus and programs, in accordance with the con-
29 tested case provisions of chapter 52, title 67, Idaho Code, and the laws
30 and rules of the boards, bureaus and programs the division administers;

31 (d) Assess civil penalties as authorized;

32 (e) Promulgate rules establishing: a coordinated system for the
33 issuance, renewal, cancellation and reinstatement of licenses, cer-
34 tificates, registrations and permits; assessment of all related fees;
35 the terms by which fees may be prorated, if any; and procedures for the
36 replacement of lost or destroyed licenses, certificates or registra-
37 tions; and

38 (f) Promulgate other rules as may be necessary for the orderly admin-
39 istration of the chapters specified in subsection (2) of this section
40 and such rules as may otherwise be required by those chapters as well as
41 rules for the standardization of operating procedures.

42 (6) Notwithstanding any law governing any specific board, bureau or
43 program comprising the division of building safety, each board member shall
44 hold office until a successor has been duly appointed and qualified.

45 (7) The administrator shall have the authority to employ individuals,
46 make expenditures, enter into contracts, require reports, make investiga-
47 tions, travel, and take other actions deemed necessary.

48 SECTION 43. That Section 67-4740, Idaho Code, be, and the same is hereby
49 amended to read as follows:

1 67-4740. AGREEMENT WITH APPLICANT. With instruction from the coun-
2 cil, and in accordance with criteria as established by rules, the director of
3 the department shall enter into a reimbursement incentive agreement with the
4 applicant, provided the agreement defines the following in addition to the
5 terms as approved by the council:

6 (a) The term of the agreement, which in no case shall exceed fifteen
7 (15) years;

8 (b) The projected new state revenues to be generated during the term of
9 the project;

10 (c) The method and recordkeeping requirements to be used by the appli-
11 cant to determine the new state revenue paid by the applicant. The approved
12 tax credit percentage applied to new state revenue each year the applicant is
13 entitled to receive the reimbursement during the term of the project;

14 (d) The projected new jobs;

15 (e) The terms and conditions of any and all requirements and measure-
16 ments that must be met prior to the issuance of a tax credit authorization;

17 (f) The agreed-upon and necessary proof of compliance required prior to
18 tax credit issuance. Proof of compliance provided by the applicant must be
19 adequate to demonstrate to the director that all requirements and measure-
20 ments have been met for the applicant to receive the tax credit;

21 (g) The consequences of default by the applicant;

22 (h) The period to be used to determine the taxes paid at the date of ap-
23 plication; and

24 (i) ~~and~~ Identification of the individual or entity that is or will be
25 claiming the refundable credit.

26 SECTION 44. That Section 67-7441, Idaho Code, be, and the same is hereby
27 amended to read as follows:

28 67-7441. RECORDS. All papers, records, correspondence, communica-
29 tions and proceedings of the Idaho state lottery and the commission shall
30 be open to the public except as otherwise provided by statute; provided,
31 however, that business records and information provided to the state lottery
32 pursuant to sections 67-7412(8) and (9) and 67-7420~~1~~(8) and (9), Idaho Code,
33 shall be subject to disclosure according to chapter 1, title 74, Idaho Code.

34 No lottery employee shall divulge or make known to any person in any man-
35 ner any information which is exempt from disclosure, whatsoever, obtained
36 directly or indirectly by him in the discharge of his duties, or permit any
37 copy thereof to be seen. Any employee violating provisions of this section
38 shall be guilty of a misdemeanor.