Dear Senators MARTIN, Riggs, Stennett, and Representatives WOOD, Vander Woude, Chew:

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

IDAPA 16.02.19 - Idaho Food Code (ZBR Chapter Rewrite) - Proposed Rule (Docket No. 16-0219-2201).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 09/30/2022. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 10/28/2022.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4854, or send a written request to the address on the memorandum attached below



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

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

& Welfare Committee

FROM: Principal Legislative Drafting Attorney - Elizabeth Bowen

DATE: September 13, 2022

SUBJECT: Department of Health and Welfare

IDAPA 16.02.19 - Idaho Food Code (ZBR Chapter Rewrite) - Proposed Rule (Docket No. 16-0219-2201)

Summary and Stated Reasons for the Rule

This proposed rule revises the Idaho Food Code to simplify and streamline the language in accordance with Executive Order 2020-01.

Negotiated Rulemaking / Fiscal Impact

Negotiated rulemaking was conducted. There is no anticipated negative fiscal impact on the state general fund.

Statutory Authority

This rulemaking appears to be authorized pursuant to Sections 37-121 and 39-1603, Idaho Code.

cc: Department of Health and Welfare Frank Powell and Trinette Middlebrook

*** PLEASE NOTE ***

Per the Idaho Constitution, all administrative rules may be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

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

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

Legislative Audits

Glenn Harris, Manager **Information Technology**

Tel: 208-334-2475 legislature.idaho.gov

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.02.19 – IDAHO FOOD CODE

DOCKET NO. 16-0219-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 37-121, 39-1603, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be held as follows:

Virtual Public Hearing via WebEx

Wednesday, September 14, 2022 1:30 p.m. to 3:30 p.m. (MT)

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=m242a7c198b591df61f8703f3cab44e7c

Join by meeting number:
Meeting number (access code): 2762 996 3055
Meeting password: PgKzK7YCP73 (74595792 from phones and video systems)

Tap to join from a mobile device (attendees only): +1-415-527-5035,,27629963055#74595792# United States Toll +1-303-498-7536,,27629963055#74595792# United States Toll (Denver) Some mobile devices may ask attendees to enter a numeric password

> Join by phone: +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

Join from a video system or application: Dial 27629963055@idhw.webex.com

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

In accordance with Executive Order 2020-01: Zero-Based Regulation, this chapter of rules is being rewritten. The intent is to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. These rule changes represent a comprehensive review and revision of this chapter, in collaboration with the public, to streamline and simplify this rule language.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year as a result of this rulemaking:

This rulemaking is not anticipated to have any fiscal impact on the State General Fund, or any other known funds.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the May 4, 2022, Idaho Administrative Bulletin, Vol. 22-5, pages 65-66.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: The document incorporated by reference in these rules is not being changed.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Jarryd Samples at (208) 334-4994.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 28, 2022.

DATED this 5th day of August, 2022.

Tamara Prisock DHW – Administrative Rules Unit 450 W. State Street – 10th Floor P.O. Box 83720 Boise, ID 83720-0036 phone: (208) 334-5500 fax: (208) 334-6558

e-mail: dhwrules@dhw.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 16-0219-2201 (Zero Based Regulation (ZBR) Chapter Rewrite)

16.02.19 – IDAHO FOOD CODE

000. LEGAL AUTHORITY.

The Board of Health and Welfare is authorized under Sections 37-121 and 39-1603, Idaho Code, to adopt rules for the regulation of food establishments to protect public health..

001. SCOPE AND APPLICABILITY.

- **01. Scope**. These rules establish standards for the provision of safe, unadulterated and honestly presented food for consumption by the public. These rules provide requirements for licensing, inspections, review of plans, employee restriction, and license suspensions for food establishments and food processing plants. Also included are definitions and set standards for management, personnel, food operations, equipment and facilities.
- **02. These Rules Apply to Food Establishments**. Food establishments as defined in Section 39-1602, Idaho Code must follow these rules. Those facilities include but are not limited to the following: ()

a. food facilities, te	Restaurants, catering facilities, taverns, kiosks, vending facilities, commissaries, cafeterias, mporary food facilities; and	mobile
b. correctional facil	Schools, senior centers, hospitals, residential care and treatment facilities, nursing ities, camps, food banks, and church facilities; and	homes,
c. stores, and neigh	Retail markets, meat, fish, delicatessen, bakery and supermarkets, convenience stores, heal borhood markets; and	th food
d. food, water and b	Food, water and beverage processing and bottling facilities that manufacture, process and di everages within the state of Idaho, and are not inspected for food safety by a federal agency.	
04. establishments as	These Rules Do Not Apply to These Establishments. These rules do not apply to the for exempted in Idaho Code.	llowing ()
a.	Agricultural markets as exempted in Section 39-1602, Idaho Code.	()
b. of guest beds mu	Bed-and-breakfast operations that prepare and offer food for breakfast only to guests. The st not exceed ten (10) beds as defined in Section 39-1602, Idaho Code.	number
c.	Day care facilities regulated by Sections 39-1101 through 39-1119, Idaho Code.	()
d.	Licensed outfitters and guides regulated by Sections 36-2101 through 36-2119, Idaho Code.	. ()
e. time/temperature	Low-risk food establishments, as exempted in Section 39-1602, Idaho Code, which offer on control for safety (non-TCS) foods.	ly non-
f. safety (non-TCS)	Farmers market vendors and roadside stands that only offer or sell non-time/temperature con foods or cottage foods.	ntrol for
is not served for i	Non-profit charitable, fraternal, or benevolent organizations that do not prepare or serve fo xempted in Section 39-1602, Idaho Code. Food is not considered to be served on a regular base more than five (5) consecutive days on no more than three (3) occasions per year for foods whature control for safety (non-TCS). For all other food, it must not be served more than one (asis if it nich are
h. home-delivered f	Private homes where food is prepared or served for family consumption or receives cat food as exempted by Section 39-1602, Idaho Code.	ered or
i. for the cottage fo	Cottage food operations, when the consumer is informed and must be provided contact informed operations as follows:	rmation
i. service location t	By a clearly legible label on the product packaging; or a clearly visible placard at the shat also states:	sales or
ii. regulatory author	The food was prepared in a home kitchen that is not subject to regulation and inspection rity; and	by the
iii.	The food may contain allergens.	()
these rules the pu section of the inc	How to Use This Chapter of Rules. The rules in this chapter are modifications, addit to the federal publication incorporated by reference in Section 002 of these rules. In order to ablication is required. Changes to those standards are listed in this chapter of rules by listing corporated publication is being modified at the beginning of each Section of rule. Citations of Code are in the format "x-xxx.xx."	follow which

002. INCORPORATION BY REFERENCE.

The Department adopted by reference the "Food Code, 2013 Recommendations of the United States Public Health Service Food and Drug Administration," Publication PB2013-110462, hereafter referred to as the incorporated Food Code. A certified copy of this publication may be reviewed at the main office of the Department. It is also available online at http://www.fda.gov/Food/GuidanceRegulation/RetailFoodProtection/FoodCode/ucm374275.htm. This publication is being adopted with modifications and additions as follows:

- **01. Chapter 1, Purpose and Definitions**. Additions and modifications have been made to this chapter. See Sections 100 199 of these rules.
- **02.** Chapter 2, Management and Personnel. Modifications have been made to this chapter. See Sections 200 299 of these rules.
- 03. Chapter 3, Food. Modifications have been made to this chapter. See Sections 300-399 of these rules.
- 04. Chapter 4, Equipment, Utensils, and Linens. This chapter has been adopted with no modifications.
 - **O5.** Chapter 5, Water, Plumbing and Waste. This chapter has been adopted with no modifications.
- **06.** Chapter 6, Physical Facilities. Modifications have been made to this chapter. See Sections 600-699 of these rules.
- **07. Chapter 7, Poisonous or Toxic Materials.** Modifications have been made in this chapter. See Sections 700 799 of these rules.
- **08.** Chapter 8, Compliance and Enforcement. Modifications have been made in this chapter. See Sections 800-899 of these rules.
 - **09.** Annexes 1 Through 7 Are Excluded. These sections have not been adopted.
- 003. -- 049. (RESERVED)

050. TRAINING AND INFORMATIONAL MATERIALS.

The Department is authorized under Section 56-1007, Idaho Code, to establish a reasonable charge for training and informational materials that are provided to the public.

051. -- 099. (RESERVED)

100. PURPOSES AND DEFINITIONS.

Sections 100 through 199 of these rules will be used for modifications and additions to Chapter 1 of the incorporated Food Code.

101. -- 109. (RESERVED)

110. DEFINITIONS AND ABBREVIATIONS -- A THROUGH K.

The definitions defined in this section are modifications or additions to the definitions and terms provided in the incorporated Food Code.

01. Agricultural Market. Any venue where a fixed or mobile retail food establishment can engage in the sale of raw or fresh fruits, vegetables, and nuts in the shell. It may also include the sale of factory sealed non-time/temperature control for safety foods (non-TCS). Agricultural market means the same as "farmers market" or "roadside stand."

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Code.	02.	Board . The State of Idaho Board of Health and Welfare as established in Section 56-1005,	Idaho
the licen	03. nse holder	Consent Order . A consent order is an enforceable agreement between the regulatory authoric to correct violations that caused the actions taken by the regulatory authority.	ty and
operatio		Core Item . A core item is a provision in the incorporated Food Code that is not designate a priority foundation item. A core item includes items that usually relate to general sanits, sanitation standard operating procedures (SSOPs), facilities or structures, equipment desince.	tation,
produce location		Cottage Food Operation . A cottage food operation is when a person or business prepa food products in the home kitchen of that person's primary residence or other designated kitchen of the person's primary residence or other designated kitchen of the person of the pe	
goods, f	ruit jams	Cottage Food Product . Cottage food products are non-time/temperature control for safety are sold directly to a consumer. Examples of cottage foods may include but are not limited to: and jellies, fruit pies, breads, cakes, pastries and cookies, candies and confections, dried fruit and mixtures, cereals, trail mixes and granola, nuts, vinegar, popcorn and popcorn balls, and	baked ts, dry
Idaho C	07. ode, or its	Department . The Idaho Department of Health and Welfare as established in Section 56 designee.	-1002, ()
1003, Id	08. laho Code	Director . The Director of the Idaho Department of Health and Welfare as established in Section	on 56-
in food 1	09. productio	Embargo . An action taken by the regulatory authority that places a food product or equipmen on hold until a determination is made on the product's safety.	nt used
		Enforcement Inspection . An inspection conducted by the regulatory authority when comp by a food establishment is lacking and violations remain uncorrected after the first folloutine inspection.	
	11. ural produ le stand."	Farmers Market . Any fixed or mobile retail food establishment at which farmer produce ucts directly to the general public. Farmers market means the same as "agricultural market" (
establisł	12. nment" as	Food Establishment . Modifications to Section 1-201.10 amends the definition of follows:	"food
	a.	Delete Subparagraph 3(c) of the term "food establishment" in the incorporated Food Code; (()
not a foo	b. od establi	Add Subparagraph 3(h) to the term "food establishment" to clarify that a cottage food opera shment.	tion is
processi	13. ng plant"	Food Processing Plant . Modification to Section 1-201.10 amends the definition of by deleting Subparagraph 2 of the term "food processing plant" in the incorporated Food Code (
and proc	14. cedures th	Good Retail Practice. Good retail practice means the preventive measures that include practice at effectively control the introduction of pathogens, chemicals, and physical objects into food (
	15.	High-Risk Food Establishment. A high-risk food establishment performs the following: (()
	a.	Extensive handling of raw ingredients;	()

b. for safety (TC	Preparation processes that include the cooking, cooling and reheating of time/temperature (S) foods; or	contr (ol)
c. foods.	A variety of processes requiring hot and cold holding of time/temperature control for safety	(TCS	S))
	INITIONS AND ABBREVIATIONS L THROUGH Z. as defined in this section are modifications or additions to the definitions and terms provided Good Code.	l in th	1e)
01. incorporated H	License . The term "license" is used in these rules the same as the term "permit" is used Food Code.	in th	ne)
02. holder" is used	License Holder . The term "license holder" is used in these rules the same as the term "d in the incorporated Food Code.	ʻperm (nit)
	Low-Risk Food Establishment . A low-risk food establishment provides factory-seale-time/temperature control for safety (non-TCS) foods. The establishment may have limited prepenperature control for safety (non-TCS) foods only.		
04.	Medium-Risk Food Establishment. A medium-risk food establishment includes the follow	ring:)
a.	A limited menu of one (1) or two (2) items; or	()
b.	Pre-packaged raw ingredients cooked or prepared to order; or	()
c.	Raw ingredients requiring minimal assembly; or	()
d.	Most products are cooked or prepared and served immediately; or	()
e. holding between	Hot and cold holding of time/temperature control for safety (TCS) foods is restricted to men preparation and service.	ninim (al)
foodborne illr includes item	Priority Item . A priority item is a provision in the incorporated Food Code whose applicated to the elimination, prevention or reduction to an acceptable level, hazards associate these or injury and there is no other provision that more directly controls the hazard. A priority is with a quantifiable measure to show control of hazards such as cooking, reheating, countries and item that is denoted in the incorporated Food Code with a superscript (P).	d wi	th m
O6. Priority Foundation Item . A priority foundation item is a provision in the incorporated Food Code whose application supports, facilitates, or enables one (1) or more priority items. Priority foundation item includes an item that requires the purposeful incorporation of specific actions, equipment, or procedures by industry management to attain control of risk factors that contribute to foodborne illness or injury such as personnel training, infrastructure or necessary equipment, HACCP plans, documentation or record keeping, and labeling. A priority foundation item is an item that is denoted in the incorporated Food Code with a superscript (Pf).			
07. compliance of	Regulatory Authority . The Department is the regulatory authority authorized to of these rules.	enford (ce)
a. statements, op	The Department is responsible for preparing the rules, rule amendments, standards, perational procedures, program assessments and guidelines.	polio (:у)
	The seven (7) Public Health Districts and the Division of Licensing and Certification have the Director as the regulatory authority for the purpose of issuing licenses, collecting fees, conceviewing plans, determining compliance with the rules, investigating complaints and ill	ductir	ng

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examining food, embargoing food and enforcing these rules. (

- **08.** Risk Control Plan. A document describing the specific actions to be taken by the license holder to address and correct a continuing hazard or risk within the food establishment.
- **09. Risk Factor Violation.** Risk factor violation means improper practices or procedures that are most frequently identified by epidemiologic investigation as a cause of foodborne illness or injury. ()
- 10. Roadside Stand. Any fixed or mobile retail food establishment at which an individual farmer producer sells own agricultural products directly to consumers. Roadside stand means the same as "agricultural market" and "farmers market."

112. -- 199. (RESERVED)

200. MANAGEMENT AND PERSONNEL.

Sections 200 through 299 of these rules will be used for modifications and additions to Chapter 2 of the incorporated Food Code.

201. ASSIGNMENT OF PERSON IN CHARGE.

Modification to Section 2-101.11. The license holder will be the person in charge or will designate a person in charge and will ensure that a person in charge is present at the food establishment during all hours of food preparation and service.

202. -- 209. (RESERVED)

210. DEMONSTRATION OF KNOWLEDGE.

Modification to Section 2-102.11. The person in charge of a food establishment may demonstrate knowledge on the risks of foodborne illness or health hazards by one (1) of the following.

- **01. No Priority Violations.** Complying with the incorporated Food Code by not having any priority violations at the time of inspection;
- **02.** Approved Courses. Completion of the Idaho Food Safety Exam, or an equivalent course designed to meet the same training as the Idaho Food Safety Exam; or
- **03. Certified Food Protection Manager**. Being a certified food protection manager who has shown proficiency of required information through passing a test that is part of an accredited program.

211. -- 299. (RESERVED)

300. FOOD

Sections 300 through 399 of these rules will be used for modifications and additions to Chapter 3 of the incorporated Food Code.

301. -- 319. (RESERVED)

320. MEAT AND POULTRY.

- **01. Custom Meat.** Meat that is processed for individual owner(s) by a custom butcher, under the custom exemption in 9 CFR 303.1 "Mandatory Meat Inspection Exemptions," must be marked "Not For Sale" and may not be sold, served or given away to any member of the public. This meat must be for the use in the household of such owner(s), their families, non-paying guest and employees only.
- **02. Poultry Exemption**. Poultry that is exempt in 9 CFR 381.10, Subpart C "Mandatory Poultry Products Inspection Exemptions" may be sold, served or given away in Idaho, if it is processed in a licensed food processing facility and is labeled "Exempt from USDA Inspection per PL 492."

321 324.	(RESERVED)
Modification to	CANIMALS. Section 3-201.17(A)(4), is made by deleting Section 3-201.17(A)(4) and replacing it with Subsections 325.04 of these rules.
Subsection 325.	Field Dressed Game Animals . Un-inspected wild game animals and wild poultry may be custom pared and served upon request by an individual having ownership of the animal. Except as allowed in 04 of this rule, un-inspected wild game animals and wild poultry must be processed for or served to or the family or guests of that individual animal owner only.
02. food during stor and cleaning, pr	Processing Game Animals . Game animals and birds are to be completely separated from other age, processing, preparation and service with the use of separate equipment or areas or by scheduling oviding there is compliance with the following:
a. except for meat	Slaughtering and cleaning of game animals or birds can not be done in the food establishment processing establishments with kill floors; and
b. before such carc	Game animals and other animal carcasses are free of any visible dirt, filth, fecal matter or hair asses enter the food establishment, except for meat processing establishments with kill floors; and
c. wrapped parts; a	An identifying tag with the owner's name must be on each carcass or divided parts and packaged of and
d. sale" label. Excemembers of the	Each carcass or divided parts and packaged or wrapped parts are marked or tagged with a "Not for ept as allowed in Subsection 325.04 of this rule, these may not be sold, given away, or served to any public.
family or friend	Un-Inspected Game Animals . Any un-inspected game animals prepared and served in a food ay only be prepared and served at the request of the owner of the animals for the owner and invited is at a private dinner. Except as allowed in Subsection 325.04 of this rule, these animals may not be given away to any members of the public.
04. when the follow	Donated Game Meat . Legally harvested game meat may be donated to a food bank or food pantry ing conditions are met:
a. is aware that the	The end recipient of the donated game meat signs an acknowledgment statement indicating that he meat has been donated and that the meat itself is un-inspected, wild-harvested game meat.
b.	The game meat must have been processed by:
i. products;	A facility that is subject to inspection by the regulatory authority with jurisdiction over mea
ii. the food bank or	The facility packages the game meat into portions that require no further processing or cutting by food pantry; and
c.	The meat is labeled by the processor with the following:
i.	Species identification; (

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ii.

iii.

Species identification;

The words "Processed for Donation or Private Use" and "Cook to 165° F."

The name and address of the meat processing facility; and

114.

355. FOOD PROCESSING PLANTS. Food processing plants, establishments, canning factories or operations must meet the requirements in Chapters 1 through 8 of the incorporated Food Code, and Subsections 355.01 through 355.07 of this rule. () O1. Thermal Processing of Low-Acid Foods. Low-acid food products processed using thermal methods for canning must meet the requirements of 21 CFR 113. () O2. Processing of Acidified Foods. Acidified food products must meet the requirements of 21 CFR

- **03. Bottled Water Processing.** Bottled drinking water processed in Idaho must be from a licensed processing facility that meets the requirements of 21 CFR 129. Bottled drinking water must also meet the quality and monitoring requirements in 21 CFR 165.
- **04. Approval of Process Methods**. A variance by the regulatory authority must be approved and granted for specialized processing methods for products listed in Section 3-502.11.
- **05.** Labels. Proposed labels must be submitted to the regulatory authority for review and approval before printing.
- **06. Testing**. The license holder is responsible for chemical, microbiological or extraneous material testing procedures to identify failures or food contamination of food products being processed or manufactured by the license holder.
- **07. Quality Assurance Program**. The license holder or his designated person must develop and submit to the regulatory authority for review and approval a quality assurance program or HACCP plan which covers the food processing operation. The program must include the following:
 - **a.** An organization chart identifying the person responsible for quality control operations; ()
- **b.** A process flow diagram outlining the processing steps from the receipt of the raw materials to the production and packaging of the finished product(s) or group of related products;
- c. A list of specific points in the process which are critical control points that have scheduled monitoring;
 - **d.** Product codes that establish and identify the production date and batch; ()
- **e.** A manual covering sanitary maintenance of the facility and hygienic practices to be followed by the employees; and
- **f.** A records system allowing for review and evaluation of all operations including the quality assurance program results. These records must be kept for a period of time that exceeds the shelf life of the product by six (6) months or for two (2) years, whichever is less.

356. -- 359. (RESERVED)

- 360. ADVISING CONSUMERS OF HEALTH RISK OF RAW OR UNDERCOOKED FOODS.
 Modification to Section 3-603.11.
- O1. Consumption of Animal Foods That Are Raw, Undercooked, or Not Otherwise Processed to Eliminate Pathogens. Except as specified in Section 3-401.11(C) and Subparagraph 3-401.11(D)(3) and under Section 3-801.11(D), if an animal food such as beef, eggs, fish, lamb, milk, pork, poultry, or shellfish that is raw, undercooked or not otherwise processed to eliminate pathogens is offered in a ready-to-eat form as a deli, menu, vended, or other item; or as a raw ingredient in another ready-to-eat food, the license holder must inform the consumers of health risks.

O2. How to Inform Consumers of Health Risk. The license holder must use any effective means to inform consumers of potential health risks. Some effective ways that may be used to inform consumers are: brochures, deli case placards, signs or verbal warnings, that state, "Consuming raw or undercooked meats, poultry, seafood, shellfish, or eggs may increase your risk of foodborne illness, especially if you have certain medical conditions."

361. -- 369. (RESERVED)

370. ADULTERATED OR MISBRANDED FOOD.

The regulatory authority may order the license holder or other person who has custody of misbranded food to destroy, denature or recondition adulterated or misbranded food according to Section 37-118, Idaho Code. See Section 851 of these rules for embargo, tagging, storage and release of adulterated or misbranded food.

371. -- 599. (RESERVED)

600. PHYSICAL FACILITIES.

Sections 600 through 699 of these rules will be used for modifications and additions to Chapter 6 of the incorporated Food Code.

601. -- 619. (RESERVED)

620. PRIVATE HOMES AND LIVING OR SLEEPING QUARTERS, USE PROHIBITION.

Modifications to Section 6-202.111. Except for cottage food operations, a private home, a room used as living or sleeping quarters, or an area directly opening into a room used as living or sleeping quarters may not be used for conducting food establishment operations. Residential care or assisted living facilities designed to be a homelike environment, are exempted from Section 6-202.111.

621. -- 699. (RESERVED)

700. POISONOUS OR TOXIC MATERIALS.

Sections 700 through 799 of these rules will be used for modifications and additions to Chapter 7 of the incorporated Food Code.

701. -- 719. (RESERVED)

720. RESTRICTION AND STORAGE OF MEDICINES.

Modifications to Section 7-207.11.

- **01. Medicines Allowed in a Food Establishment**. Only those medicines that are necessary for the health of employees, patients or residents in a care facility are allowed in a food establishment. Subsection 720.01 does not apply to medicines that are stored or displayed for retail sale.
- **02. Labeling of Medicines.** Medicines that are in a food establishment for the employees, patients or residents use must be labeled as specified under Section 7-101.11 and located to prevent the contamination of food, equipment, utensils, linens, and single-service and single-use articles.

721. REFRIGERATED STORAGE OF MEDICINES.

Modification to Section 7-207.12. Medicines belonging to employees, patients or residents in a care facility that require refrigeration may be stored in a food refrigerator using the following criteria:

- **01. Medicines Stored in a Leak Proof Container**. Medicines must be stored in a package or container and kept inside a covered, leak proof container that is identified as a container for the storage of medicines. ()
- **02.** Accessibility of Stored Medicines. Medicines will be stored to permit access to self-medicating patients or residents to their individual medication. Authorized staff in a care facility also have access to these medications.

722 7	799.	(RESERVED)		
800. Sections Food Co	s 800 thro	LIANCE AND ENFORCEMENT. Sough 899 of these rules will be used for modifications and additions to Chapter 8 of the incorp	orate (ed)
801 8	829.	(RESERVED)		
830.	APPLIC	CATION FOR A LICENSE.		
the appl	01. ication ar	To Apply for a Food Establishment License. To apply for an Idaho food establishment lead fee is submitted to the "regulatory authority" as defined in Section 111 of these rules.	icens (e,)
of each	02. year.	Food License Expiration. The license for an Idaho food establishment expires on December	er 31 (st)
authorit	03. y by Dece	Renewal of License . A renewal application and a license fee must be submitted to the reguember 1st of each year for the next calendar year starting January 1st.	ulato	ry)
	04. les. Reins ise is revo	Summary Suspension of License . A license may be immediately suspended under Section statement of a license after a summary suspension does not require a new application or fee bked.		
has been authority		Revocation of License . When corrections have been made to a food establishment whose I under Section 860 of these rules, a new application and fee must be submitted to the regular		
to Section	06. on 8-304.	License is Non-Transferable . A license is not be transferrable when ownership changes acc 20, of the incorporated Food Code.	ordii (ng)
	ulatory a	ARY SUSPENSION OF LICENSE. uthority may summarily suspend a license to operate a food establishment when it determinated exists.	nes a	an)
cannot b	e assured	Reasons a Summary Suspension May Be Issued . When a food establishment does not follow a foodborne illness is found, or an environmental health hazard exists and public does not the continued operation of the food establishment, a summary suspension may be issued ne reasons the regulatory authority may determine a summary suspension is necessary:	safe	ty
	a.	Inspection of the food establishment shows uncorrected priority violations;	()
	b.	Examination of food shows the food is unsafe;	()
	c.	Review of records shows that proper steps for food safety have not been met;	()
food; or	d.	An employee working with food is suspected of having a disease that is communicable the	hroนยู (gh)
	e.	An imminent health hazard exists.	()
of sumr	02. nary susp nment's li	Prior Notification Is Not Required for a Summary Suspension . Upon providing a written pension to the license holder or person in charge, the regulatory authority may suspend a cense without prior warning, notice of hearing, or hearing.		
person i	03. n charge	Written Notice of Summary Suspension . The regulatory authority must give the license ho a written notice with the following information when suspending a license.	lder (or)

a. specific section	The specific reasons or violations the summary suspension is issued for with reference for the incorporated Food Code which is in violation;	erence to	the)
b. cease immediate	A statement notifying the food establishment its license is suspended and all food ope- ely;	rations ar	re to
c. inspection can be	The name and address of the regulatory authority representative to whom a written re e made and who can certify the reasons for the suspension have been eliminated;	equest for (r re-
d. authority upon s	A statement notifying the food establishment of its right to an informal hearing with t ubmission of a written request within fifteen (15) days of receiving the summary susper		
e. initiated by the r	A statement informing the food establishment that proceedings for revocation of its livegulatory authority, if violations are not corrected; and	cense wil (ll be)
f.	The right to appeal to the Department as provided in Section 861 of these rules.	()
04. the notice of sus re-inspection.	Length of Summary Suspension . The suspension will remain in effect until the condition no longer exist and their elimination has been confirmed by the regulatory authors.		
05. the food establishment on lo	Re-Inspection of Food Establishment . The regulatory authority will conduct a reshment within two (2) working days of receiving a written request stating the concentration.		
	Reinstatement of License . The regulatory authority will immediately reinstate the inspection determines the public health hazard no longer exists. The regulatory authority of reinstatement to the license holder or person in charge.	ne suspen will prov	nded vide)
832 839.	(RESERVED)		
840. INSPE Modification to	CTIONS AND CORRECTION OF VIOLATIONS. Section 8-401.10.	()
01. regulatory autho	Inspection Interval Section 8-401.10(A) . Except as specified in Section 8-40 rity must inspect a food establishment at least once every twelve (12) months.	01.10(C),	the
02.	Section 8-401.10(B). This section has not been adopted.	()
03.	Section 8-401.10(C). This section is adopted as published.	()
04.	Section 8-405.11. This section is adopted with the following modifications:	()
a.	Delete Section 8-405.11(B)(1); and	()
b. to correct critica	Amend Section 8-405-11(B)(2) to ten (10) calendar days after the inspection for the plot or potentially-critical items or HACCP plan deviations.	permit ho	lder)
The regulatory a of risk factor vio observed during	CTION SCORES. Authority will provide the license holder an inspection report with a total score indicating plations and the number of repeat risk factor violations added together. Repeat violations the last inspection. The inspection report will also score the total number of good recommendation of repeat good retail practice violations. These scores will be used to determine	ons are the	hose ctice

01. Medium-Risk Food Establishment. If the risk factor violations exceed three (3), or good retail

up inspection or a written report of correction is needed to verify corrections have been made.

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practice violations exceed six (6), an on-site follow-up inspection is required for verification of correction by the regulatory authority.

- **02. High-Risk Food Establishment**. If the risk factor violations exceed five (5), or good retail practice violations exceed eight (8), an on-site follow-up inspection is required for verification of correction by the regulatory authority.
- **03. Written Violation Correction Report**. A written violation correction report by the license holder may be provided to the regulatory authority if the total inspection score of the food establishment does not exceed those listed in Section 845 of these rules. The report must be mailed within five (5) days of the correction date identified on the inspection report.

842. -- 844. (RESERVED)

845. VERIFICATION AND DOCUMENTATION OF CORRECTION.

In addition to Section 8-405.20 of the incorporated Food Code, the on-site follow-up inspection may not be required for verification of correction if the regulatory authority chooses to accept a written report of correction from the license holder.

- **01. Written Report of Correction.** The regulatory authority may choose to accept a written report of correction from the license holder stating that specific violations have been corrected. The license holder must submit this report to the regulatory authority within five (5) days after the correction date identified on the inspection report.
- **a.** Medium-risk food establishment. If the risk factor violations do not exceed three (3), or the good retail practice violations do not exceed six (6), a follow-up inspection is not required for verification of correction.
- **b.** High-risk food establishment. If the risk factor violations do not exceed five (5), or the good retail practice violations do not exceed eight (8), a follow-up inspection is not required for verification of correction.
- **02. Risk Control Plan.** The regulatory authority may require the development of a risk control plan as verification of correction. The risk control plan must provide documentation on how the license holder will obtain long term correction of priority violations that are repeated violations, including how control will be monitored and who will be responsible.

846. -- 849. (RESERVED)

850. ENFORCEMENT INSPECTIONS.

- **01. Follow-Up Inspection**. If a follow-up inspection reveals that priority, priority foundation, or core violations identified on a previous inspection have not been corrected or still exist, an enforcement inspection may be made.
- **02. Written Notice**. The license holder will receive written notice on the inspection form of the specific date for an enforcement inspection. This date must be within fifteen (15) days of the current or follow-up inspection.
- 03. Enforcement Inspections on Consent Order. When a compliance conference results in a consent order and includes a compliance schedule to correct violations without further regulatory action, all inspections by the regulatory authority to satisfy the compliance schedule will be considered enforcement inspections until the next annual inspection.
- **04. Regulatory Action.** If the violations have not been corrected by the date of the enforcement inspection, regulatory action will be initiated to revoke the license issued to the food establishment. ()

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idano	851. ENFORCEMENT PROCEDURES FOR ADULTERATED OR MISBRANDED FOOD. The regulatory authority may order the license holder or other person who has custody of adulterated or misbranded food to destroy, denature or recondition adulterated or misbranded food according to Section 37-118, Idaho Code. The following procedures apply:		
The reg food to			
	01.	Serving an Embargo Order . An embargo order must be served by one (1) of the following v	ways:
	a.	Delivered personally to the license holder or person in charge of the food establishment; or ()
class ma	b. ail to the	Posted at a public entrance to the food establishment, provided a copy of the notice is sent by license holder or the person in charge of the embargoed food.	first-
notice is	02. s delivere	The Embargo Order Is Effective When Served. The embargo order is effective at the timed to the license holder or person in charge, or when the notice is posted.	ne the
food or	03.	Tagging Embargoed Food . The regulatory authority must securely place an official tag or labra identified as food subject to the hold order.	bel on
		Storage of Embargoed Food . The regulatory authority allows storage of food under cond embargo order, unless storage is not possible without risk to the public health. The regulater immediate destruction of the adulterated or misbranded food for public safety.	
from fo	05. od under	Removal of Embargo Tag or Label . The removal of the embargo tag, label or other identifice embargo must be done by the regulatory authority. (cation
identific authorit		Embargo Release . The issue of release and removal of the embargo tag, label or om the suspected food when it is not adulterated or misbranded must be done by the regul	
852 8	859.	(RESERVED)	
860. The reg	gulatory a	CATION OF LICENSE. authority may revoke the license issued to a food establishment when the license holder fase rules or the operation of the food establishment is a hazard to public health.	ils to
	01.	Reasons a License May Be Revoked.)
Code.	a.	The license holder violates any term or condition in Section 8-304.11 of the incorporated (Food
authorit	y to seek	Access to the facility is denied or obstructed by an employee, agent, contractor or uring the performance of the regulatory authority's duties. It is not necessary for the regulatory an inspection order to gain access as permitted in Section 8-402.40 of the incorporated Food of the revocation.	latory
		A public health hazard or priority violation remains uncorrected after being identified brity and an enforcement inspection confirms the violation or hazard still exists. See Section 8 forcement inspections.	

these rules on compliance conference.

documentation of correction.

d. A core violation remains uncorrected after being identified by the regulatory authority and an enforcement inspection confirms the violation still exists. See Section 845 of these rules on verification and

Failure to comply with any consent order issued after a compliance conference. See Section 861 of

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	ailure to comply with a regulatory authority's summary suspension order. See Section 831 of thes uspension of a license. (
g. Frankled food.	ailure to comply with an embargo order. See Section 851 of these rules on adulterated of
	ailure to comply with a regulatory authority order issued when an employee is suspected or able disease. See Chapter 2 of the incorporated Food Code on employee health.
establishment in wr	Notice to Revoke a License . The regulatory authority must notify the license holder of the fooriting of the intended revocation of the license. See Section 861 of these rules for appeal process clude Subsections 860.02.a. through 860.02.c. of this rule:
a. T the revocation; and	the specific reasons and sections of the Idaho Food Code which are in violation and the cause for (
	the right of the license holder to request in writing a compliance conference with the regulator teen (15) days of the notice; and
c. T these rules.	the right of the license holder to appeal in writing to the Department. See Subsection 861.02 of (
request in writing a fifteen (15) days of filing a written ap Declaratory Ruling compliance confere	The following is sufficient notification of the license holder's appeal rights: "You have the right to a compliance conference with (name and address of designated health district official) within a compliance conference with (name and address of designated health district official) within a compliance to this notice. You may also appeal the revocation of your license to the Director by peal with the Department as provided in IDAPA 16.05.03, "Contested Case Proceeding and within fifteen (15) days of the receipt of this notice, or if a timely request is made for ence and the matter is not resolved by a consent order, within five (5) working days following the compliance conference."
of service of notice made. If a compliar be effective five (5	iffective Date of Revocation. The revocation will be effective fifteen (15) days following the dat to the license holder, unless an appeal is filed or a timely request for a compliance conference ince conference is requested and the matter is not resolved by a consent order, the revocation will working days following the end of the conference, unless an appeal is filed with the Director Escetion 861 of these rules for compliance conference, consent order and appeal process. (
A license holder m	PROCESS. nay appeal a summary suspension, notice of revocation, other action, or failure to act by the which adversely affects the license holder. A summary suspension or other emergency order in appeal process.
the regulatory authorized request for a days and conducted	Compliance Conference . The license holder may request in writing a compliance conference with ority within fifteen (15) days of receipt of the notice or action by the regulatory authority. If a compliance conference is made, a compliance conference will be scheduled within twenty (20 d in an informal manner by the regulatory authority. At the compliance conference the licens the circumstances of the alleged violations and propose a resolution for the matter.
authority to remedy	the compliance conference results in an agreement between the license holder and the regulator circumstances giving rise to the action and to assure future compliance, the agreement must be and signed by both parties. This written agreement constitutes an enforceable consent order.
b. U the existing license	Inless otherwise specifically stated in the consent order, the agreement will be for the duration of only.
	Appeal to the Director . The license holder may appeal in writing to the Director within fiftee of of the notice of action by the regulatory authority, or if a timely request for a compliance

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conference was made, within five (5) working days following the completion of the compliance conference.

862. -- 889. (RESERVED)

890. CRIMINAL AND CIVIL PROCEEDINGS.

The regulatory authority may choose to enforce the provisions of these rules and its administrative orders through the courts

- **01. Criminal Proceedings.** Misdemeanor proceedings to enforce these rules, federal regulations, and the enabling statutes may be instituted as provided in Sections 37-117, 37-119, 37-2103, and 56-1008, Idaho Code. These statutes provide for fines or terms of imprisonment that may be sought through the court of competent jurisdiction.
- **O2.** Civil Proceedings. Civil enforcement actions may be commenced and prosecuted in the district court in the county where the alleged violation occurred according to Sections 56-1009 and 56-1010, Idaho Code. The person who is alleged to have violated any statute, rule, federal regulation, license or order may be charged in the court proceeding. This action may be brought to compel compliance with these rules, regulations, license or order for relief or remedies authorized in these rules.
- **03. Injunctive Relief.** In addition to other remedies provided by law, Section 56-1009, Idaho Code, allows for a search warrant to gain access and injunctions to be issued in the name of the state against any person or entity to enjoin them from violating these rules, regulations, statutes or administrative orders.

891. -- 999. (RESERVED)