Dear Senators PATRICK, Souza, Ward-Engelking, and Representatives DIXON, Furniss, Berch:

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

IDAPA 12.00.00 - Notice of Omnibus Rulemaking (Fee Rule) - Proposed Rule (Docket No. 12-0000-2100F).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 11/15/2021. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 12/13/2021.

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

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



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

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

House Business Committee

FROM: Principal Legislative Drafting Attorney - Ryan Bush

DATE: October 27, 2021

SUBJECT: Department of Finance

IDAPA 12.00.00 - Notice of Omnibus Rulemaking (Fee Rule) - Proposed Rule (Docket No. 12-0000-2100F)

Summary and Stated Reasons for the Rule

The Department of Finance submits Notice of Omnibus Rulemaking via Docket No. 12-0000-2100F. The Department states that it is republishing previously existing fee rules that were submitted to and reviewed by the Legislature and that no fees are being increased and no new fees are being imposed beyond what was previously approved by the Legislature.

Negotiated Rulemaking / Fiscal Impact

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

Statutory Authority

This rulemaking appears to be within the statutory authority granted to the Department in Section 30-14-605, Idaho Code.

cc: Department of Finance Lisa Baker

*** 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**

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

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

IDAPA 12 – IDAHO DEPARTMENT OF FINANCE

DOCKET NO. 12-0000-2100F (FEE RULE)

NOTICE OF OMNIBUS RULEMAKING - PROPOSED RULEMAKING

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 30-14-605, Idaho Code.

PUBLIC HEARING SCHEDULE: Oral comment concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

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

This proposed rulemaking publishes the following rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 12, rules of the Idaho Department of Finance:

IDAPA 12

• IDAPA 12.01.08, Rules Pursuant to the Uniform Securities Act.

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

The following is a specific description of the fees or charges:

- 1. Rule 003.04: \$50 fee with each request for no-action position or interpretive opinion letter.
- 2. Rule 040.03: \$300 fee for annual renewal of registration statement.
- 3. Rules 053.01.b. and 01.c.: \$300 fee for filing of notice of offering and annual renewal of mutual funds by investment companies; \$100 filing fee for notice of offering and annual renewal of unit investment trusts.
- 4. Rules 053.02.b. and 02.c.: \$50 fee for Regulation D Rule 506 notice filings; \$50 additional fee for late filing.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2022 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rule and fee(s) being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rule attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Anthony Polidori, (208) 332-8060.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

DATED this October 20, 2021.

Anthony Polidori, Deputy Director Idaho Department of Finance 800 Park Blvd., Suite 200

12.01.08 - RULES PURSUANT TO THE UNIFORM SECURITIES ACT (2004)

000.

LEGAL AUTHORITY.

i nis cna	pter is pr	romulgated pursuant to Section 30-14-605, Idaho Code.	()
		• to the offer and sale of securities and the giving of investment advice in the state of Io als and others.	daho (by)
002 0	03.	(RESERVED)		
interpret circumst respect	tative Optive opinitance who	ITIES EXEMPTIONS, OPINIONS, AND NO-ACTION LETTERS. inions. The Administrator, in his discretion, may honor requests from interested persons for one and no-action positions, including consideration of waivers, relating to an actual specific ere appropriate and in the public interest, on the basis of facts stated and submitted in writing to the Act or any rule or statement of policy adopted thereunder, provided such arm to the following requirements:	facting, w	ıal ith
		Written Requests. Such requests shall be in writing and include or be accompanied material required by any statute, rule or statement of policy under which an exception or excincluding but not limited to, copies of prospectuses or offering circulars if applicable or approximately applicable or a	empti	on
the facts	02.	Narrative . The letter should contain a brief narrative of the fact situation and should set or y to reach a conclusion in the matter; however, such narratives should be concise and to the		
		Hypotheticals Not Considered . The names of the company or companies, organizal all other persons involved should be stated and should relate and be limited to a particular ters relating to hypothetical situations will not warrant a formal response.		
payment	04. t of a fee	Fee . Each request for a no-action position or interpretive opinion letter shall be accompain the amount of fifty dollars (\$50).	nied (by)
00=				
005.	INCOR	PORATION BY REFERENCE.		
(2004),"	01.	PORATION BY REFERENCE. Incorporated Documents. IDAPA 12.01.08, "Rules Pursuant to the Uniform Security and incorporates by reference the full text of the following Statements of Policy and guest American Securities Administrators Association (NASAA):		
(2004),"	o1. adopts a by the N	Incorporated Documents . IDAPA 12.01.08, "Rules Pursuant to the Uniform Security and incorporates by reference the full text of the following Statements of Policy and gu	idelin (nes)
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(2004)," adopted 31, 2008	01. adopts a by the N a. a. b. c. d. e. f. g. h. i.	Incorporated Documents. IDAPA 12.01.08, "Rules Pursuant to the Uniform Securities and incorporates by reference the full text of the following Statements of Policy and guesth American Securities Administrators Association (NASAA): "Loans and Other Material Affiliated Transactions," as adopted with amendments through "Options and Warrants," as adopted with amendments through March 31, 2008; "Corporate Securities Definitions," as adopted with amendments through March 31, 2008; "Impoundment of Proceeds," as adopted with amendments through March 31, 2008; "Preferred Stock," as adopted with amendments through March 31, 2008; "Promotional Shares," as adopted with amendments through March 31, 2008; "Promoters' Equity Investment," as adopted with amendments through March 31, 2008;	idelin (n Mar (((((((((((((((((((nes) ch)))))))))
(2004)," adopted 31, 2008	01. adopts a by the N a. a. b. c. d. e. f. g. h. i.	Incorporated Documents. IDAPA 12.01.08, "Rules Pursuant to the Uniform Securities and incorporates by reference the full text of the following Statements of Policy and guest American Securities Administrators Association (NASAA): "Loans and Other Material Affiliated Transactions," as adopted with amendments through March 31, 2008; "Options and Warrants," as adopted with amendments through March 31, 2008; "Corporate Securities Definitions," as adopted with amendments through March 31, 2008; "Impoundment of Proceeds," as adopted with amendments through March 31, 2008; "Preferred Stock," as adopted with amendments through March 31, 2008; "Promotional Shares," as adopted with amendments through March 31, 2008; "Promoters' Equity Investment," as adopted with amendments through March 31, 2008; "Specificity in Use of Proceeds," as adopted with amendments through March 31, 2008; "Underwriting Expenses, Underwriter's Warrants, Selling Expenses, and Selling Security Investments and Selling Security Investments and Selling Security Investments and Selling Security Investments."	idelin (n Mar (((((((((((((((((((nes) ch)))))))))

Section 000 Page 1075

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

	l.	"Debt Securities," as adopted April 25, 1993;	()
	m.	"NASAA Guidelines Regarding Viatical Investments," as adopted October 1, 2002;	()
adopted	n. April 28.	"NASAA Statement of Policy Regarding Small Company Offering Registrations (SCO, 1996.	R)," :	as)
availabl www.na	02. e at the Γ asaa.org/re	Availability of Referenced Documents. Copies of the "NASAA Statements of Police Popartment of Finance, 800 Park Blvd., Suite 200, Boise, ID 83712 and NASAA Web site a segulatory-activity/statements-of-policy/.		
006 (009.	(RESERVED)		
010.	DEFIN	ITIONS.		
	01.	Act. The Uniform Securities Act (2004) set forth in Chapter 14, Title 30, Idaho Code.	()
	02.	Administrator. The Director of the Department of Finance.	()
through	03. these rule	Agent of Issuer . The term "agent of issuer" is used interchangeably with the term "issueres.	agen (ıt")
	04.	CRD. Central Registration Depository.	()
	05.	Department . The Idaho Department of Finance.	()
	06.	EFD. Electronic Filing Depository.	()
	07.	FINRA. Financial Industry Regulatory Authority.	()
	08.	Form ADV. The Uniform Application for Investment Adviser Registration.	()
	09.	Form ADV-H. The Uniform Application for a Temporary or Continuing Hardship Exempti	on.)
	10.	Form ADV-W. The Uniform Request for Withdrawal of Investment Adviser Registration.	()
	11.	Form BD. The Uniform Application for Broker-Dealer Registration.	()
	12.	Form BDW. The Uniform Request for Withdrawal from Registration as a Broker-Dealer.	()
	13.	Form BR. The Uniform Application for Broker-Dealer Branch Registration.	()
4(6) and	14. d or Unifo	Form D . The federal form entitled "Notice of Sale of Securities Pursuant to Regulation D, orm Limited Offering Exemption."	Section (on)
	15.	Form NF. The Uniform Notice Filing Form.	()
	16.	Form 1-A. A federal securities registration form of that number.	()
	17.	Form S-18. A federal securities registration form of that number.	()
	18.	Form U-1. The Uniform Application to Register Securities.	()

		ISTRATIVE CODE IDAPA 12 Finance Rules Pursuant to the Uniform Securities Act		
	19.	Form U-2. The Uniform Consent to Service of Process.	()
	20.	Form U-4. The Uniform Application for Securities Industry Registration or Transfer.	()
	21.	Form U-5. The Uniform Request for Withdrawal of Securities Industry Registration or Trans	nsfer.)
	22.	Form U-7. The Uniform Small Company Offering Registration Form.	()
	23.	IARD. Investment Adviser Registration Depository.	()
	24.	NASAA. The North American Securities Administrators Association, Inc.	()
	25.	NASD. The National Association of Securities Dealers, Inc.	()
	26.	NASDAQ. The National Association of Securities Dealers Automated Quotations.	()
	27.	SEC. The U.S. Securities and Exchange Commission.	()
offer to security includes	sell or di for value preparat	Transact Business . For purposes of the Act, to "transact business" means to buy or to r to sell or dispose of a security or interest in a security for value. It also means any offer to spose of, and every solicitation of clients or of any offer to buy or to sell, a security or intere. With respect to investment advisers and investment adviser representatives, "transact but ion of financial plans involving securities, recommendations to buy or sell securities or interest, and solicitation of investment advisory clients.	buy orest in a siness	or a s"
	29.	USA. The Uniform Securities Act (2004).	()
	30.	Unsolicited Order or Offer.	()
	a.	As used in these rules, an order or offer to buy is considered "unsolicited" if:	()
custome	i. er purchas	The broker-dealer has not made a direct or indirect solicitation or recommendation to the security; and	hat th	ne)
or in a r	ii. nanner th	The broker-dealer has not recommended the purchase of the security to the customer, either at would bring its recommendation to the customer; and	direct	ly)
	iii.	The broker-dealer has not volunteered information on the issuer to the customer; and	()
decided	iv. to buy th	The customer has previously, and independent of any information furnished by the broker security.	-deale	er,
was vol	b. unteered	Any offer or order to buy from a customer whose first knowledge of the specific security of to him by the broker-dealer is regarded as a solicited order.	r issu (er)
broker-o	c. dealer's c	Any claim of exemption pursuant to Section 30-14-202(6), Idaho Code, shall be supported ertificate that the transaction in question was, in fact, unsolicited.	l by th	ie)
011 (019.	(RESERVED)		
020.	APPLI	CATION FOR REGISTRATION OF SECURITIES.		
contain	01. the follow	Registration by Coordination . A registration statement to register securities by coordination wing:	on sha	ıll)
	a.	The Form U-1 and accompanying documents (including subscription agreement);	()

Page 1077 Section 020

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

b.	A consent to service of process (Form U-2) in compliance with Section 30-14-611, Idaho Co	ode; ()
c.	A copy of the prospectus, including financial statements where:	()
i. shall be prepared	The prospectus for a securities registration by coordination under Section 30-14-303, Idaho using the forms required under the Securities Act of 1933, and	o Cod (le,
	All historical financial statements in the registration statement shall be in conformity with geing principles (GAAP) and financial statements filed with a registration statement by coord the requirements of the United States Securities and Exchange Commission.		
d. the registration st	All exhibits filed with the United States Securities and Exchange Commission in connection attement;	on wi (th)
e.	The filing fee specified in Section 30-14-305(b), Idaho Code; and	()
f.	Any additional information or documents requested by the Department.	()
02. contain the follow	Registration by Qualification . A registration statement to register securities by qualification in addition to the requirements of Section 30-14-304, Idaho Code:	on sha (all)
An issuer with le fiscal year. Regi	Financial Statements. Except for SCOR applications, registration statements filed purs 4, Idaho Code, shall contain audited financial statements of the issuer for its last two (2) fiscal ess than one (1) year of operations may file reviewed financial statements until the end of stration statements filed with SCOR applications on the Form U-7 shall contain the fixed in the instructions to the Form U-7.	ıl yean its fin	rs. rst
of the registration	Unaudited Interim Financial Statements. If the audited financial statements or unaudited fived in Subsection 020.02.a. of this rule are not current to within four (4) months of the date of statement, additional unaudited financial statements as of the issuer's last fiscal quarter or a sty the Administrator shall be included.	of filii	1g
c. following:	Small Company Offering Registration (SCOR). A SCOR registration statement shall con-	tain tl (he)
i.	The Form U-1 and accompanying documents (including subscription agreement);	()
ii.	An executed Form D;	()
iii.	A consent to service of process (Form U-2) in compliance with Section 30-14-611, Idaho Co	ode; ()
iv. NASAA in Septe	For SCOR offerings, the prospectus to be used shall be the Form U-7, as adopted and rev	ised l	oy `
	mber 1999;	(,
v.	mber 1999; The filing fee specified in Section 30-14-305(b), Idaho Code; and	()
v. vi.		()
	The filing fee specified in Section 30-14-305(b), Idaho Code; and	((()))
vi.	The filing fee specified in Section 30-14-305(b), Idaho Code; and Any additional information or documents requested by the Department.	(((((((((((((((((((()))

Section 020 Page 1078

	iii.	Financial statements prepared in accordance with Subsection 020.02.a. of this rule;	()
304(b)(iv. l) throug	A copy of the prospectus containing the information or records specified in Sections h 304(b)(18), Idaho Code;	30-1	4-
	er applic	The prospectus shall be prepared using one of the following forms: Part II of Form the Securities Act of 1933; Parts I and II of Form SB-2 of the Securities Act of 1933; Form table form used to prepare a prospectus under the Securities Act of 1933, if approved	U-7;	or
1933, if	03.	Other Forms . Any other applicable form used to prepare a prospectus under the Securities d by the Department, containing:	s Act	of)
	a.	The filing fee specified in Section 30-14-305(b), Idaho Code; and	()
	b.	Any additional information or documents requested by the Department.	()
021.	AMEN	DMENTS TO REGISTRATION STATEMENT.		
	lete in an	Amendments Required. A correcting amendment to an effective registration statement a smitted to the Department any time that the information contained therein becomes inaccing material respect. The responsibility for identifying and reporting a material change lies with the information of the properties of the prop	urate	or
marked. material docume	To be concern to the	Contents of Amendment Filing. Each filing of a correcting amendment to a registration state opy of each item of the registration statement which has been changed, with all changes omplete, a filing of a correcting amendment to the registration statement shall contain a resetting forth a summary of each material change and indicating the location of such change Neither the Administrator nor any member of his staff shall be held to have taken notice of a ge not summarized in such a report.	clear eport ge in tl	ly of he
		Time of Filing and Undertaking. Every registration statement shall contain an undertaking correcting amendments to the registration statement whenever the information in the registes inaccurate or incomplete in any material respect by the earlier of:		
	a.	Two (2) business days after filing such amendment with the SEC; or	()
	b.	Fifteen (15) business days following the event giving rise to the amendment.	()
within f	c. ifteen (15	If not registered with the SEC, registrants shall file an amended registration statement if to business days following the event giving rise to the amendment.	equire (ed)
30-14-5 14-306(01, Idaho a)(1), Ida	Effect of Failure to Amend. Solicitation of prospective investors through utilization ining information which is inaccurate or incomplete in any material respect is a violation of Code, and constitutes a basis for the suspension or revocation of the registration under Secaho Code. Nothing in Section 021, of these rules, shall be construed to require any opany registered under the 1940 Act and the Act to disclose fluctuations in its investment portform.	Section 3 pen-en	on 0-
022.	FINAN	CIAL STATEMENTS.		

01. Application of Regulation S-X. As to definitions, qualifications of accountants, content of accountant's certificates, requirements for consolidated or combined statements, and actual form and content of financial statements, the Administrator shall apply Regulation S-X of the SEC (17 CFR Part 210) in its most currently amended form as of the date of the filing of the application to all financial statements filed with the Department in

Section 021 Page 1079

connection with the registration of securities.

<u>, </u>
O2. Financial Statements Incorporated by Reference . Where financial statements in a prospectus an incorporated by reference from another document, the Administrator may require that such other document be file with the Department and be delivered to investors with the prospectus.
O3. Application of Antifraud Provisions . Any financial statement distributed in connection with the offer or sale of securities under the Act is subject to the provisions of Section 30-14-501, Idaho Code. Any financial statement filed with the Department is subject to the provisions of Section 30-14-505, Idaho Code.
023 035. (RESERVED)
036. NASAA STATEMENTS OF POLICY REGISTERED OFFERINGS. The Department will apply the applicable statement(s) of policy adopted by NASAA and incorporated herein by reference pursuant to Section 005, of these rules, to an offering seeking registration in Idaho when conducting review to determine whether an offering is fair, just and equitable. Such an offering must comply with the requirements of such policy or policies, unless waived by the Administrator.
037. REGISTRATION OF DEBT SECURITIES. In addition to the requirements contained in the NASAA Statement of Policy Regarding Debt Securities, as adopte on April 25, 1993, the issuer of debt securities will incorporate the following standards: (
01. Suitability . In establishing standards of fairness and equity, the Department has established the following investor suitability guidelines for debt offerings registered under the Act: (
a. No more than ten percent (10%) of any one (1) Idaho investor's net worth (exclusive of home furnishings, and automobiles) shall be invested in the securities being registered with the Department; an either
b. A gross income of forty-five thousand dollars (\$45,000) and a net worth of forty-five thousand dollars (\$45,000) (exclusive of home, home furnishings and automobiles); or
c. A net worth of one hundred fifty thousand dollars (\$150,000) (exclusive of home, home furnishing and automobiles).
O2. Department May Establish Standards . The suitability standard in Subsection 037.01 of this rule is a guideline. Higher or lower suitability standards may be established or may be required by the Department as condition of registration.
03. Standards To Be Disclosed. The suitability standards must be disclosed in the prospectus.
038. WITHDRAWAL/ABANDONMENT OF A REGISTRATION STATEMENT.
01. Withdrawal . The withdrawal of an application (prior to effectiveness) may be permitted by the Administrator upon the written request of the applicant.
O2. Abandonment . The abandonment of an application, where there has been no activity on the application by the applicant for a period of six (6) months or more, may be considered to signify a request for withdrawal.

04. Abandoned Applications Not Reinstated. Once deemed abandoned, the original application shall not be reinstated. A new application including the registration statement, appropriate exhibits and filing fees is

03. Time Limit. An application for registration of securities pursuant to Section 30-14-303 or 30-14-304, Idaho Code, is deemed abandoned if such registration is not effective in the state of Idaho within one (1) year

from the date of receipt by the Department of the initial filing of the application for registration.

Section 036 Page 1080

IDAHO ADMINISTRATIVE	CODE
Department of Finance	

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

			. 1
require	ed.		(
039.	REPO	RT OF COMPLETION OF OFFERING.	
the reg	01. istrant sha	Completion Statement . Within thirty (30) days of the completion of a registered offering all provide a written statement to the Department that states the following:	in Idaho
	a.	The date the offering was completed in Idaho; and	(
registe	b. red by qua	The number and amount of registered securities sold in Idaho, for SCOR offerings and allification.	offerings (
an autl	02. norized sig	Signatures . The written statement must be signed by an officer, director or agent of the issignatory of the registrant.	uer or by
040. To ren before	ew a regis	AL REPORT FOR THE RENEWAL OF A REGISTRATION STATEMENT. stration statement for an additional year, the registrant shall file the following with the Deersary of the effective date of the registration statement in Idaho:	partmen
	01.	Cover Letter. A cover letter requesting renewal;	()
611, Id	02. laho Code	Consent to Service. A consent to service of process (Form U-2) in accordance with Section; and	on 30-14
	03.	Filing Fee. A filing fee of three hundred dollars (\$300) for all registered offerings.	(
receive	bscriptioned a copy	CRIPTION AGREEMENT. In agreement shall contain, among other things, an acknowledgment by the subscriber the of the prospectus. Each completed subscription agreement shall be kept in the office of the raperiod of five (5) years and be subject to inspection by the Department.	at he has
042. As a co		YERY OF PROSPECTUS. If registration, an applicant shall comply with the following:	(
		Registration by Qualification . A person offering or selling a security under a regist her than through a broker-dealer, shall deliver a copy of the final prospectus to each preson at the time of the confirmation of a sale made by or for the account of the person.	
coordi	02. nation sha	Registration by Coordination . A person offering or selling a security under a regist all deliver a copy of the prospectus as required by the Securities Act of 1933.	ration by
shall b state, t effecti	time of file provided that is into veness of	STRATIONS NOTICE OF INTENDED IDAHO BROKER DEALER OR AGENT ling of an application for registration of any security required to be registered in Idaho, writted to the Department of the name of at least one (1) broker-dealer or agent, registered as su ended or qualified to offer or sell such security in Idaho. The Administrator may deny cany registration pending receipt of the notice or may hold the application without further review received.	en notice ch in this or revoke
044.	RECO	RDS TO BE PRESERVED BY ISSUERS.	
broker registra		Required Records . All issuers who effect sales of registered securities, other than thall preserve the following records for at least three (3) years following the expiration	
	a.	Copies of all documents contained in the registration statement;	(
	b.	Copies of all advertisements, including a record of the dates, names and addresses	of media

Section 039 Page 1081

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

carrying	g those ad	lvertisements;	()
transfer	c. of the se	Copies of all communications received and sent by the issuer pertaining to the offer, curities, including purchase agreements and confirmations; and	sale a	nd)
sold, an	d. d for eacl	A list of the name, address and telephone number of each investor to whom the securi h such person, information regarding:	ties wo	ere)
	i.	The type of securities sold;	()
	ii.	The number and amount of securities sold;	()
	iii.	The type of consideration paid; and	()
	iv.	The name of the agent that sold the securities.	()
		Retention Period . An issuer will need to retain the records set forth in Subsection 044.0 estor at least three (3) years after the investor's investment has terminated, even if more than since the expiration of the registration.		
	03.	Form. Records may be stored in paper form or electronically.	()
and 30-Section and any accomp the Dep	partment 14-304, Id 30-14-30 other docanied by artment's	shall conduct a special examination of each application for registration under Sections 3 daho Code, to determine the adequacy of disclosure and to fulfill the Department's obligation of the code. This examination shall be based upon material contained in the registration of the cumentation which the applicant may be required to submit. Each application for registration the filing fee set forth in Section 30-14-305(b), Idaho Code. The examination report shall of the examination of the filing. TE EXAMINATION OF ISSUERS.	ons und statement shall consist (der ent be of)
on-site	examinat	I records of issuers offering and/or selling securities in, or out of, Idaho may be subject to ions by the Administrator, or his designee, at such times as the Administrator determines a of the public.		
047.	ADVE	RTISING.		
followi	01. ng meanii	Definitions . The following words and terms, when used in Section 047, of these rules, ng, unless the context clearly indicates otherwise:	have t	the)
pictures distribu pamphl	s, telephor ted or m ets, circu	"Sales literature" means material published, or designed for use, in a newspaper, magazine, television, telephone solicitation or tape recording, videotaped display, signs, billboards ne directories (other than routine listings), other public media and any other written commade generally available to customers or the public including, but not limited to, proslars, form letters, seminar texts, research reports, surveys, performance reports or summots of other sales literature or advertising to include publications in electronic format.	s, moti unicati pectus	on on es,
posting	b. or delive	"Sales literature package" means all submissions of sales literature to the Department under ry relating to a specific issue of securities.	er one	(1)
shall co substan contains therein	onsist of the trially as it is in co	Filing Requirement . Pursuant to Section 30-14-504, Idaho Code, this rule requires the file or review and response by the Administrator before use or distribution in Idaho. A complete he sales literature package and a representation by the applicant, issuer or broker-dealer, to follows: "I hereby attest and affirm that the enclosed sales literature or advertising for misleading statements or misrepresentations of material facts, and that all information informity with the Company's most recently amended registration statement as filed rabout"	ete fili hat rea packa set fo	ing ads age rth

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

03. requirements set	Exemption From Filing . The following types of sales literature are excluded from the forth herein:	filing	3
a. offer a specific se	Sales literature which does nothing more than identify a broker-dealer or investment adviser, ecurity at a stated price;	and/o	r)
b.	Internal communications that are not distributed to the public;	()
c. been filed with the as such;	Prospectuses, preliminary prospectuses, prospectus supplements and offering circulars which the Department as part of a registration statement, including a final printed copy if clearly ide		
d. business structure	Sales literature solely related to changes in a name, personnel, location, ownership, of e, officers or partners, telephone or teletype numbers;	offices (,
e. substantially simi	Sales literature filed with and approved by FINRA, the SEC, or other regulatory agency ilar requirements;	y with	1)
f. Idaho Code.	Sales literature relating to certain federal covered securities as set forth in Section 30-14-5	504(b) (,)
04. filing is received therewith.	Piecemeal Filings . The Department will not approve any sales literature package until a conficement filings will not be accepted and will result in the disapproval of any materials substitute.		
literature is requi sales literature fi Code. Sales litera	Application of Antifraud Provisions . Sales literature used in any manner in connection we ecurities is subject to the provisions of Section 30-14-501, Idaho Code, whether or not such ired to be filed pursuant to Section 30-14-504, Idaho Code, or Section 047 of these rules. Fled with the Department is subject to the provisions of Sections 30-14-501 and 30-14-505, ature should be prepared accordingly and should not contain any ambiguity, exaggeration of mission of material fact, which might confuse or mislead an investor.	h sale: urther Idaho	s ;
	Prohibited Disclosures . Unless stating that the Administrator or Department has not approvarities offering or the sales literature, no sales literature shall contain a reference to the Administrator.		
Each issuer exam records. Each iss assistance in the provision here of	ATMENT ACCESS. Initial shall provide the personnel of the Department access to business books, documents, and the shall provide personnel with office space and facilities to conduct an on-site examination physical inspection of assets and confirmation of liabilities. Failure of any issuer to comply we shall constitute a violation of Section 048, of these rules, and shall be a basis for denial, susponder the registration or application for registration or other administrative or civil action.	on, and ith any ension	d y n
049 051.	(RESERVED)		
Any individual n issuer agent or c compensated in	R AGENT REGISTRATION. ot exempted pursuant to Sections 30-14-402(b)(3), (4) or (5), Idaho Code, must be registered comply with the registration requirement of Section 30-14-402(a), Idaho Code, if the individual connection with the agent's participation by the payment of commissions or other remundant indirectly, on transactions in those securities.	dual is	S
053. FEDER	AL COVERED SECURITIES (RULE 53).		
01.	Investment Company Notices.	()

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

under the I	Notice Requirement. Pursuant to Section 30-14-302, Idaho Code, prior to the offer in ortfolio of securities of an investment company that is registered, or that has filed a registratic investment Company Act of 1940, that is not otherwise exempt under Sections 30-14-201 the Code, the issuer must file a notice with the Administrator relating to such series or portfolio	on statemer rough 30-1	1t, 4-
b.	Content of Notice. Each required notice shall include the following:	()
i.	A properly completed Form NF;	()
ii.	A consent to service of process (Form U-2);	()
iii unit investr	A filing fee of three hundred dollars (\$300) for mutual funds and one hundred dollar ment trusts; and	ars (\$100) f	or)
iv	Notification of SEC effectiveness.	()
	Renewal of Notice. The effectiveness of a notice required pursuant to Subsection 053 be renewed each year for an additional one (1) year period of effectiveness by filing on of the effectiveness of such notice:		
i.	A properly completed Form NF clearly indicating the state file number of the Notice to	be renewe	d;)
ii.	A consent to service of process (Form U-2) in accordance with Section 30-14-611, Ida	ho Code; aı	nd)
iii unit investi	A renewal fee of three hundred dollars (\$300) for mutual funds and one hundred dollar trusts.	ars (\$100) f (or)
d.	Amendments. Amendment filings are required for the following:	()
i.	Issuer name change;	()
ii.	Address change for contact person; and	()
iii	Notification of termination or completion.	()
Documents registration	Other Documents. Documents other than those required in Subsections 053.01.b., 0 of this rule, unless specifically requested by the Department, should not be filed with the state that should be filed with the Department only if specifically requested include, but are not statements, prospectuses, amendments, statements of additional information, quarterly red sales literature.	Department of limited to	nt.
02	2. Regulation D Rule 506 Notice Filing.	()
Exchange	Notice Requirement. Issuers offering a security in this state in reliance upon Section e, by reason of compliance with Regulation D, Rule 506, adopted by the United States S Commission, are required to file a notice with the Department or with EFD pursuant to the 14-302(c), Idaho Code, if a sale of a security in this state occurs as a result of such offering.	lecurities and	nd
b. (15) days a rule:	Terms of Notice Filing. The issuer shall file with the Department or with EFD no late after the first sale of a security in this state for which a notice is required under Subsection 05%.	er than fifte 3.02.a. of th (en iis)
i.	One (1) copy of the SEC-filed Form D; and	()

Section 053 Page 1084

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

	ii.	The notice filing fee of fifty dollars (\$50).	()
securiti	iii. es occurre	A cover letter should be included in the notice filing which states the date in which the first and in Idaho.	st sale o	of)
within tafter th	thirty (30) e first sal	Terms of Late Notice Filing. An issuer failing to file with the Administrator as request. 2.b. of this rule may submit its notice filing with an additional fifty dollars (\$50) late filing days after the first sale of a security in this state. Failure to file a notice on or before the thir e of a securities in Idaho will result in the inability of the issuer to rely on Section 30-14 qualification of the offering in Idaho.	paymer tieth da	nt ıy
Act of I Code, is other re register	1933 (15 U f the indivermuneration and as a br	Issuer Agent Registration. Pursuant to Section 30-14-402(b)(5), Idaho Code, an individual ser who effects transactions in a federal covered security under Section 18(b)(4)(F) of the S J.S.C. 77r(b)(4)(F)) is not exempt from the registration requirements of Section 30-14-402(ridual is compensated in connection with the agent's participation by the payment of committon based, directly or indirectly, on transactions in those securities. In addition, if such poker-dealer or agent in another state or with FINRA, or affiliated with a broker-dealer regist the SEC or FINRA, then such person must also be similarly registered in Idaho.	ecurition a), Idah ssions o person	es no or is
054.	NOT FO	OR PROFIT DEBT SECURITIES NOTICE FILING.		
Code, s such cl	hall file a aim. Sucl	Securities Exempt. With respect to the offer or sale of a note, bond, debenture, or other such issuers relying upon the exemption from registration provided in Section 30-14-2010 notice with the Administrator at least thirty (30) days prior to the first offering of sale pure exemption shall become effective thirty (30) days after the filing of a complete notice not disallowed the exemption.	7), Idah rsuant 1	10 to
the mat	02. erial term	Notice Information . The notice required in Subsection 054.01 of this rule shall specify, in s of the proposed offer or sale to include, although not limited to, the following:	writing	g,)
	a.	The identity of the issuer;	()
	b.	The amount and type of securities to be sold pursuant to the exemption;	()
	c.	A description of the use of proceeds of the securities; and	()
	d.	The person or persons by whom offers and sales will be made.	()
054.01	03. of this rul	Notice Requirements . The following items must be included as a part of the notice in Su e:	bsectio	n)
	a.	The offering statement, if any; and	()
	b.	A consent to service of process (Form U-2).	()
connect	04. tion with t	Sales and Advertising Literature . All proposed sales and advertising literature to be the proposed offer or sale of the securities shall be filed with the Administrator only upon respectively.		in)
pursuar promul	nt to this gated by I	NASAA Statements of Policy or Guidelines. The Statements of Policy or guidelines adapplied, as applicable, to the proposed offer or sale of a security for which a notice must rule. Failure to comply with the provisions of an applicable Statement of Policy or gNASAA may serve as the grounds for disallowance of the exemption from registration pro 1(7), Idaho Code.	be file guidelir	ed ne
	06.	Waiver. The Administrator may waive any term or condition set forth in this rule.	()

)55.	MORT	GAGE NOTE EXEMPTION.		
	01. , Idaho Co agreemer	Investment Contract or Profit-Sharing Agreement . The exemption specified in Section ode, shall not extend to any transaction in a security in the nature of an investment contract on it.		
and sold		Definition "Offered and Sold as a Unit." As used in Section 30-14-202(11), Idaho Code, "means an offer and sale of the entire mortgage or other security agreement to a single pure		
	purpose (AL EXEMPTION. of the manual exemption (Section 30-14-202(2), Idaho Code), the following securities maranuals are recognized.	nuals o	or)
	a.	Best's Insurance Reports- Life-Health.	()
	b.	Mergent's Industrial Manual.	()
	c.	Mergent's International Manual.	()
	d.	Walkers Manual of Western Corporations.	()
57.	MININ	G, OIL OR GAS EXPLORATION EXEMPTION REQUIREMENTS.		
extraction of the contraction of the cextender of the cex	on to subing the prior to subject the prior to which to which to which to which the prior to which to which to which to which to which the prior t	Legal Opinion for Extractive Industries. If the Department deems it necessary or advisable for the protection of investors, it may require an issuer engaged in mining, gas, or oil exploration and opinion of counsel on the nature of the title held to the property noting any defects or incipal terms of any lease or option with respect to the property. If continued possession issuer depends upon the satisfaction of certain working conditions, describe these conditions at they have been met. The Department may require other issuers to submit a status of title is material to the business of the issuer. Quarterly Reports. The issuer shall file quarterly reports, on the "Quarterly Report Fo	ation of liens of the nd state to an	or or ne te ny
ollowir	fining Iss g the en on of a po	sues." during the time the securities remain registered. Such reports are due within thirty (3 ad of the issuer's quarter. Failure to comply with this rule could be grounds for suspen	0) day	/S
		Advertising. The only advertising of exempt mining securities, whether on radio, television nedium, shall be restricted to announcing the securities offering and stating the name and adopte of security, the underwriter, and where additional information may be obtained.		
ircular	04. previous	Offering Circulars . All offers of the security must be accompanied by a complete, current of the Administrator adequate to satisfy the antifraud provisions of the Act.	offerin (g)
158. Stock ex	STOCK schanges	X EXCHANGE LISTED SECURITIES. specified by or approved under Section 30-14-201(6), Idaho Code, are as follows:	()
	01.	The New York Stock Exchange;	()
	02.	The American Stock Exchange;	()
	03.	The NASDAQ Global Market and Global Select Market;	()
	04.	The Chicago Stock Exchange;	()
	05.	The Chicago Board Options Exchange;	()

Page 1086 Section 055

		IISTRATIVE CODE f Finance	ID. Rules Pursuant to the Uniform Securiti	APA 12.01.00 es Act (2004
	06.	Tier I of the Pacific	Stock Exchange; and	(
	07.	Tier I of the Philade	elphia Stock Exchange, Inc.	(
059.	(RESE	RVED)		
suffici- to prov of the	fering in ently iden vide full de position the	which it is proposed t tifiable properties or ob- isclosure cannot be met	MPTION OF "BLIND POOL" OFFERINGS PROHIBITED to issue stock or other equity interest without an allocation of operatives shall be considered a "blind pool" offering and one in the Because of the inability or failure to make full disclosure, the work a fraud upon purchasers and, therefore, the offering may not not in Idaho.	of proceeds to which the dut Department is
broker these r	thority del dealer and ules, are o	legated to the Administ and its agents that meet determined to be classe	ACTIONS EXEMPTION. trator in Section 30-14-203, Idaho Code, transactions effected the requirements for exemption from registration pursuant to so of transactions for which registration is not necessary or app from Sections 30-14-301 and 30-14-504, Idaho Code.	Section 084 o
062.	DESIG	SNATED MATCHING	G SERVICES.	
		by an issuer in a trans	s 30-14-301 through 30-14-305, Idaho Code, shall not apply action that meets the requirements of this rule. A designated moject to registration within the meaning of the Act or the rules the	atching service
meanii	02. ngs, unles	Definitions . The following sthe context clearly income	lowing words and terms, when used in this rule, shall have dicates otherwise.	the following
Section	a. n 062 of tl	Designated Matching hese rules.	g Service. Means a matching service designated by the Admi	nistrator unde
conduc	b. eted, by a	Designated Matching designated matching se	Service Facility. Means a computer system operated, or a semervice.	inar or meeting
natural (2) mo (\$300, year. In he is of investorare "in	l person wo ost recent 000) in ean addition capable of or" also in adividual	person's spouse, at the ho had an individual in years or joint incom ich of those years and heach purchaser must ef f evaluating the merits cludes any self-directed	In Investor. Means any natural person whose individual net won time of his or her purchase, exceeds one million dollars (\$1,0 acome in excess of two hundred thousand dollars (\$200,000) in the with that person's spouse in excess of three hundred the has a reasonable expectation of reaching the same income level vidence such knowledge and experience in financial and business and risks of the prospective investment. The term "individed employee benefit plan with investment decisions made solely as defined in Subsection 062.02.c. of this rule, and the individual ed investor.	000,000) or any each of the two ousand dollared in the current ess matters that dual accredited by persons that
		e. Either of the following	eans an investor who has been properly qualified by and use ng investors may be properly qualified: any institutional invest or an individual accredited investor as defined in this rule.	
	e.	Issuer Member. Mear	ns an issuer who uses a designated matching service facility.	(

f. Summary Business Plan. Means a brief statement specifically describing the issuer, its management, its products or services, and the market for those products or services. Other information, including, specifically, financial projections, must not be included in a summary business plan.

Application. A person may apply to the Administrator to be a designated matching service by

Section 060 Page 1087

03.

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

filing such forms as required by the Administrator. No designation will be made unless the applicant demonstrates that it: Owns, operates, sponsors, or conducts a matching service facility limited to providing investor members with the summary business plans and identities of issuer members; Will not be involved in any manner in the sale, offer for sale, solicitation of a sale or offer to buy, a security other than as set forth in Subsection 062.03.a. of this rule; Will make a reasonable factual inquiry to determine whether an investor member is properly qualified; Is a governmental entity, quasi-governmental entity, an institution of higher education or an Idaho nonprofit corporation that is associated with a governmental or quasi-governmental entity or an institution of higher education; Does not employ any person required to be registered under the Act as a broker-dealer, investment adviser, agent, or investment adviser representative; Does not have, and does not employ any person who has a business relationship with any investor member or issuer member other than to provide such member access to the matching service facility; Charges fees only in an amount necessary to cover its reasonable operating costs and that are unrelated to the amount of money being raised by any issuer member or the amount of securities sold by any issuer member: Agrees to not use any advertisement of its matching service facility that advertises any particular issuer or any particular securities or the quality of any securities or that is false or misleading or otherwise likely to deceive a reader thereof; and Meets such other conditions as the Administrator considers appropriate for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of the Act, and the rules thereunder. Designation Consistent with Act. Designation under this rule is not available to any matching service formed in a manner that constitutes part of a scheme to violate or evade the provisions of the Act or rules thereunder. Withdrawal of Designation. The Administrator, upon ten (10) days notice and hearing before the Administrator or a hearing officer, may withdraw a person's designation as a matching service if the person does not meet the standards for designation provided in this rule. 06. Disqualifications.) No exemption under this rule is available for the securities of any issuer if the issuer: Within the last five (5) years, has filed a registration statement which is the subject of a currently effective registration stop order entered by the United States Securities and Exchange Commission or any state securities administrator: Within the last five (5) years, has been convicted of any criminal offense in connection with the offer, purchase, or sale of any security or any felony involving fraud or deceit or a misdemeanor involving financial fraud;

Is the subject of any state or federal administrative enforcement order, entered within the last five

Is the subject of any order, judgment or decree of any court of competent jurisdiction, entered

Section 062 Page 1088

iv.

(5) years, finding fraud or deceit in connection with the purchase or sale of any security; or

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

within the last fi engaging in or c purchase or sale of	ve (5) years, temporarily, preliminarily or permanently restraining or enjoining such particular to engage in any conduct or practice involving fraud or deceit in connection vot any security.	ty fro vith t (m he
b.	For purposes of this rule, the term "issuer" includes:	()
i.	Any of the issuer's predecessors or any affiliated issuer;	()

- ii. Any of the issuer's directors, officers, general partners, or beneficial owners of ten percent (10%) or more of any class of its equity securities (beneficial ownership meaning the power to vote or direct the vote or the power to dispose or direct the disposition of such securities);
 - iii. Any of the issuer's promoters presently connected with the issuer in any capacity, including:
- (1) Any person who, acting alone or in conjunction with one (1) or more other persons, directly or indirectly takes initiative in founding and organizing the business or enterprise of an issuer; or
- (2) Any person who, in connection with the founding and organizing of the business or enterprise of an issuer, directly or indirectly receives in consideration of services or property, or both services and property, ten percent (10%) or more of any class of securities of the issuer or ten percent (10%) or more of the proceeds from the sale of any class of such securities; however, a person who receives such securities or proceeds either solely as underwriting commissions or solely in consideration of property shall not be deemed a promoter within the meaning of Subsection 062.06.b.iii. of this rule, if such person does not otherwise take part in founding and organizing the enterprise.
 - iv. Any underwriter of the issuer.
- c. The exemption under this rule is not available to an issuer that is in the development stage that either has no specific business plan or purpose or had indicated that its business plan is to engage in a merger or acquisition with an unidentified company or companies, or other entity or person.
- **07. Notice of Transaction**. The issuer shall file with the Administrator a notice of transaction, consent to service of process (Form U-2), and a copy of its summary business plan within fifteen (15) days after the first sale in this state.

063. -- 077. (RESERVED)

078. IMPLEMENTATION OF CRD.

- **01. Designation and Use of CRD System**. Pursuant to Section 30-14-406, Idaho Code, the Administrator designates the web-based Central Registration Depository (CRD) operated by FINRA to receive and store filings and collect related fees from broker-dealers, agents and investment adviser representatives on behalf of the Administrator. Forms U-4, U-5, BD, BR, and BDW shall be used to register or terminate agents, investment adviser representatives or broker-dealers, respectively, in the state of Idaho through the CRD system. The CRD system will be utilized to effect FINRA registration as well as registration, termination, and renewal in the state.
- **02.** Registrations Not Automatic. A filing of Form U-4, BD, or BR with the CRD system does not constitute an automatic registration in Idaho. Broker-dealers and investment advisers should not consider agents or investment adviser representatives registered until such approval from the state of Idaho has been received by them through CRD.
- **03. Electronic Signature.** When a signature or signatures are required by the particular instructions of any filing to be made through CRD, a duly authorized officer of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate fields and submitting the filing to CRD. Submission of a filing in this manner shall constitute irrefutable evidence of legal

Section 078 Page 1089

IDAHO ADMINISTRATIVE CODE

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

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Department of Finance signature by any individuals whose names are typed on the filing. IMPLEMENTATION OF IARD. 079. 01. **Designation**. Pursuant to Section 30-14-406, Idaho Code, the Administrator designates the webbased Investment Adviser Registration Depository (IARD) operated by FINRA to receive and store filings and collect related fees from investment advisers on behalf of the Administrator. Use of IARD. Unless otherwise provided, all investment adviser applications, amendments, reports, notices, related filings and fees required to be filed with the Administrator pursuant to the rules promulgated under the Act, shall be filed electronically with and transmitted to IARD. The following additional conditions relate to such electronic filings: Electronic Signature. When a signature or signatures are required by the particular instructions of any filing to be made through IARD, a duly authorized officer of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate fields and submitting the filing to IARD. Submission of a filing in this manner shall constitute irrefutable evidence of legal signature by any individuals whose names are typed on the filing. When Filed. Solely for purposes of a filing made through IARD, a document is considered filed with the Administrator when all fees are received and the filing is accepted by IARD on behalf of the state. Electronic Filing. The electronic filing of any particular document and the collection of related processing fees shall not be required until such time as IARD provides for receipt of such filings and fees and thirty (30) days notice is provided by the Administrator. Any documents or fees required to be filed with the Administrator that are not permitted to be filed with or cannot be accepted by IARD shall be filed directly with the Administrator. Hardship Exemptions. Subsection 079.04 of this rule provides two (2) "hardship exemptions" from the requirements to make electronic filings as required by the rules. a. Temporary Hardship Exemption. Investment advisers registered or required to be registered under the Act who experience unanticipated technical difficulties that prevent submission of an electronic filing to IARD may request a temporary hardship exemption from the requirements to file electronically. To request a temporary hardship exemption, the investment adviser must file Form ADV-H which can be found at 17 CFR 279.3 in paper format with the Administrator where the investment adviser's principal place of business is located, no later than one (1) business day after the filing (that is the subject of the Form ADV-H) was due; and submit the filing that is the subject of the Form ADV-H in electronic format to IARD no later than seven (7) business days after the filing was due. Effective Date - Upon Filing. The temporary hardship exemption will be deemed effective upon receipt by the Administrator of the complete Form ADV-H. Multiple temporary hardship exemption requests within the same calendar year may be disallowed by the Administrator. Continuing Hardship Exemption. b. Criteria for Exemption. A continuing hardship exemption will be granted only if the investment adviser is able to demonstrate that the electronic filing requirements of this rule are prohibitively burdensome.

To apply for a continuing hardship exemption, the investment adviser must file Form ADV-H which can be found at 17- CFR 279.3 in paper format with the Administrator at least twenty (20) business days before a filing is due; and, if a filing is due to more than one (1) securities regulator, the Form ADV-H must be filed with the Administrator where the investment adviser's principal place of business is located. The Administrator who receives

Section 079 Page 1090

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

the app	lication w	vill grant or deny the application within ten (10) business days after the filing of Form ADV-l	H. ()
filed. If after th	the Adm e exempt	Effective Date - Upon Approval. The exemption is effective upon approval by the Admin of the exemption may be no longer than one (1) year after the date on which the Form Al inistrator approves the application, the investment adviser must, no later than five (5) busing ion approval date, submit filings to IARD in paper format (along with the appropriate proof of time for which the exemption is granted.	DV-H is ess days
080.	BROKI	ER-DEALER REGISTRATION APPLICATION/RENEWAL.	
		Initial Application FINRA Member Firms . Broker-dealers applying for initial region 30-14-406, Idaho Code, and who are contemporaneously applying for FINRA member member, shall file:	
	a.	With CRD, a completed Form BD, including Schedules A-D;	()
	b.	With CRD, a filing fee as specified in Section 30-14-410, Idaho Code;	()
	c.	With CRD, the Form BR.	()
		Initial Application Non-FINRA Member Firms . Broker-dealers applying for uant to Section 30-14-406, Idaho Code, and who are not contemporaneously applying for re not a FINRA member, shall file with the Department:	
	a.	A completed Form BD, including Schedules A-E;	()
	b.	The filing fee specified in Section 30-14-410, Idaho Code;	()
	c.	Audited financial statements;	()
rules;	d.	Documentation of compliance with the minimum capital requirements of Section 087	of these
	e.	Designation and qualification of a principal officer;	()
of Idah	f. o, to be pr	A list of the addresses, telephone numbers and resident agents of all office locations within rovided within sixty (60) days of becoming registered;	the state
	g.	A copy of the written supervisory procedures of the broker-dealer;	()
deem n	h. ecessary.	Any additional documentation, supplemental forms and information as the Administration	tor may
applica	03. tion will a	Incomplete Applications . After a period of six (6) months from date of receipt, an incautomatically be considered abandoned and withdrawn if the requirements have not been full	
	04.	Annual Renewal.	()
registra	tion by su	A FINRA member shall renew its registration by submitting the renewal fee specified in a Code, to the CRD according to their policies and procedures. A non-FINRA member shall result in the Department current information required for initial registration, and the renewal solution 30-14-410, Idaho Code.	enew its

b. It is required that an application for the renewal of the registration of a broker-dealer must be filed with the Department before the registration expires, which is the thirty-first day of December next following such

Section 080 Page 1091

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

registration, per the provisions of Section 30-14-406(d), Idaho Code. Any registration that is not renewed within that time limit will be deemed to have lapsed, thus requiring the broker-dealer to reapply for registration with the Department in accordance with the requirements of the Act.

05. Updates and Amendments. (

- **a.** A broker-dealer must file with CRD, in accordance with the instructions in Form BD, any amendments to the broker-dealer's Form BD. All broker-dealers must assure that current and accurate information is on file with the Department at all times. If information in an application for registration becomes inaccurate or incomplete, additional information must be submitted through updates on the Form BD or by direct notice to the Department.
- **b.** An amendment will be considered to be filed promptly if the amendment is filed within thirty (30) days of the event that requires the filing of the amendment.
- **c.** Litigation Notice. Any broker-dealer shall notify the Administrator in writing or through the CRD of any civil, administrative, or criminal complaint, petition, or pleading issued or filed against him and of any bankruptcy proceeding filed by or against him within thirty (30) days of his receipt of the initial pleading. This requirement does not include minor traffic violations or minor civil actions unrelated to the registrant's business as a broker-dealer.
- **d.** Notice of Address. Every broker-dealer shall provide the Department, with an address sufficiently descriptive to allow service of process pursuant to the Idaho Rules of Civil Procedure.
- e. Change of Name. If a registered broker-dealer desires to change its name, notice of such an intent must be submitted to the CRD or this Department for non-FINRA members, either before or within a reasonable time after the effective date of the change. The name change will not be effective in this state until the notice is received.
- **06. Completion of Filing.** An application for initial or renewal registration is not considered filed for purposes of Section 30-14-406, Idaho Code, until the required fee and all required submissions have been received by the Administrator.
- **07. Deferral of Effectiveness.** The Administrator may defer the effective date of any registration until noon on the forty-fifth day after the filing of any amendment completing the application. ()

081. WITHDRAWAL OF BROKER -- DEALER AND AGENT REGISTRATION.

- **O1.** Application Withdrawal. Withdrawal from registration as a broker-dealer or agent becomes effective thirty (30) days after receipt of an application to withdraw or within such shorter period of time as the Administrator may determine, unless a revocation or suspension proceeding is pending when the application is filed or a proceeding to revoke or suspend or to impose conditions upon the withdrawal is instituted within sixty (60) days after the application is filed. If a proceeding is pending or instituted, withdrawal becomes effective at such time and upon such conditions as the Administrator by order determines. If no proceeding is pending or instituted and withdrawal automatically becomes effective, the Administrator may nevertheless institute a revocation or suspension proceeding under Section 30-14-412, Idaho Code, within one (1) year after withdrawal became effective and enter a revocation or suspension order as of the last date on which registration is effective.
- **02. Broker-Dealer**. The application for withdrawal of registration as a broker-dealer shall be completed by following the instructions on Form BDW and filing Form BDW with CRD.
- **03. Agents**. The application for withdrawal of registration as an agent shall be completed by following the instructions on Form U-5 and filed upon Form U-5 with CRD.

082. WITHDRAWAL OF AGENT OF ISSUER REGISTRATION.

Section 081 Page 1092

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

Administor a pro- after the upon su withdray proceed	strator made ceeding to applicate condition was auton ing under	Pending Revocation or Suspension . Withdrawal from registration as an agent of issuer b 30) days after receipt of an application to withdraw or within such shorter period of time ay determine, unless a revocation or suspension proceeding is pending when the application or revoke or suspend or to impose conditions upon the withdrawal is instituted within sixty (6 ion is filed. If a proceeding is pending or instituted, withdrawal becomes effective at such the titions as the Administrator by order determines. If no proceeding is pending or instituted instituted becomes effective, the Administrator may nevertheless institute a revocation or sust a Section 30-14-412, Idaho Code, within one (1) year after withdrawal became effective and pension order as of the last date on which registration is effective.	e as the is file (50) day ime and ted and pension ted and ted	he ed ys nd nd
complet	02. ted by fol	Agent of Issuer . The application for withdrawal of registration as an agent of issuer slowing the instructions on Form U-5 and filed upon Form U-5 with the Department.	shall (be)
083.	BROKI	ER-DEALER AGENT/ISSUER AGENT REGISTRATION.		
Idaho pi	01. ursuant to	Broker-Dealer Agents . Agents of broker-dealers applying for initial registration in the Section 30-14-406, Idaho Code, shall file the following:	state (of)
	a.	With CRD, a completed Form U-4;	()
	b.	With CRD, the filing fee specified in Section 30-14-410, Idaho Code;	()
of these	c. rules;	With CRD, proof of successful completion of the applicable examinations specified in Sect	tion 10	03
Adminis	d. strator ma	With the Department, any additional documentation, supplemental forms and information ay deem necessary;	n as tl	he)
FINRA	e. member.	With the Department, Subsections 083.01.a. through 083.01.d. of this rule, for any agent of	f a no (n-)
	02.	Agents of Issuer.	()
406, Ida	a. iho Code,	Agents of issuers applying for initial registration in the state of Idaho pursuant to Section shall file the following with the Department:	30-1	4-)
	i.	A completed Form U-4;	()
	ii.	The fee specified in Section 30-14-410, Idaho Code;	()
rules;	iii.	Proof of successful completion of the applicable examination(s) specified in Section 103 of	of the	se)
Act by t who ma at all tin state of may be	the agent, by suffer lanes in the Idaho and accepted and man	Proof of a bond of a surety company duly authorized to transact business in this state, said ten thousand dollars (\$10,000) and conditioned upon faithful compliance with the provision such that upon failure to so comply by the agent, the surety company is liable to any and all oss by reason thereof. Provided, however, that the obligation of the surety bond must be main amount therein provided; and provided further, that a certificate of deposit issued by any band assigned to the Administrator in a amount equal to the bond which would otherwise be reported by the administrator in lieu of a bond, if the certificate of deposit is maintained at all time therein provided during the term for which the registration is effective and for three (3). Any additional documentation, supplemental forms and information as the Administrate.	s of the person intained in the course in th	he ns ed he ed he urs
	v.	Any additional documentation, supplemental forms and information as the Administration	OI III	uу

An individual who represents an issuer that effects transactions in a federal covered security under

Section 083 Page 1093

deem necessary.

b.

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

Section 18(b)(3) (transactions relating to "qualified purchasers" as that term may be defined by the SEC),	18(b)(4)(D)
(commonly known as Regulation A, Tier 2), or 18(b)(4)(F) (commonly known as Regulation D, Rule	506) of the
Securities Act of 1933 is not exempt from the registration requirements of Section 30-14-402(a), Idaho	Code, if the
individual is compensated, directly or indirectly, for participation in the specified securities transactions.	()

c. Exceptions for officers. If there are not more than two (2) officers of an issuer, such offi	cers may be
registered as agents for a particular original offering of the issuer's securities without having to pass s	such written
examination or file an agent's bond as provided by Subsection 083.02.a.iii. and 02.a.iv. of this rule,	unless such
person has registered under this rule within the prior five (5) years.	()

	03.	Incomplete	e Applications.	After a	period	of six	(6)	months	from	date	of receipt	, an	incomp	lete
ap	plication will	automatically	be considered	abandor	ned and	withdra	wn	if the re-	quiren	nents	have not	been	fulfilled	1.

04. Annual Renewal.

- a. Broker-Dealer Agent. Agents of FINRA members shall renew their registrations by submitting the renewal fee specified in Section 30-14-410, Idaho Code, to the CRD. Agents of non-FINRA members shall renew their registrations by submitting a completed renewal application and a renewal fee as specified in Section 30-14-410, Idaho Code.
- **b.** Issuer Agent. Issuer agents shall renew their registrations by submitting a completed renewal application and a renewal fee as specified in Section 30-14-410, Idaho Code. ()

05. Updates and Amendments. ()

- **a.** A broker-dealer agent or agent of issuer must file with CRD, or with this Department, in accordance with the instructions in Form U-4, any amendments to the broker-dealer agent's or issuer agent's Form U-4. It is the responsibility of each broker-dealer agent or issuer agent to assure that current and accurate information is on file with the Department at all times. If information in an application for registration becomes inaccurate or incomplete, additional information must be submitted through updates on the Form U-4 or by direct notice to the Department.
- **b.** An amendment will be considered to be filed promptly if the amendment is filed within thirty (30) days of the event that requires the filing of the amendment.
- c. Litigation Notice. Any broker-dealer agent or issuer agent shall notify the Administrator in writing or through the CRD of any civil, administrative, or criminal complaint, petition, or pleading issued or filed against him and of any bankruptcy proceeding filed by or against him within thirty (30) days of his receipt of the initial pleading. This requirement shall not include minor traffic violations or minor civil actions unrelated to the registrant's business as a broker-dealer.
- **d.** Notice of Address. Every broker-dealer agent and issuer agent shall provide the Department with an address sufficiently descriptive to allow service of process pursuant to the Idaho Rules of Civil Procedure.
- e. Change of Name. If a registered broker-dealer agent or issuer agent changes his or her name, notice of such must be submitted to the CRD or this Department within a reasonable time after the effective date of the change. The name change will not be effective in this state until the notice is received.
- **06. Completion of Filing.** An application for initial or renewal registration is not considered complete for purposes of Section 30-14-406(c), Idaho Code, until the required fee and all amendments, including submissions requested by the Department, have been received by the Department.
- **07. Deferral of Effectiveness.** The Administrator may defer the effective date of any registration until noon on the forty-fifth day after the filing of any amendment completing the application. ()

Section 083 Page 1094

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

084.	CROSS-BORDER LICENSING EXEMPTION.

By authority delegated to the Administrator in Section 30-14-401(d), Idaho Code, a Canadian broker-dealer meeting all of the following conditions is determined to be exempt from the registration requirement in Section 30-14-401(a), Idaho Code:

- O1. Canadian Broker-Dealer. The broker-dealer is registered in Canada, does not have an office or other physical presence in this state, and is not an office or branch of a broker-dealer domiciled in the United States.
- **02. Registered Broker-Dealer**. The broker-dealer is registered with or a member of a Canadian self-regulatory organization, stock exchange, or the Bureau des Services Financiers and maintains that registration or membership in good standing.
- 03. Customers. The broker-dealer and its agents effect transactions in securities with or for, or induce or attempt to induce the purchase or sale of any security by:
- **a.** An individual from Canada that temporarily resides or is temporarily present in this state and with whom the broker-dealer had a bona fide broker-dealer-customer relationship before the individual entered the United States; or
- **b.** An individual present in this state whose transactions relate to a self-directed, tax advantaged Canadian retirement plan of which the individual is the holder or contributor.
- **04. Disclosure.** The broker-dealer prominently discloses in writing to its clients in this state that the broker-dealer and its agents are not subject to the full regulatory requirement of the Act.
- **05. Jurisdiction**. Neither the broker-dealer nor its agents disclaim the applicability of Canadian law or jurisdiction to any transaction conducted pursuant to this exemption.
- **06.** Anti-Fraud Provisions. The broker-dealer and its agents comply with the antifraud provisions of the Act and of federal securities laws.
- **07. Consent to Service.** Prior to or contemporaneously with the first transaction in Idaho, the broker-dealer must file a consent to service of process (Form U-2) in a manner that effectively appoints the Administrator as agent for service of process.
- **08. Provide Requested Information**. Any Canadian broker-dealer or agent relying on this exemption shall, upon written request, furnish the Department any information relative to a transaction covered by Section 084, of these rules, that the Administrator deems relevant.

085. RELICENSING (FORMERLY TEMPORARY AGENT TRANSFER (TAT) SYSTEM).

- **01. Relicensing Agents.** Transfer of agents from one broker-dealer to another shall be effected pursuant to, and in accordance with, the NASAA/CRD relicense program which allows for an automatic temporary license.
- **02.** Relicensing Investment Adviser Representatives. Transfer of investment adviser representatives from one (1) investment adviser to another shall be effected pursuant to, and in accordance with, the NASAA/CRD relicense program which allows for an automatic temporary license.
- **03. Temporary License Expiration**. An agent or investment adviser representative may not transact business in Idaho after the expiration of a temporary license unless a permanent license has been issued. In all cases, the Administrator retains the right to deny, suspend, or revoke a temporary license for the causes listed in Section 30-14-412, Idaho Code.

086. AGENT TERMINATION.

Termination notice pursuant to the requirements of Section 30-14-408, Idaho Code, shall be given by filing within

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

thirty (30) calendar days of termination, a completed Form U-5. For agents terminating registration with a FINRA member, such notice shall be filed with the CRD. For agents terminating registration with a non-FINRA member, such notice shall be filed with the Department.

087. NET CAPITAL REQUIREMENTS FOR BROKER-DEALERS.

Every registered broker-dealer shall have and maintain an adjusted net capital in compliance with 17 CFR 240.15c3-1 under the Securities Exchange Act of 1934, as currently amended.

088. RECORDS REQUIRED FOR BROKER-DEALERS.

- **Required Books and Records.** Unless otherwise provided by order of the SEC, each broker-dealer registered or required to be registered under the Act shall make, maintain and preserve books and records in compliance with the SEC rules 17a-3 (17 CFR 240.17a-3), 17a-4 (17 CFR 240.17a-4), 15g-9 (17 CFR 240.15g-9) and 15c2-11 (17 CFR 240.15c2-11), which are adopted and incorporated by reference.
- **O2.** Compliance. To the extent that the SEC promulgates changes to the above referenced rules, broker-dealers in compliance with such rules as amended are not subject to enforcement action by the Department for violation of this rule to the extent that the violation results solely from the broker-dealer's compliance with the amended rule.

089. INVESTMENT ADVISER REGISTRATION -- APPLICATION/RENEWAL.

- **01. Initial Application**. The application for initial registration as an investment adviser, pursuant to Section 30-14-406, Idaho Code, shall be made by completing Form ADV which can be found at 17 CFR 279.1 in accordance with the form instructions and by filing the form with IARD. The application for initial registration shall also include the following:
- **a.** Proof of compliance by the investment adviser with the examination requirements of Section 103 of these rules;
- **b.** A bond of a surety company duly authorized to transact business in this state, said bond to be in the sum of twenty-five thousand (\$25,000) and conditioned upon faithful compliance with the provisions of the Act by the investment adviser such that upon failure to so comply by the investment adviser, the surety company shall be liable to any and all persons who may suffer loss by reason thereof. Except that an investment adviser that has its principal place of business in a state other than this state shall be excluded from these bonding requirements provided that such investment adviser is registered as an investment adviser in the state where it maintains its principal place of business and is in compliance with such state's bonding or minimum net worth requirements;
 - **c.** A copy of the investment advisory contract to be executed by Idaho clients; ()
- **d.** A balance sheet, prepared substantially in accordance with Generally Accepted Accounting Principles, dated as of the investment adviser's prior fiscal year-end; however, if the investment adviser has not been in operation for an entire year, a balance sheet dated within ninety (90) days of filing shall be submitted;
 - e. The fee required by Section 30-14-410, Idaho Code; and; (
 - **f.** Any other information the Department may reasonably require. ()
- **02. Incomplete Applications.** After a period of six (6) months from the date of receipt by the Department, an incomplete application will automatically be considered abandoned and withdrawn if the requirements have not been fulfilled.
- **03. Annual Renewal.** The application for annual renewal registration as an investment adviser shall be filed with IARD according to their policies and procedures. The application for annual renewal registration shall include the fee required by Section 30-14-410, Idaho Code.
 - **04.** Applications Prior to Expiration. An application for the renewal of the registration of an

Section 087 Page 1096

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

investment adviser must be filed with the Department before the registration expires, which is the thirty-	-first day o	f
December next following such registration, per the provisions of Section 30-14-406(d), Idaho Code, unle	ess an orde	r
is in effect under Section 30-14-412, Idaho Code. Any registration that is not renewed within that time I	imit will be	e
deemed to have lapsed, thus requiring the investment adviser to reapply for registration with the De	partment in	n
accordance with the requirements of the Act.	()

deemed	to have	lapsed, thus requiring the investment adviser to reapply for registration with the Dep the requirements of the Act.	
	05.	Updates and Amendments.	(
amendminformat inaccurat notice to	ion is or te or ince the Der	An investment adviser must file with IARD, in accordance with the instructions in Form he investment adviser's Form ADV. All investment advisers must assure that current an file with the Department at all times. If information in an application for registration omplete, additional information must be submitted through updates on the Form ADV opartment. An amendment will be considered to be filed promptly if the amendment is fifthe event that requires the filing of the amendment.	nd accurate n become or by direc
must file	b. a copy o	Within ninety (90) days of the end of the investment adviser's fiscal year, an investment adviser's balance sheet as of the prior fiscal year-end.	ent advise (
bankrupt	cy proce	Litigation Notice. Any investment adviser shall notify the Administrator in writing or till, administrative, or criminal complaint, petition, or pleading issued or filed against him eeding filed by or against him within thirty (30) days of his receipt of the initial please not include minor traffic violations or minor civil actions unrelated to the registrant's buster.	and of anyding. Thi
address s	d. sufficient	Notice of Address. Every investment adviser shall provide the Department, through IAR tly descriptive to allow service of process pursuant to the Idaho Rules of Civil Procedure.	D, with an
	trator and	Completion of Filing . An application for initial or renewal registration is not considered ion 30-14-406, Idaho Code, until the required fee and all submissions have been received until the investment adviser is registered in the jurisdiction where it maintains its principal content in the investment adviser is registered in the jurisdiction where it maintains its principal content in the principal content is registered in the jurisdiction where it maintains its principal content in the pr	ved by the
noon on	07. the forty	Deferral of Effectiveness . The Administrator may defer the effective date of any registre-fifth day after the filing of any amendment completing the application.	ration unti (
090.	INVEST	TMENT ADVISER REPRESENTATIVE REGISTRATION – APPLICATION/REN	EWAL.
pursuant	01. to Sections and b	Initial Application . The application for initial registration as an investment adviser reprior 30-14-406, Idaho Code, shall be made by completing Form U-4 in accordance with by filing Form U-4 with CRD. The application for initial registration also shall include the	h the forn
Section 1	a. 103 of th	Proof of compliance by the investment adviser representative with the examination requiese rules; and	rements o
	b.	The fee required by Section 30-14-410, Idaho Code.	(
		Incomplete Applications . After a period of six (6) months from the date of rece incomplete application will automatically be considered abandoned and withdrawe not been fulfilled.	ipt by the wn if the
		Annual Renewal . The application for annual renewal registration as an investme all be filed with CRD. The application for annual renewal registration shall include the fe-410, Idaho Code.	nt advise e required

Section 090 Page 1097

Updates and Amendments.

04.

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

	•	
information is or	The investment adviser representative is under a continuing obligation to update information U-4 as changes occur. All investment adviser representatives must assure that current and accurant file with the Department, through CRD, at all times. If information in an application for registration are or incomplete, additional information must be submitted through updates on the Form U-4.	te
	An investment adviser representative and the investment adviser must file promptly with CRD are the representative's Form U-4. An amendment will be considered to be filed promptly if the dwithin thirty (30) days of the event that requires the filing of the amendment.	
of any bankrupto requirement shal	Litigation Notice. Any investment adviser representative shall notify the Administrator in writing any civil, administrative, or criminal complaint, petition, or pleading issued or filed against him are proceeding filed by or against him within thirty (30) days of his receipt of the initial pleading. The land include minor traffic violations or minor civil actions unrelated to the registrant's business as a ser representative.	id is
	Change of Name. If a registered investment adviser representative changes his or her name, notice submitted to the CRD or this Department either before or within a reasonable time after the effective. The name change will not be effective in this state until the notice is received.	
e. CRD, with an a Procedure.	Notice of Address. Every investment adviser representative shall provide the Department, throughddress sufficiently descriptive to allow service of process pursuant to the Idaho Rules of Civil (
05. purposes of Second Administrator.	Completion of Filing . An application for initial or renewal registration is not considered filed for tion 30-14-406, Idaho Code, until the required fee and all submissions have been received by the constant of the contract of the contra	
	Dual Registration Exemption . A person may transact business in this state as an investmentative if he is registered as an agent pursuant to Section 30-14-402, Idaho Code, and is employed by gistered pursuant to Section 30-14-401, Idaho Code, and (
has made a noti	The person's investment advisory activities are limited to recommending the investment advisor vestment adviser registered under Section 30-14-403, Idaho Code, or a federal covered adviser the ce filing pursuant to Section 30-14-405, Idaho Code, and all such recommendations are made oploying broker-dealer;	at
b.	The person is not compensated directly for making such recommendations; and ()
c. the requirement	The person provides written notice to the administrator that he is relying on this exemption from to be registered as an investment adviser representative.	m)
07. noon on the forty	Deferral of Effectiveness . The Administrator may defer the effective date of any registration unty-fifth day after the filing of any amendment completing the application. (il)

091. WITHDRAWAL OF INVESTMENT ADVISER AND INVESTMENT ADVISER REPRESENTATIVE REGISTRATION.

01. Application Withdrawal. Withdrawal from registration as an investment adviser or investment adviser representative becomes effective thirty (30) days after receipt of an application to withdraw or within such shorter period of time as the Administrator may determine, unless a revocation or suspension proceeding is pending when the application is filed or a proceeding to revoke or suspend or to impose conditions upon the withdrawal is instituted within sixty (60) days after the application is filed. If a proceeding is pending or instituted, withdrawal becomes effective at such time and upon such conditions as the Administrator by order determines. If no proceeding is pending or instituted and withdrawal automatically becomes effective, the Administrator may nevertheless institute a revocation or suspension proceeding under Section 30-14-412, Idaho Code, within one (1) year after withdrawal became effective and enter a revocation or suspension order as of the last date on which registration is effective.

Section 091 Page 1098

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

1)
()

02.	Investment Adviser. T	he application for	or withdrawal	of registration a	s an investment	adviser shall
be completed by	following the instructio	ns on Form AD	V-W which ca	an be found at 1	7 CFR 279.2 at	nd filed upon
Form ADV-W wi	th IARD.					()

03. Investment Adviser Representative. The application for withdrawal of registration as an investment adviser representative shall be completed by following the instructions on Form U-5 and filed upon Form U-5 with CRD.

092. NOTICE FILING REQUIREMENTS FOR FEDERAL COVERED ADVISERS.

- **01. Notice Filing.** The notice filing for a federal covered adviser pursuant to Section 30-14-405, Idaho Code, shall be filed with IARD on an executed Form ADV which can be found at 17 CFR 279.1. A notice filing of a federal covered adviser shall be deemed filed when the fee required by Section 30-14-410, Idaho Code, and the Form ADV are filed with and accepted by IARD on behalf of the state.
- **O2.** When Deemed Filed. The Administrator will deem filed Part 2 of Form ADV if a federal covered adviser provides, within five (5) days of a request, Part 2 of Form ADV to the Administrator. Because the Administrator deems Part 2 of the Form ADV to be filed, a federal covered adviser is not required to submit Part 2 of Form ADV to the Administrator unless requested.
- **03. Renewal**. The annual renewal of the notice filing for a federal covered adviser pursuant to Section 30-14-405, Idaho Code, shall be filed with IARD. The renewal of the notice filing for a federal covered adviser is deemed filed when the fee required by Section 30-14-410(e), Idaho Code, is filed with and accepted by IARD on behalf of the state.
- **04. Updates and Amendments.** A federal covered adviser must file with IARD, in accordance with the instructions in the Form ADV, any amendments to the federal covered adviser's Form ADV.

093. RECORDS REQUIRED OF INVESTMENT ADVISERS.

Pursuant to provisions of the Act, every investment adviser registered or required to be registered under the Act shall make and keep true, accurate and current books and records as listed in 17 CFR 275.204-2 under the Investment Advisers Act of 1940, as currently amended.

094. CLIENT CONTRACTS – INVESTMENT ADVISERS.

- **01. Contract**. As used in this rule, "investment advisory contract" means any contract or agreement whereby a person agrees to act as investment adviser or to manage any investment or trading account for a person other than an investment company, as defined in the Investment Company Act of 1940, as amended. ()
- **02.** Contents of Client Contract. No investment adviser shall enter into, extend, or renew any investment advisory contract, or in any way perform any investment advisory contract entered into, extended, or renewed, after the effective date of this rule, unless such contract is in writing and contains the following: ()
- a. Provides that an investment adviser shall not receive compensation based on a share of capital gains upon or capital appreciation of funds or any portion of the funds of the client, except as exempted in 17 CFR 275.205-3 under the Investment Adviser Act of 1940;
- **b.** Provides that no assignment of the contract shall be made by the investment adviser without the written consent of the client;
- **c.** Provides that if the investment adviser is a partnership, the investment adviser shall notify the client of any change in the membership of such partnership within a reasonable time after such change; ()
- **d.** Provides the investment adviser's policy regarding termination of the contract, in compliance with 17 CFR 275.204-3(b).

Section 092 Page 1099

e.	Detailed description of the services to be provided;	()
f.	Terms of the contract;	()
g. to be returned in	Amount of the advisory fee, the formula for computing the fee, and the amount of any pront the event of contract termination or non-performance;	epaid f	fee)
h.	Discloses whether the contract grants discretionary power to the investment adviser;	()
applicable feder	A contract may not contain any provision that limits or purports to limit the liabilities for conduct or omission arising from the advisory relationship that does not conform to ral statutes, or common law fiduciary standard of care; or the remedies available to the client risdiction where any action shall be filed or heard.	the A	ct,
An investment 275.204-3 unde with a written d 275.204-1(b) of	STMENT ADVISER BROCHURE RULE. adviser registered or required to be registered under the Act shall, in accordance with r the Investment Advisers Act of 1940, deliver to each advisory client and prospective adviscisclosure statement that may be either a copy of Part 2 of its Form ADV which complies with the Investment Advisers Act of 1940, or a written document containing at least the information of Form ADV.	ry clie 17 CI	ent FR
If an investmen	TIREMENTS FOR CUSTODY. It adviser registered or required to be registered under the Act maintains custody of client accordance with the requirements and standards set forth in 17 CFR 275.206(4)-2 of the In 1940.		
If an investment make full discl Administrator of delivery of Part	STMENT ADVISER AFFILIATION WITH BROKER-DEALERS/ISSUERS/AGENTS t adviser becomes affiliated with a broker-dealer or issuer, he will be under a continuing oblicoure of the affiliation to all parties to the affiliation, and must provide written notice of any material changes concerning any affiliation. Compliance with Part 2 of Uniform Form As 2 of that form, or of a separate brochure or document containing substantially the same inferequirements of the federal brochure rule, will be deemed to be in compliance with this rule.	gation e to t ADV a	the
098. NAMI	ES USED BY BROKER-DEALERS AND INVESTMENT ADVISERS.		
01.	Unregistered Names.	()
dealer if, in all transactions are the name of the use of the nonre	Broker-dealers, Broker-dealer Agents. Upon written request, the Administrator, in his diby a broker-dealer of the name of an entity which is not registered with the Department as a communications and advertising, a notation is prominently displayed indicating that all s made through a named registered broker-dealer. However, any and all payments received m registered broker-dealer. The Administrator may impose any further conditions or restriction egistered name that he deems appropriate for the protection of the public. Except as provide unregistered names by a broker-dealer is prohibited.	a broke securiti sust be ns on t	er- ies in the
be accomplishe written request,	Investment Advisers, Investment Adviser Representatives. All advising, trans, and advertising regarding securities and the conducting of business as an investment advidence the name of the investment adviser that is currently registered with the Department the Administrator, in his discretion, may allow use by an investment adviser or investment of the name which is not registered with the Department.	nt. Up	ust
Department with state until the new	Change of Name. If a registered broker-dealer, investment adviser, investment or agent desires a name change, notice of such an intent must be submitted through CRD hin thirty (30) days after the effective date of the change. The name change will not be effective coice is received. Any notice of a name change must include a copy of the rider to be attach iser's surety bond, if such bond is required, reflecting the name change.	or to t ve in tl	the his

Section 095 Page 1100

099. CIRCUMVENTION OF ORDERS PROHIBITED.

A broker-dealer, investment adviser, agent, or investment adviser representative may not circumvent the imposition of an order denying registration or revoking registration by withdrawing the application through the CRD system after such order has been issued. Such action will not be recognized by the Administrator, and will have no effect on the outcome of the order.

100. WAIVER BY ADMINISTRATOR.

The Administrator may, either upon request or upon his own motion, waive or modify the application of any particular section to a particular agent, broker-dealer or investment adviser when, in his opinion, just and reasonable cause exists for such action and the waiving or modifying of such rule would not be contrary to the provisions of the Act or to the public interest.

101. NOTIFICATION OF OPENING, CLOSING OR RELOCATION OF BRANCH OFFICES. Any broker-dealer or investment adviser, registered as such with the Department, shall notify the Administrator in writing or through CRD, no later than thirty (30) days after the opening, closing or relocation of any branch office. For purposes of this rule, "branch office" is defined by FINRA.

102. CANCELLATION OF REGISTRATION OR APPLICATION -- GROUNDS.

If the Administrator finds that any registrant or applicant for registration is no longer in existence or has ceased to do business as a broker-dealer, investment adviser, salesman or investment adviser representative, or is subject to an adjudication of mental incompetence or to the control of a committee, conservator or guardian, or cannot be located after reasonable search, the Administrator may by order cancel the registration or application.

103. EXAMINATION REQUIREMENTS.

dealers application are required to take and pass:

	01.	Examination Required . The following examinations are required for the following appli	cants:
	01.	Examination required. The following examinations are required for the following appri	(
pass:	a.	Broker-dealer agent application. General agents of securities broker-dealers are required to	take and
	i.	The applicable FINRA examinations; and	()
	ii.	Either the Series 63 or the Series 66 examination.	()
for regi pass:	b. stration a	Investment adviser representative and investment adviser qualifying officer application. As investment adviser representatives or as an investment adviser qualifying officer shall	
	i.	The Series 65; or	()
	ii.	The Series 66, the Series 7, and the Securities Industry Essentials examinations.	(

i. The applicable FINRA examinations; and (

dealer application. Specialized agents of broker-dealers, issuer agents and qualifying officers for non-FINRA broker-

ii. Either the Series 63 or the Series 66 examination.

Specialized agent of a broker-dealer, issuer agent and qualifying officer for non-FINRA broker-

d. Sales of Viaticals. Persons selling viatical investments are required to take and pass the Securities Industry Essentials and Series 7 examinations.

02. Specialized Examination Authority. Any registration granted pursuant to a specialized examination will be restricted, and the registrant will be authorized to effect securities transactions only in securities

Section 099 Page 1101

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

of the ty	pe specif	fied by the conditions of the license.	()
		Investment Adviser Representatives - Waiver . An applicant for investment investment adviser qualifying officer registration may qualify for a waiver of the exame applicant currently holds one (1) of the following designations:		
Inc.;	a.	Certified Financial Planner (CFP) awarded by the Certified Financial Planner Board of Sta	ndards (s,)
Pennsyl	b. vania;	Chartered Financial Consultant (ChFC) awarded by the American College, Bryn	Maw:	r,)
	c.	Chartered Financial Analyst (CFA) awarded by the Institute of Chartered Financial Analysts	; ()
Accoun	d. tants;	Personal Financial Specialist (PFS) awarded by the American Institute of Certified	Publi (.c)
Americ	e. a, Inc.; or	Chartered Investment Counselor (CIC) awarded by the Investment Counsel Associate	tion c	of)
	f.	Such other professional designation as the Administrator may by rule or order recognize.	()
upon a	04. sufficient	Waiver . The Administrator, in his sole discretion, may waive any examination required by the showing of good cause and upon any conditions he may impose.	his rul (e)
	FRAUD ER AGI ESENTAT			
		Fraudulent, Dishonest and Unethical Practices . Any broker-dealer, agent, issuer er or investment adviser representative who engages in one (1) or more of the practices ident 02 through 104.47 of this rule is deemed to have engaged in one (1) or both of the following:	ified i	
in Secti	a. on 30-14-	An "act, practice, or course of business that operates or would operate as a fraud or deceit": 501 and Section 30-14-502, Idaho Code;	as use	d)
conduct by statu		A dishonest and unethical practice as used in Section 30-14-412(d)(13), Idaho Code, an astitute grounds for denial, suspension, or revocation of registration or such other action authorized to the contract of the contract	nd suc horize (h d)
also be	c. deemed f	This rule is not intended to be all-inclusive, and thus, acts or practices not enumerated here raudulent, or dishonest and unethical.	in ma	y)
		Delivery Delays . Engaging in a pattern of unreasonable and unjustifiable delays in the delipsed by any of its customers and/or in the payment upon request of free credit balances refuctions of any of its customers.	very c flectin (of g)
of the fi	03. inancial re	Churning . Inducing trading in a customer's account which is excessive in size or frequency resources and character of the account.	in viev (<i>N</i>
	04.	Unsuitable Recommendations.	()
		Recommending to a customer the purchase, sale, or exchange of any security without reasons that such transaction or recommendation is suitable for the customer based upon reasong the customer's investment objectives, financial situation and needs, and any other r	sonabl	le

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

information known by the broker-dealer, agent, or issuer agent.	(
b. Recommending to a customer, to whom investment advice is provided, the purchal exchange of any security without reasonable grounds to believe that the recommendation is suitable for to on the basis of information furnished by the customer after reasonable inquiry concerning the customer's objectives, financial situation and needs, and any other information known by the investment adviser or adviser representative.	he custome s investmen
05. Unauthorized Transactions. Executing a transaction on behalf of a custom authorization to do so.	ner withou (
06. Discretionary Authority . Exercising any discretionary power in effecting a transacustomer's account without first obtaining written discretionary authority from the customer, unless the dispower relates solely to the time and/or price for the executing of orders.	
07. Margin Accounts . Executing any transaction in a margin account without securir customer a properly executed written margin agreement before or promptly after the initial transaction in	
08. Segregation of Client Securities. Failing to segregate customers' free securities or securities or securities.	curities held
09. Hypothecating Customer Securities . Hypothecating a customer's securities without hereon unless the broker-dealer secures from the customer a properly executed written consent before after the initial transaction, except as permitted by rules of the Securities and Exchange Commission.	
10. Unreasonable Price, Commission. Entering into a transaction with or for a customer a reasonably related to the current market price of the security or receiving an unreasonable commission or	
11. Failure to Supervise. Failure by a broker-dealer or investment adviser to exerc supervision over the securities activities of all its broker-dealer agents, investment adviser represent employees as set forth in Section 105 of these rules.	
12. Unreasonable Fees. Charging unreasonable and inequitable fees for services performe miscellaneous services such as collection of monies due for principal, dividends or interest, exchange o securities, appraisals, safekeeping, or custody of securities and other services related to its securities busi	r transfer o
13. Sales at the Market. Representing that a security is being offered to a customer "at the a price relevant to the market price unless such broker-dealer knows or has reasonable grounds to be market for such security exists other than that made, created, or controlled by such broker-dealer, or person for whom the broker-dealer is acting or with whom the broker-dealer is associated in such distribution controlled by, controlling, or under common control with such broker-dealer.	elieve that a by any sucl
14. Manipulative, Deceptive or Fraudulent Practices. Effecting any transaction in, or in purchase or sale of, any security by means of any manipulative, deceptive, or fraudulent device, praprogram, design, or contrivance, which may include:	
a. Effecting any transaction in a security which involves no change in the beneficial thereof;	ownership (

Entering an order or orders for the purchase or sale of any security with the knowledge that an order

or orders of substantially the same size, at substantially the same time and substantially the same price, for the sale of any such security, has been or will be entered by or for the same or different parties for the purpose of creating a false or misleading appearance of active trading in the security or a false or misleading appearance with respect to the market for the security. However, nothing in Subsection 104.14, of this rule, prohibits a broker-dealer from entering

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

bona fide agency cross transactions for customers; or	()

- **c.** Effecting, alone or with one (1) or more other persons, a series of transactions in any security creating actual or apparent active trading in such security or raising or depressing the price of such security, for the purpose of inducing the purchase or sale of such security by others.
- 15. Loss Guarantees. Guaranteeing a customer against loss in any securities account of such customer carried by the broker-dealer or in any securities transaction effected by the broker-dealer or in any securities transaction effected by the broker-dealer with or for such customer.
- 16. Bona Fide Price Reports. Publishing or circulating, or causing to be published or circulated, any notice, circular, advertisement, newspaper article, investment service, or communication of any kind which purports to report any transaction as a purchase or sale of any security unless such broker-dealer believes that such transaction was a bona fide purchase or sale of such security; or which purports to quote the bid price or asked price for any security, unless such broker-dealer believes that such quotation represents a bona fide bid for, or offer of, such security.
- 17. Deceptive or Misleading Advertising. Using any advertising or sales presentation in such a fashion as to be deceptive or misleading.
- 18. Disclosure of Control. Failing to disclose that the broker-dealer or investment adviser is controlled by, controlling, affiliated with, or under common control with the issuer of any security before entering into any contract with or for a customer for the purchase or sale of such security, the existence of such control to such customer, and if such disclosure is not made in writing, it shall be supplemented by the giving or sending of written disclosure at or before the completion of the transaction.
- 19. Bona Fide Distribution. Failing to make a bona fide public offering of all of the securities allotted to a broker-dealer for distribution, whether acquired as an underwriter, a selling group member, or from a member participating in the distribution as an underwriter or selling group member by, among other things, transferring securities to a customer, another broker-dealer or a fictitious account with the understanding that those securities will be returned to the broker-dealer or its nominees or parking or withholding securities.
- **20. Customer Communication.** Failure or refusal to furnish a customer, upon reasonable request, information to which the customer is entitled, or to respond to a formal written request or complaint.
- 21. Loans from Customers. Borrowing money or securities from a customer, unless the customer is a broker-dealer, an affiliate, or a financial institution engaged in the business of loaning funds or securities, or immediate family. For purposes of this rule, the term "immediate family" means parents, mother-in-law, father-in-law, husband, wife, brother, sister, brother-in-law, sister-in-law, son-in-law, daughter-in-law, and children. ()
- 22. Loans to Customers. Loaning money to a customer, other than an immediate family member, unless the broker-dealer or investment adviser is a financial institution engaged in the business of loaning funds or the customer is an affiliate of the broker-dealer or investment adviser.
- 23. Unrecorded Transactions. Effecting securities transactions not recorded on the regular books or records of the broker-dealer which the agent represents, unless the transactions are authorized in writing by the broker-dealer prior to execution of the transaction.
- **24. Fictitious Accounts.** Establishing or maintaining an account containing fictitious information in order to execute transactions which would otherwise be prohibited.
- 25. **Profit/Loss Sharing.** Sharing directly or indirectly in profits or losses in the account of any customer without the written authorization of the customer and the broker-dealer which the agent represents.
- **26. Splitting Commissions.** Dividing or otherwise splitting the agent's commissions, profits, or other compensation from the purchase or sale of securities with any person not also registered in Idaho as an agent for the

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

		1
same broker-dea	ler, or for a broker-dealer under direct or indirect common control.	(
27. the transaction w	Unsolicited Transactions. Marking any order tickets or confirmations as unsolicited when was solicited.	n in fac
	FINRA and NASD Rules Compliance . Failing to comply with any applicable provision Rules and any other FINRA Rules or any applicable fair practice or ethical standard promulg nd Exchange Commission or by a self-regulatory organization approved by the Securitaission.	gated by
29. information cont	Contradicting Prospectus Information. Contradicting or negating the importance ained in a prospectus or other offering materials with intent to deceive or mislead.	of any
possession of ma customers or oth	Inside Information . In connection with the offer, sale, or purchase of a security, falsely le ieve that the broker-dealer, agent, investment adviser or investment adviser representativaterial, non-public information which would impact the value of the security, or communic her persons bona fide information not generally available to the public that may be used to buy, sell, or hold a security.	ve is in
investment object	Contradictory Recommendations. In connection with the solicitation of a sale or purchage in a pattern or practice of making contradictory recommendations to different investors of the tive for some to sell and others to purchase the same security, at or about the same time, we particular circumstance of each investor.	f simila
32. under federal lav	Prospectus Delivery . Failure to comply with any prospectus delivery requirement promv.	nulgated
	Penny Stock Sales . Effect any transaction in, or to induce or attempt to induce the purchase ock by any customer except in accordance with the requirements as set forth in the 1934 Section 15(h) and the rules and regulations prescribed thereunder.	
employee of the charged for sucl	Misrepresentations Concerning Advisory Services. To misrepresent to any advisory of sory client, the qualifications of the investment adviser, investment adviser representative investment adviser, or to misrepresent the nature of the advisory services being offered or feel h service, or to omit to state a material fact necessary to make the statements made recruices, or fees, in light of the circumstances under which they are made, not misleading.	or any
35.	Unreasonable Advisory Fees. Charging a client an unreasonable advisory fee.	(
36. material conflict impair the render	Conflicts of Interest . Failing to disclose to clients in writing before any advice is render of interest relating to the adviser or any of its employees which could reasonably be expering of unbiased and objective advice including:	
a. compensation from	Compensation arrangements connected with advisory services to clients which are in add om such clients for such services; and	lition to
b. transactions purs	Charging a client an advisory fee for rendering advice when a commission for executing security to such advice will be received by the adviser or its employees.	ecuritie (
37. or no loss) with a	Guaranteeing Specific Results . Guaranteeing a client that a specific result will be achieve advice which will be rendered.	ed (gain
38. 17 CFR 275.206	Advertising . Publishing, circulating, or distributing any advertisement that does not comp (4)-1 under the Investment Advisers Act of 1940.	oly with
39. unless required b	Disclosure of Private Information . Disclosing the identity, affairs, or investments of an by law to do so, or unless consented to by the client.	y clien

- 40. Advisory Contract Disclosures. Entering into, extending, or renewing any investment advisory contract unless such contract is in writing and discloses, in substance the services to be provided, the term of the contract, the advisory fee, the formula for computing the fee, the amount of prepaid fee to be returned in the event of contract termination or non-performance, whether the contract grants discretionary power to the adviser and that no assignment of such contract shall be made by the investment adviser without the consent of the other party to the contract.
- 41. Protection of Non-Public Information. Failing to establish, maintain, and enforce written policies and procedures reasonably designed to prevent the misuse of material nonpublic information, or that are contrary to the provisions of Section 204A, and rules associated with it, of the Investment Advisers Act of 1940.
- 42. Advisory Contract to Comply with Federal Law. To indicate, in an advisory contract, any condition, stipulation, or provisions binding any person to waive compliance with any provision of the Act or of the Investment Advisers Act of 1940, or any other practice contrary to the provisions of Section 215, and rules associated with it, of the Investment Advisers Act of 1940.
- 43. Waiver of State or Federal Law Prohibited. Engaging in any act, practice, or course of business which is fraudulent, deceptive, or manipulative in contrary to the provisions and associated rules of Section 206(4) of the Investment Advisers Act of 1940, notwithstanding the fact that such investment adviser is not registered or required to be registered under Section 203 of the Investment Advisers Act of 1940.
- 44. Fraudulent, Deceptive or Manipulative Acts. Engaging in any act, practice, or course of business which is fraudulent, deceptive, or manipulative in contrary to the provisions and associated rules of Section 206(4) of the Investment Advisers Act of 1940, notwithstanding the fact that such investment adviser is not registered or required to be registered under Section 203 of the Investment Advisers Act of 1940.
- 45. Outside Business Activities Selling Away. Any agent or investment adviser representative associated with a broker-dealer or investment adviser registered under the Act shall not engage in business activities, for which he receives compensation either directly or indirectly, outside the scope of his regular employment unless he has provided prior written notice to his employer firm.
- 46. Third Party Conduct. Engaging in conduct or any act, indirectly or through or by any other person, which would be unlawful for such person to do directly under the provisions of the Act or any rules thereunder, or engaging in other conduct such as nondisclosure, incomplete disclosure, or deceptive practices shall be deemed an unethical business practice. The federal statutory and regulatory provisions referenced herein shall apply to investment advisers and federal covered advisers, to the extent permitted by the National Securities Markets Improvement Act of 1996 (Pub. L. No. 104-290).
- **47. Misleading Filings**. For purposes of Section 30-14-505, Idaho Code, the term "proceeding" includes, but is not limited to, any investigation, examination or other inquiry initiated by the Department.

105. SUPERVISION OF AGENTS, INVESTMENT ADVISER REPRESENTATIVES AND EMPLOYEES.

- **01. Supervision Required**. Every broker-dealer, investment adviser, and designated supervisor shall exercise diligent supervision over the securities activities of all of his agents, investment adviser representatives and employees.
- **O2. Broker-Dealer Procedures**. Every agent and employee of the broker-dealer shall be subject to the supervision of a supervisor designated by such broker-dealer. The supervisor may be the broker-dealer in the case of a sole proprietor, or a partner, officer, office manager, or any other qualified person.
- **03. Written Compliance Procedure**. Every broker-dealer shall establish, maintain and enforce written procedures and keep a copy in each business office, that set forth the procedures adopted by the broker-dealer to comply with the following duties imposed by this rule, and state at which business office or offices the broker-dealer keeps and maintains the records required by Section 30-14-411, Idaho Code:

IDAPA 12.01.08 Rules Pursuant to the Uniform Securities Act (2004)

a. account;	The review and written approval by the designated supervisor of the opening of each new custome (er)
	The frequent examination of all customer accounts to detect and prevent irregularities or abuse few for churning and switching of securities in customers' accounts, as well as unsuitable and sales of unregistered securities;	
c. and all correspon	The prompt review and written approval by the designated supervisor of all securities transaction dence pertaining to the solicitation or execution of all securities transactions; (ns)
d. accuracy of book extensions and fi	The review of back office operations, i.e., all systems and procedures, including the currency are and records, the status and causes of "Fails to Receive" and "Fails to Deliver." net capital, cred nancial reports;	
e. sale or solicitatio	The review of form, content and filing of all correspondence related in any way to the purchase or for the purchase or sale of securities;	or)
	The review and written approval by the designated supervisor of the delegation by any customer chority with respect to his account to a stated agent or associate of the broker-dealer and the prompt of each discretionary order entered on behalf of that account; and	
customer which	The prompt review and written approval of the handling of all customer complaints. As used inplaint" is considered to be any written statement by a customer or by any person acting for complains about the activities of the broker-dealer, agent or associate in connection with the ecution of a transaction or the disposition of funds of that customer.	a
	Investment Adviser Procedures . Every investment adviser shall establish, maintain and enforces and keep a copy in each business office, that set forth procedures reasonably designed to prevent	
	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the extra decision of the extra decision	
	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the	ne)
a. account; b.	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the exestment adviser:	ne) er)
a. account; b. including a revie c.	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the exestment adviser: (The review and written approval by the designated supervisor of the opening of each new custome (The frequent examination of all customer accounts to detect and prevent irregularities or abuse we for unsuitable recommendations and recommendations of unregistered securities; (The prompt review and written approval by the designated supervisor of all securities and all correspondence pertaining to the solicitation or execution of all securities.	er) es,)
a. account; b. including a revie c. recommendations recommendations d.	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the exestment adviser: (The review and written approval by the designated supervisor of the opening of each new custome (The frequent examination of all customer accounts to detect and prevent irregularities or abuse we for unsuitable recommendations and recommendations of unregistered securities; (The prompt review and written approval by the designated supervisor of all securities and all correspondence pertaining to the solicitation or execution of all securities.	er) es,) es es es)
a. account; b. including a revie c. recommendation recommendation d. recommendation d. recommendation cuthese rules, a "cocustomer, question	daho Uniform Securities Act and Rules and comply with the following duties as applicable to the exestment adviser: (The review and written approval by the designated supervisor of the opening of each new custome (The frequent examination of all customer accounts to detect and prevent irregularities or abuse we for unsuitable recommendations and recommendations of unregistered securities; (The prompt review and written approval by the designated supervisor of all securities and all correspondence pertaining to the solicitation or execution of all securities; (The review of form, content and filing of all correspondence related in any way to the securities of the solicitation of the solicita	er) es,) es es es) in a

PROPOSED RULE COST/BENEFIT ANALYSIS

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

Department or Agency: Idaho Department of Fina	nnce		
Agency Contact: Anthony Polidori	Phone: <u>208-332-8060</u>		
Date: September 7, 2021			
IDAPA, Chapter and Title Number and Chapter	r Name:		
IDAPA 12.01.08, Rules Pursuant to the Uniform Se	ecurities Act		
Fee Rule Status: X Proposed T	emporary		
Rulemaking Docket Number: <u>12-0000-2100F</u>			

STATEMENT OF ECONOMIC IMPACT:

- 1. IDAPA 12.01.08, Rule 003.04: \$50 fee with each request for no-action position or interpretive opinion letter. This fee is unchanged from the Temporary Rule adopted in Fiscal Year 2021.
- 2. IDAPA 12.01.08, Rule 040.03: \$300 fee for annual renewal of registration statement. This fee is unchanged from the Temporary Rule adopted in Fiscal Year 2021.
- 3. IDAPA 12.01.08, Rule 053.01.b and c: \$300 fee for filing of notice of offering and annual renewal of mutual funds by investment companies, and \$100 filing fee for notice of offering and annual renewal of unit investment trusts. This fee is unchanged from the Temporary Rule adopted in Fiscal Year 2021.
- 4. IDAPA 12.01.08, Rules Pursuant to the Uniform Securities Act, Rules 053.02.b and c: \$50 fee for Regulation D Rule 506 notice filings, and \$50 additional fee for late filing. This fee is unchanged from the Temporary Rule adopted in Fiscal Year 2021.