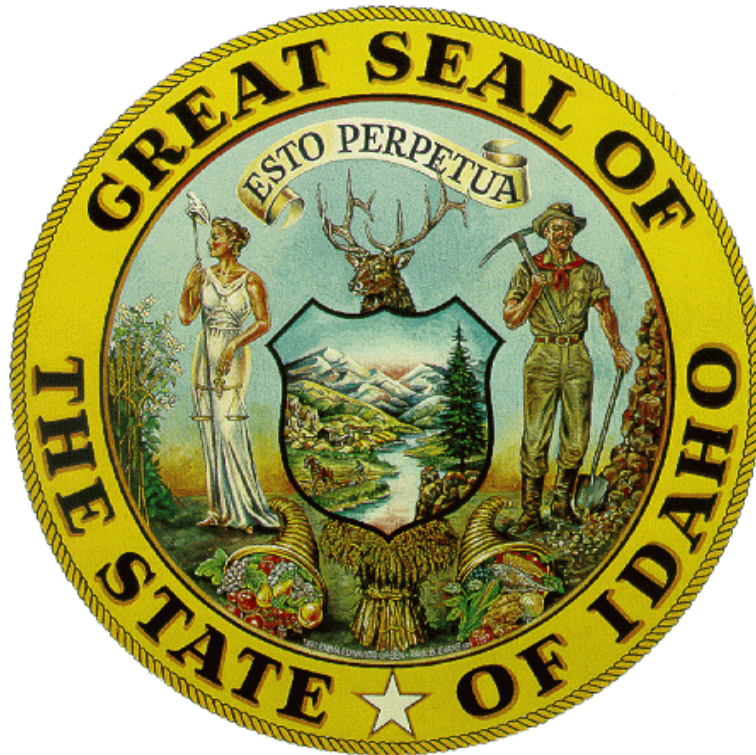


DIVISION OF OCCUPATIONAL AND
PROFESSIONAL LICENSES

IDAHO ELECTRICAL BOARD MEETING

FEBRUARY 23, 2022



NOTICE OF PUBLIC MEETING

AGENDA

Wednesday – February 23, 2022

***9:30 A.M. (MT)**

**Idaho Electrical Board
Division of Occupational and Professional Licenses
1090 East Watertower Street, Suite 150, Meridian**

**Teleconference: (877) 820-7831 -- 529619 (Participant Code)
dbs.idaho.gov – (208) 322-7137**

CALL TO ORDER

- Roll Call & Introductions – Bob Scott, Chairman
 - DOPL Organizational Chart – MiChell Bird, Bureau Chief
 - Executive Officer Introduction – Bureau Chief
 - Public Comment
1. Approval of the October 27, 2021 Meeting Minutes [**Action**] – Chairman
 2. Board Business – Warren Wing, Executive Officer
 - A. Discuss Proposed Legislation
 - B. Discuss Board Member Roles Concerning Proposed Legislation - Yvonne Dunbar, Legal Counsel
 - C. Discuss Zero Based Regulation (ZBR) Prospective Analysis
 - D. Discuss Timeline for ZBR
 - E. Identify & Discuss ZBR Rules Topics
 1. 24.39.10 Subchapter A 11.02.b Regarding Inspections & Approval Prior to Covering Electrical Installations
 2. 24.39.10 Subchapter C 102 Regarding Requirements for Apprentice to Renew a Registration
 3. 24.39.10 Subchapter C 103.01.a and b Regarding Verification of Work Hours
 4. 24.39.10 Subchapter C 103.02 (Provisional Journeyman) Regarding Verification of Work Hours
 5. 24.39.10 Subchapter C 104 (Limited Electrical Installer) Regarding Verification of Work Hours

6. 24.39.10 Subchapter C 106.01.a.i. Regarding “Supervising Electrician” Requirements
 7. 24.39.10 Subchapter C 106.01.b. Regarding Voiding Contractors License
 8. 24.39.10 Subchapter C 106.03.a Regarding Electrical Maintenance & Repair
 9. 24.39.10 Subchapter E 200.01 Regarding Examination Scores
 10. 24.39.10 Subchapter F 250.01 Regarding the Adoption of Code
 11. 24.39.10 Subchapter G 300. Regarding Continuing Education
 12. 24.39.10 Subchapter I 450 Regarding Civil Penalties
3. Division Updates – Executive Officer
- A. Finance Report
 - B. Compliance and NOV Report

ADJOURNMENT

**All times, other than beginning, are approximate and scheduled according to Mountain Time (MT), unless otherwise noted. Agenda items may shift depending on the Board’s preference. 02/15/2022rb*

IDAHO ELECTRICAL BOARD

Agenda Item No. 01

Minutes

PRESENTER: Bob Scott, Chairman

OBJECTIVE: Approve the Idaho Electrical Board's October 27, 2021 Meeting Minutes.

ACTION: Consent

BACKGROUND:

**PROCEDURAL
HISTORY:**

ATTACHMENTS: Minutes to be Provided at Meeting



ELECTRICAL BOARD

Agenda Item No. 02A

Discuss Proposed Legislation

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Inform the Board of any legislation that is being ran that may affect the electrical industry.

ACTION: Informational

BACKGROUND: Legislation is proposed that may not come through the board or Division. The Division tries to identify this and inform the board.

PROCEDURAL HISTORY: HO614, H0612, H0503, and S1297

ATTACHMENTS: SOP H0614, H0614 Proposed Statute, SOP H0612, H0612 Proposed Statute, SOP H0503, Proposed Statue H0503, and SOP S1297.



REVISED

STATEMENT OF PURPOSE

RS29239 / H0503

This legislation allows a non-profit organization and its volunteers to construct single family residences without the need to sub-contract work to licensed individuals. The legislation creates an electrical, plumbing, and HVAC licensure exemption when providing these volunteer services. The legislation does not change the current requirements in Idaho Code to pull a permit and complete an inspection according to life-safety codes when completing these installations in a single-family residence.

FISCAL NOTE

This legislation will have no impact on the state's General fund or any dedicated fund or federal fund because adding this licensure exemption to Idaho Code does not create any new state program and does not compel any state action.

Contact:

Representative Sage G. Dixon
(208) 332-1000

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 503

BY BUSINESS COMMITTEE

AN ACT

1 RELATING TO BUILDING CODES; AMENDING SECTION 54-1016, IDAHO CODE, TO PROVIDE
2 AN EXEMPTION FOR NONPROFIT ELECTRICAL INSTALLATION, TO PROVIDE COR-
3 RECT TERMINOLOGY, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION
4 54-2602, IDAHO CODE, TO PROVIDE AN EXEMPTION FOR NONPROFIT PLUMBING
5 INSTALLATION, TO PROVIDE CORRECT TERMINOLOGY, AND TO MAKE TECHNICAL
6 CORRECTIONS; AMENDING SECTION 54-5002, IDAHO CODE, TO PROVIDE AN EXEMP-
7 TION FOR NONPROFIT HVAC INSTALLATION; AND DECLARING AN EMERGENCY AND
8 PROVIDING AN EFFECTIVE DATE.
9

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

11 SECTION 1. That Section 54-1016, Idaho Code, be, and the same is hereby
12 amended to read as follows:

13 54-1016. EXEMPTIONS. (1) Nothing in this chapter shall be deemed to
14 apply to:

15 (a) Any regulated utility, telephone company, rural telephone cooper-
16 ative or municipal communications utility, or its employees, in the in-
17 stallation or maintenance of communication circuits, wires and apparat-
18 us by or for such entities or their communications service customers;

19 (b) Any electrical public utility, or its employees, in the instal-
20 lation and maintenance of electrical wiring, circuits, apparatus and
21 equipment by or for such public utility, or comprising a part of its
22 plants, lines or system;

23 (c) Modular buildings as defined in section 39-4301, Idaho Code, that
24 are constructed in the state of Idaho for installation on building sites
25 outside the state; provided however, that no modular building shall be
26 installed on a building site in the state of Idaho until it has been ap-
27 proved and bears the insignia of approval of the division as being in
28 compliance with the requirements set forth in section 39-4304, Idaho
29 Code.

30 (2) The licensing provisions of this chapter shall not apply to:

31 (a) Any property owner performing noncommercial electrical work in the
32 owner's primary or secondary residence, or associated outbuildings or
33 land associated with the entire property on which those buildings sit,
34 except that homeowner installations of renewable power generation con-
35 nected to the community power grid shall be subject to a preplan review
36 in accordance with local jurisdictions' policies and procedures prior
37 to the purchase of a permit;

38 (b) Any person regularly employed as a maintenance electrician per-
39 forming electrical maintenance work on the premises owned and operated
40 by his employer, provided that electrical work is limited to mainte-
41 nance and replacement of electrical fixtures, electrical conductors,

1 electrical equipment and electrical apparatus on a like-for-like ba-
2 sis;

3 (c) Any telephone company, rural telephone cooperative, or municipal
4 communications utility, its employees, its subsidiaries, and employees
5 of the subsidiaries performing work on customer-owned facilities under
6 the exclusive control of the telephone company, rural telephone cooper-
7 ative, or municipal communications utility;

8 (d) Any telephone company, rural telephone cooperative, or municipal
9 communications utility, its employees, its subsidiaries, and employ-
10 ees of the subsidiaries performing repair work on customer-owned facil-
11 ities at the request of the customer;

12 (e) Any electrical public utility, rural electrical cooperative, mu-
13 nicipal power utility, its employees, its subsidiaries, and employees
14 of the subsidiaries performing work on customer-owned facilities under
15 the exclusive control of the electrical public utility, rural electri-
16 cal cooperative, or municipal power utility; and

17 (f) Any electrical public utility, rural electrical cooperative, mu-
18 nicipal power utility, its employees, its subsidiaries, and employees
19 of the subsidiaries performing emergency repair work on customer-owned
20 facilities at the request of the customer-;

21 (g) A fire department employee who is acting in his official capacity
22 as a representative of his agency when he is replacing, maintaining, or
23 repairing a hard-wired smoke or carbon monoxide alarm at the request of
24 a homeowner in a one (1) or two (2) family dwelling unit, provided that
25 such fire department employee has received annual training regarding
26 electrical safety and installation of the devices identified in this
27 paragraph-;

28 (h) A limited electrical contractor, limited electrical installer,
29 or employee of a company holding a limited electrical contractor li-
30 cense who is replacing or installing a fire alarm communication device
31 ~~(DACT)~~. A person provided for in this paragraph shall obtain a permit if
32 required by the authority having jurisdiction but must not be required
33 to submit design plans. The fire alarm communication device ~~(DACT)~~ may
34 be inspected if required by the authority having jurisdiction after
35 replacement of the fire alarm communication device ~~(DACT)~~. The fee for a
36 permit shall not exceed one hundred twenty-five dollars (\$125)-; or

37 (i) A nonprofit organization and its volunteers performing electrical
38 installations for a single-family dwelling unit.

39 (3) The licensing provisions of this chapter shall not apply to indi-
40 viduals licensed pursuant to chapter 50, title 54, Idaho Code, or certifi-
41 cated pursuant to chapter 26, title 54, Idaho Code, as follows:

42 (a) Individuals holding a current heating, ventilation and air condi-
43 tioning (HVAC) license or a current plumbing certification may install
44 electrical circuitry and make connections from the disconnecting means
45 to a water heater as long as the disconnect is in sight from the unit and
46 the circuit from the disconnecting means to the water heater is no more
47 than fifty (50) feet long.

48 (b) Individuals holding a current HVAC license may install:

49 (i) Electrical space heaters with no attached ductwork;

1 (ii) Electrical connections to HVAC equipment from the discon-
2 necting means to the unit as long as the disconnect is in sight from
3 the unit and the circuit from the disconnecting means to the HVAC
4 equipment is no more than fifty (50) feet long; and

5 (iii) Ventilating fans, except ducted range hoods in residences.

6 (c) HVAC licensees may install control wiring of twenty-four (24) volts
7 or less for HVAC equipment of five (5) tons or less in capacity. Plumb-
8 ing certificate holders are not authorized to install control wiring in
9 HVAC equipment, regardless of voltage.

10 (d) Individuals holding a current limited energy electrical license
11 may install electrical circuitry and make connections from utilization
12 equipment installed under the restricted category of the limited elec-
13 trical installer license to outlets, as long as those outlets are in
14 sight from such utilization equipment and not more than fifty (50) feet
15 from such utilization equipment. Outlets shall be installed by others.

16 (4) To the extent that a plumbing or HVAC installation permit issued
17 by the Idaho division of ~~building safety~~ occupational and professional li-
18 licenses includes any part of an electrical installation, the permit issued
19 and inspection performed shall be sufficient to satisfy the permitting and
20 inspecting requirements of this chapter if all required permit fees have
21 been paid.

22 (5) Approval and certification requirements of product and equipment
23 as set forth in this chapter and in the adopted edition of the national elec-
24 trical code do not apply to industrial machinery unless the board has made a
25 determination that such product, machine or classes of products and machines
26 present an undue hazard to life and property.

27 (6) Apprentice registration requirements shall not apply to high
28 school students enrolled in an educational program recognized by the board
29 in which the performance of electrical installation is a formal component of
30 the program. The exemption is limited to students performing residential
31 installations as part of such program under the constant on-the-job super-
32 vision of a licensed journeyman electrician, and a permit for the work is
33 obtained from the authority having jurisdiction. Work hours performed by
34 such students shall not apply toward apprentice work requirements.

35 (7) Neither local jurisdictions nor the state fire marshal shall have
36 the authority to amend the exemptions provided for in this section or to
37 adopt any ordinance, law, or rule in conflict with the provisions of this
38 section.

39 SECTION 2. That Section 54-2602, Idaho Code, be, and the same is hereby
40 amended to read as follows:

41 54-2602. EXCEPTIONS. (1) Certificate of competency requirements of
42 this chapter shall not be deemed to apply to:

43 (a) Any person who does plumbing work in a single or duplex family
44 dwelling, including accessory buildings, quarters and grounds in con-
45 nection with such dwelling; provided that such person owns or is a
46 contract purchaser of the premises, and provided further that such
47 person shall comply with the minimum standards and rules applicable to
48 plumbing practices provided by this chapter.

1 (b) Farm buildings located outside the incorporated limits of any city
2 unless such buildings are connected to a public water or sewer system;
3 and a farm building is hereby defined to be a structure located on agri-
4 cultural zoned property and designed and constructed to house farm im-
5 plements, hay, grain, poultry, livestock or other horticultural prod-
6 ucts and includes sheds, barns, corrals or fences. This definition does
7 not include a place for human habitation or a place of regular employ-
8 ment where agricultural products are extracted, processed, treated or
9 packaged; a place used by the public; or conditioned livestock housing.

10 (c) Logging, mining or construction camps when plumbing installations
11 are made to conform with the recommendations of the department of health
12 and welfare.

13 (d) Piping systems in industrial processing plants located outside the
14 incorporated limits of any city unless such systems are connected to a
15 public water or sewer system.

16 (e) Work on plumbing systems on premises owned or operated by an em-
17 ployer who regularly employs maintenance or construction plumbers,
18 provided that alterations, extensions and new construction shall
19 comply with the minimum standards and rules applicable to plumbing
20 practices provided by this chapter.

21 (f) Nothing contained in this section or any other provision of this
22 code shall be construed or applied to require a sewer contractor, sewage
23 disposal contractor, or any excavating or utility contractor who gener-
24 ally engages in the business of installing, altering or repairing sew-
25 ers, private and public sewage disposal systems, and water distribu-
26 tion and/or drainage lines outside the foundation walls of any build-
27 ing or structure, to obtain a valid contractor's certificate of compe-
28 tency or to employ only journeymen plumbers possessing a valid journey-
29 man plumber's certificate of competency or registration, or to in any
30 way require that his employees be registered, licensed or declared com-
31 petent by the board.

32 (g) Water treatment installations and repairs when installed in res-
33 idential or business properties, provided the same, when installed,
34 repaired or completed, shall be inspected by a designated, quali-
35 fied and properly identified agent of the division of ~~building safety~~
36 occupational and professional licenses as to quality of workmanship and
37 compliance with the applicable provisions of this chapter.

38 (h) Plumbing work within modular buildings as defined in section
39 39-4301, Idaho Code, that are constructed in the state of Idaho for in-
40 stallation on building sites outside the state; provided however, that
41 no modular building shall be installed on a building site in the state of
42 Idaho until it has been approved and bears the insignia of approval of
43 the division as being in compliance with the requirements set forth in
44 section 39-4304, Idaho Code.

45 (i) Individuals holding a current installer license pursuant to the
46 provisions of chapter 21, title 44, Idaho Code, may make connections
47 from manufactured home or mobile home sewer or water facilities to ex-
48 isting sewer or water facilities on-site.

49 (j) Individuals licensed pursuant to chapter 10, title 54, Idaho Code,
50 or chapter 50, title 54, Idaho Code, as follows:

1 (i) Individuals holding a current HVAC or electrical license may
 2 install electrical circuitry from the disconnecting means to a wa-
 3 ter heater and electrical connections to the water heater as long
 4 as the disconnect is in sight from the unit and the circuit from the
 5 disconnecting means to the water heater is no more than fifty (50)
 6 feet long.

7 (ii) Individuals holding a current HVAC license may install gas
 8 piping and piping for hydronic systems.

9 (iii) Individuals holding a current HVAC license may install boil-
 10 ers that are not otherwise subject to inspection by the industrial
 11 commission or its authorized agent.

12 (k) A nonprofit organization and its volunteers performing plumbing
 13 installations for a single-family dwelling unit.

14 (2) To the extent that an electrical or HVAC installation permit issued
 15 by the Idaho division of ~~building safety~~ occupational and professional li-
 16 enses includes any part of a plumbing installation, the permit issued and
 17 inspection performed shall be sufficient to satisfy the permitting and in-
 18 specting requirements of this chapter if all required permit fees have been
 19 paid.

20 (3) Apprentice registration requirements shall not apply to high
 21 school students enrolled in an educational program recognized by the board
 22 in which the performance of plumbing installation is a formal component of
 23 the program. The exemption is limited to students performing residential
 24 installations as part of such program under the constant on-the-job supervi-
 25 sion of a licensed journeyman plumber, and a permit for the work is obtained
 26 from the authority having jurisdiction. Work hours performed by such stu-
 27 dents shall not apply toward apprentice work requirements.

28 (4) Any person, firm, copartnership, association or corporation making
 29 water treatment installations and/or repairs in accordance with the provi-
 30 sions of this chapter shall maintain a surety bond in the amount of two thou-
 31 sand dollars (\$2,000).

32 SECTION 3. That Section 54-5002, Idaho Code, be, and the same is hereby
 33 amended to read as follows:

34 54-5002. EXCEPTIONS. (1) Certificate of competency requirements of
 35 this chapter shall not apply to:

36 (a) Any person who installs or maintains a heating, ventilation and
 37 air conditioning system in a single or duplex family dwelling, includ-
 38 ing accessory buildings, quarters and grounds in connection with such
 39 dwelling; provided that such person owns or is a contract purchaser of
 40 the premises; and provided further that such person shall comply with
 41 the standards and rules applicable to heating, ventilation and air con-
 42 ditioning installation or repairs as provided in this chapter.

43 (b) Farm buildings located outside the incorporated limits of any
 44 city; and a farm building is hereby defined to be a structure located
 45 on agricultural zoned property and designated and constructed to house
 46 farm implements, hay, grain, poultry, livestock or other horticultural
 47 products and includes sheds, barns, corrals or fences. This definition
 48 does not include a place for human habitation or a place of regular em-
 49 ployment where agricultural products are extracted, processed, treated

1 or packaged; a place used by the public; or conditioned livestock hous-
2 ing.

3 (c) Logging, mining or construction camps when heating, ventilation or
4 air conditioning installations are made to conform to the recommenda-
5 tions of the department of health and welfare.

6 (d) Work on heating, ventilation or air conditioning systems on
7 premises owned or operated by an employer who regularly employs main-
8 tenance or construction heating, ventilation and air conditioning
9 journeymen, provided that alterations, extensions and new construction
10 shall comply with the minimum standards and rules applicable to heat-
11 ing, ventilation and air conditioning practices in accordance with the
12 provisions of this chapter.

13 (e) Modular buildings, as defined in section 39-4301, Idaho Code, that
14 are constructed in the state of Idaho for installation on building sites
15 outside the state; provided however, that no modular building shall be
16 installed on a building site in the state of Idaho until it has been ap-
17 proved and bears the insignia of approval of the division as being in
18 compliance with the requirements set forth in section 39-4304, Idaho
19 Code.

20 (f) A nonprofit organization and its volunteers performing HVAC in-
21 stallations for a single-family dwelling unit.

22 (2) Apprentice registration requirements shall not apply to high
23 school students enrolled in an educational program recognized by the board
24 in which the performance of HVAC installation is a formal component of
25 the program. The exemption is limited to students performing residential
26 installations as part of such program under the constant on-the-job supervi-
27 sion of a licensed journeyman, and a permit for the work is obtained from the
28 authority having jurisdiction. Work hours performed by such students shall
29 not apply toward apprentice work requirements.

30 SECTION 4. An emergency existing therefor, which emergency is hereby
31 declared to exist, this act shall be in full force and effect on and after
32 July 1, 2022.

STATEMENT OF PURPOSE

RS29557 / H0612

Consistent with the Occupational Licensing Reform Act, this legislation allows an Idaho licensing authority to consider and grant a request for the expungement of disciplinary action previously imposed on a person's occupational license. The bill requires a licensing authority, upon request, to expunge any prior disciplinary action based on failure to timely renew a license or failure to complete required continuing education. The bill removes all requirements for a licensee to report expunged disciplinary action on future licensing or renewal applications in Idaho. The bill does not apply to civil or criminal convictions.

FISCAL NOTE

This legislation will have no impact on the state's General fund, dedicated fund or federal funds. The bill will not impact the dedicated funds of licensing boards, as any expungement request can be reviewed by a licensing authority in a timely manner at regularly scheduled board or commission meetings.

Contact:

Representative Gayann DeMordaunt
(208) 332-1000

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 612

BY BUSINESS COMMITTEE

AN ACT

1 RELATING TO THE OCCUPATIONAL LICENSING REFORM ACT; AMENDING CHAPTER 94, TI-
2 TLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-9413, IDAHO CODE,
3 TO PROVIDE FOR THE EXPUNGEMENT OF DISCIPLINARY ACTION BY A LICENSING AU-
4 THORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
5

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

7 SECTION 1. That Chapter 94, Title 67, Idaho Code, be, and the same is
8 hereby amended by the addition thereto of a NEW SECTION, to be known and des-
9 ignated as Section 67-9413, Idaho Code, and to read as follows:

10 67-9413. EXPUNGEMENT OF DISCIPLINARY ACTION. (1) A licensing author-
11 ity has the authority to grant a request for the expungement of disciplinary
12 action previously imposed on a person's licensure, whether formal, infor-
13 mal, corrective action, or action in lieu of discipline, as authorized by
14 this section and in compliance with any rules adopted by a licensing author-
15 ity.

16 (2) Any request for expungement pursuant to this section shall be made
17 in writing and shall comply with applicable rules adopted by the licensing
18 authority, if any.

19 (3) With respect to disciplinary action arising from a failure to
20 timely renew licensure or failure to complete required continuing educa-
21 tion, a licensing authority shall expunge the disciplinary record if:

- 22 (a) The disciplinary action at issue is at least three (3) years old;
23 (b) The terms of the disciplinary action have been met; and
24 (c) There have been no subsequent violations of any other provisions of
25 the licensing authority's relevant practice act or rules.

26 (4) For any disciplinary action that is not identified in subsection
27 (3) of this section, a licensing authority may expunge a disciplinary action
28 if:

- 29 (a) The disciplinary action at issue is at least seven (7) years old;
30 (b) The terms of the disciplinary action have been met; and
31 (c) The requestor has had no subsequent violations of any other provi-
32 sions of the licensing authority's relevant practice act or rules.

33 (5) A licensing authority shall not grant a request for expungement if
34 the disciplinary action was based on a conviction of a criminal offense enu-
35 merated in section 18-310(2), Idaho Code.

36 (6) If a prior disciplinary action is expunged:

- 37 (a) The licensing authority shall report the expungement to any na-
38 tional database where it previously reported the disciplinary action;
39 (b) The licensee shall not be required to report expunged disciplinary
40 action on any future licensing or renewal applications to a licensing
41 authority in Idaho; and

1 (c) The licensing authority shall not consider any expunged disci-
2 plinary action in future disciplinary matters.

3 (7) This section applies only to disciplinary actions by licensing au-
4 thorities and shall not apply to civil or criminal matters or to criminal
5 convictions.

6 SECTION 2. An emergency existing therefor, which emergency is hereby
7 declared to exist, this act shall be in full force and effect on and after
8 July 1, 2022.

STATEMENT OF PURPOSE

RS29235C1 / H0614

This legislation adopts the 2018 International Building Code, 2018 International Energy Conservation Code, 2017 National Electrical Code, 2015 Uniform Plumbing Code, 2018 International Mechanical Code, 2018 International Fuel Gas Code, and parts V and VI of the 2018 International Residential Code in Idaho Code. The legislation adds all current adopted codes in Idaho administrative rule by the respective regulatory boards into Idaho Code. The bill does not adopt any new provisions of codes and does not change the rulemaking authority for the respective regulatory boards under the Division of Occupational and Professional Licenses to make amendments, revisions or modifications to the code adopted by the Idaho legislature.

FISCAL NOTE

This legislation will have no impact on the state's General fund or any dedicated fund or federal fund because adding these code adoptions to Idaho Code does not create any new state program and does not compel any state action. All codes formally adopted into Idaho Code through this legislation are already in place through Idaho administrative rule.

Contact:

Representative Brent J. Crane
(208) 332-1000

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 614

BY BUSINESS COMMITTEE

AN ACT

1 RELATING TO BUILDING CODES; AMENDING SECTION 39-4107, IDAHO CODE, TO REVISE
2 A PROVISION REGARDING ADOPTION OF CERTAIN CODES AND TO PROVIDE FOR THE
3 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES; AMENDING SECTION
4 39-4109, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF THE 2018 INTERNA-
5 TIONAL BUILDING CODE AND THE 2018 INTERNATIONAL RESIDENTIAL CODE AND
6 TO REVISE PROVISIONS REGARDING APPLICATION OF CODES; AMENDING SECTION
7 39-4116, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF THE 2018 INTERNA-
8 TIONAL BUILDING CODE AND THE 2018 INTERNATIONAL RESIDENTIAL CODE AND TO
9 REVISE PROVISIONS REGARDING CERTAIN BUILDING CODES; AMENDING SECTION
10 54-1001, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF THE 2017 NATIONAL
11 ELECTRICAL CODE; AMENDING SECTION 54-1001B, IDAHO CODE, TO PROVIDE FOR
12 THE ADOPTION OF THE 2017 NATIONAL ELECTRICAL CODE; AMENDING SECTION
13 54-1016, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF THE 2017 NATIONAL
14 ELECTRICAL CODE AND TO REVISE PROVISIONS REGARDING EXEMPTIONS; AMEND-
15 ING SECTION 54-2601, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF THE 2017
16 IDAHO STATE PLUMBING CODE AND TO REVISE PROVISIONS REGARDING THE STATE
17 PLUMBING CODE; AMENDING SECTION 54-2620, IDAHO CODE, TO PROVIDE FOR
18 THE ADOPTION OF THE 2017 IDAHO STATE PLUMBING CODE, TO PROVIDE FOR THE
19 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES, AND TO MAKE TECHNICAL
20 CORRECTIONS; AMENDING SECTION 54-5001, IDAHO CODE, TO PROVIDE FOR
21 THE ADOPTION OF THE 2018 INTERNATIONAL MECHANICAL CODE, THE 2018 IN-
22 TERNATIONAL FUEL GAS CODE, AND PARTS V AND VI OF THE 2018 INTERNATIONAL
23 RESIDENTIAL CODE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE
24 DATE.
25

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

27 SECTION 1. That Section 39-4107, Idaho Code, be, and the same is hereby
28 amended to read as follows:

29 39-4107. POWERS AND DUTIES. (1) The board shall continually study the
30 operation of adopted codes, standards and rules relating to the construction
31 of buildings or facilities under the jurisdiction of the division to ascertain
32 their effect upon the public safety and shall support an ongoing effort
33 to promote the uniform adoption, application and interpretation of safety,
34 accessibility and building codes statewide. The board shall have the authority
35 to adopt and enforce the codes specified in section 39-4109, Idaho
36 Code, ~~or later editions of such codes,~~ and to promulgate rules in accordance
37 with chapter 52, title 67, Idaho Code, to implement the provisions of this
38 chapter.

39 (2) The board shall function as a board of appeals for the division as
40 prescribed in the adopted building code. The board shall have no authority
41 to waive any requirements of the codes enumerated in this chapter or in rules
42 promulgated pursuant to this chapter. Provided further:

1 (a) The decisions of the board shall be final, and the board shall ren-
 2 der all decisions and findings in writing to the appellant and the ad-
 3 ministrator within ten (10) working days of the conclusion of a hearing;
 4 and

5 (b) For each appeal brought before the board, the chairman shall ap-
 6 point not less than three (3) members of the board to hear the appeal and
 7 render a decision and finding in the name of the board.

8 (3) The board shall utilize experts, consultants, and technical advi-
 9 sors for assistance and recommendations relative to codes, standards, and
 10 appeals.

11 (4) The administrator may make building code inspections for another
 12 state or local jurisdiction upon request by an appropriate building of-
 13 ficial. Such inspections shall be made in accordance with the applicable
 14 building codes of the requesting jurisdiction. Fees charged for such in-
 15 spection services shall be as provided in rules promulgated by the board
 16 pursuant to chapter 52, title 67, Idaho Code.

17 (5) Notwithstanding the exemptions provided in subsection (4) (b) of
 18 section 39-4103, Idaho Code, the administrator may make inspections of
 19 modular buildings constructed in Idaho upon written request from the manu-
 20 facturer.

21 (a) Such inspections shall be made in accordance with the codes adopted
 22 in this chapter.

23 (b) Inspection fees shall be as provided in section 39-4303, Idaho
 24 Code.

25 (c) The administrator of the division of ~~building safety~~ occupational
 26 and professional licenses may issue an insignia of approval if the
 27 buildings are in compliance with the requirements set forth in chapter
 28 43, title 39, Idaho Code.

29 SECTION 2. That Section 39-4109, Idaho Code, be, and the same is hereby
 30 amended to read as follows:

31 39-4109. APPLICATION OF CODES. (1) The following codes are hereby
 32 adopted for the state of Idaho division of ~~building safety~~ occupational and
 33 professional licences and shall ~~only~~ be applied by local governments only as
 34 prescribed by section 39-4116, Idaho Code:

35 (a) The ~~2006~~ 2018 International Building Code ~~shall be in effect,~~
 36 ~~until such time as a subsequent version is adopted by the Idaho building~~
 37 ~~code board, at which time the subsequent versions of the International~~
 38 ~~Building Code as adopted and~~ as amended by the Idaho building code board
 39 through the negotiated rulemaking process as established in section
 40 67-5221, Idaho Code, and as further provided in subsection (54) of this
 41 section and in accordance with subsections (2) and (3) of this section,
 42 shall be in effect:

43 (i) Including appendices thereto pertaining to building accessi-
 44 bility;

45 (ii) Excluding the incorporated electrical codes, mechanical
 46 code, fuel gas code, plumbing codes, fire codes or property main-
 47 tenance codes other than specifically referenced subjects or
 48 sections of the International Fire Code; and

1 (iii) Including the incorporated 2018 Idaho residential code,
2 parts I, II, III and IX; 2018 Idaho energy conservation code; and
3 rules promulgated by the board to provide equivalency with the
4 provisions of the Americans with disabilities act accessibil-
5 ity guidelines and the fair housing act accessibility guidelines
6 shall be included.

7 (b) The version of the 2018 International Residential Code adopted by
8 the ~~Idaho building code board legislature~~, together with the amend-
9 ments, revisions or modifications adopted by the Idaho building code
10 board through the negotiated rulemaking process, except for parts IV,
11 V, VI, VII and VIII, as they pertain to energy conservation, mechanical,
12 fuel gas, plumbing and electrical requirements, shall collectively
13 constitute and be named the 2018 Idaho residential code. ~~The Idaho res-~~
14 ~~idential code shall be in effect until such time as a subsequent version~~
15 ~~is adopted by the Idaho building code board, at which time the subse-~~
16 ~~quent version of the Idaho residential code, as adopted and amended by~~
17 ~~the Idaho building code board through the negotiated rulemaking process~~
18 ~~provided in this section, shall be in effect.~~ Any amendments, revisions
19 or modifications made to the 2018 Idaho residential code by the board
20 shall be made by administrative rules promulgated by the board;

21 (c) The version of the 2018 International Energy Conservation Code
22 adopted by the ~~Idaho building code board legislature~~, together with
23 the amendments, ~~deletions or additions adopted~~ revisions, or modifi-
24 cations made by the Idaho building code board through the negotiated
25 rulemaking process provided in this chapter, shall be in effect. The
26 2018 International Energy Conservation Code, together with any amend-
27 ments, revisions or modifications made by the board, shall collectively
28 constitute and be named the 2018 Idaho energy conservation code. ~~The~~
29 ~~Idaho energy conservation code shall be in effect until such time as a~~
30 ~~subsequent version is adopted by the Idaho building code board, at which~~
31 ~~time the subsequent versions of the Idaho energy conservation code, as~~
32 ~~adopted and amended by the Idaho building code board through the nego-~~
33 ~~tiated rulemaking process provided in this section, shall be in effect.~~
34 Any amendments, revisions, or modifications made to the 2018 Idaho
35 energy conservation code by the board shall be made by administrative
36 rules promulgated by the board; and

37 (d) The ~~2006~~ 2018 International Existing Building Code as published by
38 the International Code Council shall be in effect ~~until such time as a~~
39 ~~subsequent version is adopted by the Idaho building code board, at which~~
40 ~~time the subsequent versions of the International Existing Building~~
41 ~~Code, as adopted and amended by the Idaho building code board through~~
42 ~~the negotiated rulemaking process provided in this section, shall be in~~
43 ~~effect.~~

44 (2) No amendments to the accessibility guidelines shall be made by the
45 Idaho building code board that provide for lower standards of accessibility
46 than those published by the International Code Council.

47 (3) No amendments to the 2018 Idaho residential building code shall be
48 made by the Idaho building code board that provide for standards that are
49 more restrictive than those published by the International Code Council.

1 (4) ~~Any edition of the building codes adopted by the board will take ef-~~
2 ~~fect on January 1 of the year following its adoption.~~

3 ~~(5)~~ In addition to the negotiated rulemaking process set forth in sec-
4 tion 67-5221, Idaho Code, the board shall conduct a minimum of two (2) public
5 hearings, not less than sixty (60) days apart. Express written notice of
6 such public hearings shall be given by the board to each of the following en-
7 tities not less than five (5) days prior to such hearing: associated general
8 contractors of America, associated builders and contractors, association
9 of Idaho cities, Idaho association of building officials, Idaho association
10 of counties, Idaho association of REALTORS®, Idaho building contractors
11 association, American institute of architects Idaho chapter, Idaho fire
12 chiefs association, Idaho society of professional engineers, Idaho state
13 independent living council, southwest Idaho building trades, Idaho building
14 trades, and any other entity that, through electronic or written communica-
15 tion received by the administrator not less than twenty (20) days prior to
16 such scheduled meeting, requests written notification of such public hear-
17 ings.

18 SECTION 3. That Section 39-4116, Idaho Code, be, and the same is hereby
19 amended to read as follows:

20 39-4116. LOCAL GOVERNMENT ADOPTION AND ENFORCEMENT OF BUILDING
21 CODES. (1) Local governments enforcing building codes shall do so only in
22 compliance with the provisions of this section. Local governments that have
23 not previously instituted and implemented a code enforcement program prior
24 to the effective date of this act may elect to implement a building code
25 enforcement program by passing an ordinance evidencing the intent to do so.
26 Local governments may contract with a public or private entity to administer
27 their building code enforcement program.

28 (2) Local governments that issue building permits and perform build-
29 ing code enforcement activities shall, by ordinance effective January 1 of
30 the year following the adoption by the Idaho building code board, adopt the
31 following codes as published by the International Code Council together
32 with any amendments or revisions set forth in section 39-4109, Idaho Code,
33 ~~including subsequent versions of the International Building Code as adopted~~
34 ~~and amended by the Idaho building code board through the negotiated rulemak-~~
35 ~~ing process or as provided in this chapter:~~

36 (a) 2018 International Building Code, including all rules promulgated
37 by the board to provide equivalency with the provisions of the Americans
38 with disabilities act accessibility guidelines and the federal fair
39 housing act accessibility guidelines;

40 (b) 2018 Idaho residential code, parts I-III and IX; and

41 (c) 2018 Idaho energy conservation code.

42 Local governments are not required by this chapter to adopt the other refer-
43 enced codes in the International Building Code. Local jurisdictions shall
44 not adopt provisions, chapters, sections or parts of subsequent versions
45 of the International Residential Code or residential provisions of the
46 International Energy Conservation Code, or subsequent versions in their
47 entirety, that have not been adopted ~~by the Idaho building code board in~~
48 section 39-4109, Idaho Code, except as provided in subsection (4) of this
49 section.

1 (3) All single-family homes and multiple-family dwellings up to two
 2 (2) units are hereby exempted from the provisions of the International Fire
 3 Code, the International Building Code and the Idaho residential code that
 4 require such dwellings to have automatic fire sprinkler systems installed.
 5 Nothing in this section shall prevent any person from voluntarily installing
 6 an automatic fire sprinkler system in any residential dwelling.

7 ~~(4) Except as provided in this subsection, local governments may amend~~
 8 ~~by ordinance the adopted codes or provisions of referenced codes to reflect~~
 9 ~~local concerns, provided such amendments establish at least an equivalent~~
 10 ~~level of protection to that of the adopted building code.~~ Local governments
 11 may amend by ordinance as provided in this subsection. A local jurisdiction
 12 shall not have the authority to amend any accessibility provision pursuant
 13 to section 39-4109, Idaho Code, except as provided in this subsection.

14 (a) A local jurisdiction shall not have the authority to amend any ac-
 15 cessibility provision pursuant to section 39-4109, Idaho Code.

16 (b) A local jurisdiction shall not adopt any provision, chapter, sec-
 17 tion or part of the International Residential Code or residential pro-
 18 visions of the International Energy Conservation Code, or subsequent
 19 versions in their entirety, that have not been adopted or that have been
 20 expressly rejected or exempted from the adopted version of those codes
 21 ~~by the Idaho building code board through the negotiated rulemaking~~
 22 ~~process~~ as provided in section 39-4109, Idaho Code.

23 (c) Local jurisdictions may amend by ordinance the following provi-
 24 sions of the 2018 Idaho residential code to reflect local concerns:

25 (i) Part I, Administrative;

26 (ii) Part II, Definitions;

27 (iii) Part III, Building Planning and Construction, Section R 301,
 28 Design Criteria; and

29 (iv) Part IX, Appendices.

30 (d) Local jurisdictions may amend by ordinance the following pro-
 31 visions of the 2018 Idaho energy conservation code to reflect local
 32 concerns:

33 (i) Chapter 1, Scope and Application; and

34 (ii) Chapter 2, Definitions.

35 (e) Local jurisdictions may amend the remainder of Part III of the 2018
 36 Idaho residential code if they find that good cause for building or life
 37 safety exists for such an amendment to such codes and that such amend-
 38 ment is reasonably necessary. Amendments shall be adopted by ordinance
 39 in accordance with the provisions of chapter 9, title 50, Idaho Code, or
 40 chapter 7, title 31, Idaho Code, and provided further that such local
 41 jurisdiction shall conduct a public hearing and, provided further, that
 42 notice of the time and place of the public hearing shall be published
 43 in the official newspaper or paper of general circulation within the
 44 jurisdiction and written notice of each of such public hearing and the
 45 proposed language shall be given by the local jurisdiction to the lo-
 46 cal chapters of the entities identified in section 39-4109(54), Idaho
 47 Code, not less than thirty (30) days prior to such hearing. In the event
 48 that there are no local chapters of such entities identified in section
 49 39-4109(54), Idaho Code, within the local jurisdiction holding the

1 hearings, the notice shall be provided to the state associations of the
2 respective entities.

3 (5) Local governments shall exempt agricultural buildings from the re-
4 quirements of the codes enumerated in this chapter and the rules promulgated
5 by the board. A county may issue permits for farm buildings to assure com-
6 pliance with road setbacks and utility easements, provided that the cost for
7 such permits shall not exceed the actual cost to the county of issuing the
8 permits.

9 (6) Permits shall be governed by the laws in effect at the time the per-
10 mit application is received.

11 (7) The division shall retain jurisdiction for in-plant inspections
12 and installation standards for manufactured or mobile homes and for in-plant
13 inspections and enforcement of construction standards for modular buildings
14 and commercial coaches.

15 SECTION 4. That Section 54-1001, Idaho Code, be, and the same is hereby
16 amended to read as follows:

17 54-1001. DECLARATION OF POLICY. From and after the taking effect of
18 this act, all installations in the state of Idaho of wires and equipment to
19 convey electric current and installations of apparatus to be operated by
20 such current, except as hereinafter provided, shall be made substantially
21 in accord with the 2017 National Electrical Code, NFPA 70, as amended and
22 ~~approved by the Idaho electrical board~~ and adopted by the Idaho legislature,
23 relating to such work as far as the same covers both fire and personal injury
24 hazards. The 2017 National Electrical Code, NFPA 70, adopted by the Idaho
25 legislature, together with such amendments, revisions, or modifications
26 made by the Idaho electrical board through negotiated rulemaking shall col-
27 lectively constitute and be named the 2017 Idaho electrical code.

28 SECTION 5. That Section 54-1001B, Idaho Code, be, and the same is hereby
29 amended to read as follows:

30 54-1001B. INSPECTION PROVISIONS INAPPLICABLE WHEN INSTALLATION COV-
31 ERED BY MUNICIPAL ORDINANCE. The provisions of this act relating to state
32 inspection, except as provided in section 54-1001C, Idaho Code, shall
33 not apply within the corporate limits of incorporated cities and villages
34 which, by ordinance or building code, prescribe the manner in which wires
35 or equipment to convey current and apparatus to be operated by such current
36 shall be installed, provided that the provisions of the National 2017 Idaho
37 Electrical Code are used as the minimum standard in the preparation of such
38 ordinances or building codes and provided that actual inspections are made.

39 SECTION 6. That Section 54-1016, Idaho Code, be, and the same is hereby
40 amended to read as follows:

41 54-1016. EXEMPTIONS. (1) Nothing in this chapter shall be deemed to
42 apply to:

43 (a) Any regulated utility, telephone company, rural telephone cooper-
44 ative or municipal communications utility, or its employees, in the in-

1 stallation or maintenance of communication circuits, wires and appara-
2 tus by or for such entities or their communications service customers;

3 (b) Any electrical public utility, or its employees, in the instal-
4 lation and maintenance of electrical wiring, circuits, apparatus and
5 equipment by or for such public utility, or comprising a part of its
6 plants, lines or system;

7 (c) Modular buildings as defined in section 39-4301, Idaho Code, that
8 are constructed in the state of Idaho for installation on building sites
9 outside the state; provided however, that no modular building shall be
10 installed on a building site in the state of Idaho until it has been ap-
11 proved and bears the insignia of approval of the division as being in
12 compliance with the requirements set forth in section 39-4304, Idaho
13 Code.

14 (2) The licensing provisions of this chapter shall not apply to:

15 (a) Any property owner performing noncommercial electrical work in the
16 owner's primary or secondary residence, or associated outbuildings or
17 land associated with the entire property on which those buildings sit,
18 except that homeowner installations of renewable power generation con-
19 nected to the community power grid shall be subject to a preplan review
20 in accordance with local jurisdictions' policies and procedures prior
21 to the purchase of a permit;

22 (b) Any person regularly employed as a maintenance electrician per-
23 forming electrical maintenance work on the premises owned and operated
24 by his employer, provided that electrical work is limited to mainte-
25 nance and replacement of electrical fixtures, electrical conductors,
26 electrical equipment and electrical apparatus on a like-for-like ba-
27 sis;

28 (c) Any telephone company, rural telephone cooperative, or municipal
29 communications utility, its employees, its subsidiaries, and employees
30 of the subsidiaries performing work on customer-owned facilities under
31 the exclusive control of the telephone company, rural telephone cooper-
32 ative, or municipal communications utility;

33 (d) Any telephone company, rural telephone cooperative, or municipal
34 communications utility, its employees, its subsidiaries, and employ-
35 ees of the subsidiaries performing repair work on customer-owned facil-
36 ities at the request of the customer;

37 (e) Any electrical public utility, rural electrical cooperative, mu-
38 nicipal power utility, its employees, its subsidiaries, and employees
39 of the subsidiaries performing work on customer-owned facilities under
40 the exclusive control of the electrical public utility, rural electri-
41 cal cooperative, or municipal power utility; and

42 (f) Any electrical public utility, rural electrical cooperative, mu-
43 nicipal power utility, its employees, its subsidiaries, and employees
44 of the subsidiaries performing emergency repair work on customer-owned
45 facilities at the request of the customer;

46 (g) A fire department employee who is acting in his official capacity
47 as a representative of his agency when he is replacing, maintaining, or
48 repairing a hard-wired smoke or carbon monoxide alarm at the request of
49 a homeowner in a one (1) or two (2) family dwelling unit, provided that
50 such fire department employee has received annual training regarding

1 electrical safety and installation of the devices identified in this
2 paragraph; or

3 (h) A limited electrical contractor, limited electrical installer,
4 or employee of a company holding a limited electrical contractor li-
5 cense who is replacing or installing a fire alarm communication device
6 (DACT). A person provided for in this paragraph shall obtain a permit if
7 required by the authority having jurisdiction but must not be required
8 to submit design plans. The fire alarm communication device (DACT) may
9 be inspected if required by the authority having jurisdiction after
10 replacement of the fire alarm communication device (DACT). The fee for a
11 permit shall not exceed one hundred twenty-five dollars (\$125).

12 (3) The licensing provisions of this chapter shall not apply to indi-
13 viduals licensed pursuant to chapter 50, title 54, Idaho Code, or certifi-
14 cated pursuant to chapter 26, title 54, Idaho Code, as follows:

15 (a) Individuals holding a current heating, ventilation and air condi-
16 tioning (HVAC) license or a current plumbing certification may install
17 electrical circuitry and make connections from the disconnecting means
18 to a water heater as long as the disconnect is in sight from the unit and
19 the circuit from the disconnecting means to the water heater is no more
20 than fifty (50) feet long.

21 (b) Individuals holding a current HVAC license may install:

22 (i) Electrical space heaters with no attached ductwork;

23 (ii) Electrical connections to HVAC equipment from the discon-
24 necting means to the unit as long as the disconnect is in sight from
25 the unit and the circuit from the disconnecting means to the HVAC
26 equipment is no more than fifty (50) feet long; and

27 (iii) Ventilating fans, except ducted range hoods in residences.

28 (c) HVAC licensees may install control wiring of twenty-four (24) volts
29 or less for HVAC equipment of five (5) tons or less in capacity. Plumb-
30 ing certificate holders are not authorized to install control wiring in
31 HVAC equipment, regardless of voltage.

32 (d) Individuals holding a current limited energy electrical license
33 may install electrical circuitry and make connections from utilization
34 equipment installed under the restricted category of the limited elec-
35 trical installer license to outlets, as long as those outlets are in
36 sight from such utilization equipment and not more than fifty (50) feet
37 from such utilization equipment. Outlets shall be installed by others.

38 (4) To the extent that a plumbing or HVAC installation permit issued
39 by the ~~Idaho~~ division of ~~building safety~~ occupational and professional li-
40 enses includes any part of an electrical installation, the permit issued
41 and inspection performed shall be sufficient to satisfy the permitting and
42 inspecting requirements of this chapter if all required permit fees have
43 been paid.

44 (5) Approval and certification requirements of product and equipment
45 as set forth in this chapter and in the adopted edition of the national 2017
46 Idaho electrical code do not apply to industrial machinery unless the board
47 has made a determination that such product, machine or classes of products
48 and machines present an undue hazard to life and property.

49 (6) Apprentice registration requirements shall not apply to high
50 school students enrolled in an educational program recognized by the board

1 in which the performance of electrical installation is a formal component of
 2 the program. The exemption is limited to students performing residential
 3 installations as part of such program under the constant on-the-job super-
 4 vision of a licensed journeyman electrician, and a permit for the work is
 5 obtained from the authority having jurisdiction. Work hours performed by
 6 such students shall not apply toward apprentice work requirements.

7 (7) Neither local jurisdictions nor the state fire marshal shall have
 8 the authority to amend the exemptions provided for in this section or to
 9 adopt any ordinance, law, or rule in conflict with the provisions of this
 10 section.

11 SECTION 7. That Section 54-2601, Idaho Code, be, and the same is hereby
 12 amended to read as follows:

13 54-2601. DECLARATION OF POLICY AND PURPOSE OF ACT -- IDAHO STATE
 14 PLUMBING CODE. (1) The purpose of this act is to provide certain minimum
 15 standards and requirements for the use of and the design, construction,
 16 installation, improvement, extension and alteration of materials, piping,
 17 venting, fixtures, appliances and appurtenances in relation to plumbing and
 18 plumbing systems hereinafter defined, and to provide that all plumbing and
 19 plumbing systems in the state shall be designed, constructed, installed, im-
 20 proved, extended and altered in substantial accord with the uniform plumbing
 21 code published by the international association of plumbing and mechanical
 22 officials, ~~and as it shall be amended, revised, compiled and published from~~
 23 ~~time to time and as subsequent editions, amendments or revisions thereto~~
 24 ~~shall be adopted by the Idaho plumbing board through the negotiated rulemak-~~
 25 ~~ing process. Any amendments, revisions or modifications made to the uniform~~
 26 ~~plumbing code by the board shall be made by administrative rules promulgated~~
 27 ~~by the board.~~ The 2015 uniform plumbing code together with any amendments,
 28 revisions, or modifications made by the Idaho plumbing board shall collec-
 29 tively constitute and be named the 2017 Idaho state plumbing code. The board
 30 shall conduct a minimum of two (2) public hearings with notice of such public
 31 hearings provided in accordance with the provisions of section 74-204, Idaho
 32 Code.

33 (2) Cities electing to implement a plumbing code enforcement program
 34 shall do so only in compliance with the provisions of this section. Cities
 35 may elect to implement a plumbing enforcement program by passing an ordi-
 36 nance evidencing the intent to do so. Cities that perform plumbing code
 37 enforcement activities shall, except as provided in subsection (3) of this
 38 section, by ordinance adopt ~~the uniform plumbing code together with any~~
 39 ~~amendments thereto made by the board, which shall collectively constitute~~
 40 ~~and be named the 2017 Idaho state plumbing code. The effective date of any~~
 41 ~~edition of the code adopted by the board shall be January 1 of the year fol-~~
 42 ~~lowing its adoption.~~

43 (3) Cities may further amend the Idaho state plumbing code ~~adopted by~~
 44 ~~the board~~ in conformance with this section to address local concerns pro-
 45 vided that such amendments prescribe at least an equivalent level of protec-
 46 tion to that contained in the uniform 2017 Idaho state plumbing code. Pro-
 47 vided however, that no code other than the uniform 2017 Idaho state plumb-
 48 ~~ing code together with any amendments, revisions or modifications made by~~
 49 ~~the board which collectively constitute the Idaho state plumbing code may~~

1 serve as the minimum standard for plumbing installations in such city. A
 2 city electing to amend the 2017 Idaho state plumbing code as adopted by the
 3 ~~board~~ may do so only after a finding by the city that good cause exists for
 4 such an amendment and that such amendment is reasonably necessary. Prior to
 5 making a finding of good cause for such an amendment, the city shall conduct
 6 a public hearing. Notice of the time and place of the public hearing shall be
 7 published in the official newspaper or paper of general circulation within
 8 the city. Written notice of such public hearing and the text of the proposed
 9 amendment shall be given by the city to the board not less than thirty (30)
 10 days prior to such hearing.

11 (4) The remaining provisions of this act shall not apply, except as
 12 hereinafter provided, to cities if such cities enact ordinances or codes
 13 prescribing the 2017 Idaho state plumbing code and amendments it may make
 14 thereto in accordance with this section for all plumbing installations which
 15 shall be considered the equal minimum standards, and requirements including
 16 the enforcement thereof as provided by this act.

17 SECTION 8. That Section 54-2620, Idaho Code, be, and the same is hereby
 18 amended to read as follows:

19 54-2620. PERMITS REQUIRED -- EXCEPTIONS. (1) It shall be unlawful
 20 for any person, firm, copartnership, association or corporation to do, or
 21 cause or permit to be done, after the adoption of this act, whether acting as
 22 principal, agent or employee, any construction, installation, improvement,
 23 extension or alteration of any plumbing system in any building, residence
 24 or structure, or service lines thereto, in the state of Idaho, without first
 25 procuring a permit from the division of ~~building safety~~ occupational and
 26 professional licenses authorizing such work to be done, except:

27 (1a) Within the boundaries of incorporated cities, including those
 28 specially chartered, where such work is regulated and enforced by an
 29 ordinance or code equivalent to this chapter;

30 (2b) Within such additional area within five (5) miles of the city
 31 limits over which such city has elected to exercise jurisdiction rela-
 32 tive to building drains and building sewers pursuant to section 50-606,
 33 Idaho Code, on buildings, residences and structures being converted
 34 from an on-site sewage disposal system to a sewage disposal system
 35 supplied by the city, where such work is regulated and enforced by an
 36 ordinance or code equivalent to this chapter. Cities shall provide
 37 the division of ~~building safety~~ occupational and professional li-
 38 licenses written notice of the area over which such jurisdiction will be
 39 exercised. No city may exercise such jurisdiction within the limits
 40 of another city unless both cities have agreed by ordinance to allow
 41 such jurisdiction. For purposes of this chapter, building drain and
 42 building sewer will be defined according to the definition found in the
 43 ~~uniform~~ 2017 Idaho state plumbing code ~~or as adopted by the board,~~ pur-
 44 suant to section 54-2601, Idaho Code.

45 (2) Permits shall be issued only to a person holding a valid certificate
 46 of competency, to a firm, copartnership, association or corporation repre-
 47 sented by a person holding a valid certificate of competency, or to a person
 48 excepted or for work excepted from the certificate of competency require-
 49 ments pursuant to section 54-2602 (1) (a), ~~(1) (e)~~, ~~(1) (f)~~, ~~(1) (g)~~, or ~~(1) (i)~~,

1 Idaho Code. Permits shall not be required for plumbing work described in
2 section 54-2602(1) (b), ~~(1)(c)~~, or ~~(1)(d)~~, Idaho Code. Provided, a licensed
3 plumber is hereby authorized, after making application for permit and pend-
4 ing receipt of permit, to proceed and complete improvements or alterations
5 to plumbing systems when the cost of said improvement or alteration does not
6 exceed the sum of five hundred dollars (\$500). Inspection of such work shall
7 be the responsibility of the permit holder pending an official inspection,
8 which shall be made within sixty (60) days after notification of inspection.

9 SECTION 9. That Section 54-5001, Idaho Code, be, and the same is hereby
10 amended to read as follows:

11 54-5001. DECLARATION OF POLICY. The purpose of this chapter is to en-
12 sure that installation of all heating, ventilation and air conditioning sys-
13 tems in the state of Idaho shall be in accordance with the ~~2006~~ 2018 Interna-
14 tional Mechanical Code as published by the International Code Council, the
15 ~~2006~~ 2018 International Fuel Gas Code as published by the International Code
16 Council, and parts V and VI of the ~~2006~~ 2018 International Residential Code
17 as published by the International Code Council, applicable to the industry
18 and including amendments, ~~and revisions and later editions of these codes~~ as
19 adopted by the Idaho heating, ventilation and air conditioning board. Noth-
20 ing in this chapter shall require a local government to adopt or implement a
21 mechanical inspection program unless such local government chooses to do so
22 by an ordinance duly adopted. By January 1, 2005, local governments that is-
23 sue mechanical permits and perform mechanical or fuel gas enforcement activ-
24 ities shall, by ordinance, adopt and enforce the codes as prescribed by this
25 chapter.

26 SECTION 10. An emergency existing therefor, which emergency is hereby
27 declared to exist, this act shall be in full force and effect on and after
28 July 1, 2022.

STATEMENT OF PURPOSE

RS29471 / S1297

Consistent with the Occupational Licensing Reform Act, this bill allows for the Division of Occupational and Professional Licenses (DOPL) boards or commissions and division staff to share investigatory information regarding licensees with other boards and commissions to create efficiency within division investigations. The bill ensures all complaints, investigations, and informal proceeding records are exempt from disclosure under the Public Records Act.

FISCAL NOTE

This legislation will have no impact on the State's General Fund or any dedicated fund or federal funds. The bill does not increase the amount of licensing investigations or the associated costs and does not impact the Division of Occupational and Professional License's dedicated fund. The bill seeks to simplify the administrative burden of duplicative investigative work and could lead to quicker investigations and processing of licensing complaints.

Contact:

Senator Mary Souza
(208) 332-1343

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).

ELECTRICAL BOARD

Agenda Item No. 2B Discuss Board Member Roles Concerning Proposed Legislation

PRESENTER: Yvonne Dunbar, DOPL Legal Counsel

OBJECTIVE: Yvonne Dunbar, the board’s legal counsel, will answer board member questions regarding this topic.

ACTION: Informational

BACKGROUND: Several board members have asked, “What can board members do when they support or disagree with legislation being proposed that was not proposed by the board or division”.

PROCEDURAL HISTORY:

ATTACHMENTS: No Documentation



ELECTRICAL BOARD

Agenda Item No. 02C Zero Based Regulation (ZBR) Prospective Analysis

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Review Prospective Analysis with Board Members.

ACTION: Informational

BACKGROUND: On October 27, 2021, the Electrical Program Manager introduced ZBR to the board and told the board they would be presented with rule topics to discuss during the upcoming ZBR process.

PROCEDURAL HISTORY:

The “Red Tape Reduction Act” was repealed and replaced with Zero-Based Regulation process as specified in Executive Order No. 2020-01. Each agency rule shall be reviewed in accordance with a schedule established by DFM. Each agency must publish a notice of proposed rulemaking to repeal the existing rule chapter. In order to renew a rule the agency must promulgate a new rule and perform a prospective analysis for the rule

ATTACHMENTS: Executive Order 2020-01, Zero-Based Regulation Prospective Analysis Agency Guide





Executive Department
State of Idaho

State Capitol
Boise

EXECUTIVE DEPARTMENT
STATE OF IDAHO
BOISE

EXECUTIVE ORDER NO. 2020-01

ZERO-BASED REGULATION

WHEREAS, excessive regulation at all levels of government can impose high costs on businesses, inhibit job growth, and impede private sector investment; and

WHEREAS, Governor Little issued Executive Order No. 2019-02, the Red Tape Reduction Act, with a goal of identifying and eliminating costly, ineffective, and outdated regulations; and

WHEREAS, the Governor's efforts to eliminate regulations were augmented by the expiration of all administrative rules in 2019 pursuant to Section 67-5292, Idaho Code, creating an impetus for quicker action by state agencies; and

WHEREAS, this effort changed the dynamic for agencies. Previously, each rule the agency wanted to eliminate had to be justified as a new rulemaking action; however, in 2019, every regulation that agencies wanted to keep had to be justified, changing the burden of proof and combatting bureaucratic inertia; and

WHEREAS, Idaho state agencies did a tremendous job of embracing this opportunity, holding more than 150 public meetings and making significant progress toward regulatory reform; and

WHEREAS, the new process proved to be successful, leading to historic regulatory reform with 75-percent of all rules cut or simplified in less than one year. The effort led to the elimination of 250 rule chapters, 1,804 pages of regulations, and close to 31,000 restrictions. For every new rule chapter added, 83 were eliminated, and Idaho become the least regulated state in the country; and

WHEREAS, the collaboration between the executive and legislative branches was unprecedented and enabled this success; and

WHEREAS, the proven success of this new process should be institutionalized to prevent the accumulation of costly, ineffective, and outdated regulations over time; and

WHEREAS, there is an opportunity to pair this process with a more thorough retrospective review of the cost and benefit of each rule, if agencies are provided adequate lead time; and

WHEREAS, given the volume of rulemaking in 2019, there is a need to provide businesses with certainty in the regulatory environment.

NOW, THEREFORE, I, Brad Little, Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution and laws of this state, do hereby order that:

- 1. Executive Order No, 2019-02, the Red Tape Reduction Act, is hereby repealed and replaced with the Zero-Based Regulation process specified in this Executive Order.*

Ongoing Review Process for Existing Rules

- 2. Each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule according to a schedule established by the Division of Financial Management (DFM) as follows:*
 - a. All rule chapters, excluding those issued by Constitutional officers, shall be reviewed and, if applicable, be promulgated as specified in this Executive Order no later than sine die in 2026;*
 - b. The agency review schedule shall be staggered across agencies and within agencies if the agency has five (5) or more rule chapters. DFM shall ensure the volume of rules that are reviewed by the agencies in any given year is such that the public can engage and provide meaningful input in any individual rulemaking, with approximately twenty percent (20-percent) of rule chapters subject to review each year; and*
 - c. The agency review schedule shall be posted on the website of the office of administrative rules coordinator no later than October 1, 2020, and a date for agency review shall be published on the cover sheet of each individual rule chapter.*
- 3. Prior to the agency review date established by DFM, each agency must publish a notice of proposed rulemaking in accordance with the provisions of the Idaho Administrative Procedure Act, Chapter 52, Title 67, Idaho Code to repeal the existing rule chapter. The agency must finalize the chapter repeal as a pending rule for legislative review during the legislative session that coincides with the agency review date.*
- 4. An agency wishing to renew a rule chapter beyond the agency review date must promulgate a new rule in accordance with the provisions of the Idaho Administrative Procedure Act, Chapter 52, Title 67, Idaho Code:*
 - a. The agency must perform a retrospective analysis of the rule chapter to determine whether the benefits the rule intended to achieve are being realized, whether those benefits justify the costs of the rule, and whether there are less-restrictive alternatives to accomplish the benefits. This analysis should be guided by the legislative intent articulated in the statute or act giving the agency the authority to promulgate the rule.*
 - i. DFM shall develop a standardized process for the required retrospective analysis. Any such forms shall be posted on the website of the office of administrative rules coordinator no later than October 1, 2020.*

- ii. *Agencies should start the new rulemaking from a zero-base, and not seek to simply reauthorize their existing rule chapter without a critical and comprehensive review. Agencies must use the retrospective analysis to guide which regulations, if any, should be re-promulgated in order to carry out the legislative intent articulated in the statute or act giving the agency the authority to promulgate the rule.*
- b. *The agency must publish a notice of intent to promulgate rules and hold, at a minimum, two public hearings that are designed to maximize public participation in the rulemaking process. A copy of the retrospective analysis must be published on the agency's website prior to the public hearings.*
- c. *The new rule chapter that the agency finalizes must reduce the overall regulatory burden, or remain neutral, as compared to the previous rule chapter.*

Process for New or Amended Rules

- 5. *For the current year, there is a moratorium on rulemaking in order to create a more stable regulatory environment and provide businesses with certainty following the significant rulemaking volume undertaken in 2019. State agencies shall not conduct any new rulemaking action from the date of this Executive Order through December 31, 2020, unless all the following conditions apply or unless waived by the Office of the Governor:*
 - a. *The rulemaking is narrowly-tailored to achieve one or more of the following objectives:*
 - i. *To reduce or remove a regulatory burden;*
 - ii. *To remove obsolete, outdated, or unnecessary regulations;*
 - iii. *To advance the objectives of the Licensing Freedom Act;*
 - iv. *To comply with a new statutory requirement or court order; or*
 - v. *To prevent a substantiated and well-documented threat to public health, peace, or safety.*
 - b. *At least one existing rule is repealed or significantly simplified in conjunction with the new or amended rule so that the net regulatory burden is decreased or neutral. Upon approval from the Office of the Governor, this condition will not apply if the rulemaking is mandated by new federal or state law or by court order;*
 - c. *At least one public hearing is conducted;*
 - d. *The agency completes a prospective analysis of the new or amended rule, using a standardized form developed by DFM.*
 - i. *Any such forms shall be posted on the website of the office of administrative rules coordinator no later than June 1, 2020.*
 - ii. *A copy of the prospective analysis must be published on the agency's website prior to the negotiated rulemaking session.*
- 6. *All proposed amendments to an existing chapter must be contained within a single rulemaking docket.*
- 7. *If the new rulemaking action results in a new chapter, it shall be reviewed by sine die five (5) years from when the rule becomes final.*

- a. *The rules coordinator shall publish the agency review date on the cover sheet of each individual rule chapter.*
8. *Temporary rules shall be limited to those that are intended to avoid an immediate danger or are required to meet a specific deadline specified in statute or a court order.*
9. *Beginning January 1, 2021, state agencies shall, to the extent practicable, only amend rules in conjunction with the renewal of a rule chapter as specified in item 4 of this Executive Order.*



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho in Boise on this 16th day of January in the year of our Lord two thousand and twenty and of the Independence of the United States of America the two hundred forty-fourth and of the Statehood of Idaho the one hundred thirtieth.

BRAD LITTLE
GOVERNOR

LAWRENCE DENNEY
SECRETARY OF STATE

**Zero-Based Regulation
Prospective Analysis
Agency Guide**

The guide attempts to answer many of the questions that agencies may have when completing the Prospective Analysis form outlined in Executive Order 2020-01.

1. What is the specific legal authority for this proposed rule?

Per article III, section 29 of the state constitution, rules must be written to interpret, prescribe, implement, or enforce a statute. Therefore, rules must emanate from a statute and must be consistent with legislative intent.

In answering, this first question, please include a direct link to the statute that the rule is intended to interpret, prescribe, implement, or enforce.

Also, please identify if the rule is “mandatory” or “discretionary” using the following definitions:

Term	Definition
Mandatory	A state statute explicitly requires the agency to make this particular rule section.
Discretionary	The rule falls under the general rulemaking authority of the agency.

For example, see Section [67-5309](#) (abstracted below):

67-5309. RULES OF THE DIVISION OF HUMAN RESOURCES AND THE PERSONNEL COMMISSION. The administrator of the division of human resources shall have the power and authority to adopt, amend, or rescind such rules as may be necessary for proper administration of this chapter. Such rules **shall** include:

(b) A rule describing the relevant labor markets and benchmark job classifications used in the administrator’s salary surveys.

If the Division of Human Resources promulgated a rule specific to describing the relevant labor markets as outlined in 67-5309(b), it would be considered “mandatory” because of the use of the word “shall.”

If, however, the Division of Human Resources promulgated a rule that was not included in the list under the word “shall,” it would be considered discretionary as the agency is leaning on the general rulemaking authority specified in this clause: “rules as may be necessary for proper administration of this chapter.”

2. Define the specific problem that the proposed rule is attempting to solve? Can the problem be addressed by non-regulatory measures?

Each agency shall identify the problem that it intends to address (including, where applicable, the failures of private markets or public institutions that warrant new regulatory action) as well as assess the significance of that problem.

In answering this question, here are some general guidelines to follow:

- a. **Do:**
 - i. Explicitly and clearly define the problem that this specific rule is attempting to solve.
 - 1. Is there a market failure? An over-riding social need?

- ii. Present empirical evidence that the problem exists, that it is substantiated, and that it is widespread.

b. **Don't:**

- i. Simply note the general rulemaking authority in statute.
- ii. List an anecdote or two.
- iii. Make a vague allusion to the need to regulate the profession generally.

3. How have other jurisdictions approached the problem this proposed rule intends to address?

Start with an exploration of related federal and state laws. For other states, we are focused on those that surround Idaho, and have also included the two other least-regulated states for comparison: Alaska and South Dakota.

In reviewing other state laws, agencies are encouraged to contact their counterparts in the targeted states, leverage the assets of their national associations, or simply review the laws of the other states.

If any federal or state law is less stringent than Idaho, there is a rebuttable assumption that Idaho's more stringent restrictions are unnecessary.

4. What evidence is there that the rule, as proposed, will solve the problem?

Each agency shall base its decisions on the best reasonably obtainable scientific, technical, economic, and other information concerning the need for, and consequences of, the intended regulation. In other words, regulation requires evidence, not just assertions. In answering this question, here are some general guidelines to follow:

a. **Do:**

- i. Present empirical evidence that the rule has proven effective in other jurisdictions or in Idaho.
- ii. Present a clear theory of cause and effect between the rule and the desired outcome.

b. **Don't:**

- i. List an anecdote or two.
- ii. Simply state that the rule was previously on the books and is merely being modified.

5. What is the anticipated impact of the proposed rule on various stakeholders? Include how you will involve stakeholders in the rulemaking process?

Please answer these questions in line with how they would be answered on the PARF or the Notices that are published in the Idaho Administrative Bulletin.

6. What cumulative regulatory volume does this proposed rule add?

In calculating the net word count change, consider the net change of all the proposed additions minus the proposed deletions.

In calculating the net word restrictive word count change, consider the net change of all the proposed restriction additions minus the proposed restriction deletions. “Restrictive words” includes the following:

- Shall
- Must
- May Not
- Prohibited
- Required

ELECTRICAL BOARD

Agenda Item No. 02D

ZBR Proposed Timeline

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Discuss Prospective Timeline for ZBR

ACTION: Informational

BACKGROUND:

**PROCEDURAL
HISTORY:**

ATTACHMENTS: Proposed Timeline.



Proposed Electrical Rules ZBR Timeline

February 23rd : Board Meeting review Prospective Analysis, identify rules topics with board members.

March 22nd: Negotiated rules with stakeholders; discuss topics and receive input/direction/ideas. Go over Prospective Analysis “worksheet”.

April 1st. Initial redline draft of proposed language

April 20th. Board Meeting. Present initial redline draft to board members receive input

May 17th. Negotiated rules with Stakeholders; present, discuss and receive input/direction/ideas redline draft with stakeholders

June 7th. Negotiated Rules. Finalize Redlines with stakeholders.

July 20th. Possible Negotiated rules in conjunction with Board Meeting. Present final redline draft to board for action item approval.

ELECTRICAL BOARD

Agenda Item No. 02E

Identify and Discuss ZBR Rules Topics

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Identify Rules for ZBR

ACTION: Informational

BACKGROUND: The Electrical Program Manager has identified rules to review for ZBR as outlined in the agenda topic 02E, 1 through 12. Additional topics may be identified by the board.

PROCEDURAL HISTORY:

ATTACHMENTS: No Documentation



IDAHO ELECTRICAL BOARD

Agenda Item No. 03A

Financial Report

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Provide the Division's Financial Report.

ACTION: Informational

BACKGROUND: This topic is addressed at all regularly scheduled Idaho Electrical Board meetings.

PROCEDURAL HISTORY:

ATTACHMENTS: No Report



IDAHO ELECTRICAL BOARD

Agenda Item No. 03B

Compliance and NOV Report

PRESENTER: Warren Wing, Executive Officer

OBJECTIVE: Provide the Division's Notice of Violation (NOV) Activity Report from October 15, 2021 to February 7, 2022.

ACTION: Informational

BACKGROUND: This topic is addressed at all regularly scheduled Idaho Electrical Board meetings.

PROCEDURAL HISTORY:

ATTACHMENTS: Compliance/NOV Report

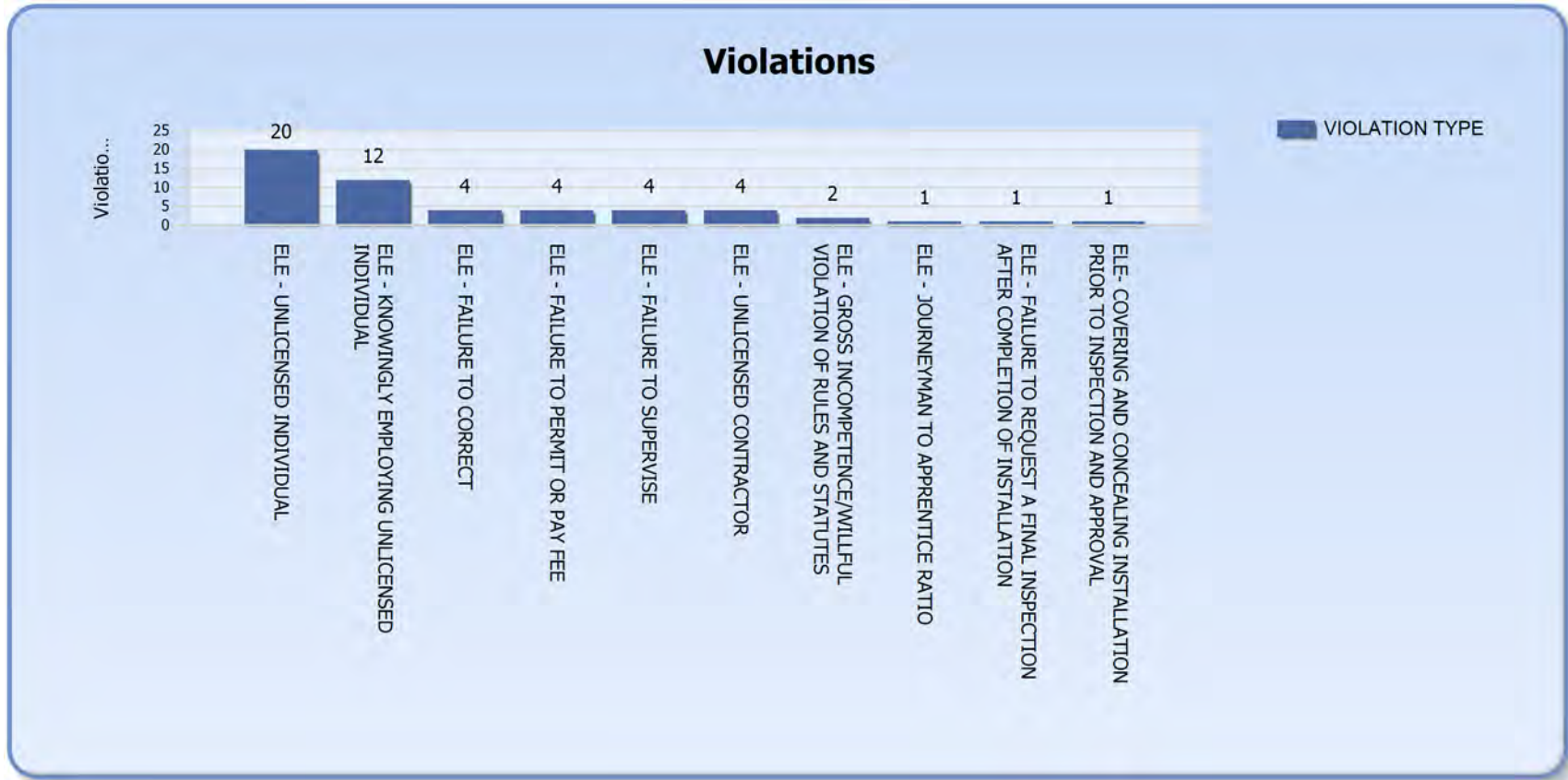




ELE% NOV Activity by Date

ICS\bdmulleneaux 2/7/2022 8:31:26 AM
 From 10/15/2021 to 2/7/2022

52 Cases 53 Violations



CASE NO	STARTED	CLOSED	Case Type	FEES CHARGED	FEES PAID	BALANCE DUE	STATUS	OFFENDER COMPLAINANT
ELE2110-0019 VICTOR	10/20/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	EMMANUEL GALICIA
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2110-0020 VICTOR	10/20/2021		NOV	\$200.00	\$0.00	\$200.00	COLLECTIONS	TYSON HAMMOND
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2110-0021 VICTOR	10/20/2021		NOV	\$200.00	\$0.00	\$200.00	COLLECTIONS	JAROD HAMMOND
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2110-0022 VICTOR	10/20/2021		NOV	\$800.00	\$0.00	\$800.00	ACTIVE	ENERGY 1 LLC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
VIOLATION: ELE - JOURNEYMAN TO APPRENTICE RATIO								
ELE2110-0023 NEW MEADOWS	10/20/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	KEITH WESTENGARD
VIOLATION: ELE - FAILURE TO CORRECT								
ELE2110-0025 JEROME	10/27/2021	11/15/2021 1	NOV	\$200.00	\$200.00	\$0.00	PAID	FREEDOM ELECTRIC SERVICE & CONTRACTING
VIOLATION: ELE - FAILURE TO CORRECT								

ELE2110-0028 ASHTON	10/22/2021		NOV	\$200.00	\$0.00	\$200.00	COLLECTIONS	DAVID BAHR
VIOLATION: ELE - FAILURE TO PERMIT OR PAY FEE								
VIOLATION: ELE - FAILURE TO REQUEST A FINAL INSPECTION AFTER COMPLETION OF INSTALLATION								
VIOLATION: ELE- COVERING AND CONCEALING INSTALLATION PRIOR TO INSPECTION AND APPROVAL								
ELE2110-0029 JEROME	10/22/2021	12/21/2021	NOV	\$0.00	\$0.00	\$0.00	WARNING	MARCELO LEON
VIOLATION: ELE - GROSS INCOMPETENCE/WILLFUL VIOLATION OF RULES AND STATUTES								
ELE2110-0031 JEROME	10/29/2021		NOV	\$0.00	\$0.00	\$0.00	PENDING	FREEDOM ELECTRIC SERVICE & CONTRACTING
VIOLATION: ELE - FAILURE TO CORRECT								
VIOLATION: ELE - GROSS INCOMPETENCE/WILLFUL VIOLATION OF RULES AND STATUTES								
ELE2111-0001 NAMPA	10/27/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	FREEDOM FOREVER IDAHO LLC
VIOLATION: ELE - FAILURE TO SUPERVISE								
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2111-0002 NAMPA	10/27/2021		NOV	\$100.00	\$0.00	\$100.00	ACTIVE	GARY WAYNE AARON JR
VIOLATION: ELE - UNLICENSED INDIVIDUAL								

ELE2111-0003 NAMPA	10/27/2021		NOV	\$100.00	\$0.00	\$100.00	ACTIVE	JOHN MACK
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0004 MOUNTAIN HOME	11/1/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	DAVID YODER
VIOLATION: ELE - FAILURE TO PERMIT OR PAY FEE								
ELE2111-0005 NAMPA	11/1/2021	12/21/202 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	PORTICADE CONSTRUCTION LLC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2111-0006 NAMPA	11/1/2021		NOV	\$100.00	\$0.00	\$100.00	ACTIVE	GRANT R ADAMS
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0007 MERIDIAN	11/2/2021	12/13/202 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	RME INC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2111-0008 MERIDIAN	11/2/2021	12/13/202 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	JACOB HARDY
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0010 ELK CITY	11/9/2021	12/13/202 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	ANITA M JOHNSON
VIOLATION: ELE - FAILURE TO PERMIT OR PAY FEE								

ELE2111-0011 ELK CITY	11/9/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	ANITA M JOHNSON
VIOLATION: ELE - FAILURE TO CORRECT								
ELE2111-0012 DOWNEY	11/9/2021		NOV	\$500.00	\$0.00	\$500.00	ACTIVE	LOAY ALABBAS /AL SERVICES
VIOLATION: ELE - UNLICENSED CONTRACTOR								
ELE2111-0013 DOWNEY	11/9/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	FAST STOP/BOB WILCOX
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2111-0014 STAR	11/12/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	CANCELLED	A&R ELECTRIC LLC
ELE2111-0015 STAR	11/12/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	CANCELLED	A&R ELECTRIC LLC
ELE2111-0016 BOISE	11/12/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	TOTAL PRECISION ELECTRIC LLC
VIOLATION: ELE - FAILURE TO SUPERVISE								
VIOLATION: ELE - UNLICENSED CONTRACTOR								

ELE2111-0017 BOISE	11/12/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	TYLER RIDLEY
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0018 KUNA	11/12/2021		NOV	\$500.00	\$0.00	\$500.00	ACTIVE	STEPHEN S VANWINKLE
VIOLATION: ELE - UNLICENSED CONTRACTOR								
ELE2111-0019 JEROME	11/18/2021	12/16/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	MAGIC VALLEY ELECTRIC LLC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2111-0020 JEROME	11/18/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	Emlyn D Powell
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0021 JEROME	11/18/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	LOGAN TODD KUHN
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0022 JEROME	11/18/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	BRANDON PENDERGRAFT
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2111-0024 INKOM	11/30/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	INTERMOUNTAIN WIND & SOLAR LLC
VIOLATION: ELE - FAILURE TO SUPERVISE								

ELE2112-0002 SWAN VALLEY	12/1/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	MARION C ROUNDY
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0003 SWAN VALLEY	12/1/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	dba MOUNTAIN VALLEY ELECTRIC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2112-0005 SWAN VALLEY	12/1/2021	12/14/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	SHERMAN TYLER RHUDY
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0007 SWAN VALLEY	12/1/2021	12/22/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	SHANE T SAMPSON
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0008 SWAN VALLEY	12/1/2021	12/22/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	Quinten Bair
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0009 SWAN VALLEY	12/1/2021	12/22/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	CARSON M BAIR
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0010 SWAN VALLEY	12/1/2021	12/16/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	DBA GRIZZLY ELECTRIC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								

ELE2112-0011 SWAN VALLEY	12/1/2021	12/16/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	DBA GRIZZLY ELECTRIC
VIOLATION: ELE - FAILURE TO PERMIT OR PAY FEE								
ELE2112-0013 MERIDIAN	12/3/2021	12/17/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	TRADITIONAL ELECTRIC INC
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2112-0014 MERIDIAN	12/3/2021	12/17/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	EDWARD KAUFFELD
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0015 BOISE	12/8/2021	12/17/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	ICON ELECTRIC
VIOLATION: ELE - FAILURE TO SUPERVISE								
VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL								
ELE2112-0016 BOISE	12/8/2021	12/17/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	BRANDON PARKS
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0017 BOISE	12/8/2021	12/17/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	TYLER J SYMONDS
VIOLATION: ELE - UNLICENSED INDIVIDUAL								
ELE2112-0018 ST. CHARLES	12/16/2021	12/22/2021 1	NOV	\$0.00	\$0.00	\$0.00	WARNING	TROY TURNER

VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL

ELE2112-0019 IDAHO FALLS	12/22/2021		NOV	\$0.00	\$0.00	\$0.00	PENDING	CODY J FISHER
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ELE2112-0020 IDAHO FALLS	12/22/2021	1/10/2022	NOV	\$0.00	\$0.00	\$0.00	WARNING	RIGHT NOW HEATING, COOLING, & PLUMBING LLC
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ELE2112-0021 MERIDIAN	12/21/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	LOTT ELECTRIC INC
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VIOLATION: ELE - KNOWINGLY EMPLOYING UNLICENSED INDIVIDUAL

ELE2112-0022 MERIDIAN	12/21/2021		NOV	\$200.00	\$0.00	\$200.00	ACTIVE	ISAAC VALENZUELA
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VIOLATION: ELE - UNLICENSED INDIVIDUAL

ELE2201-0001 FRUITLAND	1/3/2022	1/24/2022	NOV	\$0.00	\$0.00	\$0.00	CLOSED	ALLOWAY ELECTRIC CO INC
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ELE2201-0002 KAMIAH	1/10/2022		NOV	\$0.00	\$0.00	\$0.00	PENDING	Joetta Keile
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ELE2202-0001	1/31/2022		NOV	\$500.00	\$0.00	\$500.00	ACTIVE	Sterling Morris
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VIOLATION: ELE - UNLICENSED CONTRACTOR

Total Cases: 52				\$4600.00	\$200.00	\$4400.00		