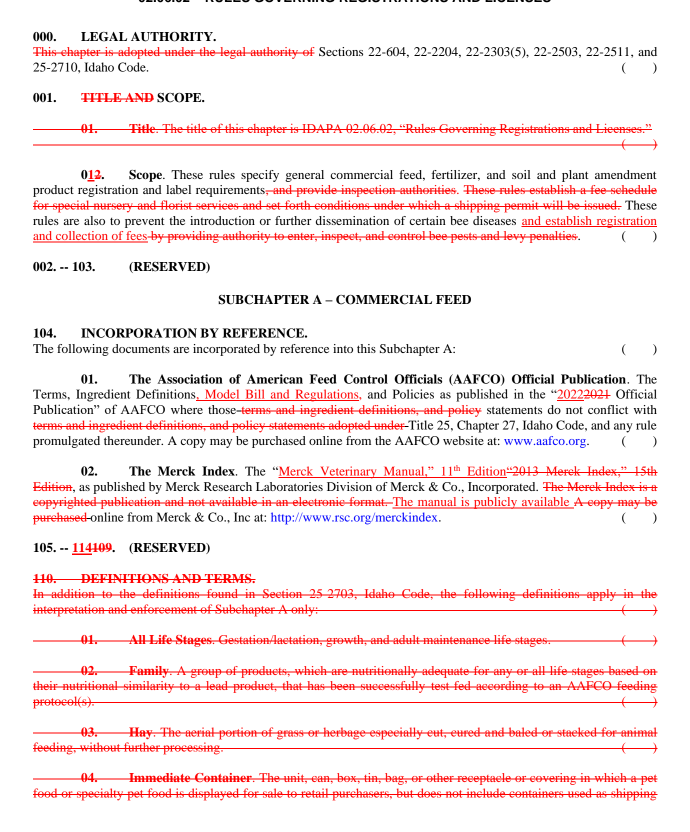
02.06.02 - RULES GOVERNING REGISTRATIONS AND LICENSES



 Section 000
 Page 1
 LKnight_11242021

contain	ers.		(-)
	05	Ingredient Statement. A collective and contiguous listing on the label of the ingredients	of wh	ich.
the pet		pecialty pet food is composed.	($\stackrel{\cdot \cdot \cdot \cdot \cdot}{\rightarrow}$
	0.6			
or over		Principal Display Panel. The part of a label that is most likely to be displayed, presented der normal and customary conditions of display for retail sale and may include the front,		
		e package.	- Dack,	-01
srae pu	neis or un	e puotage.	•	,
		Viable Noxious Weed Seed. Any seed or propagule of a noxious weed, as identified or		
		er 24, Idaho Code, or any rules promulgated thereunder, that has not been ground fine e	nough	or
otherw	ise treate	d to destroy the ability to germinate.	(-)
111	114.	(RESERVED)		
115.	REGIS	STRATION AND FEES.		
of Idah	01. o, a fee o	Product Registration Fee . Whenever a commercial feed is registered for distribution in forty dollars (\$40) per product will be collected.	the sta	ate)
	a.	The Department will utilize these funds for the operation of all program activities, inch	ading l	out
not lim		egistration, label review, inspection and sampling, and laboratory analysis.		\rightarrow
			. 1 6	
program		The fee will be set by the Department such that all costs associated with the commercovered by the registration fee without the need for additional state general or dedicated fur		ea
progra	II WIII UC	eovered by the registration fee without the need for additional state general or dedicated for	lung.	_
exemp	t anyone ment reta	(\$500) are exempt from payment of the registration fee. This registration fee exemption from other sections of Subchapter A and/or the Idaho Commercial Feed Law. How ins the right to inspect any feed in the possession of those persons exempted by Subsection ()	ever, 1	he
from o	a. ther section	This exemption pertains to the registration fee only, and does not exempt a person or ons of Subchapter A and/or the Idaho Commercial Feed Law.	busine)SS
		•		
		The Department reserves the right to review the records of sellers who are claiming or visit to the right to review the records of sellers who are claiming or visit to the right to review the records of sellers who are claiming or visit to the right to review the records of sellers who are claiming or visit to the right to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming or visit to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to review the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the records of sellers who are claiming to record the record the records of sellers who are claiming to record the record the record the record that the record the rec		
		by are exempt from the payment of the registration fee, in order to ensure that they qualif	y for t	: ne (
exemp	non.		(
Section Law.	e. 1 25 2709	The Department further reserves the right to conduct any and all inspections allowed. It is conduct to ensure compliance with Subchapter A and/or the Idaho Commercial Commercia		
116	110	(DESERVED)		,
110	117.	(RESERVED)		
120.	LABE	L FORMAT.		
	01.	Label Format. Commercial feeds shall be labeled with the information prescribed in Se		
		mmercial Feed Law and Subchapter A on the principal display panel of the product and the product and the principal display panel of the principal display panel displ	nd in 1	he
tollowi	ng gener	al format.	()
	a.	Net Weight.	()
	b.	Product name and brand name if any.	()

	ding directions and precautionary statements appear elsewhere on the label.	their		
	ranteed analysis of the feed as required under the provisions of Section 25-2705(1)(v) includes the following items, unless exempted, and in the order listed:	(c) of)		
i. Minimu	m percentage of crude protein. ()		
ii. Maximu	nm or minimum percentage of equivalent protein from non-protein nitrogen. ()		
iii. Minimu	m percentage of crude fat. ()		
iv. Maximu	am percentage of crude fiber. ()		
	s, to include, in the following order: minimum and maximum percentages of calcium hosphorus (P), minimum and maximum percentages of salt (NaCl), and other minerals (
vi. Vitamin	s. ()		
vii. Total su content.	gars as invert on dried molasses products or products being sold primarily for their	sugar)		
viii. Exemptions. Guarantees for minerals are not required when there are no specific label claims and when the commercial feed contains less than six and one-half percent (6 1/2%) of Calcium, Phosphorus, Sodium, or Chloride. Guarantees for vitamins are not required when the commercial feed is neither formulated for nor represented in any manner as a vitamin supplement. Guarantees for crude protein, crude fat, and crude fiber are not required when the commercial feed is intended for purposes other than to furnish these substances or they are of minor significance relating to the primary purpose of the product, such as drug premixes, mineral or vitamin supplements, and molasses. () e. Feed ingredients, collective terms for the grouping of feed ingredients, or appropriate statements				
	visions of Section 25-2705(1)(d) of the Commercial Feed Law shall be listed in decre			
	ne of each ingredient as defined in the <u>AAFCO</u> Official Publication of the Association of the Association of the Association of usual name, or one approved by the Director.	on of)		
ii. Collective terms for the grouping of feed ingredients as defined in the Official Definitions of Feed Ingredients published in the AAFCO Official Publication of the Association of American Feed Control Officials in lieu of the individual ingredients; provided that when a collective term for a group of ingredients is used on the label, individual ingredients within that group shall not be listed on the label. The manufacturer shall provide the feed control official, upon request, with a list of individual ingredients within a defined group, that are or have been used at manufacturing facilities distributing in or into the state.				
	istrant may affix the statement, "ingredients as registered with the State" in lieu of . The list of ingredients must be on file with the Director. This list shall be made available request.			
feed. The principal mailin	nd principal mailing address of the manufacturer or person responsible for distributing address shall include the street address, city, state, and zip code; however, the it is shown in the current city directory or telephone directory.			
	permation required in Section 25 2705 of the Commercial Feed Law must appear	in its		
enurety on the principal di	isplay panel of the container. (\longrightarrow		

h. Labeling shall include all statements and promotion on company websites or other internet based
customer interfaces. ()
a. Bulk shipments of customer formula feed shall be accompanied by an invoice, delivery slip or other shipping documents identifying the shipment as customer formula feed and the name and address of the customer to whose order it is made.
b. Bagged customer-formula feed will be labeled with a tag identifying each bag as such. The total bags in each customer's shipment will be segregated from other bagged feed and identified with the name and address of the customer to whose order it is made.
e. Nutritional guarantees and guarantees of other analytes, and a list of ingredients, in descending order of predominance by weight, of a customer formula feed may be used in lieu of specific weights or volumes of each ingredient, as required in Section 25 2705(2)(d) (1)(a), Idaho Code, when so ordered by the customer. ()
O2. Guidelines for "Human Grade" Claims. In order to substantiate that a "human grade" claim is truthful and not misleading, a manufacturer making such claims must have documentation as required in the AAFCO Official Publication. Submitted documentation will not be reviewed as part of the label approval process, excepting any legal question or action requiring such.
121 124. (RESERVED)
125. BRAND AND PRODUCT NAMES.
01. Intended Use. The brand or product name must be appropriate for the intended use of the feed and must not be misleading. If the name indicates the feed is made for a specific use, the character of the feed must conform therewith. A mixture labeled "Dairy Feed," for example, must be suitable for that purpose.
<u>121</u> 126 129. (RESERVED)
130. EXPRESSION OF GUARANTEES.
01. Percentage by Weight . The guarantees for crude protein, equivalent protein from non-protein nitrogen, crude fat, crude fiber and mineral guarantees (when required) will be in terms of percentage by weight.
O2. Commercial Feeds. Commercial feeds containing six and one-half percent (6 1/2%) or more Calcium, Phosphorus, Sodium or Chloride shall include in the guaranteed analysis the minimum and maximum percentages of calcium (Ca), the minimum percentage of phosphorus (P), and if salt is added, the minimum and maximum percentage of salt (NaCl). Minerals, except salt (NaCl) shall be guaranteed in terms of percentage of the element. When calcium and/or salt guarantees are given in the guaranteed analysis such shall be stated and conform to the following:
a. When the minimum is five percent (5%) or less, the maximum will not exceed the minimum by more than one (1) percentage point.
b. When the minimum is above five percent (5%), the maximum will not exceed the minimum by more than twenty percent (20%) and in no case shall the maximum exceed the minimum by more than five (5) percentage points.
03. Vitamin Content. Guarantees for minimum vitamin content of commercial feeds and feed supplements, when made, shall be stated on the label in milligrams per pound of feed except that:

a.	Vitamin A, other than precursors of vitamin A, shall be stated in International or USP u	nits per
pound.		()
	West's Discount of Standard Children and Children and Children	
pound.	Vitamin D, in products offered for poultry feeding, shall be stated in International Chick U	n us per
pound.		()
е.	Vitamin D for other uses shall be stated in International or USP units per pound.	()
		,
d.	Vitamin E shall be stated in International USP units per pound.	$\overline{()}$
e.	Guarantees for vitamin content on the label of a commercial feed shall state the guarantee	
	compounds, with the exception of the compounds, Pyridoxine Hydrochloride, Choline Chol	nloride,
1 mamme, and	1 d Pantothenic Acid.	()
f	Oils and premixes containing vitamin A or vitamin D or both may be labeled to show	vitamin
	ns of units per gram.	()
		,
131 134.	(RESERVED)	
135. NON	I -PROTEIN NITROGEN.	
0.1	The Tree of all and a second in the second of the first in the Official Data and	. C. d
	Urea. Urea and other non protein nitrogen products defined in the Official Publication	
	f American Feed Control Officials or by the Director are acceptable ingredients only in com- mant animals as a source of equivalent crude protein. If the commercial feed contains more that	
	ive hundredths percent (8.75%) of equivalent crude protein from all forms of non protein n	
	or the equivalent crude protein from all forms of non protein nitrogen, added as such, excee	
	the total crude protein, the label shall bear adequate directions for the safe use of feeds	
	statement: "CAUTION: USE AS DIRECTED." The directions for use and the caution stateme	
be in type of	such size so placed on the label that they will be read and understood by ordinary person	s under
customary cor	nditions of purchase and use.	()
0.0		0.4
02.		
	f American Feed Control Officials, when so indicated, are acceptable ingredients in commercial non-ruminant animals as a source of nutrients other than equivalent crude protein. The materials are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable in the commercial solution and the commercial solution are acceptable as a solution and the commercial solution are acceptable and the commercial solution are acceptab	
	ide protein from non protein nitrogen sources when used in non ruminant rations shall not exce	
	we hundredths percent (1.25%) of the total daily ration.	()
,		` /
03.	Labels for Medicated Feeds. On labels such as those for medicated feeds that bear ac	dequate
feeding direct	tions and/or warning statements, the presence of added non-protein nitrogen shall not re	quire a
	the feeding directions or the precautionary statements as long as those statements include su	fficient
information to	ensure the safe and effective use of this product due to the presence of non-protein nitrogen.	()
131 136 139	9. (RESERVED)	
140. DRU	G AND FEED ADDITIVES.	
01.	Satisfactory Evidence. Satisfactory evidence of safety and efficacy of a commercial feed n	nav ho:
	Dutisfactory Evidence. Satisfactory evidence of safety and efficacy of a commercial feed in	()
		` '
a.	When the commercial feed contains such additives, the use of which conforms to the require	
	able regulation in the Code of Federal Regulations, Title 21, or which are "prior sanction	red" or
"generally rec	ognized as safe" for such use; or	()
	William the communical field in its office the condition of the condition	£ /1
labeled use or	When the commercial feed is itself a drug and is generally recognized as safe and effective is marketed subject to an application approved by the Food and Drug Administration under	-for the Fitle 21
U.S.C. 360(b)		()

<u>131</u> 444.	144.	(RESERVED)
145.	ADULT	TERANTS.

	Substances. For the purpose of Section 25 2707, Idaho Code, of the Commercial Feed Law, the
	us or deleterious substances" include, but are not limited to, the following:
a.	Fluorine and any mineral or mineral mixture that is to be used directly for the feeding of domestic
	which the fluorine exceeds two tenths percent (0.2%) for breeding and dairy cattle; three tenths
	for slaughter cattle; three tenths percent (0.3%) for sheep; thirty-five hundredths percent (0.35%) for
	re hundredths percent (0.45%) for swine; and six tenths percent (0.6%) for poultry. ()
	Fluorine bearing ingredients when used in such amounts that they raise the fluorine content of the
	clusive of roughage) above the following amounts: four thousandths percent (0.004%) for breeding
	; nine thousandths percent (0.009%) for slaughter cattle; six thousandths percent (0.006%) for sheep;
one hundredths	s percent (0.01%) for lambs; fifteen thousandths percent (0.015%) for swine and three hundredths
percent (0.03%) for poultry. ()
е.	Fluorine bearing ingredients incorporated in any feed that is fed directly to cattle, sheep or goats
	ghage (with or without) limited amounts of grain, that results in a daily fluorine intake in excess of
	grams of fluorine per one hundred (100) pounds of body weight.
, , ,	
d.	Soybean meal, flakes or pellets or other vegetable meals, flakes or pellets that have been extracted
	ylene or other chlorinated solvents.
	y <i>y</i>
e_	Sulfur dioxide, Sulfurous acid, and salts of Sulfurous acid when used in or on feeds of feed
ingredients that	are considered or reported to be a significant source of vitamin B1 (Thiamine).
	Screenings or By-Products . All screenings or by-products of grains and seeds containing weed sed in commercial feed or sold as such to the ultimate consumer, shall be ground fine enough or ed to destroy the viability of such weed seeds.
	Viable Noxious Weed Seed. Viable noxious weed seed as defined in Subsection 110.07. ()
146 149.	(RESERVED)
150. ADOI	PTIONS AND PROMULGATION.
	ofore adopted and promulgated August 16, 1971 pertaining to the Idaho Commercial Feed Law, Title
	Idaho Code, are hereby repealed, and are replaced by Subchapter A. ()
151 159.	(RESERVED)
160. COT	FONSEED.
	Certification. Prior to entry into the state of Idaho all shipments of cottonseed or cottonseed seed
products destin	ed for animal feed shall be certified as having been sampled and analyzed and no greater amount than
twenty (20) ppl	of aflatoxin shall be contained within the product or products, except that cottonseed meal intended
	nimal feed or feed ingredient for beef cattle, swine and poultry, may be certified to contain more than
	but less than three hundred (300) ppb of aflatoxin.
	Storage Location and Destination. Whole cottonseed, cottonseed meal or cottonseed seed
	ng the state certified to contain no greater than twenty (20) ppb aflatoxin, or cottonseed meal certified
to contain mor	than twenty (20) ppb but less than three hundred (300) ppb aflatoxin shall be accompanied by the
contification de	comments the grade against he identified with a correspond to the destination and the actification

document shall be maintained on file at the shipment destination for no less than one (1) year. In the case of bulk rail

	s, the certification document shall accompany the invoice or bill of lading and be identified with on at destination. The certification document shall be maintained on file at the shipment destination fine (1) year.	
containing moregister annual cottonseed marked importion Department a firms importion of the containing marked in the con	Registration. Idaho firms wishing to import into the state and/or handle cottonseed more than twenty (20) ppb but less than three hundred (300) ppb aflatoxin for distribution or sale should with the Department their intent to do so. Feedlots and other end user operations importing the eal as defined above in this paragraph for their own use are exempted from registration requirement grirm shall also register the cottonseed meal (if not already registered by another firm) with the distribution of the pay any applicable registration fees (Sections 25 2704, Idaho Code). As a condition of registration and and/or handling cottonseed meal certified to contain more than twenty (20) ppb but less than three ppb aflatoxin, shall enter into a compliance agreement with the Department agreeing to:	he nt. he n,
hundred (300)	Store and label cottonseed meal certified to contain more than twenty (20) ppb but less than through a flatoxin separately from cottonseed meal certified to contain less than twenty (20) ppb aflatoxin (
——————————————————————————————————————	Inform the purchaser in writing of the certified aflatoxin level in the meal purchased; and ()
е.	Submit to periodic record and facility inspections, and product testing by the Department. (-)
Federal gover laboratory is	Certification Performance. Required certification will be performed by any state government nment engaged in this type of certification. In the event that a state government or Federal government not available, an independent or company laboratory may upon request be approved by the Requests and approval shall be made in advance of the shipment entering the state.	nt
161 169.	(RESERVED)	
Cottonseed he 160.04, provi S. Food and cottonseed hu	CTONSEED EXEMPTIONS. Alls are exempted from laboratory certification requirements as stated in Subsections 160.01 through that, cottonseed hulls shall not contain greater than twenty (20) ppb aflatox in as required by the Drug Administration. Any invoice or bill of lading accompanying or sent in regard to a shipment lls shall state the level of aflatox in in parts per billion contained in the shipment.	Ų.
171 179.	(RESERVED)	
01.	Stop Sale, Use, or Removal. Any commercial feed or identified lot of commercial feed that is the stop sale, use, or removal" order under Section 25-2711(1), Idaho Code, may be released from such collowing means:	
a.	A commercial feed detained for nutritional violation(s) may be:	\rightarrow
i.	Remanufactured, using ingredients listed on the approved label, to meet label guarantees. The shall be resampled and analyzed to ensure compliance prior to its return to sale.	he -)
ii.	Relabeled to reflect actual values, upon approval of a new label and registration, provided the re-appropriate for their intended use.	rat -)
iii.	Returned to the manufacturer if the seller and manufacturer are not the same. ()
iv.	Diverted to an alternate use such as inclusion into another feed, or feeding to the manufactures, provided that it is appropriate for the diverted use and that it does not conflict with labeling or oth	r's or
State or Feder	ed requirements for the diverted use	c۲

V.	Destroyed.	()
b	A commercial feed detained for a drug or antibiotic violation may be:	()
	The commercial rect detailed for a drug of andolotic violation may be.	()
i.	Remanufactured to meet label guarantees. The remixed feed shall be resampled and analyzed.	ed prior
to its return to	sale.	()
ii.	Returned to the manufacturer if the seller and manufacturer are not the same.	()
		a
State or Federa	Diverted to an alternate use, provided that it is appropriate for the diverted use labeling of all requirements for the diverted use.	or other
State of Tedera	ar requirements for the diverted use.	()
iv.	Destroyed.	()
	A commercial feed deemed to be adulterated under Section 25 2707(1), Idaho Code, or that	cannot
safely be rema	anufactured, relabeled, or diverted to an alternate use may be:	()
•		` ′
i.	Returned to the manufacturer if the seller and manufacturer are not the same.	()
— ii.	Destroyed.	\leftarrow
	•	()
	Appropriate Compliance Procedure. The Department will indicate which of the above	e listed
	rocedures are appropriate for the particular "withdrawal from sale" order. The seller shall ure is to be followed and, upon approval from the Department, shall carry out the procedure	
	rys. Other procedures may be considered upon application by the state inspector or seller	
	Bureau of Feeds and Plant Services, Idaho Department of Agriculture, Boise, Idaho.	
Stop Sale, Use	Violation of Stop Sale, Use, or Removal Order. Any violation of the terms or condition of the terms of the te	ons of a
	SUBCHAPTER B NURSERIES AND FLORISTS	
212. SPEC	CIAL SERVICE.	
When nurserie	es or florists require additional inspections and special services, a special service fee will be c	
	PA 02.06.04, "Rules Governing Plant Exports," Section 195, "Fees and Charges," for a co	omplete
schedule of se	vices and fees.	()
213 219.	(RESERVED)	
220 CITT		
	PPING PERMIT NUMBER. , a licensed nurseryman who holds a valid certificate of inspection from the Idaho Departi	ment of
Agriculture fo	or his nursery will be issued a shipping permit number. Application for a number must b	nem or e made
annually, and	the use of the number is subject to the following conditions:	()
0.4		
nursery stock.	Accompaniment. The shipping permit number shall accompany all shipments and deliv	eries of
Hursery Stock.		()
	Changes. Once issued, the shipping permit number will not change unless request is made	le for a
new number.		()
03.	Application Deadline. Application for a number or renewal of a number must be re	ade by
	each year. Failure to do so will result in suspension of the shipping permit number.	()
		·
	Fees. A number will be issued or renewed only after the proper nursery license fees have	ve been

paid for the current license year. A shipping permit number will be held in abeyance until the proper license fees are paid. 05. Reissue Application. If the business entity of a licensee is changed, or if the membership of a partnership is changed, irrespective of whether or not the business name is changed, application for reissuance of the shipping permit number must be made to the Idaho Department of Agriculture. Permit Number. The shipping permit number, if printed on containers or cartons, will read as follows: (SEAL) IDAHO DEPARTMENT OF AGRICULTURE **DIVISION OF PLANT INDUSTRIES** BOISE, IDAHO 83701 SHIPPING PERMIT NO. The nursery doing business under the above permit number has been regularly inspected and, to the best of our knowledge, is free from dangerous insect pests and diseases. No Other Statements. No other statements, other than the business name and address, may appear on the side of the container on which the shipping permit number and accompanying statement are printed. The printing of the shipping permit number is the responsibility of the licensee and all costs incurred in printing are his responsibility. **146221. -- 309.** (RESERVED) SUBCHAPTER C - BEE INSPECTION 310. **DEFINITIONS.** The Department adopts the definitions set forth in Section 22 2502, Idaho Code for the interpretation and enforcement of Subchapter C only. 311. -- 314. (RESERVED) **315.** REGULATED BEE DISEASES. Specifically, American foulbrood, European foulbrood, sac brood and bee paralysis, Varroa mite, tracheal mite, or any other disease or abnormal condition of egg, larval, pupal, or adult stages of honey bees, hereinafter is referred to as bee diseases. 311316. -- 329. (RESERVED) REGULATED PRODUCTS AND RELATED EQUIPMENT. Subchapter C concerns any stage of the common honey bee, Apis mellifera L., all equipment used in handling and manipulation of bees, wax, and hives, and includes any containers for honey and wax that may be used in any apiary or in transporting bees and their products and apiary supplies that are located within the state of Idaho. 331. -- 339. (RESERVED)

REGISTRATION AND COLLECTION OF FEES.

340.

Department of Agriculture a "Registration" form provided by the Idaho Department of Agriculture specifying the name, residence, place of apiaries, number of hives or colonies of bees owned or controlled, and such other information as may be required, accompanied by the applicable registration fee. 341. -- 349. (RESERVED) 350. INSPECTION PROCEDURES. Request for Inspection. All beekeepers requiring an apiary inspection shall complete the "Request for Inspection" form provided by the Department of Agriculture that includes name, address, telephone number of the applicant, number of colonies to be inspected and the state(s) to which entry is desired. The applicant agrees to pay the costs of the inspection according to the fee schedule in Section 370. The request for inspection must be returned to the Department of Agriculture no later than August 15 of each year. Late requests will be accepted through August 31, after which no requests for inspection will be accepted. No inspections will be conducted after November 15 of each year. Apiaries found free of disease will be entitled to receive a health certificate valid for one (1) year from date of issuance permitting access to those states that require and recognize Idaho certification. Disease Inspection. The apiary inspector will inspect for all diseases and pests cited in Section 315, specifically for American foulbrood and Varroa mite or other bee diseases as specified by the importing state regulatory agency. 03. Posting of Registration. All apiaries located within the state of Idaho shall be conspicuously posted with the name, address and telephone number and state registration number of the owner. 04. Necessary Precautions. The apiary inspector will take all necessary precautions to properly disinfect all tools and any other thing that may have come into contact with diseased bees or equipment to prevent spread of the disease. (RESERVED) 351. -- 359. 360. DUTY OF OWNER OF BEES. 01. Compliance With Rules. Upon receipt of disease notification, the owner shall control the disease through the use of registered and approved agents in accordance with label directions or eradicate the disease by burning, then burying under not less than eighteen (18) inches of soil, the contaminated bees and equipment. Quarantined Apiary. Bees shall not be removed from an infested or quarantined apiary without permission, in writing, from the Director or the Director's agents. 361. -- 369. (RESERVED) 370. FEES AND CHARGES. Inspection, Sampling and Other Field Work: Inspection time: fifteen dollars (\$15) per hour. Travel costs: mileage, meals and lodging will be charged according to established state rates. Laboratory Examination. Twenty-five dollars (\$25) per worker hour. **341371**. -- 403. (RESERVED)

On or before July 1 of each year any person engaging in the activities of apicultural shall file with the Idaho

SUBCHAPTER D – FERTILIZER

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404. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference into Subchapter D:

01. The Association of American Plant Food Control Officials (AAPFCO) Official Publication. The Officially Adopted Documents, Official Terms, Ingredient Definitions, and Policies, as published in the "2021 Official Publication" of AAPFCO where those terms and ingredient definitions, and policy statements do not conflict with terms and ingredient definitions, and policy statements adopted under—Title 22, Chapter 6, Idaho Code, and any rule promulgated thereunder. A copy may be purchased online from the AAPFCO website at: www.aapfco.org. ()

Q2. The Merck Index. The "2013 Merck Index," 15th Edition as published by Merck Research Laboratories Division of Merck & Co., Incorporated. The Merck Index is a copyrighted publication and not available in an electronic format. A copy may be purchased online from Merck & Co., Inc. (now hosted by the Royal Society of Chemistry) at: http://www.rsc.org/merckindex.

<u>0203.</u> The Association of Official Agricultural Chemists (AOAC) International. The "2019 Official Methods of Analysis (OMA) of the AOAC," 21st Edition, a copyrighted publication, is maintained and published by the AOAC International. The AOAC OMA is available in electronic format at: www.EOMA.AOAC.org. A copy may be purchased online from AOAC International.

405. -- 409. (RESERVED)

410. DEFINITIONS.

In addition to the definitions found in Section 22 603, Idaho Code, the definitions in Subsection 410 apply in the interpretation and enforcement of Subchapter D only.

O1. Guarantee. An affirmation or promise made by the seller to the buyer that relates to the goods and becomes part of the basis of the bargain and creates an express warranty that the fertilizer shall conform to the affirmation or promise.

02. Ultimate Dealer. The person who distributes fertilizer product to the end user. ()

405411. -- 419. (RESERVED)

420. SAMPLING AND ANALYSIS.

The methods of sampling <u>are those of AAPFCO</u> and analysis are those of the Association of Official Analytical Chemists (AOAC) or other methods as approved by the department.

421. -- 429. (RESERVED)

430. RULES REGARDING THE REGISTRATION OF FERTILIZERS CONTAINING PLANT NUTRIENTS IN ADDITION TO NITROGEN, PHOSPHATE, AND POTASH.

01. Other Plant Nutrients. A fertilizer may contain plant nutrients in addition to nitrogen, phosphate and potash. When these other nutrients are mentioned on the label in any form or manner, the fertilizer shall be registered. In addition, each nutrient amount shall be guaranteed, with the guarantee reported on the label on an elemental basis. Sources of the nutrients subjected to the guaranteed analysis, and proof of availability shall be provided to the department upon request. Any additional nutrients, contained in a fertilizer submitted for registration, must be present in the following minimum concentrations:

Element	Percent	
Calcium (Ca)	1.0000	

Magnesium (Mg)	0.5000
Sulfur (S)	1.0000
Boron (B)	0.0200
Chlorine (CI)	0.1000
Cobalt (Co)	0.0005
Copper (Cu)	0.0500
Iron (Fe)	0.1000
Manganese (Mn)	0.0500
Molybdenum (Mo)	0.0005
Nickel (Ni)	0.0010
Sodium (Na)	0.1000
Zinc (Zn)	0.0500

O2. Labeling. The label shall constitute a guarantee regarding the nutrient content of the fertilizer. No nutrients, other than those listed in Subsection 430.01, will be accepted by the department as guaranteed. Proposed labels and directions for the use of the fertilizer shall be furnished with the application for registration upon request. Any of the above listed elements that are guaranteed shall appear in the order listed immediately following guarantees for the primary nutrients of nitrogen, phosphate and potash.

O3. Exemptions. Guarantees for water soluble nutrients labeled for ready to use foliar fertilizers, ready to use specialty liquid fertilizers, hydroponic or continuous liquid feed programs, and potting soils, are exempted from the minimum element percentages listed in Subsection 430.01.

421431. -- 439. (RESERVED)

440. WARNING OR CAUTION STATEMENTS.

A warning or cautionary statement is required on any fertilizer product: (

- **01. Containing Boron**. If the fertilizer product contains one tenth of a percent (.10%) or more boron in a water soluble form, the statement shall include:
 - a. The word "Warning" or "Caution" conspicuously displayed; ()

)

- **b.** The crops for which the fertilizer is recommended; and ()
- c. That the use of the fertilizer on any crop(s) other than those recommended may result in serious injury to the crop(s).
- **02. Containing Molybdenum.** If the fertilizer product contains one thousandths of a percent (.001%) or more molybdenum, the statement shall include:

a. The word "Warning" or "Caution" conspicuously displayed; and				(()		
levels o	b. of molybo		application of fertilizers co		ing molybdenum may result	in forage crops cont	aining
caution	03.				nent may require a registran ns a micro nutrient in water so		
					harmful to certain crops of		
		onditions.		iuy oc	- narmar to certain crops of	- Where there are al	()
	04.	Exampl	es. The following are examp	les of	warning or caution statement	s:	\longrightarrow
crop).	a.	Direction	ns: Apply this fertilizer at a	maxi	mum rate of (number of pou	nds) per acre for (na	me of
	b.	CAUTIO	ON: Do not use on other crop	ps. Th	e (name of micro nutrient) ma	ay cause injury to the	m. ()
	_	CAUTIO	ON: Apply this fortilizer at a	n mov	imum rate of (number of pou	nds) per sere for (ne	ma of
cron) I	o not us				t) may cause serious injury to		
crop). I	o not us	c on other	crops, the (name of finero fi	iuuicii	t) may cause serious injury to	them.	, ,
	d.	WARNI	NG: This fertilizer carries a	added	(name(s) of micro nutrient(s	s)) and is intended f	or use
only on					conditions other than those re		
		the crops.					\longleftrightarrow
					only on soil that responds to	(name of micro nut	rient).
Crops h	iigh in (n	ame of mi	cro-nutrient) are toxic to gra	izing a	nimals (ruminants).	(\longrightarrow
	f.	Caution:	(Name of micro nutrient) i	is rece	mmended for all crops where	e (name of micro nu	t rient)
may be	deficient	; however	excessive application to sus	sceptil	ole crops may cause damage.	(()
441	449.	(RESER	RVED)				
		LIZER L					
					ninimum required for all fert		
					, or be printed on a tag and att		
					For bulk products, this same		ten or
printed	form sha	II accomp	any delivery and be supplied	l to th	e purchaser at time of delivery	/. 	$\overline{\longrightarrow}$
	01	Nic4 XX/c	Colot on Not Volume of ICI to		Zaiaht was asllan ahall ha isal		1::
fortiliza	re if not	volume is volume is volum	stated	uiu. V	Veight per gallon shall be incl	uded on the label of	-iiquiu ()
Tertifize	13 II Het	vorume is	stated.			,	
	02.	Brand.				(\longrightarrow
	03.	Grade.	Grade (provided that the	grade	shall not be required when	no primary nutrien	ı ts are
claimed	l).						\longrightarrow
	04	Cueren	tood Analysis A fortilizer 1	obol r	aust contain the results of the	and analysis	Zoro
(f) and	rantees s				nust contain the results of the any statement except in nutri		
The clic	ling scale	method o	of expressing a guaranteed a	nalvci	s on fertilizer labels (for exan	onle "Available Pho	snhate
fifteen (to eighter	en percent	(15 18%)") is prohibited. If	chem	ical forms of nitrogen are clai	med or required, said	1 form
					phosphate and potash shall be		
basis, a	s require	d by Subse	ection 430.01. The results of	the g	uaranteed analysis required by	y Subchapter D of th	is rule
shall be	n the fe	llowing fo	orm:	ı			
			Total Nitrogen	(4	V)%		

%	Ammoniacal Nitrogen
%	Nitrate Nitrogen
%	Water Insoluble Nitrogen
	Urea Nitrogen
<u>~~~</u>	(Other recognized and determinable forms of N)
Available Phosphate (P ₂ O ₅)	% <u></u>
Soluble Potash (K₂O)	%
(Other nutrients, elemental-basis)	<u>%</u>

	Sources. Sources of nutrients shall be listed below the completed guaranteed analysis	statement.
06.	Name and Address. Name and address of manufacturer, guarantor or registrant.	()
07.	Specialty Fertilizers. For specialty fertilizers distributed to the end user, the label s	hall set forth
adequate dire	ctions for use. Such directions may include, but are not limited to:	()
— a. (where applic	The recommended application rate or rates in units of weight or volume per unit of a ration rates are given in volume, the manufacturer shall provide the bulk density for the pr	rea coverage oduct on the
——————————————————————————————————————	Proper seasonal times and minimum intervals to apply the product when plants can reloss to the environment can be minimized; and	apidly utilize
е.	The statement "Apply Only As Directed" or a statement of similar designation.	()
08. and Measures units.	Packaging. Refer to Idaho Department of Agriculture rules, IDAPA 02.02.14, "Rules," for the specific requirements relating to product identity, declaration of quantity an	
4 51 454.	(RESERVED)	
455. PRC	DUCT REGISTRATION.	
dry or liquid Section 22 60	Registration . All fertilizer companies, including companies engaged in custom formufertilizers, shall comply with the product registration requirements of the Idaho Fertilizer 15, Idaho Code, subject to the provisions of this Subchapter D.	
02.	Alteration From Original State. When a fertilizer is mixed, added to, or in any venal grade or its content of secondary or minor nutrients, it is a different product, and must	vay changed be registered

as provided under Section 22 605, Idaho Code.

	Registering Altered Fertilizers. When a registered grade is altered by any com-	
	facturer or ultimate dealer, such manufacturer or ultimate dealer, shall register the altered government of Section 22 605, Idaho Code.	rade a
provided under	Section 22 003, Iddio Code.	
	Brand Name. The addition of another prominent name or graphic design to the brand dis	splayec
on the label, ot l	ther than descriptive words associated with the grade, constitutes a different brand and thus, r	nust b e
registered as pr	rovided under Section 22 605, Idaho Code. For example, changing "Rose Bud 5 10 5" to "K	ilmer'
Rose Bud 5-10	5" would constitute a change in brand.	(
05	Sale of Fertilizer. When a commercial fertilizer is removed from the package or vehicle in	whiel
	y the original registrant and then offered for sale by a person other than the original registrant	
	ct and shall be registered in accordance with Section 22 605, Idaho Code, except that it is not	
	l inspection fee as provided under Section 22 608, Idaho Code, provided that said fee was paid	
	original or prior registrant.	(
456 450	— (RESERVED)	
150 457.	(RESERVED)	
4 60. SLOW	VLY RELEASED PLANT NUTRIENTS.	
01	Slow Release. No fertilizer label shall bear a statement that connotes or implies that certain	in nlan
	ined in a fertilizer are released slowly over a period of time, unless the slow release components	
	guaranteed at a level of at least fifteen percent (15%) of the total guarantee for that nutrient(s).	ones ur
	guilliness at a 10 for or at 1000 record (10 for or and 1000 guilliness records).	(
02.	Slow Release Properties. Types of products with slow release properties currently recogn	ized b
	for the purposes of a guarantee include:	(
•		
a.	Water insoluble, such as natural organics, ureaform materials, urea formaldehyde pr	oducts
isobutylidene d	liurea, oxamide, etc.;	(
b.	Coated slow release, such as sulfur coated urea and other encapsulated soluble fertilizers;	
		(
	Occluded slow release, where fertilizers or fertilizer materials are mixed with waxes, re-	
ethan in out masta	— Occurded slow release, where refunzers or refunzer materials are mixed with waxes, re- erials and formed into particles; and	sins, o
otner mert mate	stais and formed into particles; and	(
a	Products containing water soluble nitrogen such as ureaform materials, urea formal	dahvd
nroducts meths	ylenediurea (MDU), dimethylenetriura (DMTU), dicyanodiamide (DCD), etc.	derry d
products, metry	ytehediatea (14150), difficultylehediata (51410), dieyanodiamide (565), etc.	(
03.	Additional Products May Be Added to List of Slow Release Nutrients. The departme	nt ma
add additional 1	products to the list of recognized slow release nutrients upon an appropriate showing by a reg	istrant
The terms, "wa	ater insoluble," "coated slow release," "slow release," "controlled release," "slowly available	e wate
	occluded slow release," are accepted as descriptive of these products, provided the manufactu	
	program substantiating the claim. Testing shall be under guidance of Experiment Station perso	
	esearcher acceptable to the department. A laboratory procedure, acceptable to the departm	
	release characteristics of the product(s), must also be provided by the manufacturer.	(
04	Methods. Unless otherwise specified by the department, AOAC International Method-	070.0
	is to be used to confirm the coated slow release and occluded slow release nutrients and others	
	aracteristics depend on particle size. AOAC International Method 945.01 (15th Edition) shall be	he need
slow release ch	haracteristics depend on particle size. AOAC International Method 945.01 (15th Edition) shall be water insoluble nitrogen of organic materials.	be use

470. INVESTIGATIONAL ALLOWANCES.

01. Use of Investigational Allowances. Investigational Allowances will be used in determining whether a fertilizer is deficient. Fertilizers that are deemed deficient are subject to penalty. Penalties for deficient fertilizers are found in Section 22 611, Idaho Code.

02. Deeming a Fertilizer Deficient. A fertilizer will be deemed deficient if the analysis of any nutrient is below the guarantee by an amount exceeding the values in the following schedules, or if the overall index value of the fertilizer is below ninety-seven percent (97%). Note: For these investigational allowances to be applicable, the recommended AOAC International procedures for obtaining samples, preparation and analysis must be used. These are described in Official Methods of Analysis of the Association of Official Analytical Chemists, 13th Edition, 1980, and in succeeding issues of the Journal of the Association of Official Analytical Chemists. In evaluating replicate data, Table 19, page 935, Journal of the Association of Official Analytical Chemists, Volume 49, No. 5, October, 1966, should be followed.

<u>0203.</u> **Investigational Allowances for Nitrogen, Phosphate and Potash**. For guaranteed percentages not listed in the following table, calculate the appropriate investigational allowance by interpolation.

Guaranteed Percent	Nitrogen Percent	Available Phosphate Percent	Potash Percent
04 or less	0.49	0.67	0.41
05	0.51	0.67	0.43
06	0.52	0.67	0.47
07	0.54	0.68	0.53
08	0.55	0.68	0.60
09	0.57	0.68	0.65
10	0.58	0.69	0.70
12	0.61	0.69	0.79
14	0.63	0.70	0.87
16	0.67	0.70	0.94
18	0.70	0.71	1.01
20	0.73	0.72	1.08
22	0.75	0.72	1.15
24	0.78	0.73	1.21
26	0.81	0.73	1.27
28	0.83	0.74	1.33
30	0.86	0.75	1.39
32 or more (*)	0.88	0.76	1.44

(*For DAP and MAP, the Investigational Allowance for Available Phosphate is zero point seventy (0.70); for TSP, the Investigational Allowance shall be: one point fifty-two (1.52)). For dry custom mix fertilizers, an additional five percent (5%) of the guaranteed percentage shall be granted in addition to the allowances made in Subsection 470.03.

04. Investigational Allowance for Other Nutrients. Secondary and minor elements shall be deemed deficient if any element is below the guarantee by an amount exceeding the values in the following schedule:

Element		Investigational Allowance
Calcium)	0.2 unit + 5% of guarantee
Magnesium)	0.2 unit + 5% of guarantee
Sulfur)	0.2 unit + 5% of guarantee
Boron)	0.003 unit + 15% of guarantee
Cobalt)	0.0001 unit + 30% of guarantee
Chlorine)	0.005 unit + 10% of guarantee
Copper)	0.005 unit + 10% of guarantee
Iron)	0.005 unit + 10% of guarantee
Manganese)	0.005 unit + 10% of guarantee
Molybdenum)	0.0001 unit + 30% of guarantee
Sodium)	0.005 unit + 10% of guarantee
Zinc)	0.005 unit + 10% of guarantee

The maximum allowance when calculated as specified shall be one (1) unit (one percent (1%)). For dry custom mix fertilizers, an additional five percent (5%) of the guarantee shall be granted in addition to the allowances made above in this section.

Overall Index Value. The overall index value is calculated by comparing the commercial dollar value guaranteed with the commercial dollar value found (Commercial Dollar Value found / Commercial dollar value guaranteed) x 100). Unit dollar values of the nutrients used are those referred to in Section 22 612, Idaho Code. The Department will conduct periodic surveys of the industry to determine unit dollar values.

96. Examples. The following are examples of calculations for a custom mixed fertilizer of a 12–16–14 grade. For the purpose of these examples, the nutrient unit dollar values for all of the examples are assumed to be twenty-three cents (\$.23) per pound of nitrogen, twenty-seven cents (\$.27) per pound of available phosphate (P2O5), and eighteen cents (\$.18) per pound of potash (K2O).

Example 1. A ten thousand (10,000) pound batch of customer formula fertilizer guaranteed at 12.0 16.0 14.0 is analyzed and found at 10.6 16.4 14.3

Nutrient	Guaranteed	x price/lb	Found	x price/lb
----------	------------	------------	-------	------------

Н	12.0	\$2.76 (\$.23 x 12.0)	10.6	\$2.438 (\$.23 x 10.6)
P ₂ O ₅	16.0	\$4.32 (\$.27 x 16.0)	16.4	\$4.428 (\$.27 x 16.4)
K ₂O	14.0	\$2.52 (\$.18 x 14.0)	14.3	\$2.574 (\$.18 x 14.3)
Total		\$9.60		\$9.44

Overall Index Value = $(\$9.44/\$9.60) \times 100 = 98.3\%$

However, the nitrogen value is in violation. The investigational allowance for a nitrogen guarantee of 12.0% is 0.61% (see the chart in section 02.06.12.050.03 above) plus an additional 5% of the guarantee for customer formula mixes. Therefore the nitrogen value must be at least 10.79%: (12.0 - [.61 + 12.0(.05)] = 10.79%) in order to be within permissible values.

To find the amount (Lbs.) of N deficiency multiply the percent guaranteed by the weight of the lot minus the percentage found multiplied by the weight of the lot.

(.12) (12%) guaranteed x 10,000 lbs) (.106) (10.6%) found x 10,000 lbs) = 140 pounds

The penalty will be calculated as three times the value of a deficiency of 140 pounds of nitrogen in the 10,000 pound batch. $3 \times [140 (\$.23)] = \96.60

Example 2. A ten thousand (10,000) pound batch of customer formula fertilizer guaranteed at 12.0 16.0 14.0 is analyzed at 11.1 15.3 13.1.

Nutrient	Guaranteed	x price/lb	Found	x price/lb
N	12.0	\$2.76 (\$.23 x 12.0)	11.1	\$2.553 (\$.23 x 11.1)
₽ ₂ O ₅	16.0	\$4.32 (\$.27 x 16.0)	15.3	\$4.131 (\$.27 x 15.3)
K₂O	14.0	\$2.52 (\$.18 x 14.0)	13.1	\$2.358 (\$.18 x 13.1)
Total		\$9.60		\$9.042

Overall Index Value = $(\$9.042/\$9.60) \times 100 = 94.2\%$

Although each of the individual nutrients is within the investigational allowance, the cumulative deficiency is reflected in the Overall Index Value.

The investigational allowance table shows for a nitrogen guarantee of 12%, the allowance is 0.61%. An additional allowance of 5% of the guarantee is 0.60%. The minimum nitrogen value is then $12.0 - [0.61 + (.05 \times 12)] = 10.79$.

The minimum acceptable values for P2O5 and K2O will be 14.50 and 12.43, respectively.

The penalty will be calculated as follows:

Nutrient	Guaranteed lbs	-	Found lbs	=	Deficient- lbs	×	- price/lb
N	1200 (.12 x 10,000)	-	1110 (.111 x 10,000)	-	90	×	\$20.70 (\$.23 x 90 lbs)
₽ ₂ O ₅	1600 (.16 x 10,000)	-	1530 (.153 x 10,000)	=	70	×	\$18.90 (\$.27 x 70 lbs)
K₂O	1400 (.14 x 10,000)	-	1310 (.131 x 10,000)	=	90	×	\$16.20 (\$.18 x 90 lbs)
Total							\$55.80

3(\$55.80) = \$167.40

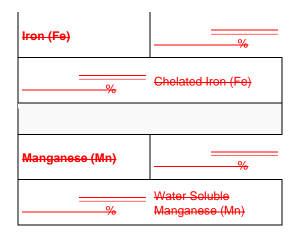
If the examples were specialty fertilizers rather than customer formula mixes, the penalties will be assessed in accordance with Section 22 611, Idaho Code.

471. -- 479. (RESERVED)

480. ITEMIZATION OF PLANT FOOD ELEMENTS WITHIN THE GUARANTEED ANALYSIS.

When a product label sets forth the different components of plant nutrients, the percentage for each component shall be shown before that component's name.

EXAMPLES:				
Total Nitrogen (N)	%			
	- Ammoniacal Nitrogen			
	Nitrate Nitrogen			
Magnesium (Mg)				
	Water Soluble Magnesium (Mg)			
Sulfur (S)				
	= Free Sulfur (S)			
	Combined Sulfur (S)			



481. -- 489. (RESERVED)

490. ORGANIC NITROGEN.

If an amount of nitrogen is designated as organic then the water insoluble nitrogen or the slow release nitrogen guarantee must not be less than sixty percent (60%) of the nitrogen so designated. Coated urea shall not be included in meeting the sixty percent (60%) requirement.

471491. -- 503. (RESERVED)

SUBCHAPTER E – SOIL AND PLANT AMENDMENTS

504. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference into Subchapter E:

- **01.** The Association of American Plant Food Control Officials (AAPFCO) Official Publication. The Terms, Ingredient Definitions, and Policies, as published in the "20222021 Official Publication" of AAPFCO where those terms and ingredient definitions, and policy statements do not conflict with terms and ingredient definitions, and policy statements adopted under Title 22, Chapter 622, Idaho Code, and any rule promulgated thereunder. A copy may be purchased online from the AAPFCO website at: www.aapfco.org.
- 02. The Merck Index. The "2013 Merck Index," 15th Edition as published by Merck Research Laboratories Division of Merck & Co., Incorporated. The Merck Index is a copyrighted publication and not available in an electronic format. A copy may be purchased online from Merck & Co., Inc. (now hosted by the Royal Society of Chemistry) at http://www.rsc.org/merckindex.
- <u>0203.</u> The Association of Official Agricultural Chemists (AOAC) International. The "2019 Official Methods of Analysis (OMA) of the AOAC," 21st Edition, a copyrighted publication, is maintained and published by the AOAC International. The AOAC OMA is available in electronic format at: www.EOMA.AOAC.org. A copy may be purchased online from AOAC International.

505. -- 509. (RESERVED)

510. DEFINITIONS.

In addition to the definitions found in Section 22 2203, Idaho Code, the following definitions apply in the interpretation and enforcement of this Subchapter E only:

01. Animal Manure. The excreta of animals together with whatever bedding material is present.

	02.	 Dried Animal Manure. Animal manure resulting from confined animal feeding opera 	ations
manip	ılated on	aly to reduce the moisture content. (
511.	-ABBI	REVIATIONS.	
	-01.	AAPFCO. Association of American Plant Food Control Officials. ()
	-02.	AOAC. Association of Official Analytical Chemists, International. (
	03.	ISDA. Idaho State Department of Agriculture. ()
512	519.	(RESERVED)	
520.	SOIL	AMENDMENT AND PLANT AMENDMENT REGISTRATION.	
	eparately Idaho Co	y identifiable soil amendment or plant amendment product shall be registered pursuant to Section (on 22
produc	ed in cus et registra	Product Registration. All soil amendment and plant amendment companies, including computer formula mixing of dry or liquid soil amendments or plant amendments, will comply with ation requirements of the Idaho Soil and Plant Amendment Act, Section 22 2205, Idaho Code, so of this chapter.	th the
	02.	Exemptions from Registration. ()
	a.	Dried animal manure without nutrient claims and not commercially packaged or labeled. ()
	b.	Horticultural growing media containing live plant material. ()
	red is mi	Alteration from Original State. When a soil amendment or plant amendment that has ixed, added to, or in any way changed from its original content, it is a different product, and moved under Section 22 2205, Idaho Code.	
offered	ment is I for sale ance wit ed under	Sale of Soil Amendment or Plant Amendment. When a commercial soil amendment or removed from the package or container in which it was placed by the original registrant and e by a person other than the original registrant, it is a different product and shall be registed the Section 22 2205, Idaho Code, except that it is not subject to an additional inspection of Section 22 2208, Idaho Code, provided that said fee was paid on the product by the original or (l then red in lee as
521	529.	(RESERVED)	
530.	SOIL	AMENDMENT AND PLANT AMENDMENT LABELS.	
	01.	Content or Guaranteed Analysis Exemptions. ()
percen	tage is r	The labeling requirements of the Idaho Soil and Plant Amendments Act, Section 22 2207(equiring that soil and plant amending ingredients and other ingredients shall be stated in terrequired except the following single ingredient soil amendments, when clearly and conspicue on the label, are exempt from the content or guaranteed analysis:	ms of
	i.	Mulch; ()
	ii.	Peat; ()
-	iii	Perlite: (

iv.	. Vermiculite; and	()
v.	Vermicompost.	()
b	In lieu of a content or guaranteed analysis as required in Section 22-2207(1)(c), Idaho Co	odo the
label of the	e following soil amendments when clearly and conspicuously identified as such on the label may	
	nt statement:	()
i	Compost;	(,
1.	Compost,	,
ii.	Garden Soil;	()
iii	. Landscape Soil;	()
iv.	. Mulch;	(
V.	Planting Mix; and	()
vi.	. Potting Mix.	()
	In lieu of a content or guaranteed analysis as required in Section 22 2207(1)(c), Idaho	Code. a
	at claims the presence of a microbe(s), other than naturally occurring microbes, shall guarar	
microbe(s)	as follows:	()
i.	Minimum number of each claimed viable organism at the genus and species level in	-colony
forming un	its (CFU), spores or propagules per gram or milliliter (cm3);	()
ii.	Expiration date; and	(
iii		
02	2. Nutrient Claims and the Use of the Term "Fertilizer."	()
a.	The term "fertilizer" and like terms shall not be used in labeling or literature to describ	e a soi
amendmen	t or plant amendment.	
——————————————————————————————————————	Nutrient claims do not change the primary intended use of a soil or plant amendment produ	
	aim shall be provided on the labeling and literature as an estimated range and stated as a percaims and estimates must be supported by lab analysis or documentation acceptable by the ISDA.	
Nutricit Cit	and estimates must be supported by tab analysis of documentation acceptable by the ISBM.	,
c.	Labeling or literature that makes nutrient claims or estimates is required to contain the fo	
	"This product is recognized for its soil amendment characteristics. It is recognized that it has nutrient claims, verbal or written, are estimates and not guaranteed."	nutrient
varue. Tilly	nutrent claims, verbar of written, are estimates and not guaranteed.	,
d.	At the discretion of the registrant, labeling or literature that does not make nutrient cl	
	hay contain the following statement: "This product is recognized for its soil amendment character ed that it has nutrient value. Any nutrient claims, verbal or written, are estimates and not guarantee	
		/u.
	A guaranteed analysis of plant nutrients will be permitted on potting soils, landscape and	Laarder
soils, and re	elated amendment products containing only levels of fertilizer sufficient to initiate growth.	()
03	B. Microbiological Product. If the soil amendment or plant amendment is a microbiological	produc
	s an inoculum, the product label shall include an expiration date and state the number and kind o	f viable
organisms	per milliliter or, if the product is other than liquid, state the number and kind of viable organic	sms pe i
gram. How	ever, if the soil amendment or plant amendment is derived from a microbiological process or cul-	ture but

is not intended as an inoculum, then the product label shall state that the product is not a viable culture.	()
04. Ninety-Five Percent Rule. When a soil amendment or plant amendment is labeled a	s a specific
material, such as peat moss or leaf mold, the product shall consist of not less than ninety five percent (9	
specific material.	()
05. Other Ingredients. When the name of an ingredient(s) appears on the label of a soil	amendment
or plant amendment and is not one of the ingredients required to be listed, the percentage of that ingredients	
appear prominently in print of the same size and color.	()
appear prominently in print of the same size and color.	()
06. Warning or Caution Statements. The ISDA may require a registrant to include a	warning or
caution statement to ensure safety to handlers, crops, and the environment.	
07. Precautionary Statements . ISDA may require precautionary statements when need and effective use of the soil amendment or plant amendment.	ed for safe
531 539. (RESERVED)	
540. SAMPLING AND ANALYSIS.	
The methods of sampling and analysis shall be those of AAPFCO, AOAC, or other methods as appro	ved by the
ISDA.	()
505541 999. (RESERVED)	