## **Zero-Based Regulation Prospective Analysis**

**Agency Name:** 

• Fill out entire form to the best of your ability, unless submitting a Notice to Negotiate only fill out 1, 2, 5, and 7. The rest of the form must be completed prior to the adoption of the proposed rule.

**Idaho Division of Occupational and Professional Licenses** 

Rule Docket Number:	24-3201-2501			
1. What is the specific Idaho statutory legal authority for this proposed rule?				
Statute Section (include direct link)  Is the authority mandatory or discretionary?				
	oblem that the propos d by non-regulatory n	ed rule is attempting to solve? Can the neasures?		
24.32.01 – RULES OF ENGINEERS AND PR		OF LICENSURE OF PROFESSIONAL SURVEYORS		
licenses to be in either	Administrative rule or s ge would ensure that the	pass HB 107, which will require all fees for tatute. Currently the fees for licenses are posted a fee structure for the IPELS board remains in		

Federal		
citation	Summary of Law (include direct link)	How is the proposed Idaho rule more stringent? (if applicable)
b. How	does this proposed rule compare to other st	tate laws?
State	Summary of Law (include direct link)	How is the proposed Idaho rule more stringent? (if applicable)
Washington		
Oregon		
Nevada		
Utah		
Wyoming		
Montana		
Alaska		
South Dakota		
gove	e Idaho proposed rule has a more stringent ernment or the reviewed states, describe the umstances that justifies the enhanced requir	evidence base or unique

Establishing fees in rule is require	red by Idaho Law.	

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

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

Category	Potential Impact
Fiscal impact to the state General Fund, any dedicated fund, or federal fund	No potential impact. There is no increase in fees; merely the moving of the fee table from on-line posting to administrative rules.
Impact to Idaho businesses, with special consideration for small businesses	No clear impact.
Impact to any local government in Idaho	No clear impact.

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

Category	Impact
Net change in word count	
Net change in restrictive word count	

## 7. Should this rule chapter remain as a rule chapter or be moved to statute as suggested in Section 67-5292, Idaho Code?

Category	Impact
What is the cost of publishing	
this rule chapter annually?	
(Multiply the number of pages	
x \$56)	
How frequently has this rule	
chapter been substantively	
updated over the past 5 years?	
(Exclude republishing	
triggered solely by recent	
sunset dates)	
What is the benefit of having	
all related requirements in a	
single location in Idaho Code?	