

The Recreational Aviation Foundation offers recommendations to advance flight safety, airmanship, professionalism, consideration and courtesy toward the people and wildlife who share the recreational environment. Each of us is an ambassador to the non-flying public, and to the landowners or managers responsible for the airstrips we enjoy. We want to be the friendliest and most helpful recreational users working with land owners and managers.

Significant negotiation and work go into protecting backcountry airstrips and trust is earned through fulfilling our commitments to the land managers and owners. Honoring these agreements can go a long way towards these efforts, and even opening new airstrips. A few rogue pilots can destroy this trust and set our backcountry efforts backwards for years.

This Code of Conduct presents a vision of excellence for recreational aviators. Its principles complement and underscore legal requirements and agreements for land use.

PII OT

- Make safety your highest priority, acting with responsibility and courtesy.
- Develop the skills necessary for safe backcountry aviation. Use instructors and knowledgeable pilots to seek excellence in airmanship through training and practice.
- Establish and adhere to personal minimums based on objective evaluation of ability.
- Research and practice prudent operating practices for the area and airfield you wish to explore. i.e, reporting points and altitudes.
- Anticipate, recognize, share with passengers, and manage risks using sound principles of aeronautical decision making.
- Be aware and consider all in the flying environment, avoiding operations that may alarm, disturb, or endanger passengers, people or wildlife.

AIRCRAFT

- Use an aircraft that is capable and maintained for the intended mission.
- Be competent in the use of appropriate technologies for navigation, communication, and emergency rescue.
- Carry redundant transceivers and navigational equipment.
- Equip with proper water, food, clothing, shelter, first aid and tools.
 Prepare for an extended time on the ground if necessary.
- Secure your aircraft.

ENVIRONMENT

- Use "Pack it in / Pack it out" and
- "Leave No Trace" practices.
- Keep your aircraft/seaplane clean of weed traces and seed to prevent the spread of invasive vegetation.
- Recognize and minimize the environmental impact of aircraft operations.
- Go beyond applicable agreements, laws and regulations in being considerate stewards of the environment and others who may be sharing it.
- Act with courtesy to other recreators.
 Maintain reasonable distance and altitude and reduce your noise signature to a safe minimum.
- Know wildlife refuge boundaries and seasonal areas of wildlife congregation to avoid low level overflights.
- Minimize discharge of fuel and oil during refueling, preflight preparations, servicing and flight operations.
- Avoid very early morning departures unless safety of flight requires a deviation.
- Do not use sensitive backcountry airstrips for training. Stay long enough to enjoy their special recreational benefits.

PURPOSE OF THE RAF SAFETY AND EDUCATION COMMITTEE:

- Highlight practices to support safety and professionalism;
- Promote improved pilot training, airmanship, conduct, personal responsibility, and pilot contribution to the recreational aviation community and society at large;
- Encourage sound judgement and ethical behavior:
- Advance self-regulation through the aviation community as an alternative to government regulation;
- Support improved communications between pilots, regulators, and others in the aviation industry; and
- Promote recreational aviation and make flying a more rewarding, safe and enjoyable experience.

WWW.THERAF.ORG

Firewood:

The Idaho Division of Aeronautics **dose not supply firewood** for the campgrounds and due to safety, we cannot let you use our equipment to cut or split your own.

If your group wishes to have campfires, we recommend your group have someone bring firewood in ahead of your fly-in.

The POC list below are some contacts that have brought wood in the past, and is not limited to only this list.

Firewood contacts:

Johnson Creek: Matt at "The Corner Bar" (208) 633-3325

Garden Valley: Paul Shepherd (208) 462-3528

Smiley Creek: Rob Beck (208)-720-6305

Cav Bay: Northern Lakes Tree Service, Damon Bretthauer (208) 610-3718

A few things you need to know:

- We do not take reservations for camp sites or any other amenities.
- There is a small fee when using our courtesy cars where available.
- Other amenities are free thanks to donations from organizations and users like you.

Thank you,
Idaho Division of Aeronautics

Idaho Recreational Use Statute

IDAHO CODE

GENERAL LAWS
TITLE 36, FISH AND GAME
CHAPTER 16, RECREATIONAL TRESPASS -- LANDHOLDER LIABILITY LIMITED

Idaho Code § 36-1604 (1994)

§ 36-1604. Limitation of liability of landowner

- (a) Statement of Purpose. The purpose of this section is to encourage owners of land to make land and water areas available to the public without charge for recreational purposes by limiting their liability toward persons entering thereon for such purposes.
- (b) Definitions. As used in this section:
 - 1. "Land" means private or public land, roads, trails, water, water-courses, irrigation dams, water control structures, headgates, private or public ways and buildings, structures, and machinery or equipment when attached to or used on the realty.
 - 2. "Owner" means the possessor of a fee interest, a tenant, lessee, occupant or person in control of the premises.
 - 3. "Recreational Purposes" includes, but is not limited to, any of the following or any combination thereof: Hunting, fishing, swimming, boating, rafting, tubing, camping, picnicking, hiking, pleasure driving, nature study, water skiing, animal riding, motorcycling, snowmobiling, recreational vehicles, winter sports, and viewing or enjoying historical, archeological, scenic, or scientific sites, when done without charge of the owner.
- (c) Owner Exempt from Warning. An owner of land owes no duty of care to keep the premises safe for entry by others for recreational purposes, or to give any warning of a dangerous condition, use, structure, or activity on such premises to persons entering for such purposes. Neither the installation of a sign or other form of warning of a dangerous condition, use, structure, or activity, nor any modification made for the purpose of improving the safety of others, nor the failure to maintain or keep in place any sign, other form of warning, or modification made to improve safety, shall create liability on the part of an owner of land where there is no other basis for such liability.
- (d) Owner Asssumes No Liability. An owner of land or equipment who either directly or indirectly invites or permits without charge any person to use such property for recreational purposes does not thereby:
 - 1. Extend any assurance that the premises are safe for any purpose.
 - 2. Confer upon such person the legal status of an invitee or licensee to whom a duty of care is owed.

- 3. Assume responsibility for or incur liability for any injury to person or property caused by an act of omission of such persons.
- (e) Provisions Apply to Leased Public Land. Unless otherwise agreed in writing, the provisions of this section shall be deemed applicable to the duties and liability of an owner of land leased to the state or any subdivision thereof for recreational purposes.
- (f) Owner Not Required to Keep Land Safe. Nothing in this section shall be construed to:
 - Create a duty of care or ground of liability for injury to persons or property.
 - 2. Relieve any person using the land of another for recreational purposes from any obligation which he may have in the absence of this section to exercise care in his use of such land and in his activities thereon, or from legal consequences or failure to employ such care.
 - 3. Apply to any person or persons who for compensation permits the land to be used for recreational purposes.
- (g) User Liable for Damages. Any person using the land of another for recreational purposes, with or without permission, shall be liable for any damage to property, livestock or crops which he may cause while on said property.

HISTORY: I.C., s 36-1604, as added by 1976, ch. 95, s 2, p. 315; am. 1980, ch. 161, s 1, p. 349; am. 1988, ch. 230, s 1, p. 443; am. 1988, ch. 336, s 1, p. 1002.

SUPPLEMENTAL INFORMATION

ADDITIONAL INFORMATION: Text of Code also available at http://www3.state.id.us/legislat/idstat.html on 11/9/00.

TITLE 36: FISH AND GAME

CHAPTER 16: RECREATIONAL TRESPASS -- LANDHOLDER LIABILITY LIMITED

§ 36-1601. PUBLIC WATERS -- HIGHWAYS FOR RECREATION.

(a) Navigable Streams Defined.

Any stream which, in its natural state, during normal high water, will float cut timber having a diameter in excess of six (6) inches or any other commercial or floatable commodity or is capable of being navigated by oar or motor propelled small craft for pleasure or commercial purposes is navigable.

- (b) Recreational Use Authorized. Navigable rivers, sloughs or streams within the meander lines or, when not meandered, between the flow lines of ordinary high water thereof, and all rivers, sloughs and streams flowing through any public lands of the state shall be open to public use as a public highway for travel and passage, up or downstream, for business or pleasure, and to exercise the incidents of navigation -- boating, swimming, fishing, hunting and all recreational purposes.
- (c) Access Limited to Navigable Stream. Nothing herein contained shall authorize the entering on or crossing over private land at any point other than within the high water lines of navigable streams except that where irrigation dams or other obstructions interfere with the navigability of a stream, members of the public may remove themselves and their boats, floats, canoes or other floating crafts from the stream and walk or portage such crafts around said obstruction re-entering the stream immediately below such obstruction at the nearest point where it is safe to do so.

TITLE 36: FISH AND GAME CHAPTER 16: RECREATIONAL TRESPASS -- LANDHOLDER LIABILITY LIMITED

§ 36-1602. HUNTING ON CULTIVATED, POSTED, OR ENCLOSED LANDS WITHOUT PERMISSION.

No person shall hunt with a dog or weapon upon lands of another that are cultivated, posted, or enclosed by fences of any description sufficient to show the boundaries of the land enclosed without first obtaining permission from the owner or occupant thereof or his agent. Any person so hunting shall be responsible to the owner of said lands for all damages. Any person or persons violating the provisions of this section resulting in injuring or killing any livestock on said lands shall be found guilty in accordance with section 36-1401, Idaho Code.

TITLE 36: FISH AND GAME CHAPTER 16: RECREATIONAL TRESPASS -- LANDHOLDER LIABILITY LIMITED

§ 36-1603. TRESPASSING ON CULTIVATED LANDS OR IN VIOLATION OF WARNING SIGNS – POSTING OF PUBLIC LANDS.

(a) No person shall enter the real property of another and shoot any weapon or enter such property for the purposes of hunting, fishing or trapping, without the permission of the owner or person in charge of the property, which property is either cultivated or posted with legible "No Trespassing" signs, is posted with a minimum of one hundred (100) square inches of fluorescent orange paint except that when metal fence posts are used, the entire post must be painted fluorescent orange, or other notices of like meaning, placed in a conspicuous manner on or near all boundaries at intervals of not less than one (1) sign, paint area or notice per six hundred sixty (660) feet provided that where the geographical configuration of the real property is such that entry can reasonably be made only at certain points of access, such property is posted sufficiently for all purposes of this subsection if said signs, paint areas or notices are posted at such points of access. For the purposes of this section, "cultivated" shall mean soil that is being or has been prepared by loosening or breaking up for the raising of crops, or used for the raising of crops, or artificially irrigated pasturage. No person shall fail to depart immediately from the real property of another after being notified in writing or orally by the owner of the real property or the owner's authorized agent.

(b) No person shall post, sign, or indicate that any public lands within this state, not held under an exclusive control lease, are privately owned lands.

TITLE 36: FISH AND GAME CHAPTER 16: RECREATIONAL TRESPASS -- LANDHOLDER LIABILITY LIMITED

§ 36-1604. LIMITATION OF LIABILITY OF LANDOWNER.

- (a) Statement of Purpose. The purpose of this section is to encourage owners of land to make land and water areas available to the public without charge for recreational purposes by limiting their liability toward persons entering thereon for such purposes.
- (b) Definitions. As used in this section
 - 1. "Land" means private or public land, roads, trails, water, watercourses, irrigation dams, water control structures, headgates, private or public ways and buildings, structures, and machinery or equipment when attached to or used on the realty.
 - 2. "Owner" means the possessor of a fee interest, a tenant, lessee, occupant or person in control of the premises.
 - 3. "Recreational Purposes" includes, but is not limited to, any of the following or any combination thereof Hunting, fishing, swimming, boating, rafting, tubing, camping, picnicking, hiking, pleasure driving, nature study, water skiing, animal riding, motorcycling, snowmobiling, recreational vehicles, winter sports, and viewing or enjoying historical, archeological, scenic, geological or scientific sites, when done without charge of the owner.
- (c) Owner Exempt from Warning. An owner of land owes no duty of care to keep the premises safe for entry by others for recreational purposes, or to give any warning of a dangerous condition, use, structure, or activity on such premises to persons entering for such purposes. Neither the installation of a sign or other form of warning of a dangerous condition, use, structure, or activity, nor any modification made for the purpose of improving the safety of others, nor the failure to maintain or keep in place any sign, other form of warning, or modification made to improve safety, shall create liability on the part of an owner of land where there is no other basis for such liability.
- (d) Owner Assumes No Liability. An owner of land or equipment who either directly or indirectly invites or permits without charge any person to use such property for recreational purposes does not thereby
 - 1. Extend any assurance that the premises are safe for any purpose.
 - 2. Confer upon such person the legal status of an invitee or licensee to whom a duty of care is owed.
 - 3. Assume responsibility for or incur liability for any injury to person or property caused by an act of omission of such persons.

- (e) Provisions Apply to Leased Public Land. Unless otherwise agreed in writing, the provisions of this section shall be deemed applicable to the duties and liability of an owner of land leased to the state or any subdivision thereof for recreational purposes.
- (f) Owner Not Required to Keep Land Safe. Nothing in this section shall be construed to
 - 1. Create a duty of care or ground of liability for injury to persons or property.
 - 2. Relieve any person using the land of another for recreational purposes from any obligation which he may have in the absence of this section to exercise care in his use of such land and in his activities thereon, or from legal consequences or failure to employ such care.
 - 3. Apply to any person or persons who for compensation permits the land to be used for recreational purposes.
- (g) User Liable for Damages. Any person using the land of another for recreational purposes, with or without permission, shall be liable for any damage to property, livestock or crops which he may cause while on said property.

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IDAPA 39 TITLE 04 CHAPTER 08

39.04.08 - RULES GOVERNING OPERATIONS AT STATE AIRPORTS

000. LEGAL AUTHORITY.

Under the authority of Section 21-111, Idaho Code, the following rule has been promulgated by the Idaho Transportation Board. Violators of state law and these rules are subject to the penalties specified in Sections 18-7031, 18-7033 and 21-121, Idaho Code. (7-20-89)

001. TITLE AND SCOPE.

This rule of operation is established to provide for public safety and convenience and welfare on state airports. When questions arise concerning interpretation or applicability of a rule, aviation safety shall be the paramount concern. Protecting and serving the public, and the protection of property shall likewise govern the interpretation and application of this rule.

(7-1-97)

002. -- 009. (RESERVED).

010. **DEFINITIONS.**

- **01. Aircraft Parking Area.** A designated site constructed on an airport with or without aircraft tiedown chains or ropes for the purpose of parking unattended aircraft. (7-20-89)
- **02. Airport**. Any area of land which is owned, leased, or otherwise under the control of, and operated by the Division of Aeronautics, Idaho Transportation Department, designed and set aside for the landing and taking-off of aircraft. The boundaries are generally defined by fences or a recorded legal property description. (1-2-93)
 - **Commercial Operations**. Those operations for business profit which are based on a State airport. (1-2-93)
- **04. Division**. The Division of Aeronautics of the Idaho Transportation Department, including its officers and employees. (1-2-93)
- **05. Fueling**. Any procedure which involves the addition or removal of fuel from aircraft fuel tanks or the transfer of fuel from or into tanks, barrels, or bladders. (1-2-93)
- **06. Hazardous Material**. Any material or substance as defined by Sections 49-109(3), 39-4403(7) and (14), 39-4407, or 39-6203(9), Idaho Code. (7-20-89)
- **07. Loading Area**. A site designated on an airport for the purpose of loading or unloading passengers and cargo and facilitating the access of designated vehicles. (7-20-89)
 - **08. Runway.** An airport surface designed specifically for the takeoff and landing of aircraft. (7-20-89)
- **09. Vehicle**. Any motorized vehicle excluding aircraft and including, but not limited to, highway automobile, truck, bus, van, trailer, motorcycle, ATV, recreational vehicle, or snowmobile. (1-2-93)
- **10. Camping Area**. Any site designated for camping and identified by the placement of picnic tables, fire pits, barbecue stoves or appropriate signing. (7-1-97)

011. -- 099. (RESERVED).

100. SPECIAL OPERATING RESTRICTIONS ON AIRPORTS.

The Division may establish special operating restrictions on an airport to assure the safety and convenience of users and the general public when special events or temporary or seasonal factors warrant. Such special restrictions shall be issued in writing at least ten (10) days prior to their effective date and published as a NOTAM (Notice to Airmen). Special restrictions shall also be conspicuously posted on the airport. When practical, the Division may advise

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IDAHO ADMINISTRATIVE CODE Idaho Transportation Department

IDAPA 39.04.08 Rules Governing Operations at State Airports

principal users of the airport of the special restrictions.

(1-2-93)

101. -- 199. (RESERVED).

200. AIRCRAFT PARKING, LOADING, AND TIEDOWN.

Aircraft that are loading and unloading on state airports shall be parked in the available designated aircraft parking or loading areas. In the event such designated areas are fully occupied, pilots shall park so as to remain clear of the defined runway. All unattended aircraft shall be tied down when tiedowns are available. Persons parking their aircraft where tiedowns are not available shall secure their aircraft with portable tiedown devices, or use other positive means of restraining their aircraft which will assure that their aircraft will not damage other aircraft or property. Aircraft will not remain tied down on an airport in excess of one (1) month without the approval of the Division. (1-2-93)

201. -- 299. (RESERVED).

300. VEHICLES, DOMESTIC ANIMALS, BAGGAGE, AND OBJECTS.

- **01. Parking.** No person shall operate or park any vehicle on an airport without prior approval of the Division. Vehicles authorized on an airport will not be operated on the runway or parked so as to occupy or block designated tiedowns or loading areas, except that temporary parking necessary for actual loading or unloading of baggage or objects is allowed if no hazard is thus created. Vehicles shall be parked only in designated parking areas.

 (1-2-93)
- **O2. Domestic Animals.** No person shall allow any domestic animal on an airport, taxiway or adjecent camping area without its being on a leash beyond the minimum time necessary for the loading or unloading of such animal into or from an aircraft without prior approval of the Division. (3-23-98)
- **O3. Livestock**. No person shall allow livestock to graze on airport property without permission from the Division. (1-2-93)
- **04. Domestic Animal Droppings.** No person shall allow domestic animal droppings to be left on an airport, a loading area or in an adjecent camping area. (3-23-98)
- **05. Unattended Objects or Baggage**. No person shall place any unattended objects or baggage in a tiedown area when such placement creates a hazard, or restricts aircraft parking in such a way that displaced aircraft create a hazard. (7-20-89)

301. -- 399. (RESERVED).

400. CAMPING, TRASH, AND REFUSE.

- **01. Camping.** No person shall camp on an airport except in designated camping areas without prior approval of Division employees. (7-1-97)
- **02. Camping Limits.** No person is permitted to use a camping area adjacent to an airport for more than fourteen (14) consecutive days, however this time limit may be extended by Division employees when existing camp area vacancies exist.

 (7-1-97)
 - **03. Fires**. No campfires or open flame camp stoves are allowed within fifty (50) feet of aircraft. (7-20-89)
- **04. Trash and Refuse**. All persons on an airport shall place their trash, garbage, and refuse in designated containers or shall otherwise remove it from the airport. (7-20-89)
 - **05. Trash Disposal.** No person shall deposit their trash on an area adjacent to an airport. (7-20-89)

401. -- 499. (RESERVED).

500. AIRCRAFT FUELING, AGRICULTURAL OPERATIONS, AND HAZARDOUS MATERIAL.

- **01. Fueling Procedures**. Any person performing aircraft fueling on an airport shall obtain and read a copy of the refueling procedures published by the Division and shall conduct fueling in accordance with these procedures. All persons shall comply with any airport restrictions issued by the Division in connection with recognized fire danger conditions. (1-2-93)
- **O2.** Aerial Application Operations. No person shall perform aerial spraying, dusting, or other aerial chemical application operations from an airport without making formal application to and receiving an approved operational agreement from the Division (IDAPA 39.04.06, "Rules Governing Commercial and Through-the-Fence Operations and Hanger Construction at State Airports"). Any person spilling, dumping, or disposing of any hazardous, toxic, or otherwise dangerous or offensive substance on an airport shall be responsible for the full cost of the cleanup, disposal, and administrative costs to the Division necessitated by removal of the substance. (1-2-93)

501. -- 599. (RESERVED).

600. COMMERCIAL OPERATIONS.

- **Operational Agreement**. No person shall conduct any commercial or business operations from an airport without making formal application to and receiving an approved operational agreement issued by the Division (IDAPA 39.04.06, "Commercial and Through-the-Fence Operations and Hanger Construction at State Airports").

 (1-2-93)
- **02. Airport Use.** No approved commercial operation on an airport by persons or firms engaged in business shall be deemed to have priority over any public or other commercial use of such airport. (7-20-89)

601. -- 999. (RESERVED).

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TITLE 18 - CRIMES AND PUNISHMENTS CHAPTER 33 - FIREARMS, EXPLOSIVES AND OTHER DEADLY WEAPONS

18-3302J. PREEMPTION OF FIREARMS REGULATION. (1) The legislature finds that uniform laws regulating firearms are necessary to protect the individual citizen's right to bear arms guaranteed by amendment 2 of the United States Constitution and section 11, article I of the constitution of the state of Idaho. It is the legislature's intent to wholly occupy the field of firearms regulation within this state.

- (2) Except as expressly authorized by state statute, no county, city, agency, board or any other political subdivision of this state may adopt or enforce any law, rule, regulation, or ordinance which regulates in any manner the sale, acquisition, transfer, ownership, possession, transportation, carrying or storage of firearms or any element relating to firearms and components thereof, including ammunition.
- (3) A county may adopt ordinances to regulate, restrict or prohibit the discharge of firearms within its boundaries. Ordinances adopted under this subsection may not apply to or affect:
- (a) A person discharging a firearm in the lawful defense of person or persons or property;
- (b) A person discharging a firearm in the course of lawful hunting;
- (c) A landowner and guests of the landowner discharging a firearm, when the discharge will not endanger persons or property;
- (d) A person lawfully discharging a firearm on a sport shooting range as defined in section 55-2604, Idaho Code; or
- (e) A person discharging a firearm in the course of target shooting on public land if the discharge will not endanger persons or property.
- (4) A city may adopt ordinances to regulate, restrict or prohibit the discharge of firearms within its boundaries. Ordinances adopted under this subsection may not apply to or affect:
- (a) A person discharging a firearm in the lawful defense of person or persons or property; or
- (b) A person lawfully discharging a firearm on a sport shooting range as defined in section 55-2604, Idaho Code.
- (5) This section shall not be construed to affect:
- (a) The authority of the department of fish and game to make rules or regulations concerning the management of any wildlife of this state, as set forth in section 36-104, Idaho Code;
- (b) The authority of counties and cities to regulate the location and construction of sport shooting ranges, subject to the limitations contained in chapter 26, title 55, Idaho Code; and
- (c) The authority of the board of regents of the university of Idaho, the boards of trustees of the state colleges and universities, the board of professional-technical education and the boards of trustees of each of the community colleges established under chapter 21, title 33, Idaho Code, to regulate in matters relating to firearms.
- (6) The provisions of this section are hereby declared to be severable. And if any provision is declared invalid for any reason, such declaration shall not affect the validity of the remaining portions of this section.

History: [18-3302J, added 2008, ch. 304, sec. 2, p. 845.]



FLY-IN LETTER OF AGREEMENT

Fly-in Location:		Fly-in Dates:			
Group requesting Fly-in:		# Aircraft:	# People:		
Group coordinator:		Phone:			
Cod	ordinator Address;	Email:			
Cit	y <u>:</u>	State: Zi	p:		
Div	order to accommodate a proposed organized fly-in at the location mer vision of Aeronautics (hereinafter referred to as the "State") and the gree to the following:				
Th	e Group will:				
1.	Comply with Idaho Administrative Rule No. 39.04.08, "Operations incorporated into and made part of this agreement.	s at State Airports," and Rul	e No. 39.04.08 is hereby		
2.	Be familiar with Idaho Division of Aeronautics recommended standard operating procedures for that airport. (Download at itd.idaho.gov/aero, click Publications , click Operating Procedures for Airports .)				
3.	Provide the State with an estimate of the total aircraft and individuals planning to attend the fly-in at least fifteen (15) calendar days prior to the scheduled date of the fly-in.				
4.	Provide the State with the name, address, and phone number of the Group coordinator. It is understood and agreed by the Group that the use of the airport and its facilities is covered by the terms of Idaho Code section 36-1604 (Recreational Trespass) and that neither the State of Idaho, nor the Idaho Division of Aeronautics, shall be liable for any damages which may arise from the use of the airport or its facilities associated with the proposed fly-in.				
5.	Work with the airport Caretaker to manage the needs and concerns of the Group and the State.				
6.	Provide volunteers to assist in cleaning campgrounds and picking up garbage.				
7.	Be responsible for providing firewood for their event.				
The	e State will:				
1.	Provide a Caretaker to work with the Group Coordinator to address	s any concerns and needed a	ssistance from the Group.		
2.	Provide garbage can liners, cleaning supplies, and tools to clean the campground area.				
GR	OUP COORDINATOR				
	Signature	te			
STA	ATE OF IDAHO, DIVISION OF AERONAUTICS				
	Signature	te			

Idaho Transportation Rule No. 39.04.08 Idaho Title 18 Chapter 33 Attachments:



Idaho Division of Aeronautics Dan Conner - Airport Manager

dan.conner@itd.idaho.gov

3483 Rickenbacker St. Boise, ID 83705 208-334-8893