Pursuant to Idaho Division of Purchasing Rule 42.10 (IDAPA 38.05.01.42.10(iv)), a determination has been made that competitive solicitation procedures are often impractical, disadvantageous or unreasonable when applied to the acquisition of extradition services to return parole violators and dual commitment offenders back to the state of Idaho.

As such, the requirement to follow a competitive procurement process is waived, with the following condition:

The authorized purchaser must use prudent business judgment in evaluating the value of exercising the exemption in lieu of competition; and must, when time permits, solicit informal competitive quotes from federally regulated prisoner transport companies to return these violators and offenders. Such federally regulated prisoner transport companies must be fully compliant with the standards and requirements specified in “ Federal Regulations of Prison Transport Companies”, United States Code (USC) Title 42, Chapter 136, Subchapter 1, Part B – Miscellaneous Provisions subsection 13726B Federal Regulation of Prisoner Transport Companies and “ Standards for Private Entities Providing Prisoner or Detainee Services”, Code of Federal Regulations (CFR), Title 28, Chapter 1, Part 97, 28 CFR 97.

The goal of this exemption is to maximize the value of the benefit commensurate with the degree of effort, time available, and price reasonableness. Other departments may request that this Policy Directive be extended to the requesting department by making written application to the Administrator, detailing circumstances which would warrant the extension of this Policy Directive.

This exemption shall be effective until this policy directive is rescinded or replaced.