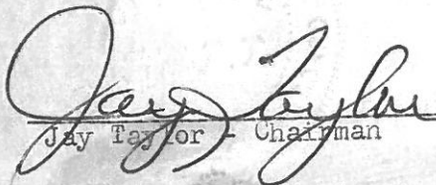


POLICY - PROCEDURE
STATE OF IDAHO
OUTFITTERS AND GUIDES LICENSE BOARD
April 25, 1963

The following policy and procedure was worded up and adopted following the meetings in Ketchum and Salmon on April 15th & 16th. It is the intent of this to have a guide line for the members of the industry to know how the Board makes any determinations regarding the amendment to our licensing law.

When area conflicts exist in determining the area for which a license is issued, the Board will, prior to issuance of the license, upon receipt of an application for an outfitting or guiding license, and upon proper payment of the requisite license fee, consider the following:

1. The length of time the applicant has operated in prior years in the area for which he is applying. Where the applicant has purchased, leased, or otherwise acquired as of record the outfitting operations of another outfitter, and can show to the satisfaction of the Board, the unbroken existence of big game hunting operations in a given area by such predecessor, the Board will consider such operations to be continuous and will license the applicant for such area.
2. The extent to which the applicant is qualified to operate or outfit and guide in the particular terrain and the type of big game therein.
3. Whether the applicant has obtained, prior to application for a license, U.S. Forest Service campsite permits for the area in which he has applied to operate. Such permits must be indicated on the license application in the applicable space.
4. Whether the applicant, if having operated in prior years, has fully utilized the area; utilized shall mean outfitted or guided in the area, and made the fullest use possible of the area consonant with the extent to which he has had available to him parties who wish to hire his services; and within the limitations imposed by bag limit regulations of the Idaho Fish and Game Commission.
5. Where the big game area, or portion of it, applied for by one applicant conflicts with that applied for by another, the Board will license for the area in conflict that applicant who can establish the earliest continuous use of the area; unless the applicants in such case can agree, in writing, to a joint use of area in conflict. Such agreements must be on file with the Board prior to issuance of the license (s).


Jay Taylor - Chairman