IDAHO SUPREME COURT 451 WEST STATE STREET P.O. BOX 83720 BOISE, IDAHO 83720-0101

APPLICATION FOR REGISTRATION ON THE IDAHO SUPREME COURT'S ROSTER AS A PERSON ELIGIBLE TO CONDUCT EVALUATIONS OF PERSONS WHO ARE GUILTY OF DOMESTIC ASSAULT OR DOMESTIC BATTERY UNDER I.C. §18-918. (IDAHO COURT ADMINISTRATIVE RULE 75 AND IDAHO CRIMINAL RULE 33.3)

PART I

General Information

1. Qualifications for Registration:

To be deemed eligible for the Idaho Supreme Court's roster, the applicant must: a) be licensed by the state of Idaho or other state as a physician, psychologist, master social worker, professional counselor, marriage and family therapist, registered nurse, nurse practitioner, or physician's assistant; b) have a minimum of one year's experience following licensure in the assessment or treatment of domestic violence related issues; c) have thirty (30) hours of specialized education or training in domestic violence matters within the previous two years, including an orientation course. Up to fifteen (15) hours may be satisfied through approved participatory online program(s); d) successfully complete a current criminal history check and sign a Statement of Criminal History Record Information (CHRI) and any other confidentiality agreements required by the Idaho State Police; and e) be familiar with Idaho Code §18-918, Idaho Court Administrative Rule 75, and Idaho Criminal Rule 33.3.

2. Criminal History Check:

Idaho Court Administrative Rule 47 and 75 require that Evaluators must complete a criminal history check. Applicants may obtain the background check paperwork that will be submitted to the Supreme Court along with this application through the Supreme Court website at https://isc.idaho.gov/domestic-assault-or-battery-evaluators-roster-search-results . Fingerprint cards MUST be requested by e-mailing Susan Wendt at swendt@idcourts.net.

3. Supporting Documents:

In addition to the criminal history check documents, an applicant must submit the following to be deemed eligible for registration on the Idaho Supreme Court's roster:

- a. A copy of the applicant's current professional license;
- b. The attached application including all parts II-VI;
- Documentation supporting the application including certificates of attendance evidencing date of training and number of hours attended or other proof of completion; and
- d. A signed Statement of Criminal History Record Information (CHRI) Confidentiality.

4. To <u>remain</u> on the Idaho Supreme Court's Roster of Evaluators:

To remain on the Supreme Court's Roster of Evaluators, an evaluator must file proof that the evaluator has taken a minimum of sixteen (16) hours of approved continuing education or training in domestic violence related topics every two (2) year period. Up to eight (8) of the sixteen (16) required hours may be satisfied through approved participatory online programs. Proof of compliance that the continuing education requirement has been satisfied must be submitted to the Idaho Supreme Court by July 1 of each two (2) year period in order to be qualified for the succeeding two year period. Please include documentation supporting continuing education requirements, including a current copy of your current professional license, attendance certificates, or other proof of completion.

5. Application packet, including fingerprints and background paperwork, must be mailed or delivered to:

Idaho Supreme Court Attn: Amber Moe P.O. Box 83720 Boise, Idaho 83720-0101

Phone: (208) 947-7451

6. Links to Idaho Code §18-918, Idaho Court Administrative Rule 75, and Idaho Criminal Rule 33.3 are:

Idaho Code §18-918:

http://www.legislature.idaho.gov/idstat/Title18/T18CH9SECT18-918.htm

Idaho Criminal Rule (I.C.R.) 33.3: http://www.isc.idaho.gov/rules/crim33-3.txt

Idaho Court Administrative Rule (I.C.A.R.) 75: https://isc.idaho.gov/icar75

- 7. Supporting documentation checklist:
 - 1. Application Parts II, III, IV, V, and VI;
 - 2. Certificates of attendance/proof of training;
 - 3. Completed criminal history background check information and two (2) rolled fingerprint cards.

Questions related to the application process, please contact:

Amber Moe Statewide Domestic Violence Court Manager Idaho Supreme Court (208) 947-7451 or email: amoe@idcourts.net

200) 747-7431 of chian. amoc @ idcourts.ne

PART II - APPLICATION FORM

Name:				
Mailing Address:				
City:		State:	Zip:	
Telephone:	Fax:			
E-Mail Address:				
Note the information	n you furnish <u>BELOW</u> will be used on	the public rost	er of evaluators and on	line.
Counties where you a	are willing to conduct evaluations:			
Organization:				
Physical Address: _				
City:		State:	Zip:	
Telephone:	Fax:		_	
E-Mail Address:				
In support of this app	plication, I state the following:			
I am licensed as a		by the sta	ite of	
_	(Please attach a copy of your current	professional li	cense.)	
required orientation	ours of specialized education or training course(s), and have a minimum of one years of domestic violence related issues.	in <u>domestic vi</u> vear's experienc	olence, have completed e after licensure in the	l the

PART III

Thirty (30) hours of education or training in <u>domestic violence</u> within the past two years, including an orientation course offered/approved by the Advisory Board. Up to fifteen (15) hours may be satisfied through approved participatory online programs.

Please include certificate of attendance or other proof of completion.

Applicant Name:
Required Orientation Course/Training
Number of total hours for Orientation related courses or training:
Date(s) attended:
List courses/trainings obtained for ORIENTATION requirement:
Name of Training or Course:
Number of hours related to domestic violence:
Date(s) attended:
Name of sponsoring organization:
Detailed explanation of course content and how it relates to domestic violence:
Type of Course (select only one), \(\Pi \) In normal on \(\pi \) \(\Pi \) \(\Pi \)
Type of Course (select only one): \square In-person or \square Online

To list additional courses, please use next page.

PART III cont.

Please include certificate of attendance or other proof of completion.

List additional courses on this page. This page can be copied if needed.

Applicant Name:
Name of Training or Course:
Number of hours related to domestic violence:
Date(s) attended:
Name of sponsoring organization:
Detailed explanation of course content and how it relates to domestic violence:
Type of Course (select only one): \Box In-person or \Box Online
Name of Training or Course:
Number of hours related to domestic violence:
Date(s) attended:
Name of sponsoring organization:
Detailed explanation of course content and how it relates to domestic violence:
Type of Course (select only one): \square In-person or \square Online

PART IV

Experience after licensure in the assessment or treatment of domestic violence related issues.

To add additional records, please copy page.	
Applicant Name:	
In what year was your license first obtained?	
Name, address, and phone number of organization or facility provi	ding DV treatment or assessment:
Dates with organization: Beginning (mm/yy) -	Ending (mm/yy) -
Name of facility/organization supervisor or contact person:	
Average hours providing DV treatment or assessment per month:	
Detailed description of experience:	
Name, address, and phone number of organization or facility provi	ding DV treatment or assessment:
Dates with organization: Beginning (mm/yy) -	Ending (mm/yy) -
	- — — — — — — — — — — — — — — — — — — —
Name of facility/organization supervisor or contact person: Average hours providing DV treatment or assessment per month.	
Average hours providing DV treatment or assessment per month:	
Detailed description of experience:	

PART V

IDAHO PUBLIC SAFETY AND SECURITY INFORMATION SYSTEM

STATEMENT OF CRIMINAL HISTORY RECORD INFORMATION (CHRI) CONFIDENTIALITY

AUTHORIZED USAGE AND DISSEMINATION OF CRIMINAL HISTORY RECORD INFORMATION OBTAINED THROUGH THE NCIC INTERSTATE IDENTIFICATION INDEX (III) FILES.

Idaho Code 67-3009 states " It is unlawful for a person for personal gain to request, obtain, or attempt to obtain criminal history records under false pretenses or willfully communicate or attempt to communicate criminal history records to any agency or person not authorized to receive the information by law."

The United State Department of Justice and federal courts have interpreted Title 28, United States Code (U.S.C.) Section 534 (the basic and fundamental authorization for the collection, acquisition, exchange and dissemination of CHRI) to restrict access to FBI CHRI to criminal justice agencies for criminal justice purposes and to federal agencies authorized to receive it pursuant to a federal statute or executive order.

Title 28 code of federal regulations, Part 20, 3(g), defines "criminal justice agency" as "(1) courts: [or] (2) a government agency or any subunit thereof which performs the administration of criminal justice pursuant to a statute or executive order, and which allocates a substantial part of it's annual budget to the administration of criminal justice." Section 20.3(b) defines the term "administration of criminal justice" by stating that "the administration of criminal justice means performance of any of the following activities; detection, apprehension, detention, pretrial release, post-trial release, prosecution, adjudication, correctional supervision, or rehabilitation of accused persons or criminal offenders."

The privacy Act of 1974 and the Computer and Abuse Act of 1986 are two federal statutes affording criminal and civil liability for violations of privacy and security provisions relating to the use of CHRI. Additionally, 28 U.S.C., section 534, contains provisions calling for the cancellation of access rights by criminal justice agencies if the dissemination of CHRI is made outside the receiving department or a related agency. Furthermore most (if not all) states have laws which criminalize or provide civil liability for misuse/unauthorized dissemination of their CHRI.

CHRI recipients are again reminded that, with the exception of federally approved uses, the III may only be accessed and used by criminal justice agencies for criminal justice purposes. Users are also reminded that III may be used for a criminal justice employment background, but that such inquiry should be followed up with fingerprint submission.

I have read and understand the above information. And regulations cited within this document.	l by affixing my name to	this document, agree to c	abide by all of the laws, rules and
Signature		Date	

PART VI

Idaho Supreme Court

APPLICATION FOR REGISTRATION ON THE IDAHO SUPREME COURT'S ROSTER AS A PERSON ELIGIBLE TO CONDUCT EVALUATIONS OF PERSONS WHO ARE GUILTY OF DOMESTIC ASSAULT OR DOMESTIC BATTERY UNDER I.C. §18-918. (IDAHO COURT ADMINISTRATIVE RULE 75)

AFFIDAVIT OF COMPLIANCE

State of	_)		
County of	_)		
To the Idaho Supreme Co	ourt:		
Ι,		, being first duly sworn, o	depose and say that:
person eligible to conduc Idaho Code §18-918 pur	et evaluations of persons suant to Idaho Court A	gistration on the Idaho Supress guilty of domestic assault or administrative Rule 75. By significant for making this application.	domestic battery under uning this application, I
depends, in part, on the t criminal history check, a	ruthfulness and comple and the statements attack	o whether I am approved by the teness of my answers set forth hed. To my knowledge, the an application and criminal history	in this application, my nswers and information
Court Administrative Ru	le 75 and Criminal Rul	of Idaho Code §18-918 and a cute 33.3, and I will conduct the conformance with these provisions.	e evaluation of persons
Date:	Applicant's Sign	nature:	
SUBSCRIBED AND SWO	ORN TO before me, a N	otary Public, in and for the Sta	te of Idaho, this
day of	, 20	NOTARY PUBLIC for the	State of Idaho
		Residing in	County
		Commission expires	