for the handling of surplus property for:

(1) The acquisition, warehousing, and distribution of surplus property on behalf of the state of Idaho and the delivery of surplus property within the state of Idaho; and

(2) The acquisition, warehousing, and distribution of surplus property on behalf of other states and the delivery of surplus property in other states; provided that any contract negotiated under the authority of this subparagraph (2) shall obligate the other states to pay the cost of the surplus property and the administrative costs incurred in the acquisition, warehousing, and distribution of the surplus property; and

(3) The furnishing of any services to the state of Idaho concerning the acquisition, warehousing, and distribution of surplus property, and the sorting, dividing into lots, crating, preparing for shipment, and any other handling of surplus property for the state of Idaho.

SECTION 91. That Section 67-5904, Idaho Code, be, and the same is hereby amended to read as follows:

67-5904. ORGANIZATION OF COMMISSION -- COMPENSATION OF MEMBERS. The commission shall annually select a president and vice president. Members shall each be paid--an--honorarium--of-twenty-five-dollars (\$25-00)-per-day,-not-to-exceed-sixty-(60)-days-in-any-ealendar--year, when--on--official--business-of-the-commission-and-shall-be-reimbursed for-ordinary-and-actual-travel-expenses;-including-subsistence,-incurred-in-accordance-with-regulations-applicable-to-other-state-employees compensated as provided by section 59-509(f), Idaho Code. The commission may appoint a staff director to serve at its pleasure. Other sub-ordinate staff necessary to accomplish the commission's mission shall be subject to the provisions of chapter 53, title 67, Idaho Code.

SECTION 92. That Section 67-6003, Idaho Code, be, and the same is hereby amended to read as follows:

67-6003. MEMBERS SERVE-WITHOUT-PAY -- EXPENSES ALLOWED. The members of the commission shall serve-without-pay,-but-shall-receive travel-and-subsistence-expenses-in-amounts-to-be-determined-by-the governor-and-the-chairman,-but-not-in-excess-of-the-amounts-provided by-the-standard-travel-pay-and-allowance-act be compensated as provided by section 59-509(b), Idaho Code.

SECTION 93. That Section 67-6405, Idaho Code, be, and the same is hereby amended to read as follows:

67-6405. APPOINTMENT AND REMOVAL OF COMMISSIONERS. (a) The powers of the authority shall be vested in a board of seven (7) commissioners appointed by the governor for terms of five (5) years with advice and consent of a majority of the members of the senate. No commissioner appointed after January 1, 1978, shall also serve as a member of the permanent building council created in section 67-5710, Idaho Code. Of

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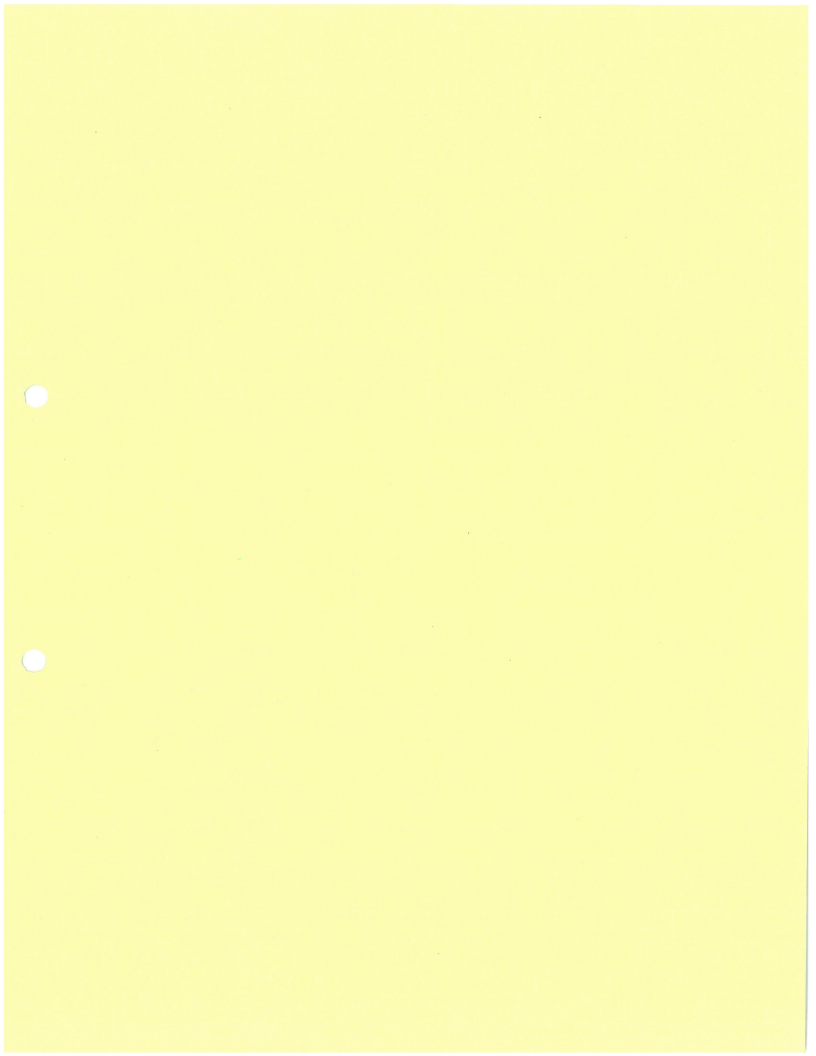
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within its territorial limits or with reference to swimming within areas of intense or hazardous vessel traffic, provided such ordinances are intended to promote or protect the health, safety and general welfare of its citizenry.

SECTION 3. That Section 63-105P, Idaho Code, be, and the same is hereby amended to read as follows:

63-105P. PROPERTY EXEMPT FROM TAXATION -- MOTOR VEHICLES PROPERLY REGISTERED. The following property is exempt from taxation: Motor vehicles properly registered and for which the required fee has been paid under the provisions of the laws of the state of Idaho, recreational vehicles for which the fees imposed by chapter 28, title 49, Idaho Code, have been paid and pleasure-boats vessels for which the license use fees imposed by section 49-217 49-3210, Idaho Code, have been paid.

SECTION 4. The provisions of this act are hereby declared to be severable and if any provision of this act or the application of such provision to any person or circumstance is declared invalid for any reason, such declaration shall not affect the validity of remaining portions of this act.

SECTION 5. This act shall be in full force and effect on and after May 1, 1980.

Approved March 31, 1980.

CHAPTER 247 (S.B. No. 1328, As Amended in the House) \$25337

AN ACT

RELATING TO HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS AND COUNCILS; AMENDING CHAPTER 5, TITLE 59, BY THE ADDITION OF A NEW SECTION 59-509, IDAHO CODE, TO PROVIDE A SCHEDULE FOR PAYMENT OF HONORARIUMS, COMPENSATION OR EXPENSES OF MEMBERS OF PART-TIME BOARDS, COMMISSIONS OR COUNCILS; AMENDING SECTIONS 1-2104, 19-5112, 19-5203, 20-208 AND 20-210, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 21-134, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE AERONAUTICS AND PUBLIC TRANSPORTATION ADVISORY BOARD; AMENDING SECTIONS 22-1202, 22-2106 AND 22-2718, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 22-2804, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE HONEY ADVERTISING COMMISSION; AMENDING SECTION 22-2912, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE BEAN COMMISSION; AMENDING SECTIONS 22-3002, 22-3104, 22-3306, 22-3507, 22-3602, 22-3702, 22-4103 AND 22-4204, IDAHO CODE, TO INCREASE THE TIONS; AMENDING SECTION 25-127, IDAHO CODE, TO INCREASE THE

COMPENSATION OF MEMBERS OF THE SHEEP COMMISSION; AMENDING SECTIONS 25-1101, 25-2904 AND 25-3108, IDAHO CODE, TO PROVIDE CODE CITA-TIONS; AMENDING SECTION 33-104, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE STATE BOARD OF EDUCATION; AMENDING SECTION 33-2212, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE VOCA-TIONAL EDUCATION ADVISORY COUNCIL; AMENDING SECTION 33-2501, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPEN-SATION AND EXPENSES TO MEMBERS OF THE STATE LIBRARY BOARD; AMEND-ING SECTION 34-1507, IDAHO CODE, TO INCREASE THE COMPENSATION OF PRESIDENTIAL ELECTORS; AMENDING SECTION 36-102, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE FISH AND GAME COMMIS-SION; AMENDING SECTIONS 36-2106, 38-1205, 39-107 AND 39-412, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 39-1310, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE ADVISORY HOSPITAL COUNCIL; AMENDING SECTION 39-1405, IDAHO CODE, TO INCREASE THE COMPENSATION AND EXPENSES OF MEMBERS OF CERTAIN ADVI-SORY COUNCILS; AMENDING SECTIONS 39-2710, 39-3004, 39-3131 AND 39-4106, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 40-117, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE TRANSPORTATION BOARD; AMENDING SECTION 41-1042, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE INSURANCE EXAMINATION ADVISORY BOARD; AMENDING SECTION 42-1732, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE WATER RESOURCE BOARD; AMENDING SECTIONS 42-3508, 44-120, 47-201, 49-358, 49-2404, 49-2708, 54-205, 54-312, 54-407, 54-521, 54-604, 54-703, 54-832, 54-911, 54-1006, 54-1105, 54-1205, 54-1403, 54-1508, 54-1603, 54-1714, 54-1805, 54-1806A, 54-1908, 54-2027, 54-2105, 54-2304, 54-2405, 54-2504, 54-2805, 54-2915, 54-3003, 54-3106, 54-3203, 57-719, 59-1326, 63-3804, 65-206 AND 67-406a, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 67-4125, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE BOARD OF TRUSTEES OF THE HISTORICAL SOCIETY; AMENDING SECTION 67-4221, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE PARK AND RECREATION BOARD; AMENDING SECTION 67-4401, 67-4704 AND 67-5004, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 67-5307, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEM-BERS OF THE PERSONNEL COMMISSION; AND AMENDING SECTIONS 67-5404, 67-5603, 67-5740, 67-5904, 67-6003 AND 67-6405, IDAHO CODE, TO PROVIDE CODE CITATIONS.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Chapter 5, Title 59, Idaho Code, be, and the same is hereby amended by the addition thereto of a $\underbrace{\text{NEW SECTION}}_{\text{Code}}$, to be known and designated as Section 59-509, Idaho Code, and to read as follows:

59-509. HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS AND COUNCILS. The members of part-time boards, commissions or councils shall receive for each day spent in the actual performance of

for the handling of surplus property for:

(1) The acquisition, warehousing, and distribution of surplus property on behalf of the state of Idaho and the delivery of surplus property within the state of Idaho; and

(2) The acquisition, warehousing, and distribution of surplus property on behalf of other states and the delivery of surplus property in other states; provided that any contract negotiated under the authority of this subparagraph (2) shall obligate the other states to pay the cost of the surplus property and the administrative costs incurred in the acquisition, warehousing, and distribution of the surplus property; and

(3) The furnishing of any services to the state of Idaho concerning the acquisition, warehousing, and distribution of surplus property, and the sorting, dividing into lots, crating, preparing for shipment, and any other handling of surplus property for the state of Idaho.

SECTION 91. That Section 67-5904, Idaho Code, be, and the same is hereby amended to read as follows:

67-5904. ORGANIZATION OF COMMISSION -- COMPENSATION OF MEMBERS. The commission shall annually select a president and vice president. Members shall each be paid--an--honorarium--of-twenty-five-dollars (\$25.00)-per-day,-not-to-exceed-sixty-(60)-days-in-any-calendar--year, when--on--official--business-of-the-commission-and-shall-be-reimbursed for-ordinary-and-actual-travel-expenses,-including-subsistence,-incurred-in-accordance-with-regulations-applicable-to-other-state-employees compensated as provided by section 59-509(f), Idaho Code. The commission may appoint a staff director to serve at its pleasure. Other subordinate staff necessary to accomplish the commission's mission shall be subject to the provisions of chapter 53, title 67, Idaho Code.

SECTION 92. That Section 67-6003, Idaho Code, be, and the same is hereby amended to read as follows:

67-6003. MEMBERS SERVE-WITHOUT-PAY -- EXPENSES ALLOWED. The members of the commission shall serve-without-pay,-but-shall-receive travel-and-subsistence-expenses-in-amounts-to-be-determined-by-the governor-and-the-chairman,-but-not-in-excess-of-the-amounts-provided by-the-standard-travel-pay-and-allowance-act be compensated as provided by section 59-509(b), Idaho Code.

SECTION 93. That Section 67-6405, Idaho Code, be, and the same is hereby amended to read as follows:

67-6405. APPOINTMENT AND REMOVAL OF COMMISSIONERS. (a) The powers of the authority shall be vested in a board of seven (7) commissioners appointed by the governor for terms of five (5) years with advice and consent of a majority of the members of the senate. No commissioner appointed after January 1, 1978, shall also serve as a member of the permanent building council created in section 67-5710, Idaho Code. Of

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IN THE SENATE

SENATE BILL NO. 1328

BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS AND COUNCILS; AMENDING CHAPTER 5, TITLE 59, BY THE ADDITION OF A NEW SECTION 59-509, IDAHO CODE, TO PROVIDE A SCHEDULE FOR PAYMENT OF HONORARIUMS, COMPENSATION OR EXPENSES OF MEMBERS OF PART-TIME BOARDS, COMMISSIONS OR COUNCILS; AMENDING SECTIONS 1-2104, 19-5112, 19-5203, 20-208 AND 20-210, IDAHO CODE, TO PROVIDE CODE CITATIONS: AMENDING SECTION 21-134, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE AERONAUTICS AND PUBLIC TRANSPORTATION ADVISORY BOARD; AMENDING SECTIONS 22-1202, 22-2106 AND 22-2718, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 22-2804, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE HONEY ADVERTISING COMMISSION; AMENDING SECTION 22-2912, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE BEAN COMMISSION; AMENDING SECTIONS 22-3002, 22-3104, 22-3306, 22-3507, 22-3602, 22-3702, 22-4103 AND 22-4204, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 25-127, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE SHEEP COMMISSION; AMENDING SECTIONS 25-1101, 25-2904 AND 25-3108, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 33-104. IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE STATE BOARD OF EDUCATION; AMENDING SECTION 33-2212, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE VOCATIONAL EDUCATION ADVISORY COUNCIL; AMENDING SECTION 33-2501, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE STATE LIBRARY BOARD; AMENDING SECTION 34-1507, IDAHO CODE, TO INCREASE THE COMPENSATION OF PRESIDENTIAL AMENDING SECTION 36-102, IDAHO CODE, TO INCREASE THE ELECTORS; COMPENSATION OF MEMBERS OF THE FISH AND GAME COMMISSION; AMENDING SECTIONS 36-2106, 38-1205, 39-107 AND 39-412, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 39-1310, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE ADVISORY HOSPITAL COUNCIL; AMENDING SECTION 39-1405, IDAHO CODE, TO INCREASE THE COMPENSATION AND EXPENSES OF MEMBERS OF CERTAIN ADVISORY COUNCILS; AMENDING SECTIONS 39-2710, 39-3004, 39-3131 AND 39-4106, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 40-117, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE TRANSPORTATION BOARD; AMENDING SECTION 41-1042, IDAHO CODE, TO PROVIDE A STATUTORY REQUIREMENT FOR PAYMENT OF COMPENSATION AND EXPENSES TO MEMBERS OF THE INSURANCE EXAMINATION ADVISORY BOARD; AMENDING SECTION 42-1732, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE WATER RESOURCE BOARD; AMENDING SECTIONS 42-3508, 44-120, 47-201, 49-358, 49-2404, 49-2708, 54-205, 54-312, 54-407, 54-521, 54-604, 54-703, 54-832, 54-911, 54-1006, 54-1105, 54-1205, 54-1403, 54-1508, 54-1603, 54-1714, 54-1805, 54-1806A, 54-1908, 54-2105, 54-2304, 54-2405, 54-2504, 54-2805, 54-2915, 54-3003, 54-3106, 54-3203, 57-719, 59-1326, 63-3804, 65-206 AND 67-406a, IDAHO CODE, TO

PROVIDE CODE CITATIONS; AMENDING SECTION 67-4125, IDAHO CODE, INCREASE THE COMPENSATION OF MEMBERS OF THE BOARD OF TRUSTEES OF THE HISTORICAL SOCIETY; AMENDING SECTION 67-4221, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE PARK AND RECREATION BOARD; AMENDING SECTION 67-4401, 67-4704 AND 67-5004, IDAHO CODE, TO PROVIDE CODE CITATIONS; AMENDING SECTION 67-5307, IDAHO CODE, TO INCREASE THE COMPENSATION OF MEMBERS OF THE PERSONNEL COMMISSION; AND AMENDING SECTIONS 67-5404, 67-5603, 67-5740, 67-5904, 67-6003 AND 67-6405, IDAHO CODE, TO PROVIDE CODE CITATIONS.

Be It Enacted by the Legislature of the State of Idaho: 10

SECTION 1. That Chapter 5, Title 59, Idaho Code, be, and the same is hereby amended by the addition thereto of a NEW SECTION, to be known and designated as Section 59-509, Idaho Code, and to read as follows:

59-509. HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS AND COUNCILS. The members of part-time boards, commissions or councils shall receive for each day spent in the actual performance of duties, an honorarium, compensation, or expenses, as provided in the following schedule:

(a) Members shall serve without honorarium, compensation, or expense

reimbursement of any kind.

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(b) Members shall serve without honorarium or compensation of any kind, but shall be reimbursed for actual and necessary expenses, subject to the limits provided in section 67-2008, Idaho Code.

(c) Members shall serve without honorarium or compensation of any kind, but shall be reimbursed for actual and necessary expenses, without

being subject to the limits provided in section 67-2008, Idaho Code.

(d) Members shall receive the sum of fifteen dollars (\$15.00) per day, and shall be reimbursed for actual and necessary expenses, subject to the limits provided in section 67-2008, Idaho Code.

(e) Members shall receive the sum of twenty dollars (\$20.00) per day, and shall be reimbursed for actual and necessary expenses, subject to the

limits provided in section 67-2008, Idaho Code.

Members shall receive the sum of twenty-five dollars (\$25.00) per day, and shall be reimbursed for actual and necessary expenses, subject to the limits provided in section 67-2008, Idaho Code.

(g) Members shall receive the sum of thirty-five dollars (\$35.00) per day, and shall be reimbursed for actual and necessary expenses, subject to

the limits provided in section 67-2008, Idaho Code.

(h) Members shall receive the sum of fifty dollars (\$50.00) per day, and shall be reimbursed for actual and necessary expenses, subject to limits provided in section 67-2008, Idaho Code.

(i) Members shall receive the sum of seventy-five dollars (\$75.00) per day, and shall be reimbursed for actual and necessary expenses, subject to the limits provided in section 67-2008, Idaho Code.

SECTION 2. That Section 1-2104, Idaho Code, be, and the same is hereby amended to read as follows:

1-2104. HONORARIA AND EXPENSES OF MEMBERS. Each member of the judicial council, except a judge or justice, shall receive—an—honorarium—of twenty-five—dollars—(\$25.00)—per—day—for—each—day—spent—in—actual attendance—in—meetings—of—the—judicial—council——Members—of—the—council shall—be—reimbursed—for—actual—expenses—necessarily—incurred—in—attending meetings—and—in—the—performance—of—official—duties be compensated as provided by section 59-509(f), Idaho Code.

SECTION 3. That Section 19-5112, Idaho Code, be, and the same is hereby amended to read as follows:

19-5112. NO COMPENSATION -- REIMBURSEMENT FOR EXPENSES. Members of the commission, except the four (4) interested citizen members provided for in subsections (j) and (k) of section 19-5102, Idaho Code, who shall receive-a per-diem-of-twenty-five-dollars-(\$25.00)-per-day-for-each-day-of-attendance at-commission-meetings-in-addition-to-necessary-travel-and-expenses be compensated as provided by section 59-509(f), Idaho Code, shall serve without compensation, but may be reimbursed from commission funds for necessary travel and expenses in conformity with state law and federal regulations.

SECTION 4. That Section 19-5203, Idaho Code, be, and the same is hereby amended to read as follows:

19-5203. TELETYPEWRITER COMMUNICATIONS BOARD -- CREATION -- COMPOSITION -- TERMS -- RULES AND REGULATIONS -- COMPENSATION OF MEMBERS. (1) There is hereby created within the department of law enforcement a teletypewriter communications board which shall be composed of five (5) members appointed by the governor.

The members of the teletypewriter communications board shall be composed of the following:

- (a) Two (2) incumbent county sheriffs:
- (b) Two (2) incumbent city chiefs of police;
- (c) One (1) member of the Idaho state police.
- (2) The term of office of the first board shall be staggered with the one (1) appointment expiring January 1, 1972; one (1) appointment expiring January 1, 1973; one (1) appointment expiring January 1, 1974; one (1) appointment expiring January 1, 1975; and one (1) appointment expiring January 1, 1976.

Thereafter, the term of office of each chief of police, sheriff and member of the Idaho state police shall be for a term of five (5) years.

The director of the department of law enforcement shall be an ex officio member of the board.

In the event any chief of police, sheriff or member of the Idaho state police ceases to be such chief of police, sheriff, or member of the Idaho state police, his appointment to said board shall terminate and cease immediately and the governor shall appoint a qualified person in such category to fill the unexpired term of such member.

(3) The board shall, upon their appointment, adopt such rules, regulations, procedures and methods of operation as may be necessary to establish and put into use the most efficient and economical statewide

teletypewriter communications network and shall publish and distribute said rules, regulations and procedures to each participating department, agency or office.

(4) Salaries and expenses. Members of said board shall serve-without pay-or-salary-but-shall-be-allowed-their-actual-and-necessary-expenses-in the--performance-of-their-duties-as-members-of-said-board be compensated as provided by section 59-509(b), Idaho Code, which expenses shall be paid from moneys appropriated for the funding of this act.

The performance of duties under this act by a member of the board shall be deemed to be in performance of his duties as an employee of his particular branch of government.

SECTION 5. That Section 20-208, Idaho Code, be, and the same is hereby amended to read as follows:

20-208. SALARIES AND EXPENSES OF BOARD MEMBERS. Each member of the state board of correction shall be paid-fifty-dollars-(\$50.00)-a-day-and actual-and-necessary-expenses-when-engaged-in-state-business compensated as provided by section 59-509(h), Idaho Code.

SECTION 6. That Section 20-210, Idaho Code, be, and the same is hereby amended to read as follows:

20-210. COMMISSION OF PARDONS AND PAROLE -- APPOINTMENT -- QUALIFICATIONS -- TERMS -- SALARY -- STAFF. The board shall appoint a state commission of pardons and parole, each member of which shall be subject to the advice and consent of the senate, in this chapter referred to as the commission, which shall succeed to and have all rights, powers and authority of said board of pardons as are granted and provided by the provisions of the constitution of the state of Idaho.

The commission shall be composed of five (5) members, with due regard for their experience, knowledge and interest in sociology, psychology, rehabilitative services and similar pertinent disciplines. The members shall serve at the pleasure of the board and not more than three (3) members shall be from any one (1) political party.

The members of the commission, each year, shall select a chairman and vice-chairman.

The members of the commission shall be appointed for the purposes of organization as follows: One (1) member is to be appointed for one (1) year, one (1) for two (2) years, one (1) for three (3) years, one (1) for four (4) years and one (1) for five (5) years, with each succeeding vacancy to be filled by the board for terms of five (5) years; vacancies in the commission for unexpired terms shall be by appointment by the board for the remainder of the term and all appointees may be reappointed.

The commission shall also act as the advisory commission to the board on matters of adult probation and parole and may exercise such powers and duties in this respect as are delegated to it by the board.

The commission shall meet at such times and places as a majority of the members request, or at the call of the chairman and in any event no less than quarterly.

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commission-fifty-dollars-(\$50.00)-a-day-and-actual-and-necessary-expenses be compensated as provided by section 59-509(h), Idaho Code.

They may hire such staff and employees as are approved by the board and in addition the board will liberally allow the reasonable payment for services of such technical and professional advice and consultation as the commission may require.

SECTION 7. That Section 21-134, Idaho Code, be, and the same is hereby amended to read as follows:

21-134. IDAHO AERONAUTICS AND PUBLIC TRANSPORTATION ADVISORY BOARD CREATED -- DUTIES -- COMPENSATION. There is hereby created and established the Idaho aeronautics and public transportation advisory board. The board shall consult with and advise the administrator of the division of aeronautics and public transportation and Idaho transportation department on matters concerning aeronautics and public transportation. Members shall be compensated on-a-per-diem-basis-at-a-rate-to-be-fixed-by-the administrator; and-in-addition-shall-be-reimbursed-for-ordinary-and-aetual expenses as provided by section 59-509(f), Idaho Code.

SECTION 8. That Section 22-1202, Idaho Code, be, and the same is hereby amended to read as follows:

22-1202. POTATO COMMISSION CREATED. There is hereby created and established in the department of self-governing agencies the "Idaho potato commission" to be composed of nine (9) practical potato men, resident citizens of the state of Idaho for a period of three (3) years prior to their appointment each of whom has had active experience in growing, or shipping, or processing of potatoes produced in the state of Idaho. At least five (5) members of said commission shall be growers who are actually now engaged in the production of potatoes. Two (2) of the members shall be shippers who are actually now engaged in the shipping of potatoes, and two (2) of the members shall be processors who are actually now engaged in the processing of potatoes. The qualifications for members of said commission as above required shall continue throughout their respective terms of office. Three (3) growers shall be nominated for each grower vacancy that occurs, from which the governor shall appoint one (1). Two (2) grower commissioners shall be appointed from the district known as District No. 1, consisting of the counties of Oneida, Franklin, Bear Lake, Caribou, Bannock, Power, Bingham, Bonneville, Teton, Madison, Jefferson, Fremont, Clark, Butte, Custer, and Lemhi; two (2) grower commissioners shall be appointed from the district known as District No. 2, consisting of the counties of Cassia, Minidoka, Twin Falls, Jerome, Lincoln, Blaine, Gooding, Elmore, Camas, Boise, and Valley; and one (1) grower commissioner shall be appointed from the district known as District No. 3, consisting of the counties of Owyhee, Ada, Canyon, Gem, Payette, Washington, Adams, Idaho, Lewis, Nez Perce, Clearwater, Latah, Benewah, Shoshone, Kootenai, Bonner, and Boundary. Three (3) shippers shall be nominated for each shipper vacancy that occurs from which the governor shall appoint one (1). Shipper commissioners do not necessarily need to be nominated from geographical areas. Three (3) processors shall be nominated for each processor vacancy

that occurs from which the governor shall appoint one (1). Processor commissioners do not necessarily need to be nominated from geographical areas. Nominations must be made 30 days prior to appointment. All nominations must give equal consideration to all who are eligible for appointment as defined in this act. The Idaho potato commission shall hold separate meetings of the growers, shippers, or processors, as nominations to be made shall require, in the various districts, to determine who shall be nominated for appointment. Notice of said meetings shall be given by publication in one (1) newspaper published in each county of the district or districts in which said nominations are to be made, and the notice shall be published in two (2) issues of each newspaper, the first to be approximately thirty (30) days and the second approximately ten (10) days before said meeting. The notice shall state the purpose, time and place of said meeting. All meetings held for the selection of nominees shall be held prior to March 31 of the year the appointment or appointments are to be made.

The term of office shall be three (3) years and no commissioner shall serve more than two (2) consecutive terms. The commissioners shall elect a chairman for a term of one (1) year.

On July 1, 1961, the governor shall appoint one (1) grower, one (1) shipper and one (1) processor member for a term of three (3) years; three (3) grower members for a term of two (2) years; and one (1) grower, one (1) shipper and one (1) processor member for a term of one (1) year. Vacancies thereafter shall be filled as terms expire. Each of such commissioners shall hold office until his successor has been appointed and qualified.

A majority of the members of said commission shall constitute a quorum for the transaction of all business and the carrying out of the duties of said commission. Before entering on the discharge of their duties as members of said commission, each member shall take and subscribe to the oath of office prescribed for state officers.

No-member-of-the-commission-shall-receive-any-salary-or-other compensation-but-each Each member of the commission shall receive-the-sum of-fifteen-dollars-(\$15.00)-per-day-for-each-day-spent-in-actual-attendance in-meetings-of-the-commission-and-such-allowance-for-traveling-expenses-in attending-meetings-of-the-commission-as-is-allowed-other-state-employees for-traveling-expenses be compensated as provided by section 59-509(d), Idaho Code.

SECTION 9. That Section 22-2106, Idaho Code, be, and the same is hereby amended to read as follows:

22-2106. COMPENSATION AND EXPENSES. The members of the commission shall not-receive-compensation-for-their-services-as-such; but-their-actual and-necessary-expenses-incurred-in-the-performance-of-duties-under-this-act be compensated as provided by section 59-509(b), Idaho Code, and shall be paid from any appropriations made to the commission for such purpose.

SECTION 10. That Section 22-2718, Idaho Code, be, and the same is hereby amended to read as follows:

22-2718. STATE SOIL CONSERVATION COMMISSION. A. There is hereby

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established and created in the department of lands of the state of Idaho the state soil conservation commission which shall in cooperation with the director of the department of lands perform all functions conferred upon it by this chapter. The commission shall consist of five (5) members appointed by the governor, but no more than three (3) members shall be a member of the same political party. The term of office of each commission member shall be five (5) years; except that upon July 1, 1967, the governor shall appoint one (1) member for a term of one (1) year, one (1) member for a term of two (2) years, one (1) member for a term of three (3) years, one (1) member for a term of four (4) years and one (1) member for a term of five (5) years. From and after the initial appointment the governor shall appoint a member of the commission to serve in office for a term of five (5) years commencing upon July 1 of that year. A vacancy which occurs in an unexpired term shall be filled for its remainder by the governor's appointment. Any commissioner may be removed during his term of office by the governor. Any commissioner so removed shall have notice of the same in writing, specifying the reasons for the removal. Each vacancy on the shall be filled by appointment by the governor. Such commission appointments shall be confirmed by the senate. The commission may invite the state conservationist of the United States department of agriculture soil conservation service, the president of the Idaho association of soil conservation districts and the dean of the College of Agriculture of the University of Idaho or his designated representative to serve as nonvoting advisory members of the commission. The commission shall keep a record of its official actions, shall adopt a seal, which seal shall be judicially noticed, and may perform such acts, hold such public hearings, and promulgate such rules as may be necessary for the execution of its functions under this act.

The state soil conservation commission may employ an administrative officer and such technical experts and such other agents and employees, permanent and temporary, as it may require, and shall determine their qualifications, duties and compensation. The commission may call upon the attorney general of the state for such legal services as it may require, or may employ its own counsel. It shall have authority to delegate to its chairman, to one (1) or more of its members, or to one (1) or more agents or employees, such powers and duties as it may deem proper. It shall be supplied with suitable office accommodations, and shall be furnished with the necessary supplies and equipment. Upon request of the commission, for the purpose of carrying out any of its functions, the supervising officer of any state agency, or of any state institution of learning shall insofar as may be possible under available appropriation, and having due regard to the needs of the agency to which the request is directed, assign or detail to the commission members of the staff or personnel of such agency or institution of learning, and make such special reports, surveys, or studies as the commission may request.

C. The commission shall designate its chairman, and may from time to time, change such designation. A majority of the commission shall constitute a quorum, and the concurrency of a majority in any matter within their duties shall be required for its determination. The chairman and members of the commission shall receive-no-salary-for-their-services-on-the commission,--but--shall--be--entitled--to--per--diem-of-twenty-five-dollars

(\$25.00)-for-each-day-when-actually-engaged-in-commission-business-and shall-be-reimbursed-for-travel-and-expenses-at-the-same-rate-as-other-state officials be compensated as provided by section 59-509(f), Idaho Code. The commission shall provide for the execution of surety bonds for all employees and officers who shall be entrusted with funds or property; shall provide for the keeping of a full and accurate record of all proceedings and of all resolutions, and orders issued or adopted; and shall provide for an annual audit of the accounts of receipts and disbursements.

- D. In addition to the duties and powers hereinafter conferred upon the state soil conservation commission, it shall have the following responsibilities:
 - (1) To offer such assistance as may be appropriate to the supervisors of soil conservation districts, organized as provided hereinafter, in the carrying out of any of their powers and programs.
 - (2) To keep the supervisors of each of the several districts organized under the provisions of this act informed of the activities and experience of all other districts organized hereunder, and to facilitate an interchange of advice and experience between such districts and cooperation between them.
 - (3) To coordinate the progress of the several soil conservation districts organized hereunder so far as this may be done by advice and consultation.
 - (4) To secure the cooperation and assistance of the United States and any of its agencies, and of agencies of this state, in the work of such districts.
 - (5) To disseminate information throughout the state concerning the activities and programs of the soil conservation districts in areas where their organization is desirable.

SECTION 11. That Section 22-2804, Idaho Code, be, and the same is hereby amended to read as follows:

22-2804. COMMISSION, MEMBERS, APPOINTMENT AND COMPENSATION. There is hereby created and established in the department of agriculture an Idaho honey advertising commission to be known and designated as such, and shall be composed of the director of the department and three (3) members, who shall be practical honey producers or beekeepers, appointed by the governor, at the recommendation of a representative group of beekeepers of the state of Idaho. Each member so appointed shall be a resident citizen of the state of Idaho and from the district from which appointed, for a period of five (5) years prior to his appointment, and shall have had active experience in raising honey bees and each member shall have derived the major portion of his income from the production and sale of honey. One (1) member shall be chosen from the district north of the Salmon River; one (1) from the district south of the Salmon River and west of a north-south line bisecting the city of Shoshone and extending from the south boundary of the state of Idaho to the Salmon River; one (1) from the district south of the Salmon River and east of a north-south line bisecting the city of Shoshone and extending from the south boundary of the state of Idaho to the Salmon River. Commission members shall be appointed and serve for a term of three (3) years and until their respective successors are appointed

qualified. The commission shall elect its chairman.

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A majority of the members of said commission shall constitute a quorum for the transaction of all business and the carrying out of the duties of said commission. Before entering on the discharge of their duties as members of said commission, each member shall take and subscribe to the oath of office prescribed by the statutes of Idaho.

No Each member of the commission shall receive-any-salary-or-other compensation; but-each-member-shall-receive-the-sum-of-five-dollars-(\$5:θθ) per-day-spent-in-actual-attendance-in-meetings-of-the-commission-to-cover his-personal-expenses-while-in-attendance; together-with-the-mileage-at-the rate--allowed--by-law-to-state-employees-for-each-mile-actually-traveled-to and-from-all-regular-and-special-meetings-of-said-commission be compensated as provided by section 59-509(d), Idaho Code. The commission shall meet regularly once each fiscal year at a date established by said commission in its designated business office, and it shall fix the time and place of special meetings as may be deemed necessary by the chairman of the commission.

SECTION 12. That Section 22-2912, Idaho Code, be, and the same is hereby amended to read as follows:

22-2912. BEAN COMMISSION CREATED. There is hereby created established in the department of self-governing agencies the Idaho bean commission, hereinafter called the commission. It shall be composed of nine (9) men or women engaged in the bean industry. The commission shall be appointed by the governor, and each member must have been a resident of the state of Idaho for a period of three (3) years immediately prior to his appointment, shall have had active experience in growing, processing or shipping of beans produced in the state of Idaho, and at least five (5) members of the commission shall be growers actually engaged in production of beans, but who are not handlers, dealers or processors. One (1) grower member of the commission shall be appointed from each of the districts provided for by this section. The four (4) remaining members of the commission may be engaged in the processing or shipping of beans, at least one (1) of whom must be engaged in the processing or shipping of snap bean seed. The processor or shipper members of the commission shall be appointed at large, keeping in mind insofar as possible geographic locations representative of the Idaho bean industry. The qualifications for membership on the commission shall continue throughout the respective terms of office of the commissioners. Upon recommendation of organizations of producers and shippers of beans, one (1) grower commissioner shall be appointed from district No. 1, which district shall be composed of the following counties: Boundary, Bonner, Kootenai, Benewah, Shoshone, Latah, Clearwater, Nez Perce, Lewis and Idaho; one (1) grower commissioner shall be appointed from district No. 2, which district shall be composed of the following counties: Adams, Valley, Lemhi, Custer, Boise, Washington, Payette, Gem, Canyon and Ada; one (1) grower commissioner shall be appointed from district No. 3, which district shall be composed of the following counties: Twin Falls, Owyhee and Elmore; one (1) grower commissioner shall be appointed from district No. 4, which district shall be composed of the following counties: Cassia, Oneida, Power, Bannock,

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Caribou, Bear Lake, Franklin and Minidoka; one (1) grower commissioner shall be appointed from district No. 5, which district shall be composed of following counties: Camas, Blaine, Gooding, Lincoln, Jerome, Bingham, Bonneville, Butte, Jefferson, Madison, Teton, Fremont and Clark. Commencing on July 1, 1971 and July 1, 1973, when the terms of the present commission members expire, the next regularly appointed grower members for districts No. 1 and No. 2 will hold office for a term of one (1) year; the next regularly appointed grower member from district No. 3 will hold office for a term of four (4) years; the next regularly appointed grower member for district No. 4 will hold office for a term of one (1) year; the next regularly appointed grower member from district No. 5 will hold office for a term of four (4) years. Also, commencing on July 1, 1971 and July 1, 1973, when the terms of the present processor or shipper members, who were appointed heretofore from districts 2, 3, 4 and 5, expire, the processor or shipper members replacing the heretofore appointed processor or shipper members will serve the following terms: the processor or shipper member who is appointed to replace the processor or shipper member appointed from district No. 2 will serve a term of four (4) years; the processor or shipper member who is appointed to replace the processor or shipper member appointed from district No. 3 will serve a term of three (3) years; the processor or shipper member who is appointed to replace the processor or shipper member appointed from district No. 4 will serve a term of four (4) years; the processor or shipper member who is appointed to replace the processor or shipper member appointed from district No. 5 will serve a term of three (3) years. Thereafter, the governor shall appoint commissioners as their terms expire. Each commissioner shall serve for a term of four (4) years. Each commissioner shall hold office until his successor has been appointed.

A simple majority of members of the commission shall constitute a quorum for the transaction of business and for carrying out the duties of the commission. All commissioners shall take an oath of office before commencing their duties.

No Each member of the commission shall receive—a—salary—or—other compensation,—but—each—shall-receive—the—sum—of—five—dollars—(\$5.00)—per day—for—each—day—spent—in—actual—attendance—at—meetings—of—the—commission and,—in—addition—to—such—allowance,—travel—expenses—actually—incurred—in attending—meetings—of—the—commission—in—accordance—with—accepted—state practice—with—other—state—employees be compensated as provided by section 59-509(d), Idaho Code.

SECTION 13. That Section 22-3002, Idaho Code, be, and the same is hereby amended to read as follows:

22-3002. COMMISSION CREATED. There is hereby created in the department of self-governing agencies an Idaho prune commission, to be thus known and designated. The commission shall be composed of three (3) practical prune growers and two (2) practical prune dealers.

The three (3) grower members shall be citizens and residents of this state, over the age of twenty-five (25) years, each of whom is and has been actively engaged in the growing and producing of prunes within the state of Idaho, and a major portion of his income from prunes has been derived from

growing prunes.

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The two (2) dealer members shall be persons who, either individually or as executive officers of a corporation, firm, partnership, association or cooperative organization are and have been actively engaged as dealers of prunes within the state of Idaho, are citizens and residents of this state; are over the age of twenty-five (25) years, and a major portion of their income from prunes has been derived from handling, packing, shipping, buying or selling prunes, or acting as sales or purchasing agent, broker or factor of prunes.

The qualifications of members of the commission as herein set forth must continue during their term of office. No Each member of the commission shall receive-any-salary-or-other-compensation-but-each-member-of-the commission-shall-receive-the-sum-of-fifteen-dollars-(\$15.00)-per-day-for each-day-spent-in-actual-attendance-in-meetings-of-the-commission-and-such allowance-for-traveling-expenses-in-attending-meetings-of-the-commission-as is-allowed-other-state-employees-for-traveling-expenses be compensated as provided by section 59-509(d), Idaho Code.

SECTION 14. That Section 22-3104, Idaho Code, be, and the same is hereby amended to read as follows:

22-3104. IDAHO HOP GROWER'S COMMISSION CREATED -- QUALIFICATIONS. There is hereby created and established within the department agriculture and Idaho hop grower's commission to be known and designated as such which shall be composed of the director of the department of agriculture and five (5) practical growers, elected as provided in section 22-3113, Idaho Code. Each member of the commission shall be a resident citizen of the state of Idaho for a period of four (4) years prior to his election, shall have had active experience and be now actually engaged in growing hops in Idaho and shall derive a substantial portion of his income from growing hops or be the directing or managing head of a corporation, firm, partnership or other business unit which derives a substantial portion of its income from growing hops. To continue holding office, each member must remain qualified. The governor may remove a member if he becomes disqualified during his term of office or for inability to carry out his duties as commissioner. Upon the establishment of the commission, one (1) member shall serve for a term of one (1) year, two (2) members shall serve for a term of two (2) years, two (2) members shall serve for a term of three (3) years and thereafter all terms of office shall be for a The term of office of each member of the term of three (3) years. commission shall terminate on the third Monday of January of the year in which the term for which the member was elected ends, but each member of the commission shall serve until his respective successor is elected and has qualified. Before entering on the discharge of their duties as members of the commission, each member shall take and subscribe to the oath of office prescribed by law. A majority of the members of the commission shall constitute a quorum for the transaction of all business and the carrying out of all duties of the commission. The commission shall annually elect a chairman from among its members. Members of the commission shall receive no salary except upon the unanimous vote of the commission; however, members, officers and employees of the commission shall receive-their-actual-and

- necessary-travel-and-other-expenses-incurred-in-the-performance-of--their
 official--duties be compensated as provided by section 59-509(b), Idaho
 Code. The commission shall adopt uniform and reasonable regulations
 governing the incurring and paying of such expenses.
- 5 SECTION 15. That Section 22-3306, Idaho Code, be, and the same is 6 hereby amended to read as follows:
- 7 22-3306. COMPENSATION OF MEMBERS. Members of the commission shall 8 receive--a-salary-of--\$15-00--per--day-for-each-day-they-are-actually-and 9 necessarily-engaged-in-the--transaction--of--business--of--the--commission; 10 together--with--the--same--subsistence-and-travel-expense-allowed-by-law-to 11 state-employees be compensated as provided by section 59-509(d), Idaho 12 Code.
- SECTION 16. That Section 22-3507, Idaho Code, be, and the same is hereby amended to read as follows:

- 22-3507. COMPENSATION OF MEMBERS. Members of the commission shall receive—a—salary—of—\$15-00—per—day—for—each—day—they—are—actually—and necessarily—engaged—in—the—transaction—of—business—of—the—commission, together—with—the—same—subsistence—and—travel—expense—allowed—by—law—to state—employees be compensated as provided by section 59-509(d), Idaho Code.
- SECTION 17. That Section 22-3602, Idaho Code, be, and the same is hereby amended to read as follows:
 - 22-3602. COMMISSION CREATED -- QUALIFICATION OF MEMBERS. There is hereby created in the department of self-governing agencies an Idaho apple commission, to be thus known and designated. The commission shall be composed of three (3) practical apple growers and two (2) practical apple dealers.

The three (3) grower members shall be citizens and residents of this state, over the age of twenty-five (25) years, each of whom is and has been actively engaged in the growing and producing of apples within the state of Idaho, and a major portion of his income from apples has been derived from growing apples.

The two (2) dealers members shall be persons who, either individually or as executive officers of a corporation, firm, partnership, association or cooperative organization are and have been actively engaged as dealers of apples within the state of Idaho, are citizens and residents of this state; are over the age of twenty-five (25) years, and a major portion of their income from apples has been derived from handling, packing, shipping, buying or selling apples, or acting as sales or purchasing agent, broker or factor of apples.

The qualifications of members of the commission as herein set forth must continue during their term of office. The commission shall elect its chairman. No Each member of the commission shall receive-any-salary-or other-compensation-but-each-member-of-the-commission-shall-receive-the-sum of-fifteen-dollars-(\$15.00)-per-day-for-each-day-spent-in-actual-attendance

in-meetings-of-the-commission-and-such-allowance-for-traveling-expenses-in attending-meetings-of-the-commission-as-is-allowed--other--state--employees for--traveling--expenses be compensated as provided by section 59-509(d), Idaho Code.

SECTION 18. That Section 22-3702, Idaho Code, be, and the same is hereby amended to read as follows:

22-3702. COMMISSION CREATED. There is hereby created in the department of self-governing agencies an Idaho cherry commission to be thus known and designated. The commission shall be composed of three (3) practical cherry growers and two (2) practical cherry dealers.

The three (3) grower members shall be citizens and residents of this state over the age of twenty-five (25) years, each of whom is and has been actively engaged in the growing and producing of cherries within the state of Idaho and a major portion of his income from cherries has been derived from growing cherries.

The two (2) dealer members shall be persons who, either individually or as executive officers of a corporation, firm, partnership, association or cooperative organization are and have been actively engaged as dealers of cherries within the state of Idaho, are citizens and residents of this state, are over the age of twenty-five (25) years and a major portion of their income from cherries has been derived from handling, packing, shipping, buying or selling cherries or acting as sales or purchasing agent, broker, or factor of cherries.

The qualifications of members of the commission as herein set forth must continue during their term of office. The commission shall elect its chairman. No Each member of the commission shall receive-any-salary-or other-compensation-but-each-member-of-the-commission-shall-receive-the-sum of-fifteen-dollars-(\$15.00)-per-day-for-each-day-spent-in-actual-attendance in-meetings-of-the-commission-and-such-allowance-for-traveling-expense-in attending-meetings-of-the-commission-as-is-allowed-other-state-employees for-traveling-expenses be compensated as provided by section 59-509(d), Idaho Code.

SECTION 19. That Section 22-4103, Idaho Code, be, and the same is hereby amended to read as follows:

22-4103. AGRICULTURAL LABOR BOARD AND FUND CREATED. (1) There is hereby created and maintained in the department of employment pursuant to section 20, article IV, of the constitution of the state of Idaho a board to be known as the Idaho agricultural labor board, herein called the "board," which shall be composed of five (5) members, appointed by the governor and subject to confirmation by the senate. Two (2) of the members shall be appointed from a list of names submitted by labor organizations. Two (2) shall be appointed from a list of names submitted by agricultural producer groups. One (1) member shall be a representative of the public and shall be selected from a mutually agreed upon list of not less than three (3) persons submitted to the governor by the four (4) other members of the board. The public representative of the board will act as its chairman. The initial terms of office of the members of the board shall be two (2) years

for one (1) of the labor representatives and one (1) of the management representatives, and four (4) years for the other labor representative and the other management representative and three (3) years for the chairman. Thereafter all terms shall be for a period of four (4) years. Each member of the board shall be eligible for reappointment and shall hold office until his successor is appointed and qualified. In the event of vacancy, the governor shall, within one (1) month, appoint a successor to fill the unexpired term of his predecessor. All appointments to the board shall be made in conformity with the foregoing plan.

(2) A vacancy on the board shall not impair the right of the remaining members to exercise all the powers of the board, and three (3) members of the board shall constitute a quorum. The board may adopt an official seal

and prescribe the purposes for which it shall be used.

(3) The board shall, at the end of every year, make a report in writing to the governor, stating the work it has done in hearing and deciding cases and otherwise, and it shall sign and report in full an opinion in every case decided by it.

(4) Each member of the board shall be paid--twenty-five-dollars (\$25.00)-for-each-day-in-which-he-has-actually-attended-a--meeting--of--the board--officially--held-in-addition-to-reimbursement-for-necessary-expenses actually-incurred-as-a-member-of-the-board--The-members-of-the-board--shall receive--any--number--of--daily-payments-for-official-meetings-of-the-board actually-attended compensated as provided by section 59-509(f), Idaho Code.

(5) The board may employ clerical and other employees as necessary, or may authorize, by written agreement, the director of the department of employment to provide such clerical or other services as the board deems

27 necessary.

(6) The principal office of the board shall be in Boise, but it may meet and exercise any or all of its powers at any other place within the state. The board may, by one (1) or more of its members or by such board agents as it may designate, conduct in any part of this state any proceeding, hearing, investigation, inquiry or election necessary to the performance of its functions. A member who participates in any such proceeding shall not be disqualified from subsequently participating in a decision of the board in the same case.

(7) The board shall have the authority from time to time to make, amend, and rescind such rules and regulations as may be necessary to carry out the provisions of this act. Rules and regulations under this act shall be promulgated and governed according to the provisions of chapter 52,

title 67, Idaho Code.

SECTION 20. That Section 22-4204, Idaho Code, be, and the same is hereby amended to read as follows:

22-4204. CREATION OF COMMISSION -- MEMBERS -- QUALIFICATIONS -- COMPENSATION. There is hereby created an alfalfa seed commission within the department of agriculture, to be thus known and designated. The commission shall be composed of six (6) practical alfalfa seed growers and one (1) practical alfalfa seed dealer.

The six (6) grower members shall be citizens and residents of the state of Idaho, each of whom is and has been actively engaged in the growing and

producing of alfalfa seed within the state of Idaho, and a substantial portion of whose income has been derived from growing alfalfa seed.

The one (1) dealer member shall be a person who, individually or as executive officer of a corporation, firm, partnership, association or cooperative organization, is and has been actively engaged as a dealer in alfalfa seed within the state of Idaho, is a citizen and resident of this state, and a substantial portion of his income shall have been derived from handling, packing, shipping, buying and selling alfalfa seed, or acting as sales or purchasing agent, broker or factor of alfalfa seed.

The qualifications of members of the commission as herein set forth must continue during their term of office. No Each member of the commission shall receive—any—salary—or—other—compensation—but—each—member—of—the commission—shall—receive—the—sum—of—fifteen—dollars—(\$15.00)——per—day—for each—day—spent—in—actual—attendance—of—meetings—of—the—commission—and—such allowance—for—traveling—expenses—in—attending—meetings—of—the—commission—as is—allowed—other—state—employees—for—traveling—expenses be compensated as provided by section 59-509(d), Idaho Code.

SECTION 21. That Section 25-127, Idaho Code, be, and the same is hereby amended to read as follows:

25-127. MEMBERS -- APPOINTMENT, QUALIFICATIONS, SALARY -- BOND AND OATH. The state board of sheep commissioners, hereinafter called the board, shall consist of five (5) members, all of whom shall be experienced wool growers and no two (2) of whom shall be from the same county; said members shall be appointed by the governor and hold their offices for the term for which they are appointed and thereafter until their successors are duly appointed and qualified. In making said appointments, the governor shall consider for appointment to said board the members of the former state board of sheep commissioners.

As vacancies occur upon the board, the Idaho Wool Growers Association shall submit to the governor the names of two (2) persons qualified and suitable for appointment for each such vacancy from whom the governor shall make his appointment to fill such vacancies. The first commissioners shall be appointed for the following terms: two (2) commissioners shall be appointed to hold office until the first Monday of January 1952; two (2) commissioners shall be appointed to hold office until the first Monday of January 1954; one (1) commissioner shall be appointed to hold office until the first Monday of January 1956; and at the expiration of said dates for the commissioners first appointed and until the expiration of terms thereafter, commissioners shall be appointed to fill such vacancies for a term of six (6) years; and in case of any vacancy occurring in the office of commissioner at any time other commissioners shall be appointed, who in each instance shall hold office until the unexpired term of the commissioner whom he is appointed to succeed. Each of said commissioners, before entering upon the duties of his office, shall take and subscribe to the oath of office required by section 59-401, Idaho Code, and be bonded to the state of Idaho in the time, form and manner prescribed by chapter 8, title 59, Idaho Code. The members of the board shall receive-for-their services-the-sum-of-five--dollars--(\$5.00)--per--day--and--actual--expenses incurred -- while-in-the-discharge-of-their-duties be compensated as provided

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by section 59-509(d), Idaho Code. Said compensation shall be paid from the sheep commission fund in the same manner as other expenses are paid. Each 2 member of said board shall be a qualified elector of the county from which 3 he is chosen and must reside during his term of office within the state of 5 Idaho. Said board must hold a meeting semiannually and at any other time if so requested by any member of the board. 6 7

This section shall be expressly exempt from the terms of sections 67-2007; and 67-2008, Idaho Code, cited and known as the "Standard Travel

9 Pay and Allowance Act of 1949."

SECTION 22. That Section 25-1101, Idaho Code, be, 10 and the 11 hereby amended to read as follows:

25-1101. BOARD CREATED -- MEMBERSHIP AND ORGANIZATION. There shall be in the department of law enforcement of the state of Idaho a state brand board and such board is hereby created. The state brand board, hereinafter called the board, shall consist of five (5) members, three (3) of whom shall be experienced in, and while serving as a member of such board, continuously and principally, engaged in, the production of beef cattle in Idaho and no two (2) of whom shall be from the same county; one (1) of whom shall be experienced in, and while serving as a member of such board, continuously and principally, engaged in, the feeding of cattle, and one (1) of whom shall be experienced in, and while serving as a member of such board, continuously and principally, engaged as a dairy milk producer; said members shall be appointed by the governor. The term of office of each member of said board shall be five (5) years, excepting that of the members of said board first appointed, one (1) shall be appointed to hold office until the first Monday in January, 1975, one (1) until the first Monday of January, 1976, and one (1) until the first Monday of January, 1977, one (1) until the first Monday of January, 1978, and one (1) until the first Monday of January, 1979. Vacancies occurring on the board other than by expiration of the term, shall be filled for the unexpired term only. Each of such members of the board, before entering upon the duties of his office, shall take and subscribe to the constitutional oath of office, and be bonded to the state of Idaho in the time, form and manner provided by chapter 8, title 59, Idaho Code. The members of the board shall receive-for-their services-the-sum--of--twenty-five--dollars--(\$25.00)--per--day--and--actual expenses -- incurred - while - in - the - discharge - of - their - duties be compensated as provided by section 59-509(f), Idaho Code. Said compensation shall be paid in the same manner as other expenses of the state brand department are paid. Each member of said board shall be a qualified elector of the county from which he is chosen and must reside during his term of office, within the state of Idaho. Said board must hold a meeting quarterly and at any other times if so requested by any member of the board. The governor shall appoint the members of such board, both initially and thereafter as vacancies occur therein, from the recommendations of the committee or board of directors of the Idaho cattlemen's association, the Idaho cattle feeders association and Idaho dairymen's association. Each such recommendation shall be of at least two (2) persons for each appointment to be made by the governor. If no such recommendation is made within thirty (30) days after the occurrence of any vacancy in the

membership of such board, then the appointment may be made without such recommendation. If the person or persons recommended are not deemed eligible or fit by the governor, then he shall request two (2) additional names from the respective industry segment. A member of such board shall be ineligible to hold any other state or federal office providing full-time employment, or any county or elective office. After due notice and public

hearing, the governor may remove any member for cause.

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The board shall elect one (1) of its members chairman, and there shall be a state brand inspector who shall serve as secretary of such board. The board is empowered to make rules and regulations for governing itself, and such rules and regulations as it may deem necessary for the enforcement of all of the duties of the state brand inspector, the laws of the state of Idaho providing registration and use of stock growers' brands, and the laws of the state of Idaho providing inspection and other requirements for the transportation of cattle, horses and mules, and all laws of the state enacted for the identification, inspection and transportation of cattle, horses, and mules, and all laws of the state designed to prevent theft and butchering of livestock.

19 SECTION 23. That Section 25-2904, Idaho Code, be, and the same is 20 hereby amended to read as follows:

25-2904. COUNCIL OFFICERS -- MEETINGS -- EXPENSES. The council shall elect annually a chairman, vice chairman and a secretary-treasurer from among its members. The council shall meet regularly once each six (6) months, and at such other times as called by the chairman or when requested by two (2) or more members of the council. Members shall receive--their actual---and--necessary--traveling--and--other--expenses--incurred--in--the performance-of-their-official-duties-and-a-per-diem-of-not-more-than-\$25.00 per-day-for-each-day-spent-in-the-performance-of-their-official-duties:-The council--shall--adopt--reasonable--rules--and--regulations--governing---the incurring--and--payment--of--such--expenses be compensated as provided by section 59-509(f), Idaho Code.

SECTION 24. That Section 25-3108, Idaho Code, be, and the same is hereby amended to read as follows:

25-3108. SALARY. Members of the commission shall receive-a-salary-of twenty-five-dollars-(\$25:00)-per-day-for-each-day--they--are--actually--and necessarily--engaged--in--the--transaction--of--business-of-the-commission; together-with-the-same-subsistence-and-travel-expense--allowed--by--law--to state--employees be compensated as provided by section 59-509(f), Idaho Code.

40 SECTION 25. That Section 33-104, Idaho Code, be, and the 41 hereby amended to read as follows:

42 33-104. MEETINGS OF THE BOARD -- HONORARIUM -- EXPENSES 43 ORGANIZATION. The state board shall hold four (4) regular meetings annually 44 at such time and place as may be directed by the board. Special meetings 45 may be called by the president at any time and place designated in such call.

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Each member shall be paid-a-fixed-sum-of-thirty-five--dollars--(\$35.00) per-day-spent-upon-the-business-of-the-board; -or-upon-business-of-the-board of--regents;--or--as--trustees--of--the-several-state-institutions;-and-the actual-and-necessary-expenses-connected-therewith--Payment-made--under--the authority--of--this--section--shall--be--exempt--from-the-provisions-of-the Standard-Travel-Pay-and-Allowances-Act-of-1949 compensated as provided by section 59-509(h), Idaho Code.

its first meeting after the first day of April, in each year, the state board shall organize and shall elect from its membership a president,

11 a vice president and a secretary.

SECTION 26. That Section 33-2212, Idaho Code, be, and the hereby amended to read as follows:

33-2212. CREATION OF ADVISORY COUNCIL -- MEMBERS -- COMPENSATION. The state board for vocational education may appoint an advisory council consisting of not less than twelve (12) nor more than fifteen (15) persons to offer counsel and advice in the organization, establishment and conduct of the Eastern Idaho Vocational-Technical School. Members of the council will serve without salary but shall be entitled-to--actual--expenses--at--a rate--determined-by-the-state-board-of-examiners compensated as provided by section 59-509(b), Idaho Code. Members of said council shall be appointed from as nearly as is practicable the vocational area to be served by the Eastern Idaho Vocational-Technical School as determined by the state board for vocational education.

SECTION 27. That Section 33-2501, Idaho Code, be, and the same is hereby amended to read as follows:

33-2501. STATE LIBRARY BOARD -- MEMBERSHIP. The state library board which shall be maintained within the office of the state board of education shall consist of the state superintendent of public instruction, as ex officio member, and three (3) members appointed by the state board of education, one (1) member for a term of one (1) year, one (1) member for a term of two (2) years, and one (1) member for a term of three (3) years. Thereafter the state board of education shall annually on the first Monday of July appoint one (1) member of said board to serve for a term of three (3) years. The state library board shall meet not less than twice each year, and the members thereof shall be paid-the-standard-per-diem-allowance authorized-by-law compensated as provided by section 59-509(f), Idaho Code. The board shall elect its own officers and shall make and prescribe necessary rules and regulations for the conduct of the public business hereby entrusted to its care.

SECTION 28. That Section 34-1507, Idaho Code, be, and the hereby amended to read as follows:

43 34-1507. COMPENSATION AND MILEAGE OF ELECTORS. Every elector of this 44 state for the election of president and vice president of the United 45 States, hereafter elected, who shall attend and give his vote for those

offices at the time and place appointed by law, shall be entitled—to receive—the—sum—of-five-dollars—(\$5.00)—per-day—for-each—day—s-attendance at—such—election,—and—fifteen—cents—(15¢)—per-mile—for-each—mile—he—shall travel—in—going—to—and—returning—from—the—place—where—the—electors—shall meet,—by—the—most—usual—traveled—route,—to—be—paid—out—of—the—general—fund, and—the—state—auditor—shall—audit—the—amount—and—draw—his—warrant——for—the same compensated as provided by section 59-509(d), Idaho Code.

SECTION 29. That Section 36-102, Idaho Code, be, and the same is hereby amended to read as follows:

36-102. IDAHO FISH AND GAME COMMISSION. (a) Creation. There is hereby created the Idaho fish and game commission. The department of fish and game of the state of Idaho is hereby placed under the supervision, management and control of said Idaho fish and game commission, hereinafter referred to as the commission or as said commission.

- (b) Membership -- Appointment -- Qualifications. The commission shall consist of five (5) members, to be appointed by the governor of the state of Idaho, who shall hold office during the pleasure of the governor who shall be subject to removal by him. The selection and appointment of said members shall be made solely upon consideration of the welfare and best interests of fish and game in the state of Idaho, and no person shall be appointed a member of said commission unless he shall be well informed and interested in, the subject of wildlife conservation and restoration. No member shall hold any other elective or appointive office, county or municipal, or any office in any political party organization. Not more than three (3) of the members of said commission shall at any time belong to the same political party. Each of the members of said commission shall be a citizen of the United States, and of the state of Idaho, and a bona fide resident of the district from which he is appointed as hereinafter set forth. Said members so appointed shall act and assume full powers and duties upon appointment, as herein provided, but such appointments shall be subject to confirmation by the senate at its next session.
- (c) Creation of Districts -- Terms of Office. For the purpose of this act, the state of Idaho is divided into five (5) districts, numbered from one (1) to five (5) respectively.

District No. 1 shall consist of the counties of Boundary, Bonner, Kootenai, Shoshone, and Benewah;

District No. 2 shall consist of the counties of Latah, Clearwater, Nez Perce, Lewis, and Idaho;

District No. 3 shall consist of the counties of Adams, Valley, Washington, Payette, Gem, Boise, Canyon, Ada, Elmore, and Owyhee;

District No. 4 shall consist of the counties of Camas, Gooding, Jerome, Twin Falls, Cassia, Blaine, Lincoln, Minidoka, Lemhi, Custer, and Butte;

District No. 5 shall consist of the counties of Clark, Fremont, Jefferson, Madison, Teton, Bingham, Bonneville, Power, Bannock, Caribou, Oneida, Franklin, and Bear Lake.

Each of the above enumerated districts shall, at all times, be represented by one (1) member of the commission, appointed from said district by the governor.

The members of said commission shall be appointed for a term of six (6) years; provided, that in the case of the death of any commissioner, or his removal from office as hereinbefore provided, the governor shall appoint a successor from the same district for the unexpired term.

(d) Oath of Office -- Bond. Each commissioner shall, before entering upon his official duties, take and subscribe to the official oath, in writing, as provided by section 59-401, Idaho Code, to which said official oath there shall be added a declaration as to the name of the political party to which such commissioner belongs, and said commissioner shall be bonded to the state of Idaho in the time, form, and manner prescribed by chapter 8, title 59, Idaho Code.

(e) Compensation and Reimbursement for Expenses. Each member of the commission shall receive-twenty-five-dollars-(\$25.00)-for--each--day--while attending-official-meetings-of-the-commission-called-as-provided-herein;-or while---on---official---business---authorized---by--said--commission---Each commissioner; -in-the-discharge-of-his-official-duties; --authorized--by--the said--commission; -- shall--be--entitled--to--reimbursements--for--actual-and necessary-expenses-at-the--rate--allowed--by--law--to--state--employees be compensated as provided by section 59-509(h), Idaho Code. All such compensation and expenses shall be paid from the fish and game fund.

(f) Quorum. A majority of the commissioners shall constitute a quorum for the transaction of any business, for the performance of any duty, or

for the exercise of any power.

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(g) Office and Supplies. The commission shall have its principal office in the city of Boise and is authorized to purchase supplies, equipment, printed forms, and notices, and to issue such publications as may be necessary.

SECTION 30. That Section 36-2106, Idaho Code, be, and the same is hereby amended to read as follows:

36-2106. APPOINTMENT AND QUALIFICATION OF MEMBERS -- ORGANIZATION OF BOARD. One (1) member shall be a member of the Idaho fish and game commission, or a person selected by that body. One (1) member shall be selected from the public. Three (3) members of the board shall be qualified and licensed outfitters and guides who have not had less than five (5) years' experience in the business of outfitting and guiding in the state of Idaho. Each appointment shall be for the term of three (3) years and each board member shall hold office for a term of three (3) years. Upon the death, resignation or removal of any but the member representing the fish and game commission the governor shall appoint a member to fill out the unexpired term. Immediately upon the creation of a vacancy in one (1) of the positions held by an outfitter or guide, either through expiration of term, death, resignation or removal, the Idaho outfitters and guides association shall submit to the governor the names of two (2) qualified men for each such vacancy created and the appointment to fill such vacancy shall be made by the governor from the names submitted within thirty (30) days after the receipt by the governor of the names submitted. Appointments to fill any vacancy other than that created by the expiration of a term shall be made for the unexpired term. A majority of said board shall constitute a quorum. The board shall meet at least four (4) times a year,

and at least two (2) meetings shall be held in Boise, Idaho. Each member of the board shall receive-compensation-at-the-rate-of-thirty-five-dollars (\$35.00)-per-day-while-attending-official-meetings-of-the-board-or-on official-business-authorized-by-said-board-and-they-shall-be-compensated for-their-actual-and-necessary-expenses-while-engaged-in-the-business-of the-board,-such-compensation-to-be-paid-from-the-Idaho-outfitters-and guides-license-fund,-except-for-the-member-representing-the-fish-and-game commission-who-shall-receive-the-compensation-and-expenses-provided-for-in chapter-i,-title-36,-Idaho-Gode,-which-shall-be-paid-by-the-Idaho-fish-and game-commission;--provided,--that-for-the-purposes-of-this-act;--the limitation-upon-salary-in-section-36-102(e),-Idaho-Gode,-shall-not-apply be compensated as provided by section 59-509(g), Idaho Code, except the member representing the fish and game commission, who shall be compensated as provided in section 36-102, Idaho Code, which shall be paid by the fish and game commission.

SECTION 31. That Section 38-1205, Idaho Code, be, and the same is hereby amended to read as follows:

38-1205. COMPENSATION. Each member of the board shall receive-as compensation-for-his-services-such-sum-as-the-board-from-time-to-time-may fix; --but--not-exceeding-thirty-five-dollars-(\$35.00)-for-each-day-actually spent-in-attending-the-work-of-the-board-or-any-of-its-committees--and--for the-time--spent-in-necessary-travel; -and; -in-addition-thereto; -he-shall-be reimbursed-within-legal-limitations-for-all-actual-travel; -incidental; --and elerical--expenses--necessarily--incurred-in-carrying-out-the-provisions-of this-act be compensated as provided in section 59-509(g), Idaho Code, except the member representing the fish and game commission, who shall be compensated as provided in section 36-102, Idaho Code, which shall be paid by the fish and game commission.

SECTION 32. That Section 39-107, Idaho Code, be, and the same is hereby amended to read as follows:

39-107. BOARD -- COMPOSITION -- OFFICERS -- COMPENSATION -- POWERS -- SUBPOENA -- DEPOSITIONS -- REVIEW -- RULES AND REGULATIONS. 1. The board of health and welfare shall consist of seven (7) members who shall be appointed by the governor, with the advice and consent of the senate. The members may be removed by the governor for cause. Each member of the board shall be a citizen of the United States, a resident of the state of Idaho, and a qualified elector. Not more than four (4) members of the board shall be from any one (1) political party. All members of the board shall be chosen with due regard to their knowledge and interest in environmental protection and health.

2. The members of the board of environmental and community services, serving on the effective date of this act shall continue in office as members of the board of health and welfare, subject to the provisions of this act. Four (4) members of the board of environmental and community services shall be designated by the governor to serve terms on the board of health and welfare expiring on the first Tuesday following the first Monday of January, 1975. The remaining three (3) members of the board of

environmental and community services shall serve terms on the board of health and welfare expiring on the first Tuesday following the first Monday of January, 1977. Thereafter, all members of the board of health and welfare shall serve four (4) year terms.

3. The board annually shall elect a chairman, a vice chairman, and a secretary, and shall hold such meetings as may be necessary for the orderly conduct of its business, and such meetings shall be held from time to time on seventy-two (72) hours notice of the chairman or a majority of the members. Five (5) members shall be necessary to constitute a quorum at any regular or special meeting and the action of the majority of members present shall be the action of the board. The members of the board shall receive--their-actual-and-necessary-travel-expenses-and-fifty-dollars-(\$50) per-day-while-in-session-or-traveling-to-and-from-the-sessions; -which--sums shall--be--payable--by--the--state--treasurer--on--the-proper-warrants-duly certified-by-the-director-and-shall-be-exempt-from-the-Standard-Travel--Pay and--Allowance--Act be compensated as provided by section 59-509(h), Idaho

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The board, in furtherance of its duties under this act and under its rules and regulations, shall have the power to administer oaths, certify to official acts, and to issue subpoenas for the attendance of witnesses and the production of papers, books, accounts, documents and testimony. The board may, if a witness refuses to attend or testify, or to produce any papers required by such subpoenas, report to the district court in and for the county in which the proceeding is pending, by petition, setting forth that due notice has been given of the time and place of attendance of said witnesses, or the production of said papers, that the witness has been properly summoned, and that the witness has failed and refused to attend or produce the papers required by this subpoena before the board, or has refused to answer questions propounded to him in the course of said proceedings, and ask an order of said court compelling the witness to attend and testify and produce said papers before the board. The court, upon the petition of the board, shall enter an order directing the witness to appear before the court at a time and place to be fixed by the court in such order, the time to be not more than ten (10) days from the date of the order, and then and there shall show cause why he has not attended and testified or produced said papers before the board. A copy of said order shall be served upon said witness. If it shall appear to the court that said subpoena was regularly issued by the board and regularly served, the court shall thereupon order that said witness appear before the board at the time and place fixed in said order, and testify or produce the required papers. Upon failure to obey said order, said witness shall be dealt with for contempt of court.

5. The director, his designee, or any party to the action may, in an investigation or hearing before the board, cause the deposition or interrogatory of witnesses or parties residing within or without the state, to be taken in the manner prescribed by law for like depositions and interrogatories in civil actions in the district court of this state, and to that end may compel the attendance of said witnesses and production of

books, documents, papers and accounts.

Any person aggrieved by an action or inaction of the department of health and welfare shall be afforded an opportunity for a fair hearing upon

request therefor in writing pursuant to chapter 52, title 67, Idaho Code, and the rules and regulations promulgated thereunder. The hearings herein provided may be conducted by the board at a regular or special meeting, or the board may designate hearing officers, who shall have the power and authority to conduct hearings in the name of the board at any time and place. In any hearing, a member of the board or hearing officer designated by it, shall have power to administer oaths, examine witnesses, and issue in the name of the board subpoenas requiring the testimony of witnesses and the production of evidence relevant to any matter in the hearing.

7. Any person adversely affected by a final determination of the board, may secure judicial review by filing a petition for a review as prescribed by chapter 52, title 67, Idaho Code, in the district court of the county in which he lives, within thirty (30) days after receipt of the notice of the board's final determination. The petition for review shall be served upon the chairman of the board, the director of the department, and upon the attorney general of the state of Idaho. Such service shall be jurisdictional and the provisions of this section shall be the exclusive procedure for appeal.

8. The board, by the affirmative vote of four (4) of its members, may adopt, amend or repeal the regulations, rules, codes, and standards of the department, that are necessary and feasible in order to carry out the purposes and provisions of this act and to enforce the laws of this state.

The regulations, rules and orders so adopted and established shall be a part of this code and shall have the force and effect of law and may deal with any matters deemed necessary and feasible for protecting the environment or the health of the state. Every regulation adopted by the board shall state the date on which it becomes effective and a copy thereof duly attested by the secretary of the board. The board shall provided public hearings prior to adopting any substantive code, rule, regulation or standard. The hearings may be conducted by a designated hearing officer, provided, however, that prior to adopting, amending or repealing any substantive regulation, rule, code or standard the board shall give due consideration to the testimony and evidence received at the hearing.

- 9. All rule making proceedings and hearings of the board shall, in addition to the provisions of this act, be governed by the provisions of chapter 52, title 67, Idaho Code.
- 10. All codes, rules, regulations and standards heretofore adopted by the department of public health, the board of health, and the air pollution control commission and board of environmental and community services, shall remain in full force and effect until superseded by rules, regulations and standards duly adopted by the board.
- 11. All of the powers and duties, rule making and hearing functions transferred to the board of environmental and community services by chapter 87, Laws of 1973, are hereby transferred to the board of health and welfare.

SECTION 33. That Section 39-412, Idaho Code, be, and the same is hereby amended to read as follows:

39-412. MEETINGS OF DISTRICT BOARD -- COMPENSATION OF MEMBERS. The district board shall hold such meetings as may be necessary for the orderly

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conduct of its business and such meetings may be called upon seventy-two (72) hours' notice by the chairman or a majority of the members. Four (4) members shall be necessary to constitute a quorum and the action of the majority of members present shall be the action of the board. The members of the board shall be paid-for-their-actual-and-necessary-travel-expenses and-twenty-five-dollars-(\$25.00)-per-day-while-in-session-or-traveling-to and-from-the-sessions compensated as provided by section 59-509(f), Idaho Code.

SECTION 34. That Section 39-1310, Idaho Code, be, and the same is hereby amended to read as follows:

39-1310. ADVISORY HOSPITAL COUNCIL. The governor shall appoint an advisory hospital council to advise and consult with the licensing agency in carrying out the administration of this act. The council shall consist of the director of the department of health and welfare, who shall serve as chairman ex officio, and two (2) individuals of recognized ability in the field of hospital administration, two (2) individuals of recognized ability medicine and surgery, welfare, public health, fields of architecture, or allied professions in the field of health, one (1) who is a member of the nursing profession, one (1) individual of recognized ability in the field of nursing home administration, one (1) individual of recognized ability in the field of rehabilitation, and two (2) individuals with broad civic interests representing consumers of hospital services. Members shall hold office for a term of six (6) years, their terms expiring successively on the second Monday in January in the odd-numbered years, except that any member appointed to fill a vacancy occurring prior to expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term, and the terms of office of the members first taking office shall expire, as designated at the time of appointment, one-third (1/3) thereof at the end of the second year, one-third (1/3) thereof at the end of the fourth year, and one-third (1/3)thereof at the end of the sixth year after the date of appointment. Council members while serving on the business of the council shall receive compensation--at-the-rate-of-ten-dollars-(\$10:00)-per-day-and-shall-also-be entitled--to--receive--actual--and--necessary--transportation--expenses be compensated as provided by section 59-509(d), Idaho Code. The council shall as frequently as the chairman deems necessary, but not less than once each year. Upon request by a majority of the members, it shall be the duty of the chairman to call a meeting of the council.

SECTION 35. That Section 39-1405, Idaho Code, be, and the same is hereby amended to read as follows:

39-1405. ADVISORY COUNCIL. The governor shall appoint such advisory councils to advise and consult with the agency charged with the carrying out of the administration of this act and shall also appoint the chairmen of all such advisory councils.

Members of the councils hereinafter created shall hold office for a term of six (6) years, their terms expiring successively on the second Monday in January in the odd-numbered years, except that any member

appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term, and the terms of office of the members first taking office shall expire, as designated at the time of appointment, at least one-third (1/3) thereof at the end of the second year, at least one-third (1/3) thereof at the end of the fourth year, and at least one-third (1/3) thereof at the end of the sixth year after the date of appointment. Council members while serving on the business of the councils shall receive compensation-at-the-rate-of-\$i0.00-per-day-and-shall-also-be-entitled-to receive-actual-and-necessary-transportation-expenses be compensated as provided by section 59-509(d), Idaho Code. The councils shall meet as frequently as the chairman deems necessary, but not less than once each year. Upon request by a majority of the members of a specific council, it shall be the duty of the chairman to call a meeting of that council.

The agency shall assist the governor in establishing the necessary guidelines and qualifications of appointees and direct to the attention of the governor the mandatory requirements of any federal statutes, regulations and standards concerning the number, representative capacity, professional background, and such other matters concerning membership and organization of said councils to insure state compliance with federal laws, regulations and standards.

SECTION 36. That Section 39-2710, Idaho Code, be, and the same is hereby amended to read as follows:

39-2710. COMPENSATION. Each member of the board, except the director of sanitation of the department of health and welfare shall be compensated as provided by section 59-509(f), Idaho Code. receive-compensation-for-his services-in-the-sum-of-twenty-five-dollars-(\$25.00)-per-day--for--each--day devoted--to--the-performance-of-the-duties-of-the-board,-except-that-in-the event-the-full-performance-of-his-duties-shall-require-on-the-part--of--any member--more--than--fifty--(50)--days--of-service-in-any-one-(1)-year,-such member--shall--perform--such---additional---service---without---additional compensation:--The--traveling--expenses-of-the-members-of-the-board-and-its employees-when--traveling--in--performance--of--official--duty,--and--other necessary--expense--incurred-in-the-performance-of-duty,-shall-be-paid-upon the-same-basis-and-in-the-same--manner--as--the--expenses--of--other--state employees-are-paid:

SECTION 37. That Section 39-3004, Idaho Code, be, and the same is hereby amended to read as follows:

39-3004. STATE NUCLEAR ENERGY COMMISSION ESTABLISHED. 1. There is hereby established in the office of the governor the state nuclear energy commission, consisting of five (5) members appointed by the governor and serving at his pleasure. One (1) of the members shall be selected for his knowledge of regulatory functions of nuclear energy. Not more than three (3) of the members may be from any one (1) political party. The members' term of office shall be four (4) years, except that the terms of those first appointed shall expire as follows: two (2) at the end of two (2) years after the effective date of this act; two (2) at the end of three (3)

years after such date; and one (1) at the end of four (4) years after such date. If a vacancy occurs, the governor shall appoint a member for the remaining portion of that term. The governor shall designate from his appointees a member to serve as chairman of the commission. The director of the office of nuclear energy development shall be an ex officio member and the secretary of the commission. The administrator of the state radiation control agency or his alternate, the state radiological control officer, shall also be an ex officio member of the commission. While actually engaged in the business of the commission, members of the commission shall receive-a-per-diem-allowance-of-twenty-five-dollars-(\$25.00)-per-day,--plus reimbursement--for--actual--travel--expenses be compensated as provided by section 59-509(f), Idaho Code.

2. The commission shall:

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- a. Establish an office and employ an executive who shall be designated as the director. The director shall serve at the pleasure of the commission, and his compensation shall be fixed within the limits of appropriations made therefor. The director shall devote his entire time to the duties of his office and shall have no other gainful employment or occupation. The director shall be selected with special reference to his knowledge and administrative capabilities in matters pertaining to industrial, agricultural, educational and institutional applications of nuclear energy. The director shall serve under the direction of the commission and in his office will be vested the administration of the promotional and development programs of this act.
- b. Review prior to promulgation the proposed rules and regulations of the state radiation control agency and of other boards, agencies, and commissions of this state relating to use and control of sources of ionizing radiation to assure that such rules and regulations are consistent with rules and regulations of other agencies, boards and commissions of the state. Propose rules and regulations which will not become effective until ninety (90) days after submission to the commission unless the commission waives all or any part of such ninety (90) day period. When the commission determines that any proposed rules or regulations or parts thereof are inconsistent with rules and regulations of other agencies, boards or commissions of the state the commission will so advise the governor and the appropriate agencies, boards or commissions, and consult with them in the effort to resolve any inconsistencies.
- c. Review and evaluate policies and programs of the state including those of the boards, agencies and commissions of this state, relating to nuclear energy.
- d. Coordinate the nuclear energy development and regulatory activities of the several departments and agencies of this state including specifically the state board of health and welfare, the state department of labor and industrial services, the state industrial commission, and the division of tourism and industrial development.
- e. Make recommendations to the governor and furnish such advice as may be required to matters relating to development, utilization, and regulation of nuclear energy.
- f. Subject to the provisions of chapter 53, title 67, Idaho Code, employ, compensate and prescribe powers and duties of such individuals

as may be necessary to properly carry out the duties of the commission from whatever funds which may be available to the commission for such purpose.

g. Make an annual report to the governor.

- 3. The commission and the director shall be the focal point in state government for coordination of the promotion and development of nuclear energy for peaceful and productive purposes in this state and shall have the following general powers and duties:
 - a. To advance the nuclear possibilities of the state by stimulating the interest of industry, agriculture and education around the state's nuclear resources and opportunities.
 - b. To advise, consult and cooperate with other agencies of the state, the federal government, other states and interstate agencies, political subdivisions and other groups functioning in fields related to nuclear energy.
 - c. To advise the governor in developing and promoting a state policy for nuclear energy research, development and education.
 - d. To advise and assist the governor with regard to the status of nuclear energy research, development and education, and to assure increasing progress in this field within the state.
 - e. To sponsor or conduct studies, collect and disseminate information, and issue periodic reports with regard to nuclear energy research, development and education, and proposals for further progress in the field of nuclear energy, and the power to acquire land and facilities for such purposes is specifically delegated to this commission.
 - f. To gather, maintain, and disseminate available information concerning appropriate sites throughout the state and the advantages of locating nuclear energy industries within the state.
 - g. To foster and support research and education relating to nuclear energy by arranging, accepting and administering contracts, grants or other appropriate means of assistance.
 - h. To keep the several departments and agencies informed as to private and public activities affecting nuclear industrial development and nuclear education and training and to enlist their cooperation in taking action to further such development, education and training to the end that through state activity the state's nuclear resources and nuclear energy position through the federal base may be augmented by a healthy private enterprise component.
 - i. To keep the public informed with respect to nuclear energy development within the state and the activities of the state relating thereto.
 - j. To accept donations of funds, grants, gifts or property of any nature to the use for which granted. Such donations are hereby appropriated to said commission to be used in addition to any other direct appropriations.
- SECTION 38. That Section 39-3131, Idaho Code, be, and the same is hereby amended to read as follows:
- 48 39-3131. TERM -- VACANCIES -- COMPENSATION. The term of each member of the advisory board shall be for four (4) years; provided, however, that of

 the members first appointed, one-third (1/3) from each region shall be appointed for a term of two (2) years; one-third (1/3) for a term of three (3) years; and one-third (1/3) for a term of four (4) years. Vacancies shall be filled for the unexpired term in the same manner as original appointments. Board members shall serve-without--compensation--but--may--be reimbursed-for-actual-and-necessary-expenses-incurred-in-the-performance-of official--duties--which be compensated as provided by section 59-509(b), Idaho Code, and such compensation shall be paid from the operating budget of the regional mental health service.

SECTION 39. That Section 39-4106, Idaho Code, be, and the same is hereby amended to read as follows:

39-4106. IDAHO BUILDING CODE ADVISORY BOARD CREATED -- MEMBERSHIP APPOINTMENT -- TERMS -- QUORUM -- COMPENSATION -- MEETINGS. (1) The Idaho building code advisory board is hereby created within the department of labor and industrial services as an appeals board, code adoption and variance board, and advisory board, to be appointed by the governor, and shall consist of fifteen (15) members: five (5) members of the general public; one (1) fire official; one (1) registered engineer; one (1) city building inspector; one (1) material supplier; one (1) licensed architect; one (1) homebuilder; one (1) representative of the manufactured building industry; one (1) general contractor; one (1) representative of the natural and one (1) representative of the mobile home and industry; recreational vehicle industry; provided that no two (2) members shall be employed by the same firm. The board shall be appointed within ninety (90) days after the adoption of this act, and shall serve the following terms commencing July 1, 1975; three (3) members shall be appointed for a term of one (1) year, four (4) for a term of two (2) years, four (4) for a term of three (3) years, and four (4) for a term of four (4) years. Thereafter board members shall be appointed for a term of four (4) years. Three (3) consecutive failures by a member to attend meetings of the board without reasonable cause shall constitute cause for removal of the members from the board by the governor. Whenever a vacancy occurs, the governor shall appoint a qualified person to fill the vacancy for the unexpired portion of the term.

- (2) The members of the board shall, at their first regular meeting following the effective date {July-1,-1975} of this act and every two (2) years thereafter, elect by majority vote of the members of the board, a chairman who shall preside at meetings of the board. A majority of the members of the board shall constitute a quorum provided that said majority shall include at least one (1) public member.
- (3) Each member of the board not otherwise compensated by public moneys shall be reimbursed-for-transportation-and-subsistence-at--the--same rate--as--are--other--state-personnel-and-shall-be-paid-twenty-five-dollars (\$25.00) compensated as provided by section 59-509(f), Idaho Code, for each day spent in attendance at meetings of the board.
- (4) The board shall meet for regular business sessions at the call of the director, chairman, or at the request of three (3) members of the board, provided that the board shall meet at least quarterly.

SECTION 40. That Section 40-117, Idaho Code, be, and the same is hereby amended to read as follows:

40-117. COMPENSATION AND REIMBURSEMENT FOR EXPENSES. Each member of the board shall receive-compensation-of-thirty-five--dollars--(\$35:00)--per day;-for-each-day-while-in-attendance-at-official-meetings-of-the-board-and while--on--official-business-authorized-by-said-board--Each-member-shall-be reimbursed-for-his--traveling; --living--and--other--expenses--aetually--and necessarily--incurred--while--in--the--performance--of--his-official-duties hereunder,-provided,-however,-that-no-member-of-said-board-shall-receive--a per--diem--in--excess--of-twenty-five-hundred-dollars-(\$2500)-for-the-first fiscal-year-after-this-act-takes-effect;-nor-in-excess-of-like--amount--for each---fiscal--year--thereafter be compensated as provided by section 59-509(h), Idaho Code. Said compensation for-such--per--diem and expenses shall be allowed and paid from the state highway fund account, the state aeronautics fund account, or from such other funds accounts as are or may be created and/or appropriated for administration of the various functions, vested by law in the Idaho transportation department and/or the Idaho transportation board. This section is expressly exempted provisions of sections 67-2007 and 67-2008, Idaho Code, and acts supplementary thereof.

SECTION 41. That Section 41-1042, Idaho Code, be, and the same is hereby amended to read as follows:

41-1042. EXAMINATION ADVISORY BOARD, LIFE. With respect to life insurance, the director is authorized to appoint an advisory board, consisting of a representative or representatives from each type of life insurer or association whose agents are subject to the provisions of this chapter, to make recommendations to him as to the scope, type, and conduct of written examinations for life agent and life broker and the times and places within the state where they shall be held. The advisory board, if appointed, shall consist of individuals experienced in the life insurance business and may include life insurer officers and employees, general agents and managers, and licensed life insurance agents and brokers. The members of the board shall-serve-without-pay,-but upon the authorization of the director shall be reimbursed--for--their--reasonable--expenses--in compensated as provided by section 59-509(b), Idaho Code, for attending meetings of the advisory board.

SECTION 42. That Section 42-1732, Idaho Code, be, and the same is hereby amended to read as follows:

42-1732. IDAHO WATER RESOURCE BOARD. Pursuant to the provisions of article 15, section 7, of the constitution of the state of Idaho, there is hereby established as the constitutional water agency within the department of water resources the Idaho water resource board which shall consist of eight (8) appointed members. The eight (8) appointed members shall be qualified electors of the state, no more than four (4) of whom shall be members of the same political party. Appointment of board members shall be made solely upon consideration of their knowledge, interest and active

participation in the field of reclamation, water use or conservation and no member shall be appointed a member of the board unless he shall be well informed upon, interested in, and engaged actively in the field of reclamation, water use or conservation of water. Four (4) of these members shall be appointed at large and no more than three (3) of the eight (8) members shall be residents of a single district. To insure representation of water users of all geographic locations of the state, one (1) member shall be appointed from each of the following districts:

District No. 1 which shall consist of the counties of Boundary, Bonner, Kootenai, Shoshone, Benewah, Latah, Clearwater, Nez Perce, Lewis and Idaho;

District No. 2 which shall consist of the counties of Adams, Valley,

Washington, Payette, Gem, Boise, Canyon, Ada, Elmore and Owyhee;

District No. 3 which shall consist of the counties of Camas, Gooding, Jerome, Twin Falls, Cassia, Blaine, Lincoln, Minidoka, Lemhi, Custer and Butte;

District No. 4 which shall consist of the counties of Clark, Fremont, Jefferson, Madison, Teton, Bingham, Bonneville, Power, Bannock, Caribou,

Oneida, Franklin and Bear Lake.

All appointments shall be made by the governor with the advice and consent of the senate. As soon as practicable after passage of this act, the governor shall appoint all eight (8) members; four (4) members shall be appointed to terms which will expire on January 1, 1967, four (4) members shall be appointed to terms which will expire on January 1, 1969, and thereafter all appointments shall be to four (4) year terms. Any vacancy caused by death, removal, disqualification, or resignation, shall be filled by the governor for the unexpired term caused by the vacancy. The appointed members shall not-receive-any-compensation-for-their-services,-but-when actually-engaged-in-the-performance-of-duties,-shall-be-paid-and-allowed-a per-diem-of-twenty-five-dollars-(\$25.00)-for-each-day-of-such-actual service-and-shall-be-reimbursed-for-travel-and-expenses-at-the-same-rate-as other-state-officials be compensated as provided by section 59-509(h), Idaho Code.

SECTION 43. That Section 42-3508, Idaho Code, be, and the same is hereby amended to read as follows:

42-3508. PER DIEM AND EXPENSES PAID COLUMBIA COMPACT COMMISSION. Each member of the commission from the state of Idaho shall be paid compensated, from funds appropriated by the legislature for that purpose, the-sum-of twenty-five--dollars--(\$25.00)--per--day as provided by section 59-509(f), Idaho Code, for each day devoted to the business of the commission; together-with-his-traveling-and-other-necessary-expenses. Such member may, regardless of any charter or statutory provision to the contrary, be an officer or employee holding another public position.

SECTION 44. That Section 44-120, Idaho Code, be, and the same is hereby amended to read as follows:

44-120. MINE SAFETY ADVISORY BOARD. (1) There is hereby created in the department of labor and industrial services a mine safety advisory board hereinafter referred to as the "board": consisting of seven (7) members,

three (3) of whom shall be persons qualified by experience and affiliation to present the viewpoint of operators of both surface and underground mines and three (3) of whom shall be persons qualified by experience and affiliation to present the viewpoint of workers in both surface and underground mines, and one (1) who shall be a representative of the state industrial commission. The members of the board shall be appointed by the governor of the state of Idaho for a term of four (4) years. The governor of the state of Idaho shall fill any vacancies which may, from time to time, arise on said board for the remaining term of office of such member who has resigned, is removed from office, or for some reason is unable to carry out the responsibilities of his office.

(2) The mine safety advisory board shall meet at such times as the director of the department of labor and industrial services or three (3) members of the board shall deem necessary in order to perform those duties as set forth in this chapter. Meetings by the mine safety advisory board shall not be less frequent than once each year, and at least once each year said mine safety advisory board shall review mine safety regulations and make recommendations regarding changes thereof deemed necessary.

(3) Members of the board shall receive-no-salary-but-shall-receive compensation-for-actual--and--necessary--travel--and--lodging--expenses be compensated as provided by section 59-509(b), Idaho Code, while attending meetings of the board as provided for by the state board of examiners. The director of the department of labor and industrial services is hereby authorized to provide the board with such clerical, technical, legal and other assistance as shall be necessary to permit the board to perform its duties as provided in this chapter.

SECTION 45. That Section 47-201, Idaho Code, be, and the same is hereby amended to read as follows:

47-201. BUREAU CREATED -- ADVISORY BOARD. There is hereby created in the department of lands a state bureau of mines and geology which shall be under the direction of the state board of land commissioners. There is hereby established an advisory board for the bureau, consisting of the following members.

The dean of the school of mines of the university of Idaho, who shall be chief of the bureau and secretary of the board; the president of the Idaho Mining Association, so long as said association continues to exist and elect a president, otherwise the state senator from that county having the greatest assessed valuation of mining and mineral property in the year preceding any annual meeting of this board; the head of the department of mining and metallurgy or the head of the department of geology of the university of Idaho, as the governor may designate; and the director of the department of lands who shall be chairman; all of whom shall serve as members of the said board without-pay:-provided;-however;-that-the-members of-said-board-shall-receive-their-actual-and-necessary--traveling--expenses while--attending-the-meetings-of-the-board shall be compensated as provided by section 59-509(b), Idaho Code.

SECTION 46. That Section 49-358, Idaho Code, be, and the same is hereby amended to read as follows:

49-358. DRIVER REHABILITATION ADVISORY COMMITTEE -- APPOINTMENT OF MEMBERS -- TERMS -- QUALIFICATIONS -- EXPENSES -- DUTIES. (a) The director shall appoint a driver rehabilitation advisory board of not less than three (3) nor more than five (5) members, who shall serve at the pleasure of said director. The membership of such board shall include, but need not be limited to, representatives of the fields of driver education, law enforcement and highway safety. The administrator of the Idaho traffic safety commission within the Idaho transportation department shall be an ex officio member of the board. Members of said board shall be allowed-their actual--and--necessary--expense-incurred-in-the-performance-of-their-duties compensated as provided by section 59-509(b), Idaho Code.

(b) The board shall advise the director with respect to the development of a comprehensive driver rehabilitation and driver improvement program with a view of promoting highway safety and determining those

drivers who are a menace on the highways.

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(c) The board shall advise the director as to the methods most desirable in gathering statistics on the evaluation of the driver rehabilitation and driver improvement programs.

SECTION 47. That Section 49-2404, Idaho Code, be, and the same is hereby amended to read as follows:

49-2404. ADVISORY BOARD. (1) There is hereby created an advisory board, to consist of five (5) members; three (3) members to be appointed from licensed dealers selling less than two hundred (200) new motor vehicles during the calendar year next prior to appointment, with the remaining two (2) members appointed from licensed dealers selling more than two hundred (200) new motor vehicles during the calendar year next prior to appointment. The board shall act pursuant to its powers above enumerated and assist and advise the director in the administration and enforcement of this act. The governor shall appoint five (5) members of the board, with regard to the recommendations of the executive committee or board of directors of Idaho Automobile Dealers Association. The term of office of each member of said board shall be three (3) years, excepting that of the members of said board first appointed, two (2) shall be appointed to hold office until the first day of July, 1966, two (2) until the first day of July, 1967, and one (1) until the first day of July, 1968. On and after June 30, 1967, two (2) additional members to the advisory board shall be created and added for a total advisory board to consist of seven (7) members, of which two (2) additional members, one (1) shall be a licensed mobile home dealer and one (1) shall be a licensed used motor vehicle dealer. The governor shall appoint such two (2) additional members of the board, with regard to the recommendations of the executive committee or board of directors of the Idaho Automobile Dealers Association. The term of office of such two (2) additional members shall be for three (3) years, excepting those members first appointed shall be appointed to hold office until the first day of July, 1968. Vacancies occurring on the board other than by expiration of the term, shall be filled for the unexpired term only. Each member of the board shall serve until his successor is appointed and qualified. The members of the advisory board shall serve-without

compensation:-The-members-of-the-advisory-board-shall-be-entitled-to-their reasonable--traveling--expenses--incurred--in be compensated as provided by section 59-509(b), Idaho Code, for the performance of their duties, all of said payments shall be paid from the motor vehicle fund of the state of Idaho as part of the expenses of administering this act. A majority of the members of the advisory board shall constitute a quorum, the presence of which at any meeting thereof duly called by the director shall have full and complete power to act upon and resolve in the name of the board any matter, thing or question referred to it by the director, or which, by reason by-{of} any provisions of this act, it has power to determine.

(2) The advisory board on the first day of each July, or as soon thereafter as is practicable, shall elect a chairman, vice-chairman, secretary and assistant secretary from among its members, who shall hold office until their successors are elected. As soon as the board shall elect its officers, the secretary so elected shall certify the results of such election to the director. The chairman shall preside at all meetings of the board and the secretary shall make a record of the proceedings thereof which shall be preserved in the office of the director. If the chairman be absent from any meeting of the advisory board, his duties shall be discharged by the vice-chairman, and if the secretary be absent therefrom, his duties shall be discharged by the assistant secretary. All members of the advisory board shall be entitled to vote on any question, matter, or thing which properly comes before it.

SECTION 48. That Section 49-2708, Idaho Code, be, and the same is hereby amended to read as follows:

49-2708. ADVISORY COMMITTEE -- CREATION -- SELECTION -- TERM OF OFFICE -- DUTY. The state park and recreation board shall appoint an advisory and planning committee of six (6) members. The membership of the advisory and planning committee shall be selected from a list of three (3) nominees from each state park and recreation board district, as defined in section 67-4221, Idaho Code. The list of nominees shall be submitted by the Idaho motorcyclist association and the Idaho trail machine association. Each member of the advisory and planning committee shall be chosen by the state park and recreation board to serve a term of four (4) years, except that the term of the initial appointees shall commence on the date of appointment and shall be of staggered lengths. Each member of the advisory and planning board shall be a qualified elector of the state. The members of the advisory and planning board shall serve-without-salary; -however; they-shall-receive--travel--and--standard--state--per--diem--expenses--upon submission--of--signed--vouchers be compensated as provided by section 59-509(b), Idaho Code. Duties shall include:

- 1. Representation of the best interests of recreational motorbike activity in the districts from which they are appointed;
- 2. To meet with the state park and recreation board at least twice each year;
- 3. To be co-responsible with the **state** park <u>and recreation</u> board to administer the motorbike recreation fund.

SECTION 49. That Section 54-205, Idaho Code, be, and the same is

hereby amended to read as follows:

54-205. MEETINGS -- COMPENSATION -- EXECUTIVE SECRETARY. A. The board shall have its principal office at Boise, Idaho. Three (3) members of the board shall constitute a quorum, a majority of whom may act, and the board shall meet no less than twice each year; provided, however, special meetings may be called at any time during the year after notice to all members of the board of such special meetings. The board shall elect annually a chairman, a vice chairman, a secretary and a treasurer from its members. The offices of secretary and treasurer may be in the same person. The members of the board shall receive-a-per-diem-allowance-of--twenty-five dollars--(\$25-00)-when-actually-engaged-in-official-functions-as-members-of said-board,-and-shall-receive-their-actual-travel-expenses-and-subsistence while--engaged-in-the-business-of-the-Idaho-state-board-of-accountancy-away from--their--respective--homes be compensated as provided by section 59-509(f), Idaho Code.

The board shall have the power to name an executive secretary who need not be a member of the board or a member licensed to practice as a certified public accountant or public accountant and who may be a full-time or part-time employee of the state of Idaho. The board shall prescribe the duties of such executive secretary and these duties shall include the preparation of all papers and records under this act for the board and the advisory committee, and shall include such enforcement or investigative activities as to the board may from time to time appear advisable.

B. Three (3) members of the advisory committee shall constitute a quorum, a majority of whom may act, and the council shall meet no less than once each year. The advisory committee shall elect annually a chairman, a vice chairman, a secretary and a treasurer from its members. The offices of secretary and treasurer may be in the same person. The members of the advisory committee shall receive—a—per—diem—allowance—of-twenty—five dollars—(\$25-00)—when—actually—engaged—in—official—functions—as—members—of said—advisory—committee—and—shall—receive—their—actual—travel—expenses—and subsistence—while—engaged—in—the—business—of—the—advisory—committee—away from——their—respective—homes be compensated as provided by section 59-509(f), Idaho Code.

SECTION 50. That Section 54--312, Idaho Code, be, and the same is hereby amended to read as follows:

54-312. ARCHITECTS -- BOARD OF EXAMINERS. The board of architectural examiners is hereby created in the department of self-governing agencies. The board of architectural examiners shall consist of five (5) members, to be appointed by the governor, each of whom shall be an architect, and shall have been a resident of and a lawfully practicing architect within the state of Idaho for a period of at least five (5) years next before his appointment. The board may, by written agreement, authorize the bureau of occupational licenses as agent to act in its interest.

Each member of the board of architectural examiners shall receive—the sum-of-thirty-five-dollars-(\$35.00)-per-day,--together--with--their--actual expenses-incurred-during-the-time-necessarily-devoted-to-the-performance-of their--duties be compensated as provided by section 59-509(g), Idaho Code.

SECTION 51. That Section 54-407, Idaho Code, be, and the same is hereby amended to read as follows:

54-407. COMPENSATION OF MEMBERS. The employees of the office of the state athletic director shall receive--actual--and--necessary--traveling expenses---incurred---in--the--discharge--of--their--official--duties;--and twenty-five-dollars-(\$25.00)-per-diem-when-in-actual-pursuit-of-duty;-which be compensated as provided by section 59-509(f), Idaho Code, and such compensation shall be paid out of the funds created by the fees received under the provisions of this chapter not otherwise appropriated, on the certificate of the director. Such certificates shall be presented to the state auditor, who shall thereupon draw upon the state treasurer for the amount thereof.

SECTION 52. That Section 54-521, Idaho Code, be, and the same is hereby amended to read as follows:

54-521. BOARD OF BARBER EXAMINERS -- POWERS AND DUTIES -- DESIGNATION OF PERSONS TO REPORT TO BOARD. There is hereby created, and established in the department of self-governing agencies, the board of barber examiners. The board may, by written agreement, authorize the bureau of occupational licenses as agent to act in its interest (in this chapter referred to as the board) and in addition to the powers herein elsewhere conferred, shall have the following powers and it shall be the duty of the board:

- 1. To conduct examinations to ascertain the qualifications and fitness of applicants for licenses hereunder and to pass upon the qualifications of all applicants for licenses.
- 2. To conduct hearings and proceedings to revoke licenses issued under this chapter and to revoke such licenses subject to the provisions of this chapter.
- 3. To designate what schools of barbering within and without the state are approved schools, and from time to time, to change such designations and to keep public records thereof.
- 4. To prescribe rules and regulations for a fair and a wholly impartial method of examination of applicants for licenses hereunder and for conducting hearings for the revocation of licenses defining the qualifications of an approved school of barbering and for the administration of this chapter in general.

Excepting the regulations of schools under section 54-507, Idaho Code, hereof, and the issuance of licenses under section 54-513, Idaho Code, none of the powers and duties specified in the foregoing subdivisions of this section, one-(1) to four-(4) inclusive, shall be exercised by the said bureau except on the action of the board of barber examiners, which board shall be composed as follows: The board of barber examiners shall be composed of the present members of the board of barber examiners as appointed by the commissioner of law enforcement. When vacancies occur on said board, the governor shall appoint new members, but not more than a total of five (5) members, each of whom shall be a registered barber, and shall have been a resident of, and lawfully practicing barbering within the state of Idaho for a period of at least five (5) years next before his

appointment, and who is neither directly nor indirectly in any way connected with or interested in the barber supply business nor in any institution offering instruction in barbering. In appointing the members of such board the governor shall give consideration to the recommendations received from the Idaho state barbers association. The board and all assistants shall be allowed--their--actual--expenses--incurred--in---the performance--of--their--official--duties--as-provided-by-law-and-a-per-diem allowance-of-thirty-five-dollars-(\$35.00)-per-day-for-each--day--of--actual service compensated as provided by section 59-509(g), Idaho Code.

The regular term of office of a member of the board shall begin as of the first Monday of July of the year in which he is appointed and shall continue for five (5) years thereafter. A member appointed to fill a vacancy occasioned otherwise than by expiration of a term shall serve the

unexpired term of his predecessor.

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A vacancy in membership in the board shall occur, and be declared by the governor, whenever the regular term of a member expires, or whenever a member dies, resigns, or is found by the governor to be mentally or physically incapable of acting, or to be neglecting or refusing to act, or to cease to have the qualifications of a member, or to have acquired disqualifications of a member, or to have been absent without reasonable cause from two (2) successive meetings of the board.

The board of barber examiners shall select from its members a chairman, vice chairman, and secretary who shall serve at the pleasure of the board.

The action and report in writing of the board so designated shall be sufficient authority upon which the bureau may act.

Whenever the board is satisfied that substantial justice has not been done, either in examination or in revocation of a license or otherwise, it may order a reexamination or rehearing of the matter.

SECTION 53. That Section 54-604, Idaho Code, be, and the same is hereby amended to read as follows:

54-604. ESTABLISHMENT OF STATE BOARD OF PODIATRY. There is hereby established in the department of self-governing agencies a state board of podiatry to be composed of five (5) members to be appointed by the governor in the manner hereinafter set forth. Four (4) of said members shall be podiatrists, duly licensed under the laws of the state of Idaho, and who shall have been continuously engaged in the practice of podiatry for a period of not less than five (5) years prior to his appointment. The fifth member of the board shall be a layman, a resident of the state of Idaho for a period of not less than five (5) years prior to his appointment. With reference to the first board, the four (4) podiatrists shall be appointed for terms of one (1), two (2), three (3) and four (4) years, respectively. The lay board member shall be appointed for a term of three (3) years. Thereafter, all appointments to the board shall be made for terms of four (4) years. Vacancies upon the board, occurring for any reason, shall be filled by the governor. The governor in making appointments shall give consideration to but shall not be bound by the recommendations received from the Idaho Podiatry Association.

Within thirty (30) days from the appointment of the board by the governor, the board shall organize itself, select a chairman, a vice chairman and secretary. The chairman and the secretary shall be podiatrists. The board shall meet regularly on the second Tuesday of July of each year for the purpose of conducting examinations and transacting any other business which may lawfully come before it. The board may meet in special session at the call of the chairman, or at the call of not less than two-thirds (2/3) of the membership of the board. The members of the board shall each be allowed-his-actual-expenses-incurred-in-attending meetings-of-the-board,-and-per-diem-of-thirty-five-dollars-(\$35.00)-per-day for-each-day-of-actual--service compensated as provided by section 59-509(g), Idaho Code.

Examinations of applicants may be conducted by an examining board, to be comprised of a quorum of the board.

A majority of the board shall constitute a quorum.

SECTION 54. That Section 54--703, Idaho Code, be, and the same is hereby amended to read as follows:

54-703. BOARD OF CHIROPRACTIC EXAMINERS -- POWERS AND DUTIES. The board of chiropractic examiners (hereinafter referred to as the board) shall have the following powers:

- 1. To conduct examinations to ascertain the qualifications and fitness of applicants to practice chiropractic; to pass upon the qualifications of applicants for reciprocal licenses.
- 2. To prescribe rules and regulations for a fair and wholly impartial method of examination of candidates to practice chiropractic.
- 3. To prescribe rules and regulations defining, for the chiropractors what shall constitute a school, college or university, or department of a university, or other institution, reputable and in good standing and to determine the reputability and good standing of a school, college or university, or department of a university, or other institution, by reference to a compliance with such rules and regulations.
- 4. To establish a standard of preliminary education deemed requisite to admission to a school, college, or university, and to require satisfactory proof of the enforcement of such standard by schools, colleges and universities.
- 5. To conduct hearings on proceedings to revoke licenses, or persons practicing chiropractic and to revoke such licenses.
- 6. To formulate rules and regulations when required in any act to be administered.
- 7. To authorize, by written agreement, the bureau of occupational licenses to act as agent in its interest.

The board shall meet regularly on the second Tuesday of January and July of each year for the purpose of conducting examinations and transacting any other business that may legally come before it, and may meet in special session upon the order in writing of the chairman, who shall be elected by the members of the board. The members of the board shall each be allowed-his-actual-expenses-incurred-in-attending-the meetings-and-a-per-diem-of-thirty-five-dollars-(\$35.00)-per-day-for-each day-of-actual-service compensated as provided by section 59-509(g), Idaho Code.

Whenever the board is satisfied that substantial justice has not been

done either in an examination or in the revocation of a license, to practice chiropractic it may order reexamination or rehearings by the same or other examiners.

All licenses for the practice of chiropractic shall be issued by the board in the name of the board of chiropractic examiners, with the seal thereof attached.

SECTION 55. That Section 54-832, Idaho Code, be, and the same is hereby amended to read as follows:

54-832. COMPENSATION AND EXPENSES OF BOARD MEMBERS. Each member of the board shall receive-as-compensation-for-his-services-the-sum-of-thirty-five dollars-(\$35.00)--for--each--day--actually--spent--in-the-discharge-of-the official-duties-or-work-of-the-board,-including--time--spent--in-necessary travel;--and,-in-addition-thereto;-board-members-shall-be-reimbursed-within legal-limitations-for-all-actual-travel;-clerical;-and--incidental--expense necessarily--incurred--in--carrying--out--the--provisions--of--this--act be compensated as provided by section 59-509(g), Idaho Code.

SECTION 56. That Section 54-911, Idaho Code, be, and the same is hereby amended to read as follows:

54-911. BOARD OF DENTISTRY -- ORGANIZATION -- MEETINGS -- EXPENSES -- PER DIEM. The board of dentistry shall select from its members a chairman who shall serve at the pleasure of the board. The board may meet at stated times, and shall meet upon the call of its chairman or a majority of the members. It shall keep minutes of its meetings and actions thereat. Three (3) members shall constitute a quorum, and the vote of the majority of the members present at a meeting at which a quorum is present shall determine the action of the board.

Out of any appropriation applicable to the administration of this act, members of the board shall be paid-their-actual-expense-incurred-in-the performance-of-their-duties-and-in-addition-a-per-diem--allowance--to--each dental--member--of-fifty-dollars-(\$50.00)-for-each-day-in-which-such-dental member-shall-perform-service compensated as provided by section 59-509(h), Idaho Code.

SECTION 57. That Section 54--1006, Idaho Code, be, and the same is hereby amended to read as follows:

54-1006. IDAHO ELECTRICAL BOARD. (1) The Idaho electrical board, hereinafter known as the board, is hereby created and made a part of the department of labor and industrial services. It shall be the responsibility and duty of the board to assist the director of the department of labor and industrial services in the administration and enforcement of the provisions of this act.

(2) The board shall consist of seven (7) members to be appointed by the governor with power of removal for cause. The term of office of the first seven (7) appointees shall begin on July 1, 1961. One (1) shall be appointed for a term of one (1) year, two (2) for a term of two (2) years, two (2) for a term of three (3) years and two (2) for a term of four (4)

years. Thereafter board members shall be appointed for a term of four (4) years. Whenever a vacancy occurs, the governor shall appoint a qualified person to fill the vacancy for the unexpired portion of the term.

(3) All members of the board shall be citizens of the United States, residents of this state for not less than two (2) years and shall be qualified by experience, knowledge and integrity to assist the director in formulating rules and regulations for examinations, in passing on the fitness and qualifications of applicants for electrical contractor and journeyman electrician licenses and in establishing standards for electrical products to be used in electrical installations coming under the provisions of this act.

(4) The members of the board shall, at their first regular meeting following the effective date of this act and every two (2) years thereafter, elect by majority vote of the members of the board, a chairman who shall preside at meetings of the board. In the event the chairman is not present at any board meeting, the board may by majority vote of the members present appoint a temporary chairman. A majority of the members of the board shall constitute a quorum.

(5) The board shall maintain an office in the state capitol building or at such other place in the city of Boise as the board may designate and shall, with the approval of the director, employ such persons as may be necessary to the performance of its duties. The board shall, for the approval of the director, recommend the appointment of one (1) or more persons who are properly qualified by experience, training and knowledge, to serve as electrical inspectors, one (1) of whom shall be designated as chief electrical inspector. The chief electrical inspector shall serve as secretary-manager for the board.

(6) Each member of the board not otherwise compensated by public moneys shall be reimbursed-for-transportation-and-subsistence-and-shall--be paid-not-more-than-ten-dollars-(\$10.00)-for-each-day-spent-in-attendance-at meetings--of--the-board compensated as provided by section 59-509(d), Idaho Code.

SECTION 58. That Section 54-1105, Idaho Code, be, and the same is hereby amended to read as follows:

54-1105. BOARD OF MORTICIANS. There is hereby established in the department of self-governing agencies a state board of morticians to be composed of three (3) members appointed by the governor in the manner hereinafter set forth. Each member of the board shall be a duly licensed mortician under the laws of the state of Idaho and resident of the state of Idaho for a period of at least five (5) years next preceding his appointment, during which time he shall have been continuously engaged in the practice as a mortician as defined in this act. No person shall be eligible for appointment to the board of morticians who is financially interested, directly or indirectly, in any embalming college, wholesale funeral supply business, or casket manufacture business.

The governor shall appoint the members of the board from a list of qualified morticians of triple the number of persons to be appointed, who shall be proposed and submitted to him by the Idaho Funeral Service Association, or other statewide organization or association of licensed

morticians whose membership is composed of a majority of all licensed morticians of the state; provided, however, all members of the board of embalming examiners existing as of the effective date of this act are hereby automatically appointed as members of the board of morticians to serve for the remainder of their appointed terms.

All members of the board of morticians shall be appointed to serve for a term of three (3) years, to expire on May 1 of the year of termination of their term, and until their successors have been appointed and qualified; provided, however, the governor is hereby granted the power to alter the term of office of the members of the board first appointed hereunder so that the term of office of not more than one (1) member of the board shall terminate in any one (1) year. In case of a vacancy occurring on said board of morticians by reason of the death of any member, or his resignation, incapacity, neglect or refusal to act, or in any other way, the governor shall appoint a qualified member for the remainder of the unexpired term of the vacant office from a list of duly qualified morticians prepared and submitted in the manner prescribed herein for the initial appointment of members to the board. Any member of the board of morticians who wilfully fails to properly discharge his duties may be removed by the governor.

The board shall meet, not less than annually, to elect a chairman, vice chairman and secretary and take official board action on pending matters by majority vote of all the members of the board of morticians, and in doing so a majority of the members of said board shall at all times constitute a quorum. Notice of any meeting shall be given by the chairman to all members of the board at least ten (10) days in advance of each meeting unless such notice is waived in writing by all of the members of the board.

Each member of the board of morticians shall receive-the-sum-of thirty-five-dollars-(\$35:00)-per-day;-together-with-their-actual--expenses incurred-during--the--time-necessarily-devoted-to-the-performance-of-their duties be compensated as provided by section 59-509(g), Idaho Code.

SECTION 59. That Section 54-1205, Idaho Code, be, and the same is hereby amended to read as follows:

54-1205. COMPENSATION AND EXPENSES OF BOARD MEMBERS. Each member of the board shall receive-as-compensation-for-his-services-such-sum-as-the board-from-time-to-time-may-fix,-but-not-exceeding-thirty-five-dollars (\$35-00)-for-each-day-actually-spent-in-attending-to-the-work-of-the-board or-any-of-its-committees-and-for-the-time-spent-in-necessary-travel;-and; in-addition-thereto;-he-shall-be-reimbursed-within-legal-limitations-for all-actual-travel;-incidental;-and-elerical-expenses-necessarily-incurred in-carrying-out-the-provisions-of-this-act be compensated as provided by section 59-509(g), Idaho Code.

SECTION 60. That Section 54-1403, Idaho Code, be, and the same is hereby amended to read as follows:

54-1403. BOARD OF NURSING. (a) Appointment, Removal and Term of Office. There is hereby created within the department of self-governing agencies the board of nursing for the state of Idaho composed of seven (7) members appointed by the governor. Membership of the board shall consist

of four (4) persons licensed to practice professional nursing in Idaho, two (2) persons licensed to practice practical nursing in Idaho and one (1) person who is a lay person to health care occupations. appointments to the board, consideration shall be given to the board's responsibility in areas of education and practice. Members of the board of nursing and of the advisory council for licensed practical nurses holding office under prior law on the effective date of this act shall serve as members of the board created herein until expiration of their respective terms and, as those terms expire or become vacant, the governor shall appoint such other persons as will constitute a complete board as herein prescribed. Upon expiration of any term or creation of any vacancy, board shall notify the governor thereof, who then shall make such appointment or fill such vacancy within sixty (60) days. Appointments shall be for terms of three (3) years except appointments to vacancies which shall be for the unexpired term being filled. No member shall be appointed for more than two (2) terms. The governor may remove any member from the board for neglect of any duty required by law or for incompetency or unprofessional or dishonorable conduct.

(b) Qualifications of members. No person is qualified for appointment hereunder unless that person is a citizen of the United States and a resident of the state of Idaho. Members required to be licensed hereunder shall not be qualified for appointment to the board unless actively engaged in some field of nursing in Idaho at the time of appointment. No person is qualified for appointment as the lay member of the board if the person or his spouse is licensed in any health occupation; is an employee, officer or agent of or has any financial interest in any health care facility, or association or any insurance company authorized to institution, underwrite health care insurance; or is engaged in the governance and administration of any health care facility, institution or association.

(c) Conduct of business. The board shall meet at such times as required to conduct the business of the board and shall annually elect from its members a chairman, vice chairman and such other officers as may be desirable. Four (4) members shall constitute a quorum and the vote of a majority of members present at a meeting wherein a quorum is present shall determine the action of the board. Each member of the board shall receive a-sum-equal-to-actual-expenses-reasonably-incurred-in-connection--with--the business--of--the--board;--plus--a--sum--not--to-exceed-thirty-five-dollars (\$35.00)-per-day-for-each-day-spent-in-discharge-of-duties-as-a-member-when the-board-is-in-official-session be compensated as provided by section 59-509(g), Idaho Code.

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41 SECTION 61. That Section 54-1508, Idaho Code, be, and the same is 42 hereby amended to read as follows:

54-1508. STATE BOARD OF OPTOMETRY -- ORGANIZATION -- MEETINGS EXPENSES. The board of optometry shall meet on or before September 15 of each year and select from its members a chairman and a secretary who shall serve at the pleasure of the board. The secretary shall keep the minutes of the meetings of the board, maintain the files and records of the board, maintain a roster of all persons licensed as optometrists under this act and on or before October 1 of each year, forward to the bureau of

occupational licenses a certified list of those persons who have paid the fees required by this act.

The board of optometry may meet at stated times and places and shall meet upon the call of its chairman or upon written request of a majority of its members. Three (3) members shall constitute a quorum and a majority of the members present at a meeting at which a quorum is present shall determine the action of the board. Each member of the board shall be notified of any meeting called for any purpose.

On or before September 15 of each year, the board of optometry shall appoint three (3) of its members to serve as a board of examiners to examine applicants for licenses to practice optometry in the state of Idaho pursuant to this chapter. The secretary of the board shall notify the chief of the bureau of occupational licenses of the names of the members of the board of examiners appointed by the board of optometry.

Out of the funds moneys appropriated to the bureau from fees paid under section 54-1506(2), Idaho Code, or otherwise appropriated from fees paid under section 54-1506(2), Idaho Code, and deposited in the occupational license fund account established by section 67-2605, Idaho Code, the members of the board of optometry shall receive-their-actual-expenses incurred-in-the-performance-of-any-of-their-duties-at-the-first-meeting-of the-board-of-optometry-held-after-July-1-of-each-year be compensated as provided by section 59-509(b), Idaho Code, and the members of the three (3) member board of examiners appointed by the board of optometry shall be paid all-of-their-actual-expenses-incurred-in-the-performance-of-their-duties-as members-of-the-board-of-examiners-or-at-any-time;-plus-a-per-diem-allowance each-of-thirty-five-dollars-(\$35.00)-for-each-day-of-actual--service--as-a member-of--the-board-of-examiners compensated as provided by section 59-509(g), Idaho Code.

Out of funds moneys appropriated from fees paid under section 54-1507, Idaho Code, the members of the board of optometry shall be paid-their actual-expenses-incurred-in-the-performance-of-their-duties-under-this-act; compensated as provided by section 59-509(b), Idaho Code, not otherwise paid from funds moneys appropriated by the legislature.

SECTION 62. That Section 54-1603, Idaho Code, be, and the same is hereby amended to read as follows:

54-1603. BOARD OF EXAMINERS OF NURSING HOME ADMINISTRATORS. (1) There is hereby created in the department of self-governing agencies a board of examiners of nursing home administrators, which board shall consist of five (5) members, and composed of three (3) public or private nursing home administrators, duly licensed and registered under this act, and two (2) other members as hereinafter described, except that such members of the initial board shall be required only to possess the qualifications and be eligible for licensure as required under this act, one (1) member shall be selected from any other profession, agencies, or institution concerned with the care of chronically ill and infirm patients; and one (1) member representative of the public at large; but no more than two (2) of the members of the board shall be officials or full-time employees of state or local governments, except that they may be administrators of publicly owned nursing homes. All members of the board shall be citizens of the United

States or shall have declared their intent to become citizens of the United States and shall be residents of this state.

- (2) One (1) member of the initial board shall be appointed for a one (1) year term of office, two (2) members of the initial board shall be appointed for a two (2) year term of office, and two (2) members of the initial board shall be appointed for a three (3) year term of office. Thereafter, the term of office for each member of the board shall be three (3) years.
 - (3) (a) Appointments to the board shall be made by the governor after consultation with the executive board of the Idaho association of licensed nursing homes. Each member of the board shall hold office until his successor is duly appointed and qualified. Dismissals shall be by the governor, for reasonable cause.
 - (b) The three (3) nursing home administrators who are members must be appointed from a list of at least ten (10) submitted by the Idaho association of licensed nursing homes.
 - (c) Members of the board shall be reimbursed--for--their--actual--and necessary--traveling--and-subsistence--expenses-when-absent-from-their place-of-residence-in-attendance-at-meetings-or-in-other-performance-of their-duties-under-this-act:-In-addition-they-shall-be-paid-twenty-five dollars-(\$25.00)--per--day--while--on--actual--business--of--the--board compensated as provided by section 59-509(f), Idaho Code.
- (4) The board shall elect annually from its membership a chairman and vice chairman. The board shall hold two (2) or more meetings each year. A majority of the board membership shall constitute a quorum.
- (5) The board shall exercise its powers and perform its duties and functions specified by this act.
- (6) The board may appoint an executive secretary. He shall be the executive officer to the board but shall not be a member of the board. He shall have such powers and shall perform such duties as are prescribed by law and the rules and regulations of the board. A clerk and sufficient deputy clerks to adequately assist the board and the executive secretary in the keeping of the records and in the performance of their duties may be appointed by the board. All employees of the board shall be appointed, and serve in accordance with the provisions of law.
- (7) The board may, by written agreement, authorize the bureau of occupational licenses as agent to act in its interest.

SECTION 63. That Section 54-1714, Idaho Code, be, and the same is hereby amended to read as follows:

- 54-1714. COMPENSATION OF BOARD MEMBERS. (1) Each member of the board of pharmacy shall receive;-as-compensation;-the-sum-of-thirty-five-dollars (\$35:00)-per-day be compensated as provided by section 59-509(g), Idaho Code, for each day on which the member is engaged in performance of the official duties of the board, and reimbursement for all expenses incurred in connection with the discharge of such official duties.
- (2) The executive director of the board of pharmacy shall be a nonclassified officer and shall receive, as compensation, an annual salary payable on regular pay periods, the amount of which shall be determined by the board, and reimbursement for all expenses incurred in connection with

performance of his official duties.

SECTION 64. That Section 54-1805, Idaho Code, be, and the same is hereby amended to read as follows:

54-1805. THE STATE BOARD OF MEDICINE ESTABLISHED. (1) There is hereby established in the department of self-governing agencies a state board of medicine to be composed of eight (8) members. The membership of the state board of medicine as it exists on the effective date of this act is hereby confirmed as members of the board for the terms to which they were

originally appointed.

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(2) The board shall consist of eight (8) members. The director of the department of law enforcement shall be a member of the board. The other seven (7) members shall be physicians who are residents of this state and engaged in the active practice of medicine in this state, and shall be appointed by the governor in the manner hereinafter set forth. All appointments to the board shall be for six (6) year terms. The board shall consist of six (6) members who are licensed to practice medicine and surgery in this state and one (1) member who is licensed to practice osteopathic medicine or osteopathic medicine and surgery in this state. Whenever a term of a member of the board who is licensed to practice and surgery expires or becomes vacant, the Idaho medical medicine association shall nominate three (3) persons licensed to practice medicine and surgery for each such vacancy, and forward such nominations to the governor who shall appoint from among such nominees, one (1) person to be a member of the board to fill such vacancy. Whenever a term of the member of the board who is licensed to practice osteopathic medicine or osteopathic medicine and surgery expires or becomes vacant, the Idaho osteopathic nominate three (3) persons licensed to practice shall association osteopathic medicine or osteopathic medicine and surgery for such vacancy, and shall forward the nominations to the governor who shall appoint from among such nominees one (1) person to be a member of the board to fill such vacancy. Appointments to fill vacancies occurring from some other reason than expiration of a term for which a member was appointed, shall be made in the same manner as hereinabove set forth for the unexpired term. governor may remove any member of the board from the membership of the board, who is guilty of malfeasance, misfeasance or nonfeasance.

(3) The board shall elect a chairman from its membership. The members of the board except for state employees shall receive-their-aetual-and necessary-expenses-while-engaged-upon-the-business-of-the-board; and-a-per diem--of--fifty--dollars--(\$50.00)--for--each--day--of--aetual--service be compensated as provided by section 59-509(h), Idaho Code. Five (5) members of the board shall constitute a quorum, and the board may act by virtue of

a majority vote of members present at a meeting.

SECTION 65. That Section 54-1806A, Idaho Code, be, and the same is hereby amended to read as follows:

54-1806A. MEDICAL DISCIPLINARY ENFORCEMENT. The board of medicine is authorized to create a board of professional discipline and to delegate to it its role and authority in the enforcement and supervision of

professional disciplinary enforcement under this chapter and particularly under sections 54-1810 and 54-1811 54-1814, Idaho Code, including without limitation the power to make rules and regulations and to provide forms and procedures therefor, to the full extent that the board of medicine is authorized or empowered to act; such board of professional discipline, however, shall not act or be authorized to act in connection with licensing of applicants, except as respects proceedings for reinstatement following voluntary surrender of license while under investigation or prosecution for conduct allegedly improper, or following restriction, suspension or revocation of license in the state of Idaho or under any other duly constituted medical licensing authority of any other state or territory of the United States or of any other nation. By its order therefor, the state board of medicine shall provide as follows respecting a board of professional discipline created under this act:

(1) Membership. Said board shall consist of five (5) members appointed by the board of medicine. Initially, it shall consist of two (2) members licensed to practice medicine and surgery in the state of Idaho, whose terms shall expire midnight, June 30, 1979; and two (2) members licensed to practice medicine and surgery in the state of Idaho, whose terms shall expire midnight, June 30, 1978, and one (1) member who is an adult Idaho citizen of good character and reputation who shall not be licensed to practice medicine and surgery in the state of Idaho, whose term shall expire midnight June 30, 1977. Subsequent terms of all members appointed shall be for three (3) years so that there shall be a rotation of membership of a portion of the said board each year; provided, the board of medicine may, in its discretion, reappoint members and may but need not appoint members of the board of medicine itself to any or all of the positions of membership upon said board initially and/or from time to time as vacancies occur. Subsequent appointees to the board shall have the qualifications required of the original appointees.

(2) Chairman. The board of medicine shall designate one (1) member of the board of professional discipline as its chairman, and he shall serve and function in that capacity for one (1) year or until his successor is duly appointed, whichever is later.

(3) Quorum. Three (3) members shall constitute a quorum though no meeting of said board shall be held without reasonable prior notice of at least three (3) days to all members, which notice may be given by the chairman or any three (3) members. Notice may be waived unanimously; otherwise, it shall be in writing and state the time, place and purpose of the meeting.

(4) Compensation. Members shall serve-without-pay-but-shall-be reimbursed be compensated as provided by section 59-509(b), Idaho Code, from the state board of medicine fund for actual; --reasonable--and-duly authorized expenses incurred in the course of serving on said board or acting on its behalf.

(5) Conflicts and Disqualification. Members shall disqualify themselves and, on motion of any interested party may, on proper showing, be disqualified in any proceeding concerning which they have an actual conflict of interest or bias which interferes with their fair and impartial service.

(6) Additional Powers of Board of Professional Discipline. In

addition to its other powers, the board of professional discipline shall be empowered and authorized:

(a) To initiate or commence proceedings, studies or investigations on its own motion and initiative or to proceed on the request or complaint of any person, whether formally or informally stated and whether or not verified; provided, it may impose reasonable requirements respecting the form, content and sufficiency of complaints jurisdiction.

(b) To investigate or inquire into misconduct or unprofessional behavior, whether real, apparent or merely suspected; and take such action with respect thereto as it deems best in the interest of the

public and justice.

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(c) To retain and appoint staff to administer, process and assist in the work assigned it under this act or by the board of medicine, including, as deemed appropriate, legal counsel to presentation of matters before it and/or to advise it on matters of law.

To appoint hearing committees to take evidence, conduct hearings (d) and make recommended findings and conclusions to it in any matter or proceeding assigned to the committee, which hearing committees shall be of such number and size as the disciplinary board directs composed of licensed physicians resident and licensed to practice medicine and surgery in Idaho, who shall serve without pay and for such term as the board may specify, not to exceed one (1) year or during the pendency of any matters referred to it, whichever is longer. Proceedings before such committees, and before said board, except as otherwise provided or may be inconsistent with the clear intent or conflicting specific provisions of this act, shall be as provided by the Administrative Procedures Act, chapter 52, title 67, Idaho Code; provided, there shall be no hearings de novo on appellate review as a matter of right.

(e) To make findings respecting matters coming before it or before any hearing committee or authorized hearing officer acting on its behalf, make conclusions and enter orders dispositive of such proceedings, including, without limitation, disciplinary orders as provided in and by the Idaho Code respecting misconduct or other grounds for discipline respecting any licensed physician and surgeon licensed to practice medicine and surgery in the state of Idaho, which authority shall, for good cause shown, include the power to suspend, restrict, condition, limit or revoke the license or present or future right or privilege to practice medicine of any physician, surgeon or other person licensed or purporting to be qualified or authorized to practice medicine and surgery in the state of Idaho.

(f) To privately and confidentially reprimand by informal admonition any licensed physician and surgeon respecting any matter it finds is

minor misconduct.

(g) To accept the resignation and surrender of license of any physician and surgeon under investigation or prosecution who tenders the same, and to impose terms and conditions in connection therewith as it may deem appropriate in the best interest of the public and of justice.

(h) To order, for good cause, nondisciplinary suspension or transfer

to inactive status of any licensed physician and surgeon incapacitated by illness, senility, disability, or addiction to drugs, intoxicants or other chemical or like substances, and to provide terms and conditions therefor, including provisions and conditions controlling reinstatement and any request therefor; provided, this subparagraph shall not be construed to amend or repeal specific legislation expressly dealing with disabled physicians whether heretofore or hereafter enacted by the legislature of the state of Idaho but rather shall be construed as complementary thereto.

(i) To provide by order in general and/or in particular for reciprocal discipline in cases involving the discipline of a licensed physician and surgeon disciplined in any other jurisdiction, provided that such licensee or applicant shall be entitled on due motion and notice to appear and show cause why such order should not apply in his or her case.

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(j) To provide for and conduct informal proceedings and to provide rules and practices to encourage fair and expeditious disposition of

business, complaints and matters properly coming before it.

(7) Substitution of Board of Professional Discipline in Matters of Discipline and Self-Policing. From and after the effective date of the board of medicine creating and establishing the board of professional discipline, references in the laws of the state of Idaho, including the Medical Practices Act, this act and the Idaho Code in general, to the board shall, when concerned with matters of self-policing or professional discipline within the medical profession, be deemed and construed to be

references to the board of professional discipline.

- (8) Confidentiality. Except as specifically otherwise ordered in the interest of justice or the public health, hearings and proceedings before the board of professional discipline shall be open in all cases in which the board has determined that there is probable cause to proceed to formal hearing; provided, as respects private and confidential reprimands for minor misconduct, proceedings shall be closed and confidential unless the respondent physician in writing rejects the reprimand within ten (10) days of the order providing therefor, in which cases said matters shall promptly be set for hearing and such proceedings and hearings thereafter shall be public and open unless, as hereinabove authorized, the board for good cause otherwise orders and directs. Determination that there is probable cause to proceed may be made informally by the chairman and also by written expression of a majority of the members of the board of professional discipline. The determination that there is not probable cause to proceed shall be made in writing and a copy forwarded to such person whose complaint may have initiated or commenced the proceedings, which person shall have standing to request en banc review of such determination by the entire committee which shall have jurisdiction to reverse or affirm such determination as in its discretion it deems in the interest of justice the public health.
- (9) Voluntary Restriction of Licensure. A physician may request in writing to the board of professional discipline a restriction of his license to practice medicine and the board is authorized to grant such request and, if it deems it appropriate to do so, it is granted the authority in such cases to attach conditions to the licensure of the

physician to practice medicine within specified limitations. The board is also authorized in such cases thereafter to waive the commencement of proceedings under this act or other provisions of the Medical Practice Act if in the interest of justice it determines that such voluntary proceedings have rendered the same unnecessary. Removal of a voluntary restriction on or suspension of licensure to practice medicine shall be subject to the procedures for reinstatement elsewhere in this act, in the Medical Practice Act or by rule and regulation of the board of professional discipline provided; also, such reinstatements may be subject to further conditions specially imposed in the individual case as a condition of the order entered therein.

- (10) Adjudication of Discipline or Exoneration. At the conclusion of the proceedings the board of professional discipline shall make a determination of the merits and, if grounds therefor are found to exist, may issue its order:
 - (a) Revoking the respondent physician's license to practice medicine.
 - (b) Suspending or restricting the respondent physician's license to practice medicine.
 - (c) Imposing conditions or probation upon the respondent physician and requiring rehabilitation planning, commitment and conditions upon such respondent physician's licensure; and,

if grounds for any of the foregoing are not found to exist, the board shall enter its order so stating and dismissing the proceedings and shall provide the respondent and, if there be one, the complainant or petitioner in the

proceedings a true copy thereof.

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The (11) Temporary Suspension or Restriction Pending Final Order. board of professional discipline may temporarily suspend or restrict license of any physician or enter an appropriate order of temporary probation, ex parte, on its own motion or on verified petition of any further final order, without prior hearing, person, pending or simultaneously with or at any time after the institution of proceedings under this act or the Medical Practice Act, but only if it first finds, on the basis of a responsible showing which satisfactorily demonstrates that the physician in his capacity as such and for reasons set forth by petition, affidavit, or other verified showing, or determined by it in reliance upon other reliable proof, is causing great harm to the public or to any patient or group of patients, or is imminently likely to cause such harm, for which reason he or she and his or her license to practice medicine should be immediately suspended or restricted or he or she should be specially controlled, suspended in or restricted from the practice of medicine. In such cases, the board may summarily, and ex parte, order temporary conditions of probation, suspension or restriction of said physician and his or her license and authority to practice medicine in the state of Idaho, pending further or final order in the proceedings. Thereafter the physician may, for good cause, request dissolution or amendment of any such temporary order by petition filed with the board of professional discipline, which petition shall be set for prompt hearing before said board or, if necessary and if requested by the affected respondent physician in the interest of early consideration, before a designated hearing officer or special committee appointed by the board for that purpose, which officer or committee shall forthwith hear said matter

and report to the board its report and recommendations. The board, consistent with due process, shall rule on such petition for dissolution or amendment with the least amount of delay reasonably possible. Neither the record of the proceeding nor any order entered therein may be used against the respondent physician in any other legal proceeding except upon judicial review as provided elsewhere herein.

(12) Judicial Review.

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- (a) Interlocutory appeals and judicial review of orders or proceedings of the board of professional discipline shall not be undertaken by any court, however, final orders of the board under provisions of this act and any order of temporary suspension, restriction or probation entered hereunder shall be subject to judicial review as hereinafter provided, but only by and before the Supreme Court, which appellate jurisdiction shall be and is exclusive.
- (b) Any party to proceedings within the jurisdiction or purview of the board of professional discipline, including any petitioner initiating the same, shall have standing to initiate and prosecute an appeal; provided, such appeal must be taken within twenty (20) days following the order complained of or such order shall not be subject to review, and the Supreme Court shall lack jurisdiction to entertain the same.
- (c) In no case shall any order of the board of professional discipline be summarily stayed, enjoined, modified or reversed in any respect upon any ex parte proceedings of any party, judicial review to be available only as and to the extent provided for by this act.

(d) Appeals shall be limited to a review of questions of law.

(e) Appeals shall be taken by filing in the Supreme Court a notice of appeal and serving a copy of the same on the board of professional discipline and a copy on any adverse party or his or her attorney of record in the proceedings if there be any such party or attorney. Such notice shall briefly describe such order or ruling appealed and state the intention of the party to appeal therefrom.

(f) At the time of serving the notice, as aforesaid, or within five (5) days thereafter, the appellant may file with the board of professional discipline, a praecipe on appeal, specifying such records, proceedings, transcript of stenographic or machine report of the testimony introduced before the board, and such files and exhibits as he desires to have certified to the Supreme Court, for consideration upon appeal.

(g) Within twenty (20) days after service of the notice of appeal, as aforesaid, the board of professional discipline shall certify three (3) copies of its records, proceedings, transcript of the stenographic or machine report of the testimony introduced at the hearing, if a hearing was had, or three (3) copies of a transcript of any other documentation that may pertain in the particular case, to the court, together with such files and exhibits as the appellant may desire to have certified and has designated, as specified above. Other parties, within twenty (20) days thereafter, may likewise specify any or all of the files, records and materials or transcripts before the board for inclusion in the record on appeal, whereupon the same shall be included as if originally specified in the appellant's papers, as provided above. For good cause the Supreme Court may, ex parte, grant reasonable

enlargements of the times specified in this subsection.

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- (h) The appeal shall be deemed perfected when such records, proceedings and transcripts shall have been filed with the clerk of the Supreme Court. There shall be no transcript fee charged or collected on account of any such appeal.
- (i) In addition to preparing and filing in the Supreme Court the copies of the records, proceedings and transcript, as provided above, the board of professional discipline shall cause to be prepared two (2) further and additional copies thereof and transmit and deliver one (1) such copy to the appellant and the other to the adversary party or parties, if any, at or about the same time as the record of proceedings is filed with the Supreme Court.
- (j) Such appeal shall not operate as a stay of any order or ruling appealed unless, as respects any temporary or interim order appealed, the Supreme Court specially so orders on the basis of a special hearing thereon having been first duly noticed and held, and then only if the court determines that the interests of justice and the public health require that such a stay be imposed.
- (k) Upon hearing, the court may affirm or set aside such order or ruling, if the same be found contrary to law or it may set the same aside upon the ground:
 - 1. Said board's findings of fact are not based upon any substantial competent evidence;
 - 2. Said board has acted without jurisdiction or in excess of its powers;
 - 3. The findings of fact, order or ruling were procured by fraud; or
 - 4. The findings of fact do not as a matter of law support the order or ruling appealed from.
- (13) Except as herein expressly provided, no court of this state shall have jurisdiction to review, vacate, set aside, reverse, revise, correct, amend or annul any order or award of the board of professional discipline, to suspend or delay the carrying out or operation thereof, or to enjoin, restrain or interfere with said board in the performance of its duties under this act.
- (14) Protected Action and Communication. There shall be no liability on the part of and no action for damages against:
 - (a) Any member of the board of professional discipline or the staff or officials thereof for any action undertaken or performed within the scope of the functions of said board or this act; or
 - (b) Any person providing information or testimony to the said board or its staff or officials.

SECTION 66. That Section 54-1908, Idaho Code, be, and the same is hereby amended to read as follows:

54-1908. MEETINGS -- QUORUM. The board shall hold not less than four (4) regular meetings each year, on a day not later than the fifteenth day of the month in each of the months of January, April, July and October, for the purpose of transacting such business as may properly come before it. At the April meeting of each year the board shall elect officers. Special or

regular monthly meetings of the board may be held at such times as the board may provide in the by-laws. Three (3) members of the board shall constitute a quorum. Two (2) members of the board may call a special meeting at any time. Due notice of each meeting of the board and the time and place thereof shall be given each member in the manner prescribed in the by-laws. Each member of the board shall receive-compensation-of-\$25.00 per-day-and-be-reimbursed-for-his-traveling-and-other-expenses-actually-and necessarily-incurred-while-in-the-performance-of-his-official-duties hereunder;-not-exceeding-in-the-aggregate-\$5;000-in-any-one-(1)--year--for all--members;--such--per--diem--and--expenses be compensated as provided by section 59-509(f), Idaho Code, to be allowed and paid from the public works contractors license fund, as hereinafter provided in this act.

SECTION 67. That Section 54--2027, Idaho Code, be, and the same is hereby amended to read as follows:

54-2027. COMPENSATION, POWERS AND DUTIES OF COMMISSION. Members shall be paid-their-actual-and-necessary-expenses-incurred-in-the-performance--of their--duties--and--in--addition--a--per--diem--allowance-to-each-member-of twenty-five-dollars-(\$25.00)-for--each--day--in--which--such--member--shall perform--service compensated as provided by section 59-509(f), Idaho Code.

The commission shall conduct or cause to be conducted examinations at a place or places within the state of Idaho fixed by the commission to determine the competency of applicants for license. No license shall be issued by the commission until a majority thereof has reported favorably thereon.

The commission is expressly vested with the power and the authority to make and enforce any and all reasonable rules and regulations as shall by it be deemed necessary for administering and enforcing the provisions of this act. The commission may, by written agreement, authorize the bureau of occupational licenses as agent to act in its interest.

SECTION 68. That Section 54-2105, Idaho Code, be, and the same is hereby amended to read as follows:

54-2105. BOARD OF VETERINARY MEDICINE -- COMPOSITION -- APPOINTMENT -- VACANCY -- QUALIFICATIONS -- COMPENSATION- -REMOVAL -- MEETINGS -- OFFICERS -- REVENUES -- POWERS. 1. A board of veterinary medicine which shall consist of four (4) members to be appointed by the governor, is hereby created in the department of self-governing agencies. Each of the four (4) appointive members shall serve a term of four (4) years or until his successor is appointed, except that the terms of the first appointees may be for shorter periods to permit staggering of terms whereby one (1) term expires each year.

Members of the state board of veterinary medical examiners appointed under the chapter which this act replaces may continue as members of the board until the expiration of the term for which they were appointed. Whenever the occasion arises for an appointment under this section, the state Veterinary Medical Association may nominate three (3) or more qualified persons and forward the nomination to the governor at least thirty (30) days before the date set for the appointment. The governor may

appoint one (1) of the persons so nominated. Vacancies due to death, resignation or removal shall be filled for the remainder of the unexpired term in the same manner as regular appointments. No person shall serve two (2) consecutive four (4) year terms, but a person appointed for a term of less than four (4) years may succeed himself. A person shall be qualified to serve as a member of the board if he is a graduate of a veterinary school, a resident of this state, and has been licensed to practice veterinary medicine in this state for the five (5) years preceding the time of his appointment. No person may serve on the board who is, or was, during the two (2) years preceding his appointment, a member of the faculty, trustees or advisory board of a veterinary school.

Each member of the board shall be paid-thirty-five-dollars-(\$35.00)-for each--day--or--substantial-portion-thereof-he-is-engaged-in-the-work-of-the board;-in-addition-to-such-reimbursement-for-travel-and-other--expenses--as is--normally--allowed-to-state-employees compensated as provided by section

59-509(g), Idaho Code.

Any member of the board may be removed by the governor after a hearing

by the board determines cause for removal.

2. The board shall meet at least once each year at the time and place fixed by rule of the board. Other necessary meetings may be called by the president of the board by giving notice as may be required by rule. Except as may otherwise be provided, a majority of the board constitutes a quorum. Meetings shall be open and public except that the board may meet in closed session to prepare, approve, administer or grade examinations, or to deliberate the qualifications of an applicant for license or the disposition of a proceeding to discipline a licensed veterinarian.

3. At its annual meeting, the board shall organize by electing a president, a secretary-treasurer, and such other officers as may be prescribed by rule. Officers of the board serve for terms of one (1) year and until a successor is elected, without limitation on the number of terms an officer may serve. The president shall serve as a chairman of board

meetings.

4. All revenues received under this act shall be paid to the bureau of occupational licenses for deposit in the occupational licenses fund, and shall be subject to and administered in accordance with the provisions of this chapter.

5. The board shall have the power to:

- (a) Examine and determine the qualifications and fitness of applicants for a license to practice veterinary medicine in the state.
- (b) Issue, renew, deny, suspend or revoke licenses and temporary permits to practice veterinary medicine in the state or otherwise discipline licensed veterinarians consistent with the provisions of the act and the rules and regulations adopted hereunder.

(c) Establish and publish annually a schedule of fees for licensing

and registration of veterinarians.

(d) Conduct investigations for the purpose of discovering violations of this act or grounds for disciplining licensed veterinarians.

(e) Hold hearings on all matters properly brought before the board, and in connection thereto to administer oaths, receive evidence, make the necessary determinations, and enter orders consistent with the findings. The board may require the attendance and testimony of

witnesses and the production of papers, records, or other documentary evidence and may commission depositions. The board may designate one or more of its members to serve as its hearing officer or use the hearing officer of the bureau of occupational licenses.

(f) Employ full_time or part_time personnel, professional, clerical or special, necessary to effectuate the provision of this act and purchase or rent necessary office space, equipment and supplies.

(g) Appoint from its own membership one or more members to act as representatives of the board at any meeting within or without the state where such representation is deemed desirable.

(h) Bring proceedings in the courts for the enforcement of this act or any regulations made pursuant thereto.

(i) Adopt, amend, or repeal all rules necessary for its government and all regulations necessary to carry into effect the provisions of this act pursuant to the Idaho Administrative Procedure Act, chapter 52, title 67, Idaho Code, including the establishment and publication of standards of professional conduct for the practice of veterinary medicine.

(j) By written agreement, authorize the bureau of occupational licenses as agent to act in its interest.

The powers enumerated above are granted for the purpose of enabling the board to effectively supervise the practice of veterinary medicine and are to be construed liberally to accomplish this objective.

SECTION 69. That Section 54-2304, Idaho Code, be, and the same is hereby amended to read as follows:

54-2304. ESTABLISHMENT OF BOARD OF PSYCHOLOGIST EXAMINERS. There is hereby created in the department of self-governing agencies, an Idaho state board of psychologist examiners as follows:

- (a) Said board shall consist of three (3) members who are citizens of the United States, residents of the state of Idaho, and appointed by the governor within thirty (30) days after July 1, 1963, to serve the following terms: one (1) member for a term ending July 30, 1964; one (1) member for a term ending June 30, 1965; one (1) member for term ending June 30, 1966.
- (b) Each board member shall be licensed under this act, except that members comprising the board as first appointed shall be persons who have rendered services, teaching, training or research in psychology for at least five (5) years and who have held a doctoral degree in psychology or closely related field from an accredited school for a period of three (3) years.
- (c) When the term of each member of the board ends, the governor shall appoint his successor for a term of three (3) years from a list of eligible candidates for board membership submitted to the governor by the president of the Idaho psychological association. Any vacancy occurring on the board shall be filled by the governor, from a list of all eligible candidates for board membership, by appointment for the unexpired term. The governor may remove any board member for misconduct, incompetency, or neglect of duty after giving the board member a written statement of the charges and an opportunity to be heard thereon.
 - (d) At all times, the board shall have at least one (1) member who is

engaged primarily in rendering services in psychology and at least one (1) member who is engaged primarily in teaching, training, or research in psychology.

(e) No board member shall serve more than two (2) consecutive terms.

- (f) Each board member shall receive—actual—necessary—traveling expenses—and—a-per-diem—allowance—of-twenty-five-dollars—(\$25.θθ)—for—each day—actually—engaged—in—board—meetings be compensated as provided by section 59-509(f), Idaho Code.
- (g) The board shall within sixty (60) days after the effective date {3uty-1,-1963} of this act, and annually thereafter in the month of July, hold a meeting, and elect a chairman and vice chairman. The board shall meet at such other times as deemed necessary and advisable by the chairman, or by a majority of its members, or by the governor. Reasonable notice of all meetings shall be given in the manner prescribed by the board. A majority of the board shall constitute a quorum at any meeting or hearing.

SECTION 70. That Section 54-2405, Idaho Code, be, and the same is hereby amended to read as follows:

54-2405. STATE BOARD OF ENVIRONMENTAL HEALTH SPECIALIST EXAMINERS --POWERS --PROCEDURES TO BE FOLLOWED --FUNCTIONS --PAYMENT OF EXPENSES OF BOARD MEMBERS. The members of the board shall, as soon as appointed, organize and annually thereafter in the month of June elect from their number a chairman, and chief of the bureau of occupational licenses or his duly appointed representative shall act as secretary and treasurer to the board.

The board, by written agreement, may authorize the bureau of occupational licenses as agent to act in its interest.

The board shall make and adopt all necessary rules not inconsistent with this act, the laws of this state or of the United States of America, whereby to perform the duties and to transact the business required under the provisions of this act, and shall hold at least two (2) meetings each year to receive and review applications for registration as environmental health specialists, hold interviews, prepare and approve reports and transact such other business as may be necessary to carry out the provisions of this act. Two (2) members of the board shall constitute a quorum and special meetings of the board shall be called by the secretary upon written request of any two (2) members; all meetings shall be open to any registered environmental health specialist and to others who have interest in the board's work. The members of the board shall receive traveling--expenses,-a-per-diem-allowance-not-to-exceed-thirty-five-dollars (\$35-00)-per-day-for-each-day-actually-engaged-in-official-board--meetings; provided; -- that -- no -- funds - shall - be - disbursed - for - such - purposes - without - the approval-of-the-board-and,-provided,-further,-that-approval-and-payment--of claims--for--travel;-per-diem-expenses;-or-for-any-other-purposes;-shall be compensated as provided by section 59-509(g), Idaho Code, subject to availability of funds collected under the provisions of this act. Funds collected under the provisions of the act shall be used to pay the expenses of the board and for such other proper purposes approved by the board which will improve the professional status of environmental health specialists registered under the provisions of this act.

SECTION 71. That Section 54-2504, Idaho Code, be, and the same is hereby amended to read as follows:

54-2504. CHAIRMAN -- QUORUM -- COSTS. The commission shall organize by electing one (1) of its members chairman. Two (2) members of the commission shall constitute a quorum for the transaction of any and all business of the commission.

Each member of the board shall receive-compensation-of-thirty-five dollars-(\$35.00)-per-day,-for-each-day-while--in--attendance--at--official business-of-the-commission be compensated as provided by section 59-509(g), Idaho Code. Moneys used for the compensation of members shall be drawn from commission funds.

The commission may incur all such costs, charges and expenses as are reasonably necessary in carrying out the intent and purposes of this act.

All claims and expenditures under this act shall be first audited and passed upon by the commission, and, when approved, shall be paid in the manner provided by law for the payment of claims against the state of Idaho.

SECTION 72. That Section 54-2805, Idaho Code, be, and the same is hereby amended to read as follows:

54-2805. COMPENSATION FOR BOARD MEMBERS. Each member of the board shall receive-as-compensation-for-his-services-such-sum-as-the-board-shall from-time-to-time-fix,-but-not-exceeding-twenty-five-dollars-(\$25-00)-for each-day-actually-spent-in-attending-to-the-work-of-the-board-or-any-of-its committees-and-for-the-time-spent-in-necessary-travel;--and;--in-addition thereto;--he-shall--be--reimbursed-within-legal-limitations-for-all-actual travel;-incidental-and-elerical-expense-necessarily--incurred--in-carrying out--the--provisions--of--this--act be compensated as provided by section 59-509(f), Idaho Code.

SECTION 73. That Section 54-2915, Idaho Code, be, and the same is hereby amended to read as follows:

54-2915. BOARD OF HEARING AID DEALERS AND FITTERS. (a) There shall be established in the department of self-governing agencies a board of hearing aid dealers and fitters which shall exercise such functions as may be required under the act.

(b) Members of the board shall be residents of the state. The board shall consist of three (3) hearing aid dealers and fitters, one (1) shall consist of three (3) hearing aid dealers and fitters, bolding the

otolaryngologist or otologist, and one (1) audiologist holding the certificate of clinical competence. Each hearing aid dealer and fitter on the board shall have no less than two (2) years of experience and hold a valid license as a hearing aid dealer and fitter, as provided under this act. Exception shall be the hearing aid dealers and fitters of the first board appointed, who shall have no less than five (5) years of experience and shall fulfill all qualifications for licensure as provided by section 54-2905, Idaho Code.

(c) The members of the board shall be appointed by the governor to

serve at his pleasure. Within thirty (30) days after July 1, 1971, the governor shall select three (3) members who are hearing aid dealers and fitters from a list of nine (9) persons recommended by the Idaho hearing aid dealers association; one (1) member who is either an otolaryngologist or an otologist from a list of three (3) persons recommended by the Idaho medical association; and one (1) member who is an audiologist from a list of three (3) persons recommended by the Idaho speech and hearing association.

The members of the board shall be appointed to serve the following terms: one (1) member who is a hearing aid dealer and fitter shall serve for a term ending July 30, 1972; one (1) member who is a hearing aid dealer and fitter shall serve for a term ending July 30, 1973; one (1) member who is a hearing aid dealer and fitter shall serve for a term ending July 30, 1974; one (1) member who is an otolaryngologist or otologist shall serve for a term ending July 30, 1973; and one (1) member who is an audiologist shall serve for a term ending July 30, 1974. Upon the expiration of the term of any member, the governor shall appoint a successor for a term of three (3) years. A vacancy in the office of a member shall be filled by appointment for the unexpired term.

The members of the board shall annually designate one (1) member to serve as chairman, another to serve as vice chairman and another to serve as secretary. No member of the board who has served two (2) consecutive terms may be reappointed to the board for at least one (1) year following the expiration of his term of office.

(d) Members of the board shall serve-without-remuneration-but-shall receive-reimbursement-for-actual-and-necessary-travel-and-other--expenses; reimbursement--to--be--paid--from--appropriations--made--for--this-purpose: Expenses-of-members-shall-not-exceed--the--limit--established--by--standard travel--regulations--of--the--department-of-administration-in-effect-at-the time-of-the-expenditures be compensated as provided by section 59-509(b), Idaho Code.

SECTION 74. That Section 54-3003, Idaho Code, be, and the same is hereby amended to read as follows:

54-3003. QUALIFICATIONS -- EXAMINATIONS -- BOARD -- CERTIFICATES OF REGISTRATION -- FEES -- RECIPROCITY -- EXEMPTIONS -- INDIVIDUALS, PARTNERSHIPS AND CORPORATIONS -- RESTRICTION ON USE OF NAME -- SEAL. (a) Application and practice. In order to safeguard human health and property, and to promote the public welfare, any person in either public or private capacity practicing or offering to practice landscape architecture for hire, shall be required to submit evidence that he is qualified to so practice and shall be registered under the provisions of this act.

(b) Qualifications. For license as a landscape architect, evidence must be submitted to the board that the applicant:

(1) is eighteen (18) years of age or older;

(2) has, before admission to the examination, completed the course of study in and been graduated from a college or school of landscape architecture approved by the board. He shall also submit, before admission to the examination, evidence of actual practical experience in landscape architectural work of grade and character satisfactory to the board. Each

complete year of study in such approved college or school of landscape architecture may be accepted in lieu of one (1) year of such experience, and the applicant must submit evidence of sufficient additional acceptable experience to total four (4) years of combined education and experience. In lieu of graduation from an accredited college or school of landscape architecture, and the practical experience in addition thereto, an applicant may be admitted to the examination upon presenting evidence of at least four (4) years of actual, practical experience in landscape architectural work of a grade and character satisfactory to the board.

(c) Examinations. Examinations for the license shall be held by the board at least once each year, provided that applications shall have been received during the time announced. The board shall adopt rules and regulations covering the subjects and scope of the examinations at the times designated. Every applicant for license as a landscape architect shall be required, in addition to all other requirements, to establish by written examination his competency to plan, design, specify, and supervise the installation of landscape projects. Each written examination may be supplemented by such oral examinations as the board may determine.

(d) The board. There is hereby created in the department of self-governing agencies an Idaho state board of landscape architects. The board shall consist of three (3) landscape architects. Members of the board shall be appointed by the governor and must be residents of this state.

have the qualifications of landscape architects required by this act, and after the initial board is organized be licensed hereunder. The terms of

the members of the board first appointed shall expire as follows:

Two (2) members two (2) years later, one (1) member three (3) years Thereafter, appointments shall be for four (4) year terms. Each member shall hold office until the appointment and qualification of his successor. Vacancies occurring prior to the expiration of the term shall be filled by appointment in like manner for the unexpired term. No member shall serve more than eight (8) consecutive years. The board may by written agreement authorize the bureau of occupational licenses to act as agent in its interest, and shall have the power to make such rules and regulations as shall be necessary in the performance of its duties. The board shall elect, at its first meeting of every calendar year, from its members, a president, and a secretary who may or may not be a member of the board. The secretary shall hold such office at the pleasure of the board and shall receive a salary fixed by the board. In carrying out the provisions of this act, all members of the board shall receive-only-that-reimbursement-for travel-and-other-expenses-as-provided-by-law be compensated as provided by section 59-509(b), Idaho Code. Payment of travel and other expenses shall be made from the occupational licenses fund.

(e) Revenue. Certificates of registration shall expire on the last day of June following their issuance or renewal. Renewal may be effected during the month of June by payment to the board of the required fee.

(1) In case any registrant fails to pay the renewal fee before thirty (30) days after the due date, the renewal fee shall be the current fee plus an amount set by the board; provided, that any registrant in good standing, upon fully retiring from landscape architectural practice, may withdraw from practice by giving written notice to the board and may thereafter resume practice at any time upon payment of the then

current renewal fee. Any registrant, other than a properly withdrawn licensee, who fails to renew his registration for a period of one (1) year may be reinstated only on reexamination as is required for new registrants, or reciprocity. The board shall issue a receipt to each landscape architect promptly upon payment of the annual license fee.

(2) Amounts. The amount of fees shall be as determined by the board within the following stated limits:

(A) The application fee for investigation not to exceed fifty dollars (\$50.00).

(B) The fee for examination not to exceed fifty dollars (\$50.00).

(C) The fee for an original certificate not to exceed thirty dollars (\$30.00).

(D) The fee for a duplicate certificate not to exceed twenty dollars (\$20.00).

(E) The annual license fee not to exceed eighty dollars (\$80.00).

(3) Refund. Fees shall be nonrefundable.

- (4) Deposit. All fees received under the provisions of this act shall be deposited in the state treasury to the credit of the occupational licenses fund and all costs and expenses incurred by the board under the provisions of this act shall be a charge against and paid from said fund for such purposes, and the funds collected hereunder shall be immediately available for the administration of this act, the provisions of any other law notwithstanding. In no instance will the occupational licenses fund be obligated to pay any claims which in aggregate with claims already paid exceed the income to the occupational licenses fund which has been derived by the application of this act.
- (5) Appropriation. The money paid into the occupational licenses fund is continuously appropriated to the board for expenditure in the manner prescribed herein to defray the expenses of the board and in carrying out and enforcing the provisions of this act.
- (f) Reciprocal provisions. The board may certify for registration without examination an applicant who is legally registered as a landscape architect in any other state or country whose requirements for registration are at least substantially equivalent to the requirements of this state and which extends the same privilege of reciprocity to landscape architects registered in this state.

(g) Exemptions. (1) None of the provisions of this act shall prevent employees of those lawfully practicing as landscape architects from acting under the instruction, control or supervision of their employers.

(2) None of the provisions of this act shall apply to the business conducted in this state by any horticulturist, nurseryman, or landscape nurseryman, gardener, landscape gardener, landscape designer, or landscape contractor, as these terms are generally used, or any other person, including, but not limited to, their right to plan and supervise in connection therewith, except that no such person shall use the designation "landscape architect," "landscape architecture," or any description tending to convey the impression that he is a registered landscape architect unless he is registered as provided in this act.

(3) This act shall not apply to architects, professional engineers,

geologists, and land surveyors, licensed to practice their respective professions.

(h) Act applies to natural persons only.

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(1) All certificates of registration shall be issued to natural persons only but nothing contained in this act shall prevent a duly registered landscape architect from performing his services for a corporation, firm, partnership, or association.

(2) Partners. Each partner in a partnership of landscape architects shall be registered to practice. Subject to this requirement, a partnership of landscape architects may use a partnership name if such name consists of:

(A) The names of two (2) or more landscape architects.

(B) The names of one (1) or more landscape architects and one (1) or more professional engineers, architects, or planners.

(3) Any person applying to the licensing official of any county or city for a business license to practice landscape architecture shall at the time of such application exhibit to such licensing official satisfactory evidence under the seal of the board and the hand of its secretary that such applicant possesses a current registration. The license shall not be granted until such evidence is presented, any contrary provision of any special act or general act notwithstanding.

(i) Qualifications for practice--seal:

(1) No person shall use the designation "landscape architect" or "landscape architecture," or advertise any title or description tending to convey the impression that he is a landscape architect, or practicing landscape architecture, unless such person is a registered landscape architect. Every holder of a registration shall display it in his principal office, place of business, or place of employment.

(2) Every landscape architect shall have a seal approved by the board, which shall contain the name of the landscape architect and the words "Registered Landscape Architect, State of Idaho," and such other words or figures as the board may deem necessary and prescribe. All drawings and title pages of specifications, prepared by such landscape architect or under the supervision of such landscape architect, shall be stamped with the aforesaid seal. Nothing contained herein shall be construed to permit the seal of a landscape architect to serve as a substitute for the seal of a licensed architect, a licensed professional engineer or a licensed land surveyor.

SECTION 75. That Section 54-3106, Idaho Code, be, and the same is hereby amended to read as follows:

54-3106. ORGANIZATION OF BOARD -- MEETINGS -- QUORUM -- COMPENSATION. (a) The board shall organize by the election of one (1) of its members as president, one (1) of its members as secretary and one (1) of its members as treasurer; provided that the offices of secretary and treasurer may be held by one (1) person. Officers of the board shall be elected for terms of one (1) year at the annual meeting of the board, but the same person may not hold the office of president more than three (3) years in succession.

(b) The board shall meet at least annually to conduct its business and perform its duties, and shall meet at such other times as designated by the

president or by request of two (2) or more members of the board.

(c) A majority of the board shall constitute a quorum for all purposes and the majority vote of the members voting shall constitute the action of the board.

(d) The secretary of the board shall keep a complete record of all of

its proceedings.

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47 48 (e) Members of the board shall serve-without-compensation-but-shall-be reimbursed--their--actual--travel--and-other-necessary-expenses-incurred-in attending-meetings-of-the-board-or-for-performing-duties-prescribed-by-this act-and-approved-by--the--board be compensated as provided by section 59-509(b), Idaho Code.

SECTION 76. That Section 54-3203, Idaho Code, be, and the same is hereby amended to read as follows:

STATE BOARD OF SOCIAL WORK EXAMINERS 54-3203. APPOINTMENTS -- TERMS. (1) A state board of social work examiners is hereby created and made a part of the department of self-governing agencies. It shall be the duty of the board to administer the provisions of this act pursuant to the provisions of chapters 26 and 52, title 67, Idaho Code. The board shall consist of five (5) members, three (3) of which shall be certified social workers, and two (2) of which shall be social workers. Board members shall be appointed by the governor after reviewing and considering a list of three (3) nominees for each position to be filled, submitted to him by the executive board of the Idaho chapter of the National Association of Social Workers. The board shall be appointed within thirty (30) days after the effective date of this act for terms beginning on the effective date of this act, and shall serve the following terms commencing upon appointment: one (1) shall be appointed for a term of one (1) year; one (1) for a term of two (2) years; one (1) for a term of three (3) years; one (1) for a term of four (4) years; and one (1) for a term of five (5) years. Thereafter all terms shall be for a period of five (5) years. Whenever a vacancy occurs, the governor shall appoint a qualified person to fill the vacancy for the unexpired term after reviewing and considering a list of three (3) nominees supplied by the executive board of the Idaho chapter of the National Association of Social Workers.

(2) All members of the board shall be citizens of the United States, residents of the state of Idaho, and shall be eligible for licensing as

provided by this act.

(3) The members of the board shall, at their first regular meeting following the effective date of this act and every two (2) years thereafter, elect by a majority vote of the members of the board, a chairman who shall preside at meetings of the board. In the event the chairman is not present at any board meeting, the board may by majority vote of the members present appoint a temporary chairman. A majority of the members of the board shall constitute a quorum.

(4) Each member of the board shall be reimbursed-for-actual-traveling; incidental--and--clerical--expenses--necessarily--incurred--while--actually engaged-in-the-services-of-the-board compensated as provided by section

59-509(b), Idaho Code.

SECTION 77. That Section 57-719, Idaho Code, be, and the same is hereby amended to read as follows:

57-719. BOARD -- APPOINTMENT OF MEMBERS -- TERM -- REMOVAL -- VACANCIES -- ORGANIZATION -- QUORUM -- MEETINGS -- COMPENSATION. The members of the board appointed by the governor shall serve for terms of four (4) years, provided that for the first term the governor shall appoint three (3) members who shall serve for a term of two (2) years, two (2) members who shall serve for a term of three (3) years, and two (2) members who shall serve for a term of four (4) years. Members of the board shall serve until their successors have been selected and qualified.

A member of the board appointed by the governor shall not hold an office, position, or employment in a political party, with the exception of those members from the house of representatives and the senate. An appointed member may be removed from the board for cause by a two-thirds (2/3) vote of the full board.

A vacancy in the appointive membership of the board during a term thereof shall be filled by appointment by the governor for the unexpired term.

There shall be a chairman of the board elected by a majority of the members of the board. A majority of the members of the board shall constitute a quorum for the transaction of business.

The meetings of the board shall be held quarterly at the state capitol in Boise and at other times upon the call of the chairman or a majority of the board. The board members appointed hereunder shall be paid-each-the-sum of--thirty--five--dollars-(\$35-00)-for-each-day-spent-on-board-business-and their-necessary-travel-and--living--expenses--incident--to compensated as provided by section 59-509(g), Idaho Code, for attending meetings of the board.

SECTION 78. That Section 59-1326, Idaho Code, be, and the same is hereby amended to read as follows:

59-1326. RETIREMENT BOARD -- APPOINTMENT. (1) There is hereby created in the office of the governor a governing authority of the system to consist of a board of five (5) persons known as the retirement board. Each member of the board shall be appointed by the governor to serve a term of five (5) years. The governor shall designate one (1) member of the board to serve as chairman.

- (2) Two (2) board members shall be appointed from among active members having at least ten (10) years of credited service.
- (3) Three (3) board members shall be appointed from among Idaho citizens who are not members of the system except by reason of having served on the board.
- (4) Members of the board shall receive-an-honorarium-of-thirty-five dollars-(\$35.00)-(for)-for-each-day-the-board-is-in-session;-or-on-official business-authorized-by-the-board;-notwithstanding-any-provision-of--law-to the-contrary;-plus-an-allowance-for-expenses-they-may-incur-through-service on--the--board be compensated as provided by section 59-509(g), Idaho Code. These allowances shall be paid from the administration account of the fund.
 - (5) A board member shall serve until his successor qualifies. Each

board member shall be entitled to one (1) vote, and three (3) board members shall constitute a quorum. Three (3) votes shall be necessary for resolution or action by the board at any meeting except as otherwise provided in this act.

(6) The board shall hold regular meetings and shall hold special meetings at such times and at such places as it deems necessary. All meetings of the board shall be open to the public. The board shall keep a

7 meetings of the board sharr 8 record of all its proceedings.

9 SECTION 79. That Section 63-3804, Idaho Code, be, and the same is 10 hereby amended to read as follows:

63-3804. COMPENSATION. Each member of the board shall receive-fifty dollars-(\$50.00)-per-day-for-time-spent-in-performance-of--his--duties.--He shall--also-receive-reimbursement-for-travel-and-other-expenses-as-provided by-law be compensated as provided by section 59-509(h), Idaho Code.

by-law be compensated as provided.

SECTION 80. That Section 65-206, Idaho Code, be, and the same is hereby amended to read as follows:

65-206. COMPENSATION AND TRAVELING EXPENSES OF COMMISSIONERS. The members of said commission shall receive—compensation—of—twenty—five dollars—(\$25-θθ)—per—day—for—each—day—while—in—attendance—at—official meetings—of—the—commission—and—while—on—official—business—authorized—by said—commission—The—traveling—expenses—of—the—members—of—the—commission and—its—employees,—when—traveling—in—performance—of—official—duty,—and other—necessary—expenses—incurred—in—the—performance—of—duty,—shall—be—paid other—necessary—expenses—incurred—in—the—performance—of—other—state upon—the—same—basis—and—in—the—same—manner—as—the—expenses—of—other—state employees—are—paid—Provided,—however,—no—member—of—said—commission—shall receive—per—diem—compensation—in—excess—of—\$400—per—fiscal—year be compensated as provided by section 59-509(f), Idaho Code.

SECTION 81. That Section 67-406a, Idaho Code, be, and the same is hereby amended to read as follows:

67-406a. CITIZENS' COMMITTEE ON LEGISLATIVE COMPENSATION -- MEMBERS -- APPOINTMENT -- TERMS -- ELECTION OF CHAIRMAN. There is hereby established the citizens' committee on legislative compensation, to consist of three (3) members appointed by the governor and three (3) members appointed by the Supreme Court. Members of the committee shall be residents of the state of Idaho and shall be appointed from the public and without regard to political affiliation. No one may be appointed to the committee who is an official or employee of the state of Idaho or any department, who is an official subdivision thereof or who is an official or employee of any county, municipality or other unit of local government or of any agency or institution to which any state funds are appropriated.

Of the members of the committee first to be appointed, one (1) appointee each of the governor and the Supreme Court shall be appointed for a term of two (2) years, one (1) appointee each of the governor and the Supreme Court shall be appointed for a term of three (3) years, and one (1) appointee each of the governor and the Supreme Court shall be appointed for

a term of four (4) years, commencing July 1, 1967. Thereafter, all members of the committee shall be appointed for a four (4) year term, commencing July 1st. Vacancies shall be filled in the same manner as the original appointments and for the balance of the unexpired term.

The committee shall elect one (1) of its members chairman, and members of the committee shall be reimbursed--for--actual--and--necessary--expenses incurred--while--performing--the--duties-imposed-by-this-act compensated as provided by section 59-509(b), Idaho Code, which expenses shall be paid from the moneys appropriated for the operation of the legislature.

SECTION 82. That Section 67-4125, Idaho Code, be, and the same is hereby amended to read as follows:

67-4125. BOARD MEETINGS -- OFFICERS -- QUORUM -- EXPENSES. The board shall hold such meetings as may be necessary for the orderly conduct of its business, with at least one (1) meeting in each calendar quarter, and from time to time on seventy-two (72) hours' notice of the chairman or of a majority of the members. At the first meeting of the board, and every two (2) years thereafter, the members of the board shall select a chairman and a vice chairman. Three (3) members shall be necessary to constitute a quorum at any meeting and action of the majority of members present shall be the action of the board.

The members of the board of trustees of the society shall not-receive compensation-for-their-services; -but-shall-be-reimbursed-for-the-actual-and necessary-expenses-incurred-in-the-performance-of-their-duties--as--members of--the-board be compensated as provided by section 59-509(f), Idaho Code.

SECTION 83. That Section 67-4221, Idaho Code, be, and the same is hereby amended to read as follows:

67-4221. PARK AND RECREATION BOARD -- MEMBERS -- APPOINTMENT -- TERMS -- HONORARIUMS AND EXPENSES -- MEETINGS AND QUORUMS -- REMOVAL OF MEMBERS.

(a) There is hereby created a governing authority of the department to consist of a board of six (6) persons to be known as the "park and recreation board." Each member of the board shall be appointed by the governor of the state of Idaho, with the advice and consent of the senate, to serve a term of six (6) years, except the terms of the initial appointees shall commence on the date of appointment and shall be of staggered lengths so that a term of one (1) member will expire annually. Each member of the board shall be a qualified elector of the state. One (1) member of the board shall be appointed from each of the six (6) districts hereinafter created. Not more than three (3) members of the board shall be from any one (1) political party.

(b) For the purposes of this act, the state of Idaho is divided into six (6) districts, numbered from one (1) to six (6) as follows:

District No. 1 shall consist of the counties of Boundary, Bonner, Kootenai, Benewah and Shoshone.

District No. 2 shall consist of the counties of Latah, Clearwater, Nez Perce, Lewis and Idaho.

District No. 3 shall consist of the counties of Adams, Valley, Washington, Payette, Gem, Boise, Canyon, Ada, Elmore and Owyhee.

District No. 4 shall consist of the counties of Camas, Blaine, Gooding, Lincoln, Jerome, Minidoka, Twin Falls and Cassia.

District No. 5 shall consist of the counties of Bingham, Power, Bannock, Caribou, Oneida, Franklin, and Bear Lake.

District No. 6 shall consist of the counties of Lemhi, Custer, Clark,

Fremont, Butte, Jefferson, Madison, Teton and Bonneville.

- (c) The members of the board shall receive--an--honorarium--of twenty-five--dollars--(\$25.00)-for-each-day-the-board-actually-spent-in-the discharge-of-the-official-duties-or-work-of-the-board,-notwithstanding--any laws--to--the--contrary--plus--an--allowance-for-expenses-they-may-incur-in carrying-out-their-duties be compensated as provided by section 59-509(g), Idaho Code.
- (d) Each board member shall be entitled to one (1) vote and a majority of the members of the board shall constitute a quorum. The board shall hold regular meetings at least once each three (3) months and shall hold special meetings at such times as it deems necessary. All meetings of the board shall be open to the public. The board shall keep a record of its proceedings.

(e) A member of the board may be removed for inefficiency, neglect of duty, misconduct in office or if he is no longer a resident of the district

from which he was appointed.

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(f) This section shall be exempt from the provisions of section 59-102, Idaho Code.

SECTION 84. That Section 67-4401, Idaho Code, be, and the same is hereby amended to read as follows:

operation, 67-4401. MANAGEMENT AND CONTROL. All right to the management and control, and to the maintenance and improvement of the lands and property belonging to the state of Idaho situated within and near the city of Lava Hot Springs, in Bannock County, state of Idaho, hereinafter more particularly described is hereby vested in the Lava Hot Springs Foundation which shall be an agency within the department of parks and recreation. Said foundation shall consist of three (3) members who shall be appointed by the governor and who shall hold office for a term of six (6) years, save and except the first members who shall be appointed by the governor as follows: one (1) to be appointed for a term of six (6) years, one (1) to be appointed for a term of four (4) years and one (1) to be appointed for a term of two (2) years, and thereafter as their terms expire the governor to appoint their successors for terms of six (6) years. The said members to-receive-their-actual-expenses-while-traveling-to-or-meeting for-the-purposes-of-the-foundation-and-a-per-diem--of--thirty-five--dollars (\$35.00) -- while-actually-engaged-in-the-business-of-the-foundation shall be compensated as provided by section 59-509(g), Idaho Code. The said foundation shall not receive any property from, nor operate any school, college or institution of learning.

SECTION 85. That Section 67-4704, Idaho Code, be, and the same is hereby amended to read as follows:

67-4704. DEVELOPMENT AND PUBLICITY COUNCIL -- APPOINTMENT OF MEMBERS

-- QUALIFICATIONS. There shall be a development and publicity council in the division of tourism and industrial development to advise with the division in the preparation and execution of plans, projects and programs in furtherance of the power and duties conferred on the division by section 67-4703, Idaho Code, which council may be divided into such subcouncils with such duties as may be deemed necessary and desirable by the administrator, with the advice and consent of the governor. The development and publicity council shall consist of seven (7) persons, who shall be appointed by the governor, and who shall serve at his pleasure, without pay;--but--who--shall--receive--allowance-for-actual-and-necessary-expenses incurred-in-the-performance-of-their-duties-in-the--same--manner--as--other employees--of--the--state--of-Idaho and shall be compensated as provided by section 59-509(b), Idaho Code. The persons appointed to such councils shall represent the several geographical areas, and the several economic groups of the state. Membership shall be divided between political parties.

SECTION 86. That Section 67-5004, Idaho Code, be, and the same is hereby amended to read as follows:

67-5004. STATE ADVISORY COUNCIL CREATED -- MEMBERSHIP. There is hereby created a state aging advisory council in the office to advise in the preparation and execution of plans, projects, and programs in furtherance of the power and duties conferred on the office by this act. The council shall consist of seventeen (17) members, each of whom is at least sixty (60) years of age. A minimum of twelve (12)members representatives elected from the local advisory councils in a manner to assure representation from all geographic areas of the state. additional members shall be appointed by the administrator of the Idaho office on aging, as representatives of public and community interest groups. Membership of the council shall be for two (2) year terms. Members shall serve-without-compensation; -however, -they--shall--receive--allowances for-expenses-incurred-in-the-performance-of-their-duties-in-the-same-manner as--other--employees--of--the--state be compensated as provided by section 59-509(b), Idaho Code.

SECTION 87. That Section 67-5307, Idaho Code, be, and the same is hereby amended to read as follows:

67-5307. ORGANIZATION OF COMMISSION. (1) The Idaho personnel commission created by this act shall consist of five (5) members, not more than three (3) of which at any time may belong to the same political party. The members of the commission shall be appointed by the governor on the basis of experience in personnel management, business or governmental management and their known sympathy with merit principles for the impartial selection of efficient state government employees; provided, however, that at least two (2) of the members shall have had at least five (5) years of personnel management experience.

(2) Members of the commission shall be appointed for overlapping terms of six (6) years, except that in the first instance one (1) member shall be appointed for two (2) years, one (1) member for four (4) years and one (1) member for six (6) years. Initial members shall be appointed to take office

within thirty (30) days after the effective date {March-29;-1965} of this act. The members of the personnel commission serving on the effective date {March-27,-1975} of this act shall continue in office subject to the provisions of this act. The additional members of the commission shall be appointed one (1) for four (4) years and one (1) for six (6) years, the term of each to be designated by the governor. Their successors shall be appointed for terms of six (6) years. If, for any reason, a member should leave the commission before his term expires, the governor shall appoint another member to fill out the unexpired term.

(3) No member of the commission shall hold political office or be an officer of a political organization during his term, nor shall any member have held political office or have been an officer of a political organization during the twelve (12) months preceding his appointment. No member of the commission shall have been employed as an official or employee of the state of Idaho during the twelve (12) months preceding his appointment, nor be so employed during his term. At its first meeting the commission shall elect one (1) of the members as chairman. Thereafter, the chairman shall be elected during the first meeting of each calendar year.

(4) Any department aggrieved by any action or inaction of the commission shall be afforded an opportunity for a hearing before the commission upon request therefor in writing. Minutes or summary of the proceedings of all hearings shall be made and filed with the commission, together with findings of fact and conclusions of law made by the

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- (5) The governor may remove a commissioner for inefficiency, neglect of duty or misconduct in office after first giving him a copy of charges against him and an opportunity to be heard publicly before the governor. A copy of the charges and a transcript of the record of the hearing shall be filed with the secretary of state.
- (6) The commission shall meet at regularly scheduled intervals or on of the chairman. Three (3) members shall constitute a quorum for the transaction of business. Members shall each be paid-an-honorarium-of-twenty five-dollars-(\$25:00)-per-day;--not--to--exceed--sixty--(60)--days--in--any calendar--year;--when--on--official-business-of-the-commission-and-shall-be reimbursed-for-ordinary-and-actual-travel-expenses,-including--subsistence, incurred-in-accordance-with-regulations-applicable-to-other-state-employees compensated as provided by section 59-509(h), Idaho Code.

SECTION 88. That Section 67-5404, Idaho Code, be, and the same is hereby amended to read as follows:

67-5404. COMPENSATION. Members of the commission shall receive--a salary--of--\$25:00--per--day-for-each-day-they-are-actually-and-necessarily engaged-in-the-transaction-of-business-of-the-commission;-together-with-the same-subsistence-and-travel-expense-allowed-by-law-to--state--employees be compensated as provided by section 59-509(f), Idaho Code.

SECTION 89. That Section 67-5603, Idaho Code, be, and the same is hereby amended to read as follows:

67-5603. TERMS OF MEMBERS -- APPOINTMENT OF OFFICERS -- SERVICE OF

MEMBERS WITHOUT--PAY-----EXPENSES — COMPENSATION. The term of office of each member shall be four (4) years; provided, however that of the members appointed March, 1979, six (6) shall be appointed for terms of two (2) years, and seven (7) for terms of four (4) years. The governor shall designate a chairman and a vice-chairman from the members of the commission to serve as such at the pleasure of the governor. All vacancies shall be filled for the balance of the unexpired term in the same manner as original appointments. The members of the commission shall not--receive---any compensation--for--their-services; but-shall-be-reimbursed-for-their-actual and-necessary-expenses-incurred-in--the--performance--of--their--duties--as members-of-the-commission-at-the-rate-allowed-by-law-for-state-employees be compensated as provided by section 59-509(b), Idaho Code.

SECTION 90. That Section 67-5740, Idaho Code, be, and the same is hereby amended to read as follows:

67-5740. ADDITIONAL AUTHORITY AND DUTIES OF THE ADMINISTRATOR OF DIVISION OF PURCHASING. (a) The administrator of the division of purchasing is authorized and empowered (1) to acquire from the United States of America under and in conformance with the provisions of section 203(j) [U.S.C., tit. 41, sec 203] of the Federal Property and Administrative Services Act of 1949, as amended, hereinafter referred to as the "Act," such property, including equipment, materials, books, or other supplies under the control of any department or agency of the United States of America as may be usable and necessary for purposes of education, public health or civil defense, including research for any such purpose, and for such other purposes as may now or hereafter be authorized by federal law; (2) to warehouse such property; and (3) to distribute such property within the state to tax-supported medical institutions, hospitals, clinics, health centers, school systems, schools, colleges, and universities within the state, to other nonprofit medical institutions, hospitals, clinics, health centers, schools, colleges and universities which have been held exempt from taxation under section 501(c)(3) [U.S.C., tit. 26, sec 501] of the United States Internal Revenue Code of 1954, to civil defense organizations of the state, or political subdivision and instrumentalities thereof, which are established pursuant to state law, and to such other types of institutions or activities as may now be or hereafter become eligible under federal law to acquire such property.

(b) The administrator is hereby authorized to receive applications from eligible institutions for the acquisition of federal surplus real property, investigate the same, obtain expression of views respecting such applications from the appropriate health or educational authorities of the state, make recommendations regarding the need of such applicant for the property, the merits of its proposed program of utilization, the suitability of the property for such purposes, and otherwise assist in the processing of such applications for acquisition of real and related personal property of the United States under section 203(k) [U.S.C., tit. 41, sec 203(k)] of this act.

(c) For the purpose of executing its authority under this act, the administrator is authorized and empowered to adopt, amend, or rescind such rules and regulations and prescribe such requirements as may be deemed

4 5

necessary and take such other action as is deemed necessary and suitable, in the administration of this act, to assure maximum utilization by and benefit to health, educational and civil defense and other eligible institutions and organizations within the state from property distributed under this act.

(d) The administrator, subject to approval of the director of administration, is authorized and empowered to appoint advisory boards or committees, who shall be compensated as provided by section 59-509(b), Idaho Code, and to employ such personnel and to fix their compensation and prescribe their duties, as are deemed necessary and suitable for the administration of this act. Expenditures incurred hereunder shall be paid as are other claims against the state.

(e) The administrator is authorized and empowered to make such certifications, take such action, make such expenditures and enter into such contracts, agreements and undertakings for and in the name of the state (including cooperative agreements with any federal agencies providing for utilization by and exchange between them of the property, facilities, personnel and services of each by the other), require such reports and make such investigations as may be required by law or regulation of the United States of America in connection with the disposal of real property and the receipt, warehousing, and distribution of personal property received by him from the United States of America; provided, that all expenditures, contracts, agreements and undertakings for and in the name of the state shall have the approval of the state board of examiners.

(f) The administrator is authorized and empowered to act as clearing house of information for the public and private nonprofit institutions, organizations and agencies referred to in subparagraph (a), and other institutions eligible to acquire federal surplus real property, to locate both real and personal property available for acquisition from the United States of America, to ascertain the terms and conditions under which such property may be obtained, to receive requests from the above mentioned institutions, organizations and agencies and to transmit to them all available information in reference to such property, and to aid and assist such institutions, organizations and agencies in every way possible in the consummation-{consummation} of acquisitions or transactions hereunder.

(g) The administrator, in the administration of this act, shall cooperate to the fullest extent consistent with the provisions of the act, with the departments or agencies of the United States of America and shall file a state plan of operation, operate in accordance therewith, and take such action as may be necessary to meet the minimum standard prescribed in accordance with the act, and make such reports in such form and containing such information as the United States of America or any of its departments or agencies may from time to time require, and it shall comply with the laws of the United States of America and the rules and regulations of any of the departments or agencies of the United States of America governing the allocation, transfer, use or accounting for, property donable or donated to the state.

(h) The administrator, with approval of the board of examiners, is authorized to contract with agencies of other states responsible for the handling of surplus property for:

(1) The acquisition, warehousing, and distribution of surplus property

on behalf of the state of Idaho and the delivery of surplus property within the state of Idaho; and

(2) The acquisition, warehousing, and distribution of surplus property on behalf of other states and the delivery of surplus property in other states; provided that any contract negotiated under the authority of this subparagraph (2) shall obligate the other states to pay the cost of the surplus property and the administrative costs incurred in the acquisition, warehousing, and distribution of the surplus property; and (3) The furnishing of any services to the state of Idaho concerning the acquisition, warehousing, and distribution of surplus property, and the sorting, dividing into lots, crating, preparing for shipment, and any other handling of surplus property for the state of Idaho.

SECTION 91. That Section 67-5904, Idaho Code, be, and the same is hereby amended to read as follows:

67-5904. ORGANIZATION OF COMMISSION -- COMPENSATION OF MEMBERS. The commission shall annually select a president and vice president. Members shall each be paid-an-honorarium-of-twenty-five-dollars-(\$25:00)--per-day; not--to--exceed--sixty-(60)--days--in--any-calendar-year; when-on-official business-of-the-commission-and-shall-be-reimbursed-for-ordinary-and--actual travel---expenses; --including--subsistence; --incurred--in--accordance--with regulations-applicable-to-other-state-employees compensated as provided by section 59-509(f), Idaho Code. The commission may appoint a staff director to serve at its pleasure. Other subordinate staff necessary to accomplish the commission's mission shall be subject to the provisions of chapter 53, title 67, Idaho Code.

SECTION 92. That Section 67-6003, Idaho Code, be, and the same is hereby amended to read as follows:

67-6003. MEMBERS SERVE-WITHOUT-PAY -- EXPENSES ALLOWED. The members of the commission shall serve-without-pay, --but--shall-receive-travel-and subsistence-expenses-in-amounts-to-be-determined-by-the-governor--and--the chairman, --but-not-in-excess-of-the-amounts-provided-by-the-standard-travel pay-and-allowance-aet be compensated as provided by section 59-509(b), Idaho Code.

SECTION 93. That Section 67-6405, Idaho Code, be, and the same is hereby amended to read as follows:

67-6405. APPOINTMENT AND REMOVAL OF COMMISSIONERS. (a) The powers of the authority shall be vested in a board of seven (7) commissioners appointed by the governor for terms of five (5) years with advice and consent of a majority of the members of the senate. No commissioner appointed after January 1, 1978, shall also serve as a member of the permanent building council created in section 67-5710, Idaho Code. Of the commissioners first appointed, two (2) commissioners shall serve for terms ending one (1) year from January first next succeeding the date of their appointment, two (2) commissioners shall serve for terms ending two (2) years from January first next succeeding their appointment and one (1) of

the remaining three (3) commissioners shall serve for a term of three (3), four (4) and five (5) years, respectively. Any vacancies in the membership of the authority shall be filled in like manner but only for the remainder of an unexpired term. Each commissioner shall hold office for the term of his appointment and until his successor shall have been appointed and qualified. Any commissioner shall be eligible for reappointment.

(b) The commissioners shall elect from among their number a chairman and a vice-chairman annually and such other officers as it may determine. Meetings shall be held at the call of the chairman or whenever two (2) commissioners so request. Four (4) commissioners of the authority shall constitute a quorum and the affirmative vote of four (4) commissioners shall be necessary for any action taken by the authority. No vacancy in the membership of the authority shall impair the right of a quorum to exercise all the rights and perform all the duties of the authority.

(c) Commissioners shall be compensated on-a-per-diem-basis-to-be determined-by-the-authority-not-in-excess-of-twenty-five-dollars-(\$25.00) for-each-day-spent-in-the-exercise-of-authority-business-and-shall-be reimbursed-for-reasonable-expenses-incurred-in-carrying-out-their-duties under-this-act as provided by section 59-509(f), Idaho Code.

(d) For incompetency or neglect of duty or malfeasance in office, a commissioner of the authority may be removed from office by the governor in the manner provided by law.

Code.

necessary-travel-and-other-expenses-incurred-in-the-performance-of-their official-duties be compensated as provided by section 59-509(b), Idaho Code. The commission shall adopt uniform and reasonable regulations governing the incurring and paying of such exp

SECTION 15. That Section 22-3306, Ida hereby amended to read as follows:

22-3306. COMPENSATION OF MEMBERS. Member receive--a-salary-of-\$15-00-per-day-for-e necessarily-engaged-in-the-transaction-of-b together-with-the-same-subsistence-and-tra

SECTION 16. That Section 22-3507, Idaho Code, be, and the same is hereby amended to read as follows:

state-employees be compensated as provided by section 59-509(g)

22-3507. COMPENSATION OF MEMBERS. Members of the commission shall receive—a—salary—of—\$15.00—per—day—for—each—day—they—are—actually—and necessarily—engaged—in—the—transaction—of—business—of—the—commission; together—with—the—same—subsistence—and—travel—expense—allowed—by—law—to state—employees be compensated as provided by section 59-509(d), Idaho Code.

Idaho

SECTION 17. That Section 22-3602, Idaho Code, be, and the same is hereby amended to read as follows:

22-3602. COMMISSION CREATED -- QUALIFICATION OF MEMBERS. There is hereby created in the department of self-governing agencies an Idaho apple commission, to be thus known and designated. The commission shall be composed of three (3) practical apple growers and two (2) practical apple dealers.

The three (3) grower members shall be citizens and residents of this state, over the age of twenty-five (25) years, each of whom is and has been actively engaged in the growing and producing of apples within the state of Idaho, and a major portion of his income from apples has been derived from growing apples.

The two (2) dealers members shall be persons who, either individually or as executive officers of a corporation, firm, partnership, association or cooperative organization are and have been actively engaged as dealers of apples within the state of Idaho, are citizens and residents of this state; are over the age of twenty-five (25) years, and a major portion of their income from apples has been derived from handling, packing, shipping, buying or selling apples, or acting as sales or purchasing agent, broker or factor of apples.

The qualifications of members of the commission as herein set forth must continue during their term of office. The commission shall elect its chairman. No <u>Each</u> member of the commission shall receive-any-salary-or other-compensation-but-each-member-of-the-commission-shall-receive-the-sum of-fifteen-dollars-(\$15.00)-per-day-for-each-day-spent-in-actual-attendance

IN THE HOUSE OF REPRESENTATIVES HOUSE AMENDMENT TO S.B. NO. 1328

AMENDMENT TO SECTION 15
On page 12 of the printed bill, in line 11, delete " $\underline{(d)}$ " and insert " $\underline{(g)}$ ".

S 1328 RS 5337

STATEMENT OF PURPOSE

To Provide a schedule for payment of honorariums, compensation or expenses of members of part-time Boards, Commissions or Councils.

FISCAL IMPACT: None

From: 1980 Senate Statements of Purpose

Effective: 7-1-80

S1326 WARRANTS - Amends existing law to delete fixed inter-

est rates on certain warrants, tax anticipation notes and By..... Local Government & Taxation Senate intro - 1st rdg - to printing Rpt prt - to Loc Gov 2/12 Rpt out - rec d/p - to 2nd rdg 2/13 2nd rdg - to 3rd rdg 2/14 3rd rdg - PASSED - 29-5-1 NAYS -- Barker, Budge, Manley, Steen, Yarbrough. Absent and excused -- Craig. Title apvd - to House 2/15 House intro Ist rdg - to Loc Gov
Rpt out - rec d/p - to 2nd rdg
2nd rdg - to 3rd rdg
3rd rdg - PASSED - 60-8-2 2/18 2/29 NAYS -- Geddes, Horsch, Infanger, Neibaur, Scanlin, Spurgeon, Stoicheff, Tibbitts.
Absent and excused -- Hammond, Miner. Title apvd - to Senate 3/6 To enrol 3/7 Rpt enrol - Pres signed 3/10 Sp signed 3/11 To Governor 3/11 Governor signed Session Law Chapter 61 Effective: 3-11-80 S1327 EASEMENTS - Adds to existing law to allow for acquisition of open space easements; to protect existing uses of By.....Local Government & Taxation Senate intro - 1st rdg - to printing Rpt prt - to Loc Gov 2/28 Rpt out - rec d/p - to 2nd rdg 2/29 2nd rdg - to 3rd rdg 3/4 3rd rdg - PASSED - 22-13-0 NAYS -- Abrahams, Barker, Budge, Carter, Crystal, Egbert, Little, Ricks, Steen, Van Engelen, Verner, Williams, Yarbrough. Absent and excused -- none. Title apvd - to House House intro - 1st rdg - to Loc Gov S1328aaH BOARDS - Amends existing law to provide for honorariums or compensation for members of part time boards, commissions and councils. By.....State Affairs Senate intro - 1st rdg - to printing 2/6 Rpt prt - to St Aff
2/11 Rpt out - rec d/p - to 2nd rdg 2/12 2nd rdg - to 3rd rdg 3rd rdg - PASSED - 25-10-0 NAYS -- Black, Egbert, Merrill, Mitchell, Ricks, Steen, Van Engelen, Watkins, Williams, Yarbrough. Absent and excused -- none. Title apvd - to House 2/22 House intro - 1st rdg - to St Aff Rpt out - rec d/p - to 2nd rdg 2nd rdg - to 3rd rdg 3/4 To Gen Ord 3/10 3/14 Rpt out amen - to 1st rdg as amen 3/14 lst rdg - to 2nd rdg as amen 3/17 2nd rdg - to 3rd rdg as amen 3/18 3rd rdg as amen - PASSED - 45-22-3 NAYS -- Antone, Barlow, Bateman, Brackett, Chatburn, Fitz, Golder, Hale, Hooper, Horsch, Infanger, Johnson, Lytle, Neibaur, Paxman, Reynolds, Sessions, Spurgeon,

--CONTINUED--

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Stoicheff, Ungricht, Wesche, Winchester.
Absent and excused -- Davidson, Hollifield, Miner.
       Title apvd - to Senate
       Senate rec'd as amen - to 10th Ord
3/19
3/19
       Senate concur in House amens - to engros
3/20
       Rpt engros - to 1st rdg as amen
3/20 1st rdg - to 2nd rdg as amen 3/21 2nd rdg - to 3rd rdg as amen
       3rd rdg as amen - PASSED - 24-8-3
       NAYS -- Black, Bradshaw, Lannen, Manley, Mitchell, Va
       Engelen, Watkins, Williams.
       Absent and excused -- High, Ricks, Swenson.
       Title apvd - to enrol
Rpt enrol - Pres signed
3/24
3/24 Sp signed
3/25 To Governor
3/31 Governor signed
                 Session Law Chapter 247
                 Effective: 7-1-80
S1329 DAMS - Amends existing law to adopt a new fee schedul
for dam inspection.
By...... Resources & Environmen
       Senate intro - 1st rdg - to printing
       Rpt prt - to Res/Env
2/6
2/6 Rpt prt - to Res/EIN
2/26 Rpt out - rec d/p - to 2nd rdg
2/27 2nd rdg - to 3rd rdg
2/28 3rd rdg - FAILED - 15-19-1
AYES -- Bell, Bilyeu, Black, Chase, Clemm, Doblet Egbert, Klein, Leese, Merrill, Mitchell, Robison Twilegar, Van Engelen, Verner.
        Absent and excused -- Lannen.
        Hld for reconsideration
2/29 Reconsidered - PASSED - 18-17-0
       NAYS -- Abrahams, Barker, Bradshaw, Budge, Carte
Craig, Crystal, High, Klein, Little, Ricks, Risc
Steen, Swenson, Watkins, Williams, Yarbrough.
        Absent and excused -- none.
        Title apvd - to House
       House intro - 1st rdg - to Res/Con
Rpt out - rec d/p - to 2nd rdg
3/3
3/14
        2nd rdg - to 3rd rdg
3rd rdg - PASSED - 55-11-4
3/17
        NAYS -- Barlow, Geddes, Jones, Kelly, Little, Lyt1
        Munger, Neibaur, Stoicheff, Stucki, Winchester.
Absent and excused -- Horsch, Ingram, Kraus, Stiver
        Title apvd - to Senate
3/19
       To enrol
3/20 Rpt enrol - Pres signed
3/21 Sp signed
3/22 To Governor
3/28 Governor signed
                 Session Law Chapter 195
                 Effective: 7-1-80
S1330aaH EDUCATION - Adds to, amends and repeals exist
law to provide the Education, Transportation and Exception
Education Support Program.
                 By.....
2/5
        Senate intro - 1st rdg - to printing
        Rpt prt - to HEW
2/6
        Rpt out - rec d/p - to 2nd rdg
2nd rdg - to 3rd rdg
3rd rdg - PASSED - 30-4-1
2/21
2/22
2/25
        NAYS -- Budge, Egbert, Watkins, Williams.
        Absent and excused -- Merrill.
        Title apvd - to House
House intro - 1st rdg - to Rev/Tax
2/26
        Rpt out - rec d/p - to 2nd rdg
2nd rdg - to 3rd rdg
3/6
3/7
3/13 To Gen Ord
3/13
        Rpt out amen
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Rules suspended (62-7-1) - PASSED - 64-6-0

--CONTINUED--

3/14

- 1325 (RS 5472) Jud 2-4-80; 2-18-80. House Jud 3-7-80.
- 1326 (RS 5199) Loc Gov 2-4-80; 2-11-80 House Loc Gov 2-28-80.
- 1327 (RS 5092) Loc Gov 2-4-80; 2-27-80. House Loc Gov 3-14-80.
- 1328 (RS 5337) St Aff 2-4-80; 2-8-80; 2-20-80.
- 1329 (RS 4900) Res/Env 2-4-80; 2-25-80. House Res/Con 3-13-80
- 1330 (RS 5096) HEW 2-5-80; 2-19-80; 2-20-80; 2-21-80; 3-3-80. House Educ 2-29-80; 3-12-80. House Rev/Tax 2-28-80; 3-3-80; 3-4-80; 3-6-80; 3-10-80. Munger Subcommittee 2-27-80; 3-11-80.
- 1331 (RS 5433) Comm/Lab 2-5-80. Jud 3-3-80; 3-10-80.
- 1332 (RS 5085) Comm/Lab 1-22-80; 2-5-80; 2-26-80.
- 1333 (RS 5383) Comm/Lab 2-5-80; 2-19-80. House Bus 3-11-80.
- 1334 (RS 5415) Comm/Lab 2-5-80; 2-12-80. House Bus 3-13-80.
- 1335 (RS 5086) Comm/Lab 1-22-80; 2-5-80; 2-14-80; 2-16-80. HEW 1-17-80. House St Aff 3-10-80.
- 1336 (RS 5026) Transp 2-5-80; 2-21-80.
- 1337 (RS 4908) Transp 2-5-80; 2-21-80. House Transp 3-10-80.
- 1338 (RS 5209) Jud 2-6-80; 2-20-80. House Jud 3-7-80; 3-13-80.
- 1339 (RS 5208) Jud 2-6-80; 2-20-80. House Jud 3-7-80; 3-13-80; 3-17-80.
- 1340 (RS 4734) Jud 2-6-80; 2-18-80. House Jud 3-5-80.
- 1341 (RS 4732) Jud 2-6-80; 2-18-80. Comm/Lab 3-3-80. House Jud 3-5-80.

VOTE:

On the original motion, Senators Swenson, Twilegar, Yarbrough, Kiebert and Merrill voted to print. Senators Risch, Budge, Steen, Williams and Hartvigsen voted not to print

RS 5057

ENERGY CONSERVATION THROUGH LIGHTING EFFICIENCY STANDARDS FOR PUBLIC BUILDINGS.

MOTION:

Senator Twilegar asked unanimous consent this legislation be held in the committee.

RS 5246

PROPOSING AN AMENDMENT TO CONSTITUTION OF THE STATE OF IDAHO REGARDING INITIATIVES.

MOTION:

Senator Risch moved and Senator Yarbrough seconded this be sent to print. Roll call vote was 6-4.

ROLL CALL

VOTE:

Senators Swenson, Risch, Twilegar, Yarbrough, Kiebert and Hartvigsen voted to print. Senators Budge, Steen and Merrill voted against printing. Also Senator Williams.

RS 5210

RELATING TO POWERS OF HORSE RACING COMMISSION: AUTHORITY TO SUBPOENA WITNESSES AND RECORDS.

Senator Risch asked unanimous consent this be held until further notice.

RS 5337

RELATING TO HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS & COUNCILS.

MOTION:

Senator Twilegar moved and Senator Kiebert seconded this be sent to print. Motion carried.

MOTION:

Senator Risch moved and Senator Yarbrough seconded the reappointment of Liz Sullivan to the Human Rights Commission be sent out with a "do confirm" recommendation. Motion carried. Senator Dobler will carry.

Meeting adjourned at 5:15 p.m.

RS 5069

- 2 -

Final confirmation of these three appointments will be made at the next meeting.

SB 1328 RELATING TO HONORARIUMS OR COMPENSATION FOR MEMBERS OF BOARDS, COMMISSIONS AND COUNCILS.

MOTION: Senator Twilegar moved and Senator Budge seconded this be sent out with a "do pass" recommendation.

Motion carried. Senator Risch will carry.

Senator Budge spoke on behalf of this legislation, which is asking that the primary be moved back to

which is asking that the primary be moved back to August from May.

RELATING TO THE DATE OF THE PRIMARY ELECTION.

Senator Twilegar: The bill you are trying to repeal has hardly had time to let the ink dry. I note there is no fiscal impact on this bill. Last year we claimed there was a \$300,000 savings by having the primary in May rather than August.

Senator Budge: I thought we could get this printed and then get the figures.

Senator Twilegar: I feel we should go through one election to see how it works to have the primary in May.

Senator Hartvigsen: I would like to say I support having the primary in August.

MOTION: Senator Risch moved and Senator Steen seconded this RS be sent to print. Motion carried. Senator Twilegar voted no.

RS 5386 RELATING TO APPOINTMENTS.

Senator Budge spoke on behalf of this legislation, which provides for the succession of appointment authority for certain officials in the event of failure of appointment by the governor.

Senator Risch: I agree with this and feel some time limit needs to be set.

MOTION: Senator Williams moved and Senator Twilegar seconded this be sent to print. Motion carried.

from any wheat that goes through nor do I make any profit from this. The Board has no authority to tell anyone who can run on this road. Twenty years ago when I was in the House, I tried to get guard rails along this road. The Board is trying to get safety features on this road. It was also said the Board gave extra weight limits for trucks on this highway. This is not true. Over-length permits have been issued.

Senator Budge: What term is this for you?

Mr. Moore: I finished out one and now this term if reappointed.

Senator Budge: Are you appointed to the Port or how does this work?

Mr. Moore: I am hired by a Commission to run the Port.

Senator Chase: I have heard alot of complaints over the years that you are using too many state employees and equipment when it could be done by private enterprise.

Mr. Moore: I don't feel this is true. The Board feels they do not want to be in the highway building business.

Senator Chase: People in the north feel there are problems in this area and feel you should work to solve them and was asked to relay this message to you. I have been critical of the fact that our area needs roads and the Lewiston area seems to be getting most of the funds.

Mr. Moore: One of our next big projects is going to be in the north.

Senator Swenson said action on this reappointment would take place at a later date.

SB 1328 BOARDS, COMMISSIONS, COMPENSATION.

A discussion was held on whether there was a need to amend this bill.

Senator Twilegar: I feel we need to get this bill moving. I would ask unanimous consent this be released on the floor.

HCR 46 LEGISLATIVE POLICIES ON STATE EMPLOYEES SALARIES.

MOTION A motion was made by Representative Chatburn and seconded by Representative Lewis that HJM 22 be sent to the floor with a "do pass" recommendation. THE MOTION CARRIED. Representative Fitz opposed the motion.

AMENDS EXISTING LAW TO REQUIRE THE DIVISION OF GENERAL SERVICES TO ADMINISTER THE STATE'S FUEL SERVICES PROGRAM AND APPROPRIATING MONEYS FOR THE PROGRAM.

Chris Smith, the Director of Fuel Services in the Office of Energy, spoke of the adverse affect on the fuel program this legislation would have. He told members that the bill would cause a reduction in credibility and accessibility to the citizens of Idaho. He said that the program had been successful under the Office of Energy. Representative Little asked Mr. Smith if he thought it would be better to authorize the existence of the Fuel Services Program under the Department of Administration rather than deny

it existence. Mr. Smith said yes.

Les Purce, the Director of the Department of Administration, told committee members that the bill poses problems for the Department. He said that they are not prepared to accomadate the fuel allocation program. Representative Little asked him if they had the administrative ability if they were given the staff of the fuel allocation program. Mr. Purce said that they did, if they were given ample time.

Representative McDermott asked Mr. Smith if the money appropriated in the bill actually existed. Mr. Smith said that it did not. Representative Little explained that the figure was taken from the Governor's budget, and that the program would still be eligible for the federal funds even if it was under the Department of Administration.

Representative McDermott stated that there was no reason to change the Office of Energy, since it was working well, and put it in a Department that was geared for internal working rather than being service oriented in an external sense.

- MOTION A motion was made by Representative Little and seconded by Representative Kennevick that H 611 be sent to the floor with a "do pass" recommendation. Representative McDermott made an amended motion that H 611 be held for further study and consideration. The motion was seconded by Representative Horsch, who expressed his support thereafter for the amended motion. Representative Little expressed further support for H 611. THE AMENDED MOTION CARRIED.
- S 1328 AMENDS EXISTING LAW TO PROVIDE FOR HONORARIUMS OR COMPENSATION
 FOR MEMBERS OF PART TIME BOARDS, COMMISSIONS AND COUNCILS.
 Senator Risch spoke in support of S 1328, explaining that the purpose was to match members' compensation to their responsibility. In answer to a question regarding fiscal impact, Senator Risch said that the impact would be small on a department basis.
- MOTION A motion was made by Representative Little and seconded by Representative McDermott that S 1328 be sent to the floor with a "do pass" recommendation. THE MOTION CARRIED. Representative Fitz opposed the motion.
- S 1354 AMENDS EXISTING LAW TO ALLOW THE BOARD OF LAND COMMISSIONERS
 TO SET THE INTEREST RATE ON INSTALLMENT TIMBER SALES.
 Representative Little explained the bill, and urged support.
- MOTION A motion was made by Representative Chatburn and seconded by Representative Little that S 1354 be sent to the floor with a "do pass" recommendation. THE MOTION CARRIED.

A motion to adjourn was made and seconded. THE MOTION CARRIED.

John Reardon, Chairman Rhonda Putnam, Secretary

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1323	Finance	Law	DEPARTMENT OF WATER RESOURCES, appropriation — surveillance at Nuclear Engineering Laboratory	48	61	110
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1326	Local Government & Taxation	Law	REGISTERED WARRANTS, AND TAX ANTIC- IPATION NOTES AND BONDS, interest rate ceilings removed	48	75	156
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H 416, H 467, H 410, H 399, H 409, H 441 and H 389 were filed for first reading.

On request by Senator Risch, granted by unanimous consent, the Senate advanced to the Eleventh Order of Business.

Introduction, First Reading and Reference of Bills,

House Petitions, Resolutions and Memorials

By FINANCE COMMITTEE

AN ACT

Amending Section 1, Chapter 246, Laws of 1979, re-Amending Section 1, Chapter 246, Laws of 1579, relating to the appropriation to the Department of Health and Welfare for the Laboratory Services Program, by increasing the appropriation from the Miscellaneous Receipts Account by \$30,000; and declaring an emergency.

S 1321

By FINANCE COMMITTEE

AN ACT

Amending Section 1, Chapter 194, Laws of 1979, relating to the appropriation to the Department of Health and Welfare for the State Youth Services Center, by increasing the appropriation from the Miscellaneous Receipts Account by \$15,300; and declaring an emergency.

S 1322

By FINANCE COMMITTEE

AN ACT

Appropriating moneys from the Water Pollution Control Account for deposit in the Water Resources Conservation and Development Trust Account; appropriating moneys from the Water Resources Conservation and Development Trust Account to the Department of Water Resources for Water Resource Board Studies Program for the specified projects; and declaring an emergency.

S 1323

By FINANCE COMMITTEE

AN ACT

Appropriating moneys to the Department of Water Resources for the Operations Bureau Program for ground water quality surveillance at the Idaho Nuclear Engineering Laboratory, to be expended according to the designated expense classes from the listed account for the period from the effective date of this act through June 20, 1982, and declaring an expense. 30, 1980; and declaring an emergency.

S 1324

By JUDICIARY AND RULES COMMITTEE

AN ACT

Relating to the salaries of judges; amending Section 59-502, Idaho Code, to provide for the salaries of justices and judges.

S 1325

By JUDICIARY AND RULES COMMITTEE AN ACT

Relating to the salary of court reporters; amending Section 1-1102, Idaho Code, to provide a salary of \$24,000 per annum for court reporters.

S 1326

By LOCAL GOVERNMENT AND TAXATION COMMITTEE

AN ACT

Relating to interest rates on registered warrants, warrants, and tax anticipation notes and bonds; amending

Section 31-2106, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the board of county commissioners; amending Sections 31-2124 and 31-2125, Idaho Code, to strike reference to a fixed rate of interest; amending Section 33-702, Idaho Code, to strike reference to a fixed rate of interest and providing the rate be fixed by school board trustees; amending Section 38-1019, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the board of commissioners; amending Section 39-1348, Idaho Code, to strike reference to a fixed rate of 39-1348, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the hospital district board; amending Section 40-1620, Idaho hospital district board; amending Section 40-1620, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the highway district; amending Section 40-1649, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the district highway board; amending Section 43-322, Idaho Code, to strike reference to a fixed rate of interest and providing for the rate to be fixed by the board of directors; amending Sections 50-1763 and 63-3102, Idaho Code, to strike reference to a fixed rate of interest; amending Sections 63-3201 and 63-3202, Idaho Code, to strike references to a fixed rate of code, to strike references to a fixed rate of interest; amending Sections 63-3201 and 63-3202, Idaho Code, to strike references to a fixed rate of interest and Code, to strike references to a fixed rate of interest and providing for the rates to be fixed by the State Treasurer; and declaring an emergency.

S 1327

By LOCAL GOVERNMENT AND TAXATION COMMITTEE

AN ACT

Relating to open space easements; providing for a statement of purpose; providing for definitions; providing for acquisition of open space easements; providing for recording of easements; providing for the taxation of easements; providing for enforceability of easements; and providing for taxation of an open space assement providing for termination of an open space easement.

S 1328

By STATE AFFAIRS COMMITTEE

AN ACT

Relating to honorariums or compensation for members of boards, commissions and councils; amending Chapter 5, Title 59, by the addition of a new Section 59-509, Idaho Code, to provide a schedule for payment of honorariums, compensation or expenses of members of part-time boards, compensation or expenses of members of part-time boards, commissions or councils; amending Sections 1-2104, 19-5112, 19-5203, 20-208 and 20-210, Idaho Code, to provide code citations; amending Section 21-134, Idaho Code, to code citations; amending Section 21-134, Idaho Code, to provide a statutory requirement for payment of compensation and expenses to members of the Aeronautics and Public Transportation Advisory Board; amending Sections 22-1202, 22-2106 and 22-2718, Idaho Code, to provide code citations; amending Section 22-2804, Idaho Code, to increase the compensation of members of the Honey Advertising Commission; amending Section 22-2912, Idaho Code, to increase the compensation of members of the Bean tising Commission; amending Section 22-2912, Idaho Code, to increase the compensation of members of the Bean Commission; amending Sections 22-3002, 22-3104, 22-3306, 22-3507, 22-3602, 22-3702, 22-4103 and 22-4204, Idaho Code, to provide code citations; amending Section 25-127, Idaho Code, to increase the compensation of members of the Sheep Commission; amending Sections 25-1101, 25-2904 and 25-3108, Idaho Code, to provide code citations; amending Section 33-104, Idaho Code, to increase the compensation of members of the State Board of Education; amending Section 33-2212, Idaho Code, to provide a statutory requirement for payment of compensation and expenses ing Section 33-2212, Idaho Code, to provide a statutory requirement for payment of compensation and expenses to members of the Vocational Education Advisory Council; amending Section 33-2501, Idaho Code, to provide a statutory requirement for payment of compensation and expenses to members of the State Library Board; amending Section 34-1507, Idaho Code, to increase the compensation of presidential electors; amending Section 36-102, Idaho Code, to increase the compensation of members of the Fish and Game Commission; amending Section 36-

Whereupon the President declared S 1501 passed, title was approved and the bill ordered transmitted to the House.

S 1502 was read the third time at length, section by section, and placed before the Senate for final consideration, the question being, "Shall the bill pass?"

Roll call resulted as follows:

AYES — Abrahams, Barker, Bell, Bilyeu, Black, Bradshaw, Budge, Carter, Chase, Clemm, Craig, Crystal, Dobler, Egbert, Hartvigsen, High, Kiebert, Klein, Lannen, Leese, Manley, Merrill, Mitchell, Risch, Robison, Steen, Twilegar, Verner, Watkins, Williams. Total—30.

NAYS - Little, Van Engelen, Yarbrough. Total-3.

Absent and excused - Ricks, Swenson. Total-2.

Total—35.

Whereupon the President declared S 1502 passed, title was approved and the bill ordered transmitted to the

S 1503 was read the third time at length, section by section, and placed before the Senate for final consideration, the question being, "Shall the bill pass?"

Roll call resulted as follows:

AYES — Abrahams, Barker, Chase, Craig, Crystal, Hartvigsen, High, Kiebert, Klein, Little, Manley, Merrill, Mitchell, Ricks, Risch, Robison, Swenson, Van Engelen, Verner, Watkins, Williams, Yarbrough. Total—22.

NAYS — Bell, Bilyeu, Black, Bradshaw, Budge, Carter, Clemm, Dobler, Egbert, Lannen, Leese, Steen, Twilegar. Total—13.

Paired and voting included in roll call:

AYE-Swenson

NAY-Budge

AYE-Ricks

NAY-Steen

Total-35.

Whereupon the President declared S 1503 passed, title was approved and the bill ordered transmitted to the

S 1328, as amended in the House, was read the third time at length, section by section, and placed before the Senate for final consideration, the question being, "Shall the bill pass?"

Roll call resulted as follows:

AYES — Abrahams, Barker, Bell, Bilyeu, Budge, Carter, Chase, Clemm, Craig, Crystal. Dobler, Egbert, Hartvigsen, Kiebert, Klein, Leese, Little, Merrill, Risch, Robison, Steen, Twilegar, Verner, Yarbrough, Total—24.

NAYS — Black, Bradshaw, Lannen, Manley, Mitchell, Van Engelen, Watkins, Williams. Total—8.

Absent and excused — High, Ricks, Swenson. Total—3.

Total-35.

Whereupon the President declared S 1328, as amended in the House, passed, title was approved and the bill referred to the Judiciary and Rules Committee for enrolling.

On request by Senator Risch, granted by unanimous consent, the Senate advanced to the Fifteenth Order of Business.

Miscellaneous Business

On motion by Senator Risch, seconded by Senator Chase, the Senate adjourned until 9:00 a.m., Monday, March 24, 1980.

PHILIP E. BATT, President

Attest: PAT HARPER, Secretary

SEVENTY-EIGHTH LEGISLATIVE DAY MONDAY, MARCH 24, 1980

Senate Chamber

President Batt called the Senate to order at 9:00 a.m

Roll call showed all members present except Senators Black, Bradshaw, Clemm, Craig, Crystal, Egbert, High, Klein, Leese, Robison and Watkins, absent and excused.

Prayer was offered by Chaplain Don Skinner.

Senator Craig was recorded present at this order of business.

Reading and Correction of the Journal

The JUDICIARY AND RULES Committee reports that the Senate Journal of the proceedings of March 22, 1980 was read and approved as corrected.

HIGH, Chairman

Report adopted.

On request by Senator Risch, granted by unanimous consent, the Senate advanced to the Sixth Order of Business.

Reports of Standing Committees

March 22, 1980

The JUDICIARY AND RULES Committee reports that Enrolled S 1245, as amended, S 1267, S 1275, S 1315, S 1329, S 1330, as amended in the House, S 1334, S 1338, S 1368, S 1383, as amended, S 1391, S 1317 and S 1456 were delivered to the Office of the Governor at 2:15 p.m., March 22 1980 March 22, 1980.

HIGH, Chairman

The report was ordered filed in the office of the Secretarv.

March 24, 1980

The JUDICIARY AND RULES Committee reports that Enrolled SCR 141 and SJM 113 were delivered to the Office of the Secretary of State at 8:30 a.m., March 24, 1980.

HIGH, Chairman

The report was ordered filed in the office of the Secre-

March 24, 1980

The JUDICIARY AND RULES Committee reports that S 1512 and S 1513 have been correctly printed.

HIGH, Chairman

S 1512 was referred to the Finance Committee.

S 1513 was referred to the State Affairs Committee.

March 22, 1980

The JUDICIARY AND RULES Committee reports that S 1328, as amended in the House, S 1339, S 1467, S 1469 and S 1472 have been correctly enrolled.

HIGH, Chairman

The President announced he was about to sign Enrolled S 1328, as amended in the House, S 1339, S 1467, S 1469 and S 1472, and when so signed, ordered them transmitted to the House for the signature of the Speaker.

March 22, 1980

The LOCAL GOVERNMENT AND TAXATION Committee reports out H 680 without recommendation.

KLEIN, Chairman

H 680 was filed for second reading.

March 22, 1980

The FINANCE Committee reports out H 705 and H 706 with the recommendation that they do pass.

LITTLE, Chairman

SB 1470

SB 1317

SB 1465

Sincerely, JOHN V. EVANS GOVERNOR

The correspondence was ordered filed in the office of the Secretary.

March 31, 1980

The Honorable Philip E. Batt President of the Senate State of Idaho Statehouse

Dear Mr. President:

I have the honor to inform you that today I have signed and am transmitting to the Secretary of State the following signed Senate Bills, to wit:

SB 1438

SB 1328aaH

SB 1469

SB 1467

SB 1472

SB 1339

Sincerely, JOHN V. EVANS GOVERNOR

The correspondence was ordered filed in the office of the Secretary.

The President announced that S 1456 and the Governor's veto message were before the Senate for consideration at this time.

The Secretary read the following Governor's veto mes-

March 28, 1980

The Honorable Philip E. Batt President of the Senate State of Idaho Statehouse Mail

Dear Mr. President:

I have the honor to advise you that I am transmitting herewith, without my approval, disapproved and vetoed

SENATE BILL NO. 1456

within the time limited by law, the same having arrived in the Office of the Governor at the hour of 2:15 p.m., March 22, 1980.

SB 1456 significantly alters the process of petitioning for a rule change. Under current practice agency rules are adopted through the process outlined in the Administrative Procedure Act. Once adopted by the Legislature the rule may be changed either by statute or by beginning again the process outlined in the Administrative Procedure Act which includes specific provisions for public input.

SB 1456 would allow rule changes to be made by concurrent resolution of the Legislature, thus by-passing executive review and, most likely, public input. Such excessive legislative authority violates the concept of executive/ legislative checks and balances which lies at the center of our system of government.

If SB 1456 were to become law, the result would be law-making through concurrent resolution and not through statute. Opportunities for the people of Idaho to receive notice about rule changes, to attend a hearing, and to influence the Executive Branch to sign or veto a rule change would be lost. It is my intention to protect these opportunities. opportunities.

For these reasons, I have withheld my approval, disapproved and vetoed Senate Bill 1456.

Sincerely, JOHN V. EVANS GOVERNOR

The question being, "Shall S 1456 become law, the Governor's veto notwithstanding?"

Roll call resulted as follows:

AYES — Abrahams, Barker, Bradshaw, Budge, Carter, Craig, Crystal, Egbert, High, Klein, Little, Ricks, Risch, Steen, Swenson, Twilegar, Van Engelen, Verner, Watkins, Williams, Yarbrough. Total—21.

NAYS — Bell, Bilyeu, Black, Chase, Clemm, Dobler, Hartvigsen, Kiebert, Lannen, Leese, Manley, Merrill, Mitchell, Robison, Total—14.

Less than two-thirds having voted in the affirmative, the President declared the Governor's veto sustained and S 1456 was ordered filed in the office of the Secretary.

Messages from the House

March 27, 1980

Mr. President:

I return herewith S 1487, as amended in the House, S 1474, as amended in the House, and S 1473, as amended in the House, which have passed the House.

WATSON, Chief Clerk

On request by Senator Risch, granted by unanimous consent, S 1487, as amended in the House, was referred to the Tenth Order of Business, Motions and Resolutions, for consideration as to concurrence in the House amendments.

On request by Senator Risch, granted by unanimous consent, S 1474, as amended in the House, was referred to the Tenth Order of Business, Motions and Resolutions, for consideration as to concurrence in the House amendments.

On request by Senator Risch, granted by unanimous consent, S 1473, as amended in the House, was referred to the Tenth Order of Business, Motions and Resolutions, for consideration as to concurrence in the House amendments.

March 27, 1980

Mr. President:

I return herewith S 1360, S 1504, S 1461, S 1462, S 1508, S 1494, S 1479, S 1512, S 1513, S 1514, S 1515 and S 1247, as amended, which have passed the House.

WATSON, Chief Clerk

S 1360, S 1504, S 1461, S 1462, S 1508, S 1494, S 1479, S 1512, S 1513, S 1514, S 1515 and S 1247, as amended, were referred to the Judiciary and Rules Committee for enrolling.

March 28, 1980

Mr. President:

I return herewith Enrolled S 1364, as amended, S 1433, as amended, S 1434, as amended, S 1435, as amended, S 1468, S 1480, S 1492, as amended, S 1493, S 1500, S 1502, S 1511, S 1255, as amended, as amended in the House, S 1304, S 1305, S 1350, as amended, S 1352, as amended in the House, S 1355, as amended in the House, S 1392, as amended in the House, S 1497, S 1497, S 1499, SCR 145, SCR 142 and SCR 144 which have been signed by the Speaker. have been signed by the Speaker.

WATSON, Chief Clerk

Enrolled S 1364, as amended, S 1433, as amended, S 1434, as amended, S 1435, as amended, S 1468, S 1480, S 1492, as amended, S 1493, S 1500, S 1502, S 1511, S 1255, as amended, as amended in the House, S 1304, S 1305, S 1350, as amended, S 1352, as amended in the House, S 1355, as amended in the House, S 1392, as amended in the House,

HOUSE INDEX

Senate Bill			Intro- duction	House Vote	Final Action	7.71191
No.	Introduced By	Subject Matter	Page	Page	Page	Disposition
1304	Transportation	AUTOMOBILES, special license plates "Idaho Classic"	142	338	356	Law
1305	Transportation	LOG JAMMERS AND LOADERS, deleted from definition of commercial vehicles	142	338	356	Law
1306	Finance	DEPARTMENT OF AGRICULTURE, supplemental appropriation	64	80	95	Law
1307	Judiciary and Rules	THEFT, consolidating several offenses into a single offense. (S.A See Senate Journal)	303		303	House Judiciary, Rules and Administration
1311	Finance	SELF-GOVERNING AGENCIES, supplemental appropriation	64	80	95	Law
1312	State Affairs	AGENCY RULES, clarifies legislative authority to review	98	128	140	Vetoed
1313	State Affairs	BOARD OF HEALTH AND WELFARE, rule making powers	98	132	141	Law
1315	Resources and Environment	CAREY ACT IRRIGATION COMPANIES, allowed to collect administrative charges	76	264	290	Law
1316	Resources and . Environment	IRRIGATION DISTRICTS, authorized to levy annual assessments	76	201	219	Law
1317	Commerce and Labor	HOSPITAL AND PROFESSIONAL SER- VICE CORPORATIONS, allowing de- posits in banks outside of state	175	277	294	Law
1318	Agricultural Affairs	MEAT INSPECTION, humane methods required for slaughter of animals	131	226	244	Law
1320	Finance	DEPARTMENT OF HEALTH AND WELFARE, supplemental appropriation for Laboratory Services Program	79	99	118	Law
1321	Finance	DEPARTMENT OF HEALTH AND WELFARE, supplemental appropriation for State Youth Services Center	79	99	118	Law
1322	Finance	DEPARTMENT OF WATER RESOURCES, appropriation from the Water Pollution Control Account	92	Acc 600 (Fee	92	House Appropriations
1323	Finance	DEPARTMENT OF WATER RESOURCES, appropriation for ground water surveillance at I.N.E.L	79	100	118	Law
1324	Judiciary and Rules	SUPREME COURT, justices and judges salary increase (House Amendments p. 243)	137	264	332	Law
1325	Judiciary and Rules	COURT REPORTERS, salary increase of \$3600 per year	142	242	252	Law
1326	Local Government and Taxation	COUNTY WARRANTS, removes 7% interest limit on unredeemed warrants	109	192	212	Law
1327	Local Government and Taxation	OPEN SPACE EASEMENTS, to protect existing uses of land	189	~~~	189	House Local Government
1328	State Affairs	BOARD MEMBERS, schedule of payment for part-time members (House Amendments p. 243)	137	264 ~	318	Law
1329	Resources and Environment	DAMS, increased fees for inspection cost and repair of existing dams	176	265	290	Law

ation H 368 and report it back with amendments attached to be placed on General Orders for consideration.

STIVERS, Chairman

H 368 was placed on General Orders for consideration.

There being no objection, the House advanced to the Eighth Order of Business.

Introduction, First Reading and Reference of Bills and Joint Resolutions

HOUSE BILL NO. 644 By State Affairs Committee AN ACT

APPROPRIATING MONEYS FROM THE GENERAL ACCOUNT TO THE WATER MANAGEMENT ACCOUNT FOR THE PURPOSE OF PURCHASING THE LYNN CRANDALL RESERVOIR SITE; AND DECLARING AN EMERGENCY.

H 644 was introduced, read the first time at length, and referred to the Printing and Legislative Expense Committee.

S 1328, by State Affairs Committee, was introduced, read the first time at length, and referred to the State Affairs Committee.

S 1407, by Finance Committee, was introduced, read the first time at length, and filed for second reading.

S 1324, S 1372, S 1371 and S 1369, by Judiciary and Rules Committee, were introduced, read the first time at length, and referred to the Judiciary, Rules and Administration Committee.

There being no objection, the House advanced to the Tenth Order of Business.

Second Reading of Bills and Joint Resolutions

S 1348, by State Affairs Committee, was read the second time at length and filed for third reading.

 $\,$ H $\,$ 450, $\,$ H $\,$ 481 and $\,$ H $\,610$, by Health and Welfare Committee, were read the second time at length $\,$ and filed for third reading.

H 448, H 449, H 501, H 503, H 504 and H 505, by Transportation and Defense Committee, were read the second time at length and filed for third reading.

 $\rm H$ 630, $\rm H$ 624 and $\rm H$ 635, by Revenue and Taxation Committee, were read the second time at length and filed for third reading.

S 1262, by State Affairs Committee, was read the second time at length and filed for third reading.

S 1402, by Finance Committee, was read the second time at length and filed for third reading.

Third Reading of Bills and Joint Resolutions

At this time Mr. Brooks took the Chair.

 $\,$ H $\,$ 622 was read the third time at length, section by section, and placed before the $\,$ House $\,$ for $\,$ final consideration.

Mr. Dean moved that H 622 be placed on General Orders for consideration. Seconded by Mr. Kelly.

The question being, "Shall H 622 be placed on General Orders for consideration?"

Roll call resulted as follows:

AYES -- Bateman, Dean, Kelly, Kraus, Paxman, Reynolds, Spurgeon, Stephenson, Wagner, Walker, Wesche. Total -- 11.

NAYS -- Antone, Barlow, Beitelspacher, Boyd, Brackett, Braun, Brooks, Bunting, Chatburn, Danielson, Davidson, Emery, Fitz, Geddes, Golder, Gould, Guernsey, Gurnsey, Gwartney, Hale, Hammond, Harlow, Harris, Hollifield, Hooper, Horsch, Horvath, Infanger, Johnson, Jones, Kearnes, Kennevick, Knigge, Lewis, Little, Lytle, Marley, McDermott, McLaughlin, Miller, Miner, Munger, Neibaur, Parks, Reardon, Reid, Scanlin, Sessions, Smith, Stivers, Stoicheff, Stucki, Tibbitts, Ungricht, Winchester, Young, Mr. Speaker. Total -- 57.

Absent and excused -- Hedlund, Ingram. Total -- 2. Paired vote: AYE -- Reynolds NAY -- Davidson (Pair enumerated in roll call above.)
Total -- 70.

Whereupon the Speaker Pro Tem declared the motion failed.

Moved by Mr. Little that the House do now recess until 1:15 o'clock p.m. Seconded by Miss McDermott. Motion carried.

Whereupon the Speaker Pro Tem declared the House at recess until 1:15 o'clock p.m.

RECESS

AFTERNOON SESSION

The House reconvened at 1:15 o'clock p.m., the Speaker in the Chair.

Roll call showed 67 members present.
Absent and excused -- Davidson, Hedlund, Ingram.
Total -- 3.
Total -- 70.

Prior to recess, the House was at the Eleventh Order of Business.

Third Reading of Bills and Joint Resolutions

At this time Mr. Brooks took the Chair.

 ${\tt H}$ 622, having previously been read the third time at length, was before the House for final consideration.

The question being, "Shall H 622 pass?"

Roll call resulted as follows: AYES -- Antone, Barlow, Bateman, Beitelspacher, Boyd, Brackett, Braun, Brooks, Bunting, Chatburn, HOUSE JOURNAL 243

When the Committee of the Whole House rose, the Speaker returned to the Chair and the House was in order.

Report of Committee of the Whole House

March 13, 1980

Mr. Speaker:

We, your COMMITTEE OF THE WHOLE HOUSE, report that we have had under consideration H 509, H 677, S 1328, H 687, H 603, S 1324, H 701, H 702 and S 1330 and report them back without recommendation amended as follows:

HOUSE AMENDMENTS TO H 509

AMENDMENTS TO SECTION 2

On page 2 of the printed bill, in line 15, delete "No fees shall be", and in line 16, delete "charged for the issuance of such special card, and the", and insert in lieu thereof: "The".

HOUSE AMENDMENTS TO H 677

AMENDMENTS TO SECTION 1

On page 1 of the printed bill, in line 23, delete "39,200" and insert in lieu thereof: "75,800"; and delete "57,700" and insert in lieu thereof: "94,300".

On page 1 of the printed bill, in line 27, delete "45,000" and insert in lieu thereof: "81,600"; and delete "63,500" and insert in lieu thereof: "100,100".

On page 1 of the printed bill, in line 31, delete "270,600" and insert in lieu thereof: "307,200"; and delete "626,300" and insert in lieu thereof: "662,900".

AMENDMENT TO THE BILL

On page 2 of the printed bill, following line $\ 21$, insert:

"SECTION 3. It is the intent of the Legislature that the appropriation contained in Section 1 of this act for the purposes of Legislative Management, shall include expenditure for payments to the Council of State Governments for dues, \$13,000, and for travel expenses, \$18,900; to the National Conference of State Legislatures for dues, \$13,000, and for travel expenses, \$23,600."

CORRECTION TO TITLE

On page 1 of the printed bill, in line 9, following "1981" insert: "; AND PROVIDING A STATEMENT OF LEGISLATIVE INTENT FOR CERTAIN APPROPRIATIONS".

HOUSE AMENDMENT TO S 1328

AMENDMENT TO SECTION 15 On page 12 of the printed bill, in line 11, delete " (\underline{d}) " and insert " (\underline{g}) ".

HOUSE AMENDMENT TO H 687

AMENDMENT TO SECTION 2

On page 7 of the printed bill, in line 19, delete

"July" and insert in lieu thereof: "October".

HOUSE AMENDMENTS TO H 603

AMENDMENT TO SECTION 1

On page 1 of the printed bill, delete lines 10 through 34, inclusive. $\,$

AMENDMENTS TO SECTION 2

On page 1 of the printed bill, in line 35, delete "SECTION 2" and insert in lieu thereof: "SECTION 1".

On page 2 of the printed bill, in line 2, delete ", but shall", delete all of lines 3 and 4 and insert in lieu thereof: ".".

On page 3 of the printed bill, in line 30, following "(18)", strike the remainder of line 30, all of lines 31, 32 and 33 and in line 34, strike "(19)"; in line 38, strike "20" and insert in lieu thereof: "19"; in line 40, strike "21" and insert in lieu thereof: "20"; in line 42, strike "22" and insert in lieu thereof: "21"; in line 45, strike "23" and insert in lieu thereof: "21"; and in line 50, strike "24" and insert in lieu thereof: "22"; and in line 50, strike "24" and insert in lieu thereof: "23".

On page 4 of the printed bill, in line 8, strike "25" and insert in lieu thereof: "24"; in line 12, strike "26" and insert in lieu thereof: "25"; in line 16, strike "27" and insert in lieu thereof: "26"; and in line 41, strike "28" and insert in lieu thereof: "27".

AMENDMENT TO BILL

On page 5 of the printed bill, following line 10, insert:

"SECTION 2. That Section 40-2830, Idaho Code, be, and the same is hereby repealed.".

CORRECTIONS TO TITLE

On page 1 of the printed bill, in line 3, following "BOARD;", delete the remainder of line 3, delete all of lines 4 through 8, inclusive, and insert in lieu thereof: "AMENDING SECTION 40-120, IDAHO CODE, TO STRIKE THE POWER AND DUTY OF THE IDAHO TRANS-PORTATION BOARD TO FORBID, RESTRICT OR LIMIT THE ERECTION OF UNAUTHORIZED SIGNS, BILLBOARDS OR STRUCTURES ON THE RIGHT-OF-WAY OF ANY STATE HIGHWAY; AND REPEALING SECTION 40-2830, IDAHO CODE."

HOUSE AMENDMENTS TO S 1324

AMENDMENTS TO SECTION 1

On page 1 of the printed bill, in line 8, delete "-five" and insert in lieu thereof: "-three" and delete " $\frac{45,000}{}$ " and insert in lieu thereof: "43,000".

On page 1 of the printed bill, in line 10, delete "five hundred"; and delete "41,500" and insert in lieu thereof: "41,000".

HOUSE AMENDMENTS TO H 701

AMENDMENTS TO SECTION 1

On page 1 of the printed bill, in line 31, delete "28,000" and insert in lieu thereof: "20,000".

On page 2 of the printed bill, in line 5, delete "11,000" and insert in lieu thereof: "8,500".

On page 2 of the printed bill, in line 11, delete

Infanger, Johnson, Lytle, Neibaur, Paxman, Reynolds, Sessions, Spurgeon, Stoicheff, Ungricht, Wesche, Winchester. Total -- 22.

Absent and excused -- Davidson, Hollifield, Miner. Total -- 3.

Paired vote: AYE -- Guernsey NAY -- Horsch (Pair enumerated in roll call above.)
Total -- 70.

Whereupon the Speaker Pro Tem declared S 1328, as amended in the House, passed the House. Title was approved and the bill ordered returned to the Senate.

S 1324, as amended in the House, was read the third time at length, section by section, and placed before the House for final consideration.

Roll call resulted as follows:

AYES -- Antone, Beitelspacher, Boyd, Brackett, Chatburn, Dean, Fitz, Geddes, Golder, Gould, Guernsey, Gurnsey, Gwartney, Hale, Hammond, Harris, Hedlund, Hooper, Horsch, Horvath, Ingram, Kelly, Kennevick, Knigge, Kraus, Lewis, Lytle, Marley, McDermott, Miller, Munger, Neibaur, Parks, Paxman, Reynolds, Scanlin, Smith, Spurgeon, Stivers, Wagner, Walker, Wesche, Young, Mr. Speaker. Total -- 44.

NAYS -- Barlow, Bateman, Braun, Brooks, Bunting, Danielson, Emery, Harlow, Infanger, Johnson, Jones, Kearnes, Little, McLaughlin, Reardon, Reid, Sessions, Stephenson, Stoicheff, Stucki, Tibbitts, Ungricht, Winchester. Total -- 23.

Absent and excused -- Davidson, Hollifield, Miner. Total -- 3.

Paired vote: AYE -- Horsch NAY -- Stoicheff (Pair enumerated in roll call above.)
Total -- 70.

Whereupon the Speaker Pro Tem declared S 1324, as amended in the House, passed the House. Title was approved and the bill ordered returned to the Senate.

At this time, Mrs. Ungricht took the Chair.

S 1267 was read the third time at length, section by section, and placed before the House for final consideration.

Mr. Barlow asked unanimous consent that S 1267 be held on the Third Reading Calendar until Thursday, March 20, 1980.

Mr. Johnson objected.

Mr. Barlow moved that S 1267 be held on the Third Reading Calendar until Thursday, March 20, 1980. Seconded by Mr. Jones.

The question being, "Shall S 1267 be held on the Third Reading Calendar until Thursday, March 20, 1980?"

Roll call resulted as follows: AYES -- Barlow, Brackett, Braun, Emery, Golder, Infanger, Ingram, Jones, Kearnes, Miner, Reardon, Ungricht, Winchester. Total -- 13.

NAYS -- Antone, Bateman, Beitelspacher, Boyd, Brooks, Bunting, Chatburn, Danielson, Davidson, Dean, Fitz, Geddes, Gould, Guernsey, Gurnsey, Hale, Hammond, Harlow, Harris, Hedlund, Hollifield, Hooper, Horvath, Johnson, Kelly, Kennevick, Knigge, Kraus, Lewis, Little, Lytle, Marley, McDermott, McLaughlin, Miller, Munger, Neibaur, Parks, Paxman, Reid, Reynolds, Scanlin, Sessions, Smith, Stephenson, Stivers, Stoicheff, Stucki, Tibbitts, Wagner, Walker, Wesche, Young, Mr. Speaker. Total -- 54.

Absent and excused -- Gwartney, Horsch, Spurgeon. Total -- 3.

Total -- 70.

Whereupon $\,$ the Speaker Pro Tem declared the motion failed.

The question being, "Shall S 1267 pass?"

Roll call resulted as follows:

AYES -- Antone, Bateman, Beitelspacher, Boyd, Brackett, Braun, Brooks, Bunting, Chatburn, Danielson, Davidson, Dean, Emery, Fitz, Geddes, Golder, Gould, Guernsey, Gurnsey, Gwartney, Hale, Hammond, Harlow, Harris, Hedlund, Hollifield, Hooper, Horvath, Infanger, Ingram, Johnson, Kelly, Kennevick, Knigge, Lewis, Little, Lytle, Marley, McDermott, McLaughlin, Miller, Miner, Munger, Parks, Paxman, Reid, Reynolds, Scanlin, Sessions, Smith, Spurgeon, Stephenson, Stivers, Stoicheff, Stucki, Tibbitts, Wagner, Walker, Wesche, Young, Mr. Speaker. Total -- 61.

NAYS -- Barlow, Jones, Kearnes, Kraus, Neibaur, Reardon, Ungricht, Winchester. Total -- 8.
Absent and excused -- Horsch. Total -- 1.

Total -- 70.

Whereupon the Speaker Pro Tem declared S 1267 passed the House. Title was approved and the bill ordered returned to the Senate.

S' 1315 was read the third time at length, section by section, and placed before the House for final consideration.

The question being, "Shall S 1315 pass?"

Roll call resulted as follows:

AYES -- Antone, Barlow, Bateman, Beitelspacher, Boyd, Brackett, Braun, Brooks, Bunting, Chatburn, Danielson, Davidson, Dean, Emery, Fitz, Geddes, Gould, Guernsey, Gurnsey, Gwartney, Hale, Hammond, Harlow, Harris, Hedlund, Hollifield, Horsch, Horvath, Infanger, Ingram, Johnson, Jones, Kearnes, Kelly, Kennevick, Knigge, Kraus, Lewis, Little, Lytle, Marley, McDermott, McLaughlin, Miller, Miner, Munger, Neibaur, Parks, Paxman, Reardon, Reid, Reynolds, Sessions, Smith, Spurgeon, Stephenson, Stivers, Stucki, Tibbitts, Ungricht, Wagner, Walker, Wesche, Winchester, Young, Mr. Speaker. Total -- 66.

NAYS -- Golder, Hooper, Scanlin, Stoicheff. Total -- 4.

Absent and excused -- none.

Paired vote: AYE -- Horsch NAY -- Stoicheff (Pair enumerated in roll call above.)

Total -- 70.

with more ease than it took to get itself into the authority in the first place. It took consent, through a special election, of all the counties in a region to establish the authority. Therefore, it follows that, once the electorates of all the counties in a region have approved creation of the authority, they all should vote on whether a county or counties can remove themselves. They agreed to accept a common responsibility to create and operate the authority. They should do the same to divest themselves of that common responsibility.

Recent and impending air transportation dislocations in Idaho predicate that we keep in place every viable alternative to answer our citizens needs. Therefore, at this time, disruption of the regional airport authority act would be unwise.

For these reasons, I have withheld my approval, disapproved and vetoed House Bill No. 623.

Sincerely,

/s/ JOHN V. EVANS GOVERNOR

Mr. Hollifield moved that H 623 pass, the veto of the Governor notwithstanding. Seconded by Mr. Brooks.

The question being, "Shall H 623 pass, the veto of the Governor notwithstanding?"

Roll call resulted as follows:

AYES -- Barlow, Boyd, Brackett, Brooks, Danielson, Dean, Emery, Golder, Hale, Hollifield, Hooper, Infanger, Ingram, Johnson, Jones, Kelly, Kennevick, Knigge, Lewis, Munger, Reardon, Smith, Stephenson, Stivers, Tibbitts, Ungricht, Walker, Wesche, Winchester, Young, Mr. Speaker. Total -- 31.

NAYS -- Antone, Bateman, Beitelspacher, Braun, Bunting, Chatburn, Davidson, Fitz, Geddes, Gould, Guernsey, Gurnsey, Gwartney, Hammond, Harlow, Harris, Hedlund, Horsch, Horvath, Kearnes, Kraus, Lytle, Marley, McDermott, McLaughlin, Miller, Miner, Neibaur, Parks, Paxman, Reid, Reynolds, Scanlin, Sessions, Spurgeon, Stoicheff, Stucki, Wagner. Total -- 38.

Absent and excused -- Little. Total -- 1. Total -- 70.

Less than two-thirds of those members present having voted in the affirmative, the Speaker declared that the Governor's veto had been sustained and H 623 was ordered filed in the office of the Chief Clerk.

At this time, Mr. Little introduced former Governor Don Samuelson, who spoke briefly to the members of the House.

OFFICE OF THE GOVERNOR

Boise

March 21, 1980

The Honorable Ralph Olmstead Speaker of the House $\,$

Dear Mr. Speaker:

I have the honor to inform you that today I have

signed and am transmitting to the Secretary of State the following signed House Bill, to wit:

H 622

Sincerely, /s/ JOHN V. EVANS GOVERNOR

March 24, 1980

Mr. Speaker:

I transmit herewith enrolled S 1328, as amended in the House, S 1339, S 1467, S 1469 and S 1472 for the signature of the Speaker and I return herewith enrolled HCR 49 which has been signed by the President.

The Speaker announced he was about to sign enrolled S 1328, as amended in the House, S 1339, S 1467, S 1469 and S 1472 and, when so signed, ordered them returned to the Senate.

Enrolled HCR 49 was referred to the Judiciary, Rules and Administration Committee for delivery to the Secretary of State.

Report of Standing Committees

March 24, 1980

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMIN-ISTRATION, report that we have correctly enrolled HCR 52, H 530, H 605, H 606, H 607, H 693 and H 450. STIVERS, Chairman

The Speaker announced he was about to sign enrolled HCR 52, H 530, H 605, H 606, H 607, H 693 and H 450 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 24, 1980

Mr. Speaker:

We, your COMMITTEE ON WAYS AND MEANS, report that we have had under consideration H 757 and report it back with amendments attached to be placed on General Orders for consideration.

There being no objection, the House advanced to the Eighth Order of Business.

Introduction, First Reading and Reference of Bills and Joint Resolutions

 $\begin{array}{c} \text{HOUSE BILL } \underline{\text{NO. } 787} \\ \text{By Appropriations Committee} \\ \text{AN ACT} \end{array}$

APPROPRIATING MONEYS FROM THE GENERAL ACCOUNT TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE SUBSTANCE ABUSE SERVICES PROGRAM, TO BE EXPENDED FOR THE STATED PURPOSE FOR THE PERIOD JULY 1, 1980, THROUGH JUNE 30, 1981; PROVIDING THAT THE STATE AUDITOR SHALL MAKE TRANSFERS FROM THE GENERAL ACCOUNT TO THE COOPERATIVE WELFARE ACCOUNT OF THE DEDICATED FUND AS REQUESTED BY THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE AND APPROVED BY

5.B. 13287

Idaho Human Rights Act 1980 Legislative History Check Lists

Item	Included	Notes
Session Law	VM	
Bill	V W	
Bill Status	V	
Statement of Purpose	VW	
Committee Minutes		
- House	1 p	·
- Senate	V pw	
Journal		
- House	1	
- Senate	V	
Interim Committee Minutes	NAM	
	. /	