IN THE SENATE

SENATE BILL NO. 1039

BY TRANSPORTATION COMMITTEE

AN ACT

2 RELATING TO EMINENT DOMAIN; AMENDING SECTION 7-711, IDAHO CODE, TO PROVIDE

3 THAT PROPERTY VALUE SHOULD BE ASSESSED BY THE TRIER OF FACT, TO CLARIFY

4 CRITERIA FOR ASSESSMENT OF PROPERTY VALUE AND TO MAKE TECHNICAL CORREC
5 TIONS.

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

SECTION 1. That Section 7-711, Idaho Code, be, and the same is hereby amended to read as follows:

- 7-711. ASSESSMENT OF DAMAGES. The court, jury or referee must hear such legal testimony as may be offered by any of the parties to the proceedings, and thereupon the jury, or the court or referee if the jury is waived, must ascertain and assess:
- 1. The value of the property sought to be condemned, <u>including</u>, <u>but</u> not limited to, the highest and best use of the property thereof, the access <u>available</u> to the property, and all other facts relating to value, and all improvements thereon pertaining to the realty, and of each and every separate estate or interest therein; if it consists of different parcels, the value of each parcel and each estate or interest therein shall be separately assessed. For purposes of ascertaining the value of the property, the minimum amount for damages shall be the greater of the assessed value for property tax purposes unless the court, jury or referee finds the property has been altered substantially, or the plaintiff's highest prelitigation appraisal. The value of the property shall not include any increase or decrease in value that is attributable to the following: (a) the project for which the property is sought to be condemned; (b) the proceeding in which the property is sought to be condemned; or (c) preliminary action of the plaintiff or another government agency taken in anticipation of a condemnation proceeding.
- 2. If the property sought to be condemned constitutes only a part of a larger parcel: (a) the damages which will accrue to the portion not sought to be condemned, by reason of its severance from the portion sought to be condemned, and the construction of the improvement in the manner proposed by the plaintiff; and (b) the damages to any business qualifying under this subsection having more than five (5) years' standing which the taking of a portion of the property and the construction of the improvement in the manner proposed by the plaintiff may reasonably cause. The business must be owned by the party whose lands are being condemned or be located upon adjoining lands owned or held by such party. Business damages under this subsection shall not be awarded if the loss can reasonably be prevented by a relocation of the business or by taking steps that a reasonably prudent person would take, or for damages caused by temporary business interruption due to construction; and provided further that compensation for business damages shall not be duplicated in the compensation otherwise awarded to the property owner

for damages pursuant to subsections (1.) and (2.) (a) of this section $7-711_r$ Idaho Code.

- (i) If the business owner intends to claim business damages under this subsection, the owner, as defendant, must submit a written business damage claim to the plaintiff within ninety (90) days after service of the summons and complaint for condemnation. The plaintiff's initial offer letter or accompanying information must expressly inform the defendant of its rights under this subsection, and must further inform the defendant of its right to consult with an attorney.
- (ii) The defendant's written claim must be sent to the plaintiff by certified mail, return receipt requested. Absent a showing of a good faith justification for the failure to submit a business damage claim within ninety (90) days, or an agreed extension by the parties, the court shall strike the defendant's claim for business damages in any condemnation proceeding.
- (iii) The business damage claim must include an explanation of the nature, extent, and monetary amount of such claimed damages and must be prepared by the owner, a certified public accountant, or a business damage expert familiar with the nature of the operations of the defendant's business. The defendant shall also provide the plaintiff with copies of the defendant's business records that substantiate the good faith offer to settle the business damage claim. The business damage claim must be clearly segregated from the claim for property damages pursuant to subsections (1.) and (2.) (a) of this section (2.) (2.) (3.) of this section (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.) (3.)
- (iv) As used in this subsection, the term "business records" includes, but is not limited to, copies of federal and state income tax returns, state sales tax returns, balance sheets, and profit and loss statements for the five (5) years preceding which are attributable to the business operation on the property to be acquired, and other records relied upon by the business owner that substantiate the business damage claim.
- (v) The plaintiff's good faith in failing to offer compensation for business damages shall not be contested at a possession hearing held pursuant to section 7-721, Idaho Code, if the defendant has not given notice of its intent to claim business damages prior to the date of filing of the motion that initiates the proceeding under that section.
- 3. Separately, how much the portion not sought to be condemned, and each estate or interest therein, will be specially and directly benefited, if at all, by the construction of the improvement proposed by the plaintiff; and if the benefit shall be equal to the damages assessed, under subsection 2. of this section, the owner of the parcel shall be allowed no compensation except the value of the portion taken; but if the benefit shall be less than the damages so assessed, the former shall be deducted from the latter, and the remainder shall be the only damages allowed in addition to the value.
- 4. If the property sought to be condemned be for a railroad, the cost of good and sufficient fences along the line of such railroad, and the cost of cattle guards where fences may cross the line of such railroad.
- 6. If the property sought to be condemned is private real property actively devoted to agriculture, the damages which will accrue because of the

costs, if any, of farming around electrical transmission line structure(s) 1 2 for a transmission line with a capacity in excess of two hundred thirty (230) kilovolts. If the property sought to be condemned has been the subject of a 3 previous condemnation proceeding or proceedings for electrical transmis-4 sion line structure(s) and at the time of condemnation the field holds other 5 6 electrical transmission line structure(s), such evidence of costs referred to above may also include the cumulative effects, if any, of conducting farming operations around other electrical transmission line structure(s) in 8 the same field, whether such structure(s) are of the condemner or not.