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IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 584

BY BUSINESS COMMITTEE

AN ACT

RELATING TO CREATION OF A MICRO ENTERPRISE DEVELOPMENT AUTHORITY; AMENDING TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 61, TITLE 67, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO PROVIDE FOR CREATION OF THE IDAHO MICRO ENTERPRISE DEVELOPMENT AUTHORITY, TO PROVIDE A DECLARATION OF POLICY, TO PROVIDE FOR APPOINTMENT AND REMOVAL OF COMMISSIONERS, TO PROVIDE FOR APPOINTMENT OF AN EXECUTIVE DIRECTOR, TO PROVIDE FOR CONFLICTS OF INTEREST, TO PROVIDE FOR NO FORFEITURE OF OFFICE, TO PROVIDE GENERAL POWERS OF THE AUTHORITY, TO PROVIDE A PROCEDURE PRIOR TO FINANCING BUSINESS PROJECTS, TO PROVIDE FOR COOPERATION WITH MUNICIPALITIES, STATE BODIES OR COMMUNITY COLLEGE DISTRICTS, TO PROVIDE FOR EXEMPTION FROM TAXATION, TO PROVIDE FOR AN ANNUAL REPORT, TO PROVIDE BONDING PROVISIONS, TO PROVIDE FOR REFUNDING OBLIGATIONS AND ISSUANCE, TO PROVIDE FOR USE OF PROCEEDS UPON REFUNDING OBLIGATIONS, TO PROVIDE FOR DEPOSIT OF AUTHORITY MONEYS, TO PROVIDE FOR CONTRACT OF THE STATE, TO PROVIDE FOR LIMITATION OF LIABILITY ON AUTHORITY OBLIGATIONS, TO PROVIDE FOR REMEDIES OF BONDHOLDERS AND NOTEHOLDERS, TO PROVIDE FOR STATE GRANTS AND LEASES TO AUTHORITY, TO PROVIDE THAT AUTHORITY OBLIGATIONS ARE LEGAL INVESTMENTS, TO PROVIDE THE ACT IS NOT A LIMITATION OF POWERS, TO PROVIDE FOR INCONSISTENCY WITH OTHER LAWS, TO PROVIDE FOR REPAYMENT OF LOANS AND TO PROVIDE FOR JOBS CREATION; AMENDING SECTION 63-3638, IDAHO CODE, TO PROVIDE FOR MONEYS TO BE REMITTED FROM THE SALES TAX ACCOUNT UPON CERTAIN CIRCUMSTANCES OCCURRING; AND PROVIDING SEVERABILITY.

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

SECTION 1. That Title 67, Idaho Code, be, and the same is hereby amended by the addition thereto of a <u>NEW CHAPTER</u>, to be known and designated as Chapter 61, Title 67, Idaho Code, and to read as follows:

CHAPTER 61 MICRO ENTERPRISE DEVELOPMENT AUTHORITY

- 67-6101. SHORT TITLE. This chapter may be referred to as and cited as "Idaho Micro Enterprise Development Authority Act."
- 67-6102. DEFINITIONS. As used in this chapter the following words and terms have the following meanings, unless a different meaning clearly appears from the context:
- (a) "Authority" means the Idaho micro enterprise development authority created and established pursuant to section 67-6103, Idaho Code.
- 38 (b) "Bonds," "notes" or "bond anticipation notes" and "other 39 obligations" means any bonds, notes, debentures, interim certificates

or other evidences of financial indebtedness, respectively, issued by the state micro enterprise development authority pursuant to this chapter.

- (c) "Business" means any entity organized to manufacture or sell a good or service and which shall have less than fifty (50) full-time employees.
- (d) "Federal government" means the United States of America, or any agency or instrumentality, corporate or otherwise of the United States of America.
- (e) "Municipality" means any city, municipal corporation or other political subdivision of this state.
- (f) "Qualified business" means a business meeting the requirements of section 67-6110, Idaho Code.
 - (g) "State" means the state of Idaho.

- (h) "State body" means any department, board, commission or agency of the state of Idaho.
- 67-6103. CREATION OF AUTHORITY. There is hereby created and established an independent public body corporate and politic to be known as the Idaho micro enterprise development authority to carry out the provisions of this act. The authority is hereby constituted a public instrumentality exercising public and essential governmental functions, and the exercise by the authority of the powers conferred by this act shall be deemed and held to be the performance of an essential governmental function of the state. The authority shall not have the power to levy and collect taxes.
 - 67-6104. DECLARATION OF POLICY. It is hereby declared:
- (a) The functions of government have multiplied many times since the admission of the state of Idaho into the union in 1890;
- (b) In view of the many increased functions of government, it is necessary that proper provision of start-up loans for small businesses;
- (c) It is to the economic benefit of the citizens of the state of Idaho to provide sufficient start-up loans for small businesses.
- It is hereby further declared to be necessary and in the public interest that such state economic micro development authority provide for predevelopment costs, temporary financing, acquisition and operation of facilities for small businesses. The purpose of this act is to provide loans to Idaho businesses that otherwise would not be able to qualify for them in the traditional private market.
- It is hereby further declared that the foregoing are public purposes and uses for which public moneys may be borrowed, expended, advanced, loaned, or granted, and that such activities serve a public purpose in improving or otherwise benefiting the people of this state; that the necessity of enacting the provisions hereinafter set forth is in the public interest and is hereby so declared as a matter of express legislative determination.
- 67-6105. 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, 2012, shall also serve as a member of the Idaho housing and finance authority created in chapter 62, title 67, 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 chairperson and a vice-chair annually and such other officers as it may determine. Meetings shall be held at the call of the chairperson 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 as provided by section 59-509(o), 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.
- 67-6106. EXECUTIVE DIRECTOR. (a) The commissioners shall employ an executive director who shall also be the secretary and who shall administer, manage and direct the affairs and business of the authority, subject to the policies, control and direction of the commissioners. The commissioners may employ technical experts and such other officers, agents and employees, permanent and temporary, as it may require, and shall determine their qualifications, duties and compensation. The commissioners may delegate to one (1) or more of its agents or employees such administrative duties as it may deem proper.
- (b) The secretary shall keep a record of the proceedings of the authority and shall be custodian of all books, documents and papers filed with the authority and of its minute book and seal. He shall have authority to cause to be made copies of all minutes and other records and documents of the authority and to give certificates under the seal of the authority to the effect that such copies are true copies and all persons dealing with the authority may rely upon such certificates.
- 67-6107. CONFLICTS OF INTEREST. No commissioner or employee of the authority shall acquire any interest direct or indirect in any business or facility financed under this act or in any property or equity included or planned to be included in any such business or facility, nor shall he have any interest direct or indirect in any contract or proposed contract for materials or services to be furnished or used in connection with any such business or facility. If any commissioner or employee of the authority owns or controls an interest direct or indirect in any business or property included or planned to be included in any such business or facility, he

immediately shall disclose the same in writing to the authority and such disclosure shall be entered upon the minutes of the authority. Failure to disclose such interest shall constitute misconduct in office. Upon such disclosure such commissioner or employee shall not participate in any action by the authority affecting such business or property.

67-6108. NO FORFEITURE OF OFFICE. Notwithstanding the provisions of any other law, no officer or employee of this state shall be deemed to have forfeited or shall forfeit his office or employment by reason of his acceptance of membership on the authority or his service thereon.

67-6109. GENERAL POWERS OF THE AUTHORITY. The authority is hereby granted, has and may exercise all powers necessary or appropriate to carry out and effectuate its corporate purposes including, without limitation, the following:

- (a) Sue and be sued in its own name;
- (b) Have an official seal and to alter the same at pleasure;
- (c) Have perpetual succession;

- (d) Maintain an office at such place or places within this state as it may designate;
- (e) Adopt and from time to time amend and repeal bylaws and rules and regulations, not inconsistent with this act, to carry into effect the powers and purposes of the authority and the conduct of its business;
- (f) Make and execute contracts and all other instruments necessary or convenient for the exercise of its powers and functions;
- (g) Acquire real or personal property, or any interest therein, on either a temporary or long-term basis in the name of the authority by gift, purchase, transfer, foreclosure, lease or otherwise including rights or easements; hold, sell, assign, lease, encumber, mortgage or otherwise dispose of any real or personal property, or any interest therein, or mortgage interest owned by it or under its control, custody or in its possession and release or relinquish any right, title, claim, lien, interest, easement or demand however acquired, including any equity or right of redemption in property foreclosed by it and to do any of the foregoing by public sale, with such public bidding as shall be required by the provisions of any other law;
- (h) To lease or rent any lands, buildings, structures, facilities or equipment from private parties to effectuate the purposes of this act;
- (i) To enter into agreements or other transactions with and accept grants and the cooperation of the United States or any agency thereof or of the state of Idaho or any agency or governmental subdivision thereof in furtherance of the purposes of this act including, but not limited to, the development, maintenance, operation and financing of any business or facility and to do any and all things necessary in order to avail itself of such aid and cooperation;
- (j) To receive and accept aid or contributions from any source of money, property, labor or other things of value, to be held, used and applied to carry out the purposes of this act subject to such conditions upon which such grants and contributions may be made including, but not limited to, gifts or

grants from any department or agency of the United States or this state for any purpose consistent with this act;

- (k) To employ architects, engineers, attorneys, accountants, building construction and financial experts and such other advisors, consultants and agents as may be necessary in its judgment and to fix their compensation;
- (1) To procure insurance against any loss in connection with its property and other assets in such amounts and from such insurers as it deems desirable;
- (m) To invest any funds not needed for immediate use or disbursement, including any funds held in reserve, in:
 - (1) Bonds, notes and other obligations of the United States or any agency or instrumentality thereof and other securities secured by such bonds, notes or other obligation;
 - (2) Money market funds which are insured or the assets of which are limited to obligations of the United States or any agency or instrumentality thereof;
 - (3) Deposit accounts with public depositories;

- (4) Commercial paper which, at the time of its purchase, is rated in the highest category by a nationally recognized rating service; and
- (5) Property or securities in which the state treasurer may invest funds in the state treasury pursuant to section 67-1210, Idaho Code.
- (n) To borrow money and issue bonds and notes or other evidences of indebtedness thereof as hereinafter provided;
- (o) To the extent permitted under its contract with the holders of bonds, notes and other obligations of the authority to consent to any modification of any contract, lease or agreement of any kind to which the authority is a party;
- (p) To manage or operate real and personal property, in the state, take assignments of leases and rentals, proceed with foreclosure actions, or take any other action necessary or incidental to the performance of its corporate duties;
- (q) To make and enter into all contracts and agreements necessary or incidental to the performance of its duties and the execution of its powers under this act;
- (r) To plan, carry out, acquire, lease and operate facilities and to provide for the construction, reconstruction, improvement, alteration or repair of any facility or part thereof;
- (\$35,000) to small business start-ups or business expansion which may be one (1) business or related businesses and such businesses shall have less than fifty (50) employees provided that the maximum amount of loans and administrative costs in administering the authority shall not exceed two percent (2%) of value of the state sales tax account annual collections which amount shall be certified by the state tax commission using the average of the last three (3) years collections;
- (t) To do any act necessary or convenient to the exercise of the powers herein granted or reasonably implied therefrom;
- (u) To audit all loans and recipients of loans to ensure that loan proceeds are expended for the intended purpose as required in section

67-6110, Idaho Code, and that the loan and the expenditure of funds is in compliance with all state and federal laws.

- 67-6110. PROCEDURE PRIOR TO FINANCING BUSINESS PROJECTS. Notwithstanding any other provision of this act, the authority shall not finance any business or businesses pursuant to section 67-6109, Idaho Code, unless:
- (a) The business or businesses have entered into an agreement with the authority for the authority to provide financing for a business or a facility for the business; and
- (b) The authority finds that the business to be assisted pursuant to the provisions of this act, will benefit the public health, safety and welfare of the state by encouraging small business development and expansion and resultant employment increases; and
- (c) A business or businesses have provided a business plan that the authority believes will yield a positive return on investment to authority moneys while carrying out the provisions of this act; and
- (d) A business or businesses shall provide the authority with a specific list of intended uses of loan funds which uses must comply with all state and federal laws; and
- (e) The business or businesses have certified in writing, subject to penalty of perjury, that they have been unable to secure financing from any state or nationally chartered lender, upon the same terms and conditions as sought from the authority; and
- (f) The business or businesses have provided the authority a minimum of three (3) completed loan applications submitted to three (3) separate state or nationally chartered lenders, together with the state or nationally chartered lenders' denial(s) of the application(s).
- 67-6111. COOPERATION WITH MUNICIPALITIES, STATE BODIES OR COMMUNITY COLLEGE DISTRICTS. (a) The authority may obtain the aid and cooperation of the municipalities in which such businesses or facilities are to be located and shall have the power to enter into:
 - (1) Such agreements and arrangements as it deems necessary or advisable to obtain such aid and cooperation; and
 - (2) Agreements with municipalities or counties for the furnishing, installing, opening or closing of streets, roads, alleys, sidewalks or other places, or for the furnishing of property, sewage, water, and other services in connection with businesses or facilities financed under this act or for the changing of the map of a political subdivision of the planning, replanning, zoning, or rezoning of any part of a political subdivision.
- (b) The authority and any state body or community college district may join or cooperate with each other, either jointly or otherwise, in the exercise of any of their powers for the purpose of planning, undertaking, owning, constructing or contracting with respect to a business or a facility. The authority shall consult with and may enter into agreements will small business development centers in state colleges and universities.
- 67-6112. EXEMPTION FROM TAXATION. (a) As set forth in the declaration of finding and purpose herein, the authority will be performing an essential

governmental function in the exercise of the powers conferred upon it by this act, and the notes and bonds of the authority issued pursuant to this act, and the income therefrom including any profit made on the sale thereof and all its fees, charges, gifts, grants, revenues, receipts, and other moneys received, pledged to pay or secure the payment of such notes or bonds shall at all times be free from taxation of every kind by the state and by the municipalities and all other political subdivisions of the state.

- (b) The property of the authority and its income and operation shall be exempt from taxation or assessments upon any property acquired or used by the authority under the provisions of this act.
- 67-6113. ANNUAL REPORT. The authority shall submit to the governor within ninety (90) days after the end of its fiscal year a complete and detailed report setting forth:
 - (a) Its operations and accomplishments;
- (b) Its receipts and expenditures during such fiscal year in accordance with the categories or classifications established by the authority for its operating and capital outlay purposes;
- (c) Its assets and liabilities at the end of its fiscal year, including the status of reserve, special or other funds;
- (d) A schedule of its notes and bonds outstanding at the end of its fiscal year, together with a statement of the amounts redeemed and incurred during such fiscal year; and
 - (e) Loan amounts by industry segment and business size.

67-6114. BONDING PROVISIONS.

- (a) (1) The authority shall have power and is hereby authorized to issue from time to time its notes and bonds in such principal amount as the authority shall determine to be necessary to provide sufficient funds for achieving any of its corporate purposes, including the payment of interest on notes and bonds of the authority, establishment of reserves to secure such notes and bonds, and all other expenditures of the authority incident to and necessary or convenient to carry out its corporate purposes and powers.
- (2) The authority shall have the power, from time to time, to issue; (i) notes to renew notes; and (ii) bonds, to pay notes, including the interest thereon, and whenever it deems refunding expedient, to refund any bonds by the issuance of new bonds, whether the bonds to be refunded have or have not matured, and to issue bonds partly to refund bonds then outstanding and partly for any of its corporate purposes. The refunding bonds may be; (i) exchanged for bonds to be refunded; or (ii) sold and the proceeds applied to the purchase, redemption or payment of such bonds.
- (3) Except as may otherwise be expressly provided by the authority, every issue of its notes and bonds shall be general obligations of the authority payable out of any revenues or moneys of the authority, subject only to any agreements with the holders of particular notes or bonds pledging any particular revenues.
- (b) The notes and bonds shall be authorized by resolution or resolutions of the authority, shall bear such date or dates and shall

mature at such time or times as such resolution or resolutions may provide, except that no bond shall mature more than fifty (50) years from the date of its issue. The bonds may be issued as serial bonds payable in annual installments or as term bonds or as a combination thereof. The notes and bonds shall bear interest at such rate or rates, be in such denominations, be in such form, either coupon or registered, carry such registration privileges, be executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such terms of redemption as such resolution or resolutions may provide. The notes and bonds of the authority may be sold by the authority, at public or private sale, at such price or prices as the authority shall determine.

- (c) Any resolution or resolutions authorizing any notes or bonds or any issue thereof may contain provisions, which shall be a part of the contract or contracts with the holders thereof, as to:
 - (1) Pledging all or any part of the revenues to secure the payment of the notes or bonds or of any issue thereof, subject to such agreements with noteholders or bondholders as may then exist;
 - (2) Pledging all or any part of the assets of the authority to secure the payment of the notes or bonds or of any issue of notes or bonds, subject to such agreements with noteholders or bondholders as may then exist;
 - (3) The setting aside of reserves or sinking funds and the regulation and disposition thereof;
 - (4) Limitations on the purpose to which the proceeds of sale of notes or bonds may be applied and pledging such proceeds to secure the payment of the notes or bonds or of any issue thereof;
 - (5) Limitations on the issuance of additional notes or bonds; the terms upon which additional notes or bonds may be issued and secured; and the refunding of outstanding or other notes or bonds;
 - (6) The procedure, if any, by which the terms of any contract with noteholders or bondholders may be amended or abrogated; the amount of notes or bonds the holders of which must consent thereto; and the manner in which such consent may be given;
 - (7) Limitations on the amount of moneys to be expended by the authority for operating expenses of the authority;
 - (8) Vesting in a trustee or trustees such property, rights, powers and duties in trust as the authority may determine which may include any or all of the rights, powers and duties of the trustee appointed by the bondholders pursuant to this act and limiting or abrogating the right of the bondholders to appoint a trustee under this act or limiting the rights, powers and duties of such trustee;
 - (9) Defining the acts or omissions to act which shall constitute a default in the obligations and duties of the state building authority to the holders of the notes or bonds and providing for the rights and remedies of the holders of the notes or bonds in the event of such default, including as a matter of right, the appointment of a receiver; provided however, that such rights and remedies shall not be inconsistent with the general laws of the state and the other provisions of this act;
 - (10) Any other matters, of like or different character, which in any way affect the security or protection of the holders of the notes or bonds.

(d) Any pledge made by the authority shall be valid and binding from the time when the pledge is made; the revenues, moneys or property so pledged and thereafter received by the authority shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against the authority, irrespective of whether such parties have notice thereof. Neither the resolution nor any other instrument by which a pledge is created need be recorded.

- (e) Neither the commissioners of the authority nor any other person executing such notes or bonds shall be subject to any personal liability or accountability by reason of the issuance thereof.
- (f) The authority, subject to such agreements with noteholders or bondholders as may then exist, shall have power out of any funds available therefor to purchase notes or bonds of the authority, which shall thereupon be canceled, at a price not exceeding;
 - (1) If the notes or bonds are then redeemable, the redemption price then applicable plus accrued interest to the next interest payment thereon, or
 - (2) If the notes or bonds are not then redeemable, the redemption price applicable on the first date after such purchase upon which the notes or bonds become subject to redemption plus accrued interest to such date.
- (q) In the discretion of the authority, the bonds may be secured by a trust indenture by and between the authority and a corporate trustee which may be any trust company or bank having the power of a trust company in the state. Such trust indenture may contain such provisions for protecting and enforcing the rights and remedies of the bondholders as may be reasonable and proper and not in violation of law, including covenants setting forth the duties of the authority in relation to the exercise of its corporate powers and the custody, safeguarding and application of all moneys. The authority may provide by such trust indenture for the payment of the proceeds of the bonds and the revenues to the trustee under such trust indenture or other depository, and for the method of disbursement thereof, with such safeguards and restrictions as it may determine. All expenses incurred in carrying out such trust indenture may be treated as a part of the operating expenses of the authority. If the bonds shall be secured by a trust indenture, the bondholders shall have no authority to appoint a separate trustee to represent them.
- (h) Whether or not the notes and bonds are of such form and character as to be negotiable instruments under the terms of the uniform commercial code, the notes and bonds are hereby made negotiable instruments within the meaning of and for all the purposes of the uniform commercial code, subject only to the provisions of the notes and bonds for registration.
- (i) In case any of the commissioners or officers of the authority whose signatures appear on any notes or bonds or coupons shall cease to be such commissioners or officers before the delivery of such notes or bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such commissioners or officers had remained in office until such delivery.

67-6115. REFUNDING OBLIGATIONS -- ISSUANCE. The authority may provide for the issuance of refunding obligations for the purpose of refunding any obligations then outstanding which have been issued under the provisions of this act, including the payment of any redemption premium thereon and any interest accrued or to accrue to the date of redemption of such obligations and for any corporate purpose of the authority. The issuance of such obligations, the maturities and other details thereof, the rights of the holders thereof, and the rights, duties and obligations of the authority in respect of the same shall be governed by the provisions of this act which relate to the issuance of obligations, insofar as such provisions may be appropriate therefor.

67-6116. REFUNDING OBLIGATIONS -- USE OF PROCEEDS. obligations issued as provided in section 67-6112, Idaho Code, may be sold or exchanged for outstanding obligations issued under this act and, if sold, the proceeds thereof may be applied, in addition to any other authorized purposes, to the purchase, redemption or payment of such Pending the application of the proceeds of outstanding obligations. any such refunding obligations, with any other available funds, to the payment of the principal, accrued interest and any redemption premium on the obligations being refunded, and, if so provided or permitted in the resolution authorizing the issuance of such refunding obligations or in the trust agreement securing the same, to the payment of any interest on such refunding obligations and any expenses in connection with such refunding, such proceeds may be invested in direct obligations of, or obligations the principal of and the interest on which are unconditionally quaranteed by the United States of America which shall mature or which shall be subject to redemption by the holders thereof, at the option of such holders, not later than the respective dates when the proceeds, together with the interest accruing thereon, will be required for the purposes intended.

67-6117. DEPOSIT OF AUTHORITY MONEYS. (a) All moneys of the authority except as otherwise authorized or provided in this act shall be deposited as soon as practicable in deposit accounts with public depositories. The moneys in such accounts shall be paid out on checks signed by the executive director or such other officers or employees of the authority as the authority shall authorize. All deposits of such moneys shall, if required by the authority, be secured by obligations of the United States, of the state or of any municipalities or political subdivisions or agencies of the state at a market value equal at all times to the amount of the deposit, and all banks and trust companies are authorized to give such security for such deposits.

(b) Notwithstanding the provisions of this section, the authority shall have power to contract with the holders of any of its notes or bonds as to the custody, collection, securing, investment and payment of any moneys of the authority and of any moneys held in trust or otherwise for the payment of notes or bonds, and to carry out such contract. Moneys held in trust or otherwise for the payment of notes or bonds or in any way to secure notes or bonds and deposits of such moneys may be secured in the same manner as moneys

of the authority, and all banks and trust companies are authorized to give such security for such deposits.

67-6118. CONTRACT OF THE STATE. The state does hereby pledge to and agree with the holders of any notes or bonds issued under this act that the state will not limit or alter the rights hereby vested in the authority to fulfill the terms of any agreements made with the said holders thereof or in any way impair the rights and remedies of such holders until such notes and bonds, together with the interest thereon, with interest on any unpaid installments of interest, and all costs and expenses in connection with any action or proceeding by or on behalf of such holders, are fully met and discharged. The authority is authorized to include this pledge and agreement of the state in any agreement with the holders of such notes or bonds.

67-6119. LIMITATION OF LIABILITY ON AUTHORITY OBLIGATIONS. The notes, bonds or other obligations of the authority shall not be or become an indebtedness or obligation of the state of Idaho, or of any department, board, commission, agency, political subdivision, body corporate and politic, or instrumentality of or county within the state nor shall such notes, bonds or obligations of the authority constitute the giving or loaning of the credit of the state of Idaho, or of any department, board, commission, agency, political subdivision, body corporate and politic or instrumentality of or municipality or county within the state, nor shall they be payable out of any funds other than those of the authority; and such notes and bonds shall contain on the face thereof a statement to such effect.

67-6120. REMEDIES OF BONDHOLDERS AND NOTEHOLDERS. (a) In the event that the authority shall default in the payment of principal of or interest on any issue of notes and bonds after the same shall become due, whether at maturity or upon call for redemption, and such default shall continue for a period of thirty (30) days, or in the event that the authority shall fail or refuse to comply with the provisions of this act, or shall default in any agreement made with the holders of any issue of notes or bonds, the holders of twenty-five percent (25%) in aggregate principal amount of the notes or bonds of such issue then outstanding, may appoint a trustee to represent the holders of such notes or bonds for the purposes herein provided.

- (b) Such trustee may, and upon written request of the holders of twenty-five percent (25%) in principal amount of such notes or bonds then outstanding shall, in his or its own name:
 - (1) By suit, action or proceeding enforce all rights of the noteholders or bondholders, including the right to require the authority to carry out any agreements with such holders and to perform its duties under this act;
 - (2) Bring suit upon such notes or bonds;
 - (3) By action or suit, require the authority to account as if it were the trustee of an express trust for the holders of such notes or bonds;
 - (4) By action or suit, enjoin any acts or things which may be unlawful or in violation of the rights of the holders of such notes or bonds;

- (5) Declare all such notes or bonds due and payable, and if all defaults shall be made good, then, with the consent of the holders of twenty-five percent (25%) of the principal amount of such notes or bonds then outstanding, annul such declaration and its consequences.
- (c) Before declaring the principal of notes or bonds due and payable, the trustee shall first give thirty (30) days' notice in writing to the authority.

- 67-6121. STATE GRANTS AND LEASES TO AUTHORITY. The state may make grants of money or property and may lease property to the authority for the purpose of enabling it to carry out its corporate purposes and for the exercise of its powers including, but not limited to, deposits to the reserve funds of the authority. Notwithstanding any other provision of law to the contrary, the state may lease, with or without consideration, real or personal property to the authority for a term not to exceed fifty (50) years. This section shall not be construed to limit any other power the state may have to make such grants or to lease property to the authority, or to enter into other transactions with the authority.
- 67-6122. AUTHORITY OBLIGATIONS ARE LEGAL INVESTMENTS. The notes and bonds of the authority shall be legal investments in which all public officers and public bodies of this state, its political subdivisions, all municipalities and municipal subdivisions, all insurance companies and authoritys and other persons carrying on an insurance business, all banks, bankers, banking associations, trust companies, savings banks and savings associations, including savings and loan associations, building and loan associations, investment companies and other persons carrying on a banking business, all administrators, guardians, executors, trustees and other fiduciaries, and all other persons whatsoever who are now or may hereafter be authorized to invest in bonds or in other obligations of the state, may properly and legally invest funds, including capital, in their control or belonging to them. The notes and bonds are also hereby made securities which may properly and legally be deposited with and received by all public officers and bodies of the state or any agency or political subdivisions of the state and all municipalities and public corporations for any purpose for which the deposit of bonds or other obligations of the state is now or may hereafter be authorized by law.
- 67-6123. ACT NOT A LIMITATION OF POWERS. Neither this act nor anything herein contained is or shall be construed as a restriction or limitation upon any powers which the authority might otherwise have under any laws of this state, and this act is cumulative to any such powers. This act does and shall be construed to provide a complete, additional and alternative method for the doing of the things authorized thereby and shall be regarded as supplemental and additional to powers conferred by other laws. However, the issuance of bonds, notes and other obligations and refunding bonds under the provisions of this act need not comply with the requirements of any other state law applicable to the issuance of bonds, notes and other obligations. Contracts for the construction and acquisition of any facilities undertaken pursuant to this act need not comply with the provisions of any other state

law applicable to contracts for the construction and acquisition of property by the state or a community college district. No proceedings, notice or approval shall be required for the issuance of any bonds, notes and other obligations or any instrument as security therefor, except as is provided in this act.

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 67-6124. INCONSISTENCY WITH OTHER LAWS. Insofar as the provisions of this act are inconsistent with the provisions of any other law, general, specific or local, the provisions of this act shall be controlling.

67-6125. REPAYMENT OF LOANS. Loans issued pursuant to this act to small business shall comply with the following provisions. shall not be larger than thirty-five thousand dollars (\$35,000) to small business start-ups or business expansion. A person, partnership, firm, entity, corporation or limited liability company shall not have more than thirty-five thousand dollars (\$35,000) in debt owing to the authority not including interest. "Small business" means a business with less than fifty (50) full-time employees. Loans shall bear the interest rate set by the board of the authority with the legislative intent that the interest rate is intended to stay low to other markets while being sufficient for debt service and bond retirement. Loans issued by the authority shall not be dischargeable in any bankruptcy proceedings and liabilities of guarantors of such loans shall not be dischargeable in bankruptcy proceedings as well. The authority shall maintain sufficient reserves to cover bonds repayment in the event of nonpayment of its loans by the borrowers. The costs of maintaining such reserves may be passed on to loans made by the authority pursuant to this act.

67-6126. JOBS CREATED. (a) If a job is created from the proceeds of a loan issued pursuant to this act and the job pays at least Idaho's annual average wage as reported by the division of financial management for the year preceding the hire for the job and the employee is employed for at least one (1) entire calendar year, then two thousand five hundred dollars (\$2,500) shall be taken off the balance owing on the loan created up to ten (10) jobs maximum. The incentive shall be remitted from the state sales tax account directly to the authority. When a job is replaced, it shall pay at least Idaho's annual average wage as reported by the division of financial management for the year preceding the hire for the job for an entire calendar year.

- (b) Businesses must prove tax documentation to verify salary information and other documentation for retention of employees. Once a business uses the job creation incentive, it must increase the number of employees to earn another. The credit shall be used for additional jobs created. The authority shall monitor the additional jobs created.
- (c) The authority shall annually certify to the state tax commission an amount that is necessary to be paid to any capital reserve fund established by the authority for the retirement or repayment of bonds pursuant to this act and for any loan forgiveness pursuant to this section. When moneys become available the state sales tax account shall be repaid when the authority deems it prudent.

SECTION 2. That Section 63-3638, Idaho Code, be, and the same is hereby amended to read as follows:

- 63-3638. SALES TAX -- DISTRIBUTION. All moneys collected under this chapter, except as may otherwise be required in sections 63-3203 and 63-3709, Idaho Code, shall be distributed by the tax commission as follows:
- (1) An amount of money shall be distributed to the state refund account sufficient to pay current refund claims. All refunds authorized under this chapter by the commission shall be paid through the state refund account, and those moneys are continuously appropriated.
- (2) Five million dollars (\$5,000,000) per year is continuously appropriated and shall be distributed to the permanent building fund, provided by section 57-1108, Idaho Code.
- (3) Four million eight hundred thousand dollars (\$4,800,000) per year is continuously appropriated and shall be distributed to the water pollution control account established by section 39-3628, Idaho Code.
- (4) An amount equal to the sum required to be certified by the chairman of the Idaho housing and finance association to the state tax commission pursuant to section 67-6211, Idaho Code, in each year is continuously appropriated and shall be paid to any capital reserve fund, established by the Idaho housing and finance association pursuant to section 67-6211, Idaho Code. Such amounts, if any, as may be appropriated hereunder to the capital reserve fund of the Idaho housing and finance association shall be repaid for distribution under the provisions of this section, subject to the provisions of section 67-6215, Idaho Code, by the Idaho housing and finance association, as soon as possible, from any moneys available therefor and in excess of the amounts which the authority determines will keep it self-supporting.
- (5) An amount equal to the sum required by the provisions of sections 63-709 and 63-717, Idaho Code, after allowance for the amount appropriated by section 63-718 (3), Idaho Code, is continuously appropriated and shall be paid as provided by sections 63-709 and 63-717, Idaho Code.
- (6) An amount required by the provisions of chapter 53, title 33, Idaho Code.
- (7) An amount required by the provisions of chapter 87, title 67, Idaho Code.
- (8) For fiscal year 2011, and each fiscal year thereafter, four million one hundred thousand dollars (\$4,100,000), of which two million two hundred thousand dollars (\$2,200,000) shall be distributed to each of the forty-four (44) counties in equal amounts, and one million nine hundred thousand dollars (\$1,900,000) of which shall be distributed to the forty-four (44) counties in the proportion that the population of the county bears to the population of the state. For fiscal year 2012, and for each fiscal year thereafter, the amount distributed pursuant to this subsection (8), shall be adjusted annually by the tax commission in accordance with the consumer price index for all urban consumers (CPI-U) as published by the U.S. department of labor, bureau of labor statistics, but in no fiscal year shall the total amount allocated for counties under this subsection (8), be less than four million one hundred thousand dollars (\$4,100,000). Each county shall establish a special election fund to which shall be deposited

all revenues received from the distribution pursuant to this subsection (8). All such revenues shall be used exclusively to defray the costs associated with conducting elections as required of county clerks by the provisions of section 34-1401, Idaho Code.

- (9) One dollar (\$1.00) on each application for certificate of title or initial application for registration of a motor vehicle, snowmobile, all-terrain vehicle or other vehicle processed by the county assessor or the Idaho transportation department excepting those applications in which any sales or use taxes due have been previously collected by a retailer, shall be a fee for the services of the assessor of the county or the Idaho transportation department in collecting such taxes, and shall be paid into the current expense fund of the county or state highway account established in section 40-702, Idaho Code.
- (10) Eleven and five-tenths percent (11.5%) is continuously appropriated and shall be distributed to the revenue sharing account which is created in the state treasury, and the moneys in the revenue sharing account will be paid in installments each calendar quarter by the tax commission as follows:
 - (a) Twenty-eight and two-tenths percent (28.2%) shall be paid to the various cities as follows:
 - (i) Fifty percent (50%) of such amount shall be paid to the various cities, and each city shall be entitled to an amount in the proportion that the population of that city bears to the population of all cities within the state; and
 - (ii) Fifty percent (50%) of such amount shall be paid to the various cities, and each city shall be entitled to an amount in the proportion that the preceding year's market value for assessment purposes for that city bears to the preceding year's market value for assessment purposes for all cities within the state.
 - (b) Twenty-eight and two-tenths percent (28.2%) shall be paid to the various counties as follows:
 - (i) One million three hundred twenty thousand dollars (\$1,320,000) annually shall be distributed one forty-fourth (1/44) to each of the various counties; and
 - (ii) The balance of such amount shall be paid to the various counties, and each county shall be entitled to an amount in the proportion that the population of that county bears to the population of the state;
 - (c) Thirty-five and nine-tenths percent (35.9%) of the amount appropriated in this subsection (10) shall be paid to the several counties for distribution to the cities and counties as follows:
 - (i) Each city and county which received a payment under the provisions of section 63-3638(e), Idaho Code, during the fourth quarter of calendar year 1999, shall be entitled to a like amount during succeeding calendar quarters.
 - (ii) If the dollar amount of money available under this subsection (10)(c) in any quarter does not equal the amount paid in the fourth quarter of calendar year 1999, each city's and county's payment shall be reduced proportionately.

- (iii) If the dollar amount of money available under this subsection (10)(c) in any quarter exceeds the amount paid in the fourth quarter of calendar year 1999, each city and county shall be entitled to a proportionately increased payment, but such increase shall not exceed one hundred five percent (105%) of the total payment made in the fourth quarter of calendar year 1999.
- (iv) If the dollar amount of money available under this subsection (10)(c) in any quarter exceeds one hundred five percent (105%) of the total payment made in the fourth quarter of calendar year 1999, any amount over and above such one hundred five percent (105%) shall be paid fifty percent (50%) to the various cities in the proportion that the population of the city bears to the population of all cities within the state, and fifty percent (50%) to the various counties in the proportion that the population of a county bears to the population of the state; and
- (d) Seven and seven-tenths percent (7.7%) of the amount appropriated in this subsection (10) shall be paid to the several counties for distribution to special purpose taxing districts as follows:
 - (i) Each such district which received a payment under the provisions of section 63-3638(e), Idaho Code, during the fourth quarter of calendar year 1999, shall be entitled to a like amount during succeeding calendar quarters.
 - (ii) If the dollar amount of money available under this subsection (10) (d) in any quarter does not equal the amount paid in the fourth quarter of calendar year 1999, each special purpose taxing district's payment shall be reduced proportionately.
 - (iii) If the dollar amount of money available under this subsection (10) (d) in any quarter exceeds the amount distributed under paragraph (i) of this subsection (10) (d), each special purpose taxing district shall be entitled to a share of the excess based on the proportion each such district's current property tax budget bears to the sum of the current property tax budgets of all such districts in the state. The state tax commission shall calculate district current property tax budgets to include any unrecovered foregone amounts as determined under section 63-802(1)(e), Idaho Code. When a special purpose taxing district is situated in more than one (1) county, the tax commission shall determine the portion attributable to the special purpose taxing district from each county in which it is situated.
 - (iv) If special purpose taxing districts are consolidated, the resulting district is entitled to a base amount equal to the sum of the base amounts which were received in the last calendar quarter by each district prior to the consolidation.
 - (v) If a special purpose taxing district is dissolved or disincorporated, the state tax commission shall continuously distribute to the board of county commissioners an amount equal to the last quarter's distribution prior to dissolution or disincorporation. The board of county commissioners shall determine any redistribution of moneys so received.

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- (vi) Taxing districts formed after January 1, 2001, are not entitled to a payment under the provisions of this subsection (10) (d).
- (vii) For purposes of this subsection (10) (d), a special purpose taxing district is any taxing district which is not a city, a county or a school district.
- (11) Amounts calculated in accordance with section 2, chapter 356, laws of 2001, for annual distribution to counties and other taxing districts beginning in October 2001 for replacement of property tax on farm machinery and equipment exempted pursuant to section 63-602EE, Idaho Code. nonschool districts, the state tax commission shall distribute one-fourth (1/4) of this amount certified quarterly to each county. For school districts, the state tax commission shall distribute one-fourth (1/4) of the amount certified quarterly to each school district. For nonschool districts, the county auditor shall distribute to each district within thirty (30) calendar days from receipt of moneys from the tax commission. Moneys received by each taxing district for replacement shall be utilized in the same manner and in the same proportions as revenues from property taxation. The moneys remitted to the county treasurer for replacement of property exempt from taxation pursuant to section 63-602EE, Idaho Code, may be considered by the counties and other taxing districts and budgeted at the same time, in the same manner and in the same year as revenues from taxation on personal property which these moneys replace. If taxing districts are consolidated, the resulting district is entitled to an amount equal to the sum of the amounts which were received in the last calendar quarter by each district pursuant to this subsection prior to the consolidation. If a taxing district is dissolved or disincorporated, the state tax commission shall continuously distribute to the board of county commissioners an amount equal to the last quarter's distribution prior to dissolution or disincorporation. The board of county commissioners shall determine any redistribution of moneys so received. If a taxing district annexes territory, the distribution of moneys received pursuant to this subsection shall be unaffected. Taxing districts formed after January 1, 2001, are not entitled to a payment under the provisions of this subsection. School districts shall receive an amount determined by multiplying the sum of the year 2000 school district levy minus .004 times the market value on December 31, 2000, in the district of the property exempt from taxation pursuant to section 63-602EE, Idaho Code, provided that the result of these calculations shall not be less than zero (0). The result of these school district calculations shall be further increased by six percent (6%). For purposes of the limitation provided by section 63-802, Idaho Code, moneys received pursuant to this section as property tax replacement for property exempt from taxation pursuant to section 63-602EE, Idaho Code, shall be treated as property tax revenues.
- (12) Amounts necessary to pay refunds as provided in section 63-3641, Idaho Code, to a developer of a retail complex shall be remitted to the demonstration pilot project fund created in section 63-3641, Idaho Code.
- (13) Amounts calculated in accordance with subsection (4) of section 63-602KK, Idaho Code, for annual distribution to counties and other taxing districts for replacement of property tax on personal property tax

exemptions pursuant to subsection (1) of section 63-602KK, Idaho Code, which amounts are continuously appropriated unless the legislature enacts a different appropriation for a particular fiscal year.

- (14) An amount equal to the sum required to be certified by the chairperson of the Idaho micro enterprise development authority to the state tax commission pursuant to section 67-6125, Idaho Code, that is necessary to be paid to any capital reserve fund established by the authority for the retirement or repayment of bonds pursuant to this chapter and for any loan forgiveness pursuant to this section 67-6125, Idaho Code, is continuously appropriated and shall be paid to any capital reserve fund established by the micro enterprise development authority pursuant to chapter 61, title 67, Idaho Code. Such amounts, if any, as may be appropriated hereunder to the micro enterprise development authority, shall be repaid as soon as possible, from any moneys available therefor and in excess of the amounts that the authority determined will keep it self-supporting.
- $\underline{\text{(15)}}$ Any moneys remaining over and above those necessary to meet and reserve for payments under other subsections of this section shall be distributed to the general fund.

SECTION 3. SEVERABILITY. 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 the remaining portions of this act.