IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 539

BY REVENUE AND TAXATION COMMITTEE

AN ACT

1 RELATING TO RECREATIONAL PARK TRAILERS; AMENDING SECTION 39-4201, IDAHO 2 CODE, TO REVISE DEFINITIONS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING 3 SECTION 39-4202, IDAHO CODE, TO PROVIDE REFERENCES TO RECREATIONAL PARK 4 5 TRAILERS; AMENDING SECTION 39-4203, IDAHO CODE, TO PROVIDE REFERENCES TO RECREATIONAL PARK TRAILERS; AMENDING SECTION 49-104, IDAHO CODE, 6 TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE TECHNICAL CORRECTIONS; 7 AMENDING SECTION 49-117, IDAHO CODE, TO REMOVE A DEFINITION AND TO MAKE 8 A TECHNICAL CORRECTION; AMENDING SECTION 49-119, IDAHO CODE, TO DE-9 FINE A TERM, TO REVISE A DEFINITION AND TO MAKE A TECHNICAL CORRECTION; 10 AMENDING SECTION 49-121, IDAHO CODE, TO REMOVE A DEFINITION AND TO DE-11 FINE A TERM; AMENDING SECTION 49-410, IDAHO CODE, TO PROVIDE CORRECT 12 CODE REFERENCES; AMENDING SECTION 49-501, IDAHO CODE, TO PROVIDE THAT 13 CERTAIN TITLING REQUIREMENTS APPLY TO CERTAIN RECREATIONAL PARK TRAIL-14 15 ERS; AMENDING SECTION 55-2003, IDAHO CODE, TO REVISE A DEFINITION, TO REMOVE A DEFINITION, TO DEFINE A TERM AND TO MAKE TECHNICAL CORRECTIONS; 16 AMENDING SECTION 55-2004, IDAHO CODE, TO REVISE TERMINOLOGY; AMEND-17 ING CHAPTER 3, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 18 19 63-318, IDAHO CODE, TO PROVIDE THAT CERTAIN RECREATIONAL PARK TRAILERS 20 CONSTITUTE PERSONAL PROPERTY; AMENDING SECTION 63-602KK, IDAHO CODE, TO PROVIDE THAT A CERTAIN EXEMPTION FROM PERSONAL PROPERTY TAX SHALL NOT 21 APPLY TO RECREATIONAL PARK TRAILERS; AMENDING SECTION 63-3022A, IDAHO 22 CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING CHAPTER 36, TITLE 23 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3606C, IDAHO CODE, TO 24 ESTABLISH PROVISIONS REGARDING NEW RECREATIONAL PARK TRAILERS; AMEND-25 ING SECTION 63-3613, IDAHO CODE, TO REVISE AND TO ESTABLISH PROVISIONS 26 REGARDING SALES PRICE; AMENDING SECTION 63-3622HH, IDAHO CODE, TO PRO-27 VIDE THAT A CERTAIN PRODUCTION EXEMPTION DOES NOT APPLY TO RECREATIONAL 28 PARK TRAILERS, TO REVISE DEFINITIONS AND TO MAKE A TECHNICAL CORREC-29 TION; AND PROVIDING SEVERABILITY. 30

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

SECTION 1. That Section 39-4201, Idaho Code, be, and the same is hereby 32 amended to read as follows: 33

39-4201. DEFINITIONS. As used in this chapter: 34 (1) "Recreational pPark trailer" means a park trailer as defined in 35 36 recreational vehicle that is designed and marketed as temporary quarters for recreational, camping, travel or seasonal use, is built on a single chassis 37 originally mounted on wheels, is not permanently affixed to real property 38 for use as permanent dwelling, has a gross trailer area not exceeding four 39 hundred (400) square feet in the set-up mode and is certified by its manu-40 facturer as complying with the American National Standards Institute (ANSI) 41

A119.5 Standard for <u>Recreational</u> Park Trailers, and includes park models and
 park model recreational vehicles.

3 (2) "Recreational vehicle" means a vehicular type unit primarily de-4 signed as temporary living quarters for recreational, camping, or travel 5 use, which either has its own motive power or is mounted on or drawn by 6 another vehicle. The entities are: <u>recreational park trailer</u>, travel 7 trailer, camping trailer, truck camper, fifth-wheel trailer, and motor 8 home.

- 9 (a) "Camping trailer" means a vehicular portable unit mounted on wheels
 10 and constructed with collapsible partial side walls which that fold for
 11 towing by another vehicle and unfold at the campsite to provide tempo12 rary living quarters for recreational, camping or travel use.
- (b) "Fifth wheel trailer" means a vehicular unit, mounted on wheels,
 designed to provide temporary living quarters for recreational, camping or travel use, of such size or weight as not to require special highway movement permit(s), of gross trailer area not to exceed four hundred
 (400) square feet in the set_up mode, and designed to be towed by a motorized vehicle that contains a towing mechanism that is mounted above
 or forward of the tow vehicle's rear axle.
- (c) "Motor home" means a vehicular unit designed to provide temporary
 living quarters for recreational, camping or travel use built on or
 permanently attached to a self-propelled motor vehicle chassis or on a
 chassis cab or van which that is an integral part of the completed vehi cle.
- (d) "Travel trailer" means a vehicular unit, mounted on wheels, de signed to provide temporary living quarters for recreational, camping
 or travel use, of such size or weight as not to require special highway
 movement permits when towed by a motorized vehicle, and of gross trailer
 area less than three hundred twenty (320) square feet.
- (e) "Truck camper" means a portable unit constructed to provide tempo rary living quarters for recreational, camping or travel use, consist ing of a roof, floor and sides, designed to be loaded onto and unloaded
 from the bed of a pickup truck.
- 34 SECTION 2. That Section 39-4202, Idaho Code, be, and the same is hereby 35 amended to read as follows:
- 36 39-4202. COMPLIANCE. No manufacturer shall sell or offer for sale 37 within this state:
- (1) Any new recreational vehicle that is not manufactured in compliance
 with the American National Standards Institute (ANSI) Standard A119.2 for
 Recreational Vehicles; or
- (2) Any new <u>recreational</u> park trailer that is not manufactured in compliance with the American National Standards Institute (ANSI) Al19.5 Standards for <u>Recreational</u> Park Trailers.
- 44 SECTION 3. That Section 39-4203, Idaho Code, be, and the same is hereby 45 amended to read as follows:
- 46 39-4203. EXEMPTION FROM LOCAL ORDINANCES OR REGULATIONS. No recre 47 ational vehicle which meets the ANSI A119.2 Standard for Recreational

Vehicles or <u>recreational</u> park trailers which meets the ANSI A119.5 Standard for <u>Recreational</u> Park Trailers shall be required to comply with any local ordinances or regulations adopting standards relating to plumbing, heat producing and electrical systems in recreational vehicles or <u>recreational</u> park trailers.

6 SECTION 4. That Section 49-104, Idaho Code, be, and the same is hereby 7 amended to read as follows:

8 49-104. DEFINITIONS -- C. (1) "Cancellation of driver's license" 9 means the annulment or termination by formal action of the department of a 10 person's driver's license because of some error or defect in the driver's 11 license or because the licensee is no longer entitled to the driver's li-12 cense. The cancellation of a driver's license is without prejudice and after 13 compliance with requirements, the individual may apply for a new driver's 14 license at any time after cancellation.

(2) "Caravaning" means the transportation of any motor vehicle into, 15 16 out of, or within the state operating on its own wheels or in tow for the purpose of sale or offer of sale by any agent, dealer, manufacturer's represen-17 tative, purchaser, or prospective purchaser, regardless of residence unless 18 the motor vehicle is licensed by the state of Idaho, or is owned by an auto-19 mobile dealer, duly licensed as a dealer by this state. It shall also be con-20 21 sidered as the transportation of property for hire by a motor vehicle upon the highways of this state. 22

(3) "Certificate of liability insurance" means a certificate of lia-23 bility insurance issued by an insurance company authorized to do business 24 in this state or a certificate of liability insurance issued by the depart-25 26 ment of insurance which demonstrates current insurance against loss resulting from liability imposed by law for bodily injury or death or damage to 27 property suffered by any person caused by accident and arising out of the op-28 eration, maintenance or use of a motor vehicle described in the certificate 29 in an amount not less than that required by section 49-117(187), Idaho Code, 30 and also demonstrates the current existence of any other coverage required 31 by title 41, Idaho Code, or a certificate of self-insurance issued pursuant 32 to law for each motor vehicle to be registered. A certificate of liability 33 insurance shall contain the information required by the department of insur-34 35 ance, including the name and address of the owner of the motor vehicle and a description of the motor vehicle including identification number if there is 36 37 one, or a statement that all vehicles owned by a person or entity are covered by insurance, the inception date of coverage, and the name of the insurer. 38 "Certificate of liability insurance" may also include the original contract 39 of liability insurance or a true copy, demonstrating the current existence 40 of the liability insurance described in this subsection. 41

42 (4) "Certification of safety compliance" means that a motor carrier
43 certifies as part of its registration process that it has knowledge of the
44 federal regulations and rules promulgated by the Idaho transportation de45 partment and the Idaho state police applicable to motor carriers.

(5) "Chains" means metal traction devices required pursuant to section
49-948, Idaho Code, which consist of two (2) circular metal loops, one (1)
on each side of the tire, connected by not less than nine (9) evenly spaced
chains across the tire tread.

(6) "Coerce" means to compel or attempt to compel by threat or use of 1 2 force.

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(7) "Commercial coach." (See section 39-4301, Idaho Code)

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(8) "Commercial driver's license" means any class A, class B or class C driver's license as defined in section 49-105, Idaho Code.

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(9) "Commercial driver license information system (CDLIS)" is the in-7 formation system established to serve as a clearinghouse for locating information related to the licensing and identification of motor vehicle drivers. 8

(10) "Commercial driver training school" means a business enterprise 9 conducted by an individual, association, partnership, or corporation, for 10 the education and training of persons, either practically or theoretically, 11 or both, to operate or drive motor vehicles, and charging a consideration or 12 tuition for such services. 13

(11) "Commercial learner's permit" means a permit issued to an indi-14 vidual by a state or other jurisdiction of domicile, in accordance with the 15 16 standards contained in 49 CFR 383.5, that when carried with a valid driver's license issued by the same state or jurisdiction, authorizes the individual 17 to operate a commercial vehicle when accompanied by a holder of a valid com-18 mercial driver's license (CDL) for purposes of behind-the-wheel training. 19

(12) "Commercial vehicle" or "commercial motor vehicle." (See "Vehi-20 21 cle, "section 49-123, Idaho Code)

(13) "Compliance review" means an on-site examination of motor car-22 23 rier operations, which may be at the carrier's place of business, including driver's hours of service, vehicle maintenance and inspection, driver 24 qualifications, commercial driver's license requirements, financial re-25 26 sponsibility, accidents, hazardous materials, and such other related safety 27 and transportation records to determine safety fitness.

(14) "Controlled substance" means any substance so classified under 28 section 102(6) of the controlled substances act, 21 U.S.C. 802(6), and in-29 cludes all substances listed on schedules I through V_T of 21_T CFR part 1308, 30 as they may be revised from time to time. 31

(15) "Conviction" means:

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(a) The person has pled guilty or has been found guilty, notwithstanding the form of the judgment or withheld judgment. A conviction for purposes of this title shall also include an infraction judgment.

(b) For purposes of disqualification or withdrawal of commercial vehi-36 cle driving privileges only, "conviction" means an unvacated adjudica-37 tion of guilt, or determination that a person has violated or failed to 38 comply with the law in a court of original jurisdiction or by an autho-39 rized administrative tribunal, an unvacated forfeiture of bail or col-40 lateral deposited to secure the person's appearance in court, a plea of 41 quilty or nolo contendere accepted by the court, the payment of a fine or 42 court cost, or violation of a condition of release without bail, regard-43 less of whether or not the penalty is rebated, suspended or probated. 44

(16) "Crosswalk" means: 45

(a) That part of a highway at an intersection included within the con-46 47 nections of the lateral lines of the sidewalks on opposite sides of the highway measured from the curbs or in the absence of curbs, from the 48 edges of the traversable highway; and in the absence of a sidewalk on one 49 side of the highway, that part of a highway included within the exten-50

sion of the lateral lines of the existing sidewalk at right angles to the

(b) Any portion of a highway at an intersection or elsewhere distinctly

indicated for pedestrian crossing by lines or other markings on the sur-

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centerline.

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SECTION 5. That Section 49-117, Idaho Code, be, and the same is hereby amended to read as follows: DEFINITIONS -- P. (1) "Park" or "parking" means the standing 49-117. of a vehicle, whether occupied or not, other than temporarily for the pur-10 pose of and while actually engaged in loading or unloading property or pas-11 sengers. (2) "Park trailer." (See "Trailer," section 49-121, Idaho Code) 12 (3) "Part-time salesman" means any person employed as a vehicle sales-13 man on behalf of a dealer less than thirty (30) hours per week. 14 (43) "Peace officer." (See section 19-5101(d), Idaho Code) 15 16 (54) "Pedestrian" means any person afoot and any person operating a wheelchair or a motorized wheelchair or an electric personal assistive mo-17 bility device. 18 (65) "Pedestrian path" means any path, sidewalk or way set-aside and 19 used exclusively by pedestrians. 20 21 (76) (a) "Person" means every natural person, firm, fiduciary, copartnership, association, corporation, trustee, receiver or assignee for 22 the benefit of creditors, political subdivision, state or federal gov-23 ernmental department, agency, or instrumentality, and for the purposes 24 of chapter 22 of this title shall include a private, common or contract 25 26 carrier operating a vehicle on any highway of this state. (b) "Person with a disability" means: 27 A person who is unable to walk two hundred (200) feet or more 28 (i) unassisted by another person; 29 30 (ii) A person who is unable to walk two hundred (200) feet or more without the aid of a walker, cane, crutches, braces, prosthetic 31 device or a wheelchair; or 32 (iii) A person who is unable to walk two hundred (200) feet or 33 more without great difficulty or discomfort due to the following 34 impairments: neurological, orthopedic, respiratory, cardiac, 35 36 arthritic disorder, blindness, or the loss of function or absence of a limb. 37 (iv) For the purposes of chapters 3 and 4 of this title, a person 38 with a permanent disability is one whose physician certifies that 39 the person qualifies as a person with a disability pursuant to this 40 subsection (7) (b) paragraph, and further certifies that there is 41 42 no expectation for a fundamental or marked change in the person's condition at any time in the future. 43 (87) "Personal information" means information that identifies an indi-44 vidual, including an individual's photograph or computerized image, social 45 security number, driver identification number, name, address, telephone 46 47 number, and medical or disability information, but does not include information on vehicular accidents, driving or equipment-related violations, 48

the five-digit zip code of the person's address, or status of the driver's license or motor vehicle registration.

3 4 (98) "Pneumatic tire." (See "Tires," section 49-121, Idaho Code)

(109) "Pole trailer." (See "Trailer," section 49-121, Idaho Code)

5 (110) "Possessory lien" means a lien dependent upon possession for com-6 pensation to which a person is legally entitled for making repairs or per-7 forming labor upon, and furnishing supplies or materials for, and for the 8 towing, storage, repair, or safekeeping of, any vehicle of a type subject to 9 registration.

10 (121) "Possessory lienholder" means any person claiming a lien, that 11 lien claimed to have accrued on a basis of services rendered to the vehicle 12 which is the subject of the lien.

(132) "Preceding year" means, for the purposes of section 49-435, Idaho Code, a period of twelve (12) consecutive months fixed by the department, prior to July 1 of the year immediately preceding the commencement of the registration or license year for which proportional registration is sought. The department in fixing the period shall make it conform to the terms, conditions and requirements of any applicable agreement or arrangement for the proportional registration of vehicles.

(143) "Pressure regulator valve" means a device or system which governs
 the load distribution and controls the weight borne by a variable load sus pension axle in accordance with a predetermined valve setting.

(154) "Principal place of business" means an enclosed commercial struc-23 ture located within the state, easily accessible and open to the public at 24 all reasonable times, with an improved display area large enough to display 25 five (5) or more vehicles of the type the dealer is licensed to sell, imme-26 diately adjoining the building, and at which the business of a dealership, 27 including the display and repair of vehicles, may be lawfully carried on 28 in accordance with the terms of all applicable building codes, zoning and 29 other land-use regulatory ordinances, and in which building the public shall 30 be able to contact the dealer or his salesmen in person or by telephone at 31 all reasonable times. The books, records and files necessary to conduct 32 the business of the dealership must be kept or reproduced electronically at 33 the dealership's licensed location(s). A dealership keeping its physical 34 books, records and files at an off-site location must notify the department 35 in writing of such location at least thirty (30) days in advance of moving 36 such books, records and files off-site. Physical books, records and files 37 must be made available to the department upon request within three (3) busi-38 39 ness days of such request. The principal place of business shall display an exterior sign permanently affixed to the land or building, with letters 40 clearly visible to the major avenue of traffic. In no event shall a room or 41 rooms in a hotel, rooming house, or apartment house building or a part of any 42 single or multiple unit dwelling house be considered a "principal place of 43 business" within the terms and provisions of this title unless the entire 44 ground floor of that hotel, apartment house, or rooming house building or 45 dwelling house be devoted principally to and occupied for commercial pur-46 poses, and the office or offices of the dealer be located on the ground floor. 47 (165) "Private property open to the public" means real property not 48

49 owned by the federal government or the state of Idaho or any of its political

subdivisions, but is available for vehicular traffic or parking by the general public with the permission of the owner or agent of the real property.

3 (176) "Private road" means every way or place in private ownership and 4 used for vehicular travel by the owner and those having express or implied 5 permission from the owner, but not by other persons.

(187) "Proof of financial responsibility" means proof of ability to re-6 7 spond in damages for liability, on account of accidents occurring subsequent to the effective date of the proof, arising out of the ownership, mainte-8 nance or use of a motor vehicle, in the amount of twenty-five thousand dol-9 lars (\$25,000) because of bodily injury to or death of one (1) person in any 10 one (1) accident, and, subject to the limit for one (1) person, in the amount 11 of fifty thousand dollars (\$50,000) because of bodily injury to or death of 12 two (2) or more persons in any one (1) accident, and in the amount of fifteen 13 thousand dollars (\$15,000) because of injury to or destruction of property 14 of others in any one (1) accident. 15

(1<u>98</u>) "Proper authority" means a public highway agency.

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17 (2019) "Public highway agency" means the state transportation depart-18 ment, any city, county, highway district or any other state agency which has 19 jurisdiction over public highway systems and public rights-of-way.

(210) "Public right-of-way" means a right-of-way open to the public and
 under the jurisdiction of a public highway agency, where the public highway
 agency has no obligation to construct or maintain said right-of-way for ve hicular traffic.

(221) "Public road jurisdiction" means a public highway agency.
 (232) "Purchase." (See "Sell," "sold," and "buy," section 49-120, Idaho
 Code)

27 SECTION 6. That Section 49-119, Idaho Code, be, and the same is hereby 28 amended to read as follows:

49-119. DEFINITIONS -- R. (1) "Racing" means the use of one (1) or more
vehicles in an attempt to outgain, outdistance, or prevent another vehicle
from passing, to arrive at a given destination ahead of another vehicle,
or to test the physical stamina or endurance of drivers over long-distance
driving routes.

(2) "Radio operator, amateur" means any person licensed by the Federal
 Communications Commission to engage in private and experimental two-way ra dio operation and holding a conditional class license or higher.

(3) "Railroad" means a carrier of persons or property upon cars oper-ated upon stationary rails.

(4) "Railroad train" means a steam engine, electric or other motor,with or without cars coupled thereto, operated upon rails.

(5) "Railroad sign" or "signal" means any sign, signal or device
erected by authority of a public body or official or by a railroad and intended to give notice of the presence of railroad tracks or the approach of a
railroad train.

(6) "Recreational vehicle" means a motor home, travel trailer,
 recreational park trailer, truck camper or camping trailer, with or without
 motive power, designed for human habitation for recreational or emergency
 occupancy. It does not include pick-up pickup hoods, shells, or canopies
 designed, created or modified for occupational usage. School buses or

van-type vehicles which are converted to recreational use, are defined as 1 2 recreational vehicles.

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(7) "Recreational park trailer." (See "Trailer," section 49-121, Idaho Code)

5 (8) "Registered maximum gross weight" means the maximum gross weight established on the registration document as declared by the owner at the time 6 7 of registration or renewal of registration.

(89) "Registered owner" means any person required to register a vehi-8 cle, whether or not a lienholder appears on the title in the records of the 9 10 department.

11 (910) "Registration" means the registration certificate or certificates and license plate or plates issued under the laws of this state 12 pertaining to the registration of vehicles. 13

(101) "Rental utility trailer" means a utility trailer offered for hire 14 to the general public for private or commercial use. 15

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(112) "Rescission of sale." (See section 28-2-608, Idaho Code)

(123) "Resident" means for purposes of vehicle registration, titling, a 17 driver's license or an identification card, a person whose domicile has been 18 within Idaho continuously for a period of at least ninety (90) days, exclud-19 ing a full-time student who is a resident of another state. A person, includ-20 21 ing a full-time student who has established a domicile in Idaho may declare residency earlier than ninety (90) days for vehicle registration, titling, 22 driver's license and identification card purposes. Establishment of resi-23 dency shall include a spouse and dependent children who reside with that per-24 son in the domicile. A domicile shall not be a person's workplace, vacation 25 26 or part-time residence.

(134) "Residential district." (See "District," section 49-105, Idaho 27 28 Code)

(145) "Residential neighborhood" for purposes of this chapter, is an 29 area abutting a highway which is used primarily for nontransient human habi-30 tation, parks and churches. 31

(156) "Revocation of driver's license" means the termination by formal 32 action of the department or as otherwise provided in this title of a person's 33 driver's license or privilege to operate a motor vehicle on the highways, 34 which terminated driver's license or privilege shall not be subject to re-35 newal or restoration except that an application for a new driver's license 36 may be presented and acted upon by the department after the expiration of the 37 applicable period of time prescribed in this title. 38

39 (167) "Revocation of vehicle registration" means the termination by formal action of the department or as otherwise provided in this title of 40 a person's vehicle registration or, in the case of fleets of vehicles, all 41 vehicle registrations in each fleet operated by a company. Upon revocation, 42 the privileges of operating the vehicles on Idaho highways is terminated 43 until the difficulty that caused the revocation is corrected and an applica-44 tion for new registration is presented and acted upon. 45

(178) "Ridesharing arrangement" means the nonprofit transportation in 46 47 a passenger motor vehicle with a seating capacity not exceeding fifteen (15) people including the driver, which is not otherwise used for commercial pur-48 poses or as a public conveyance, whereby a fixed group, not exceeding fifteen 49 (15) people including passengers and driver, is transported between their 50

residences or nearby termini, and their places of employment or educational 1 2 or other institutions or termini near those places, in a single daily round trip where the driver is also on the way to or from his place of employment or 3 education or other institution. 4

(189) "Right-of-way" means the right of one (1) vehicle or pedestrian 5 to proceed in a lawful manner in preference to another vehicle or pedestrian 6 7 approaching under circumstances of direction, speed and proximity as to give rise to danger of collision unless one grants precedence to the other. The 8 term shall not be interpreted to mean that a highway user is relieved from the 9 duty to exercise reasonable care at all times and from doing everything to 10 11 prevent an accident. Failure to yield right-of-way shall not be construed as negligence per se or as prima facie evidence of negligence. 12

(1920) "Roadway" means that portion of a highway improved, designed or 13 ordinarily used for vehicular travel, exclusive of sidewalks, shoulders, 14 berms and rights-of-way. 15

SECTION 7. That Section 49-121, Idaho Code, be, and the same is hereby 16 17 amended to read as follows:

DEFINITIONS -- T. (1) "Temporary supplemental lot" means a 18 49-121. location other than the principal place of business, or supplemental lot 19 within the same or adjacent county as the principal place of business, where 20 21 a licensed dealer may secure a license to conduct the business and is licensed for a period of time not to exceed ten (10) days for a specific purpose 22 such as auto shows, auctions, shopping center promotions, tent sales, etc. 23 Temporary supplemental lots shall meet all local zoning and building codes 24 for the type of business being conducted. The requirements for a principal 25 26 place of business shall not be applicable to temporary supplemental lot locations. The adjacent county restriction shall not apply if the dealer holds 27 the franchise for the products to be displayed or sold and has approval from 28 a manufacturer for the location where the proposed temporary supplemental 29 lot license will be issued by the department. Nonfranchised dealers shall be 30 permitted to temporarily display or sell their products within a one hundred 31 seventy-five (175) mile radius of their principal place of business, upon 32 approval by the department. 33

(2) "Tires" means: 34

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(a) Metal. Every tire the surface of which in contact with the highway is wholly or partly of metal or other hard, nonresilient material. 36

(b) Pneumatic. Every tire in which compressed air is designed to sup-37 port the load. 38

(c) Snow tire. Every rubber tire with tread design or material embedded 39 in the tire to improve winter traction except studded tires. 40

Solid rubber. Every tire of rubber or other resilient material (d) which does not depend upon compressed air for the support of the load.

(e) Studded tire. Every tire with built-in lugs of tungsten carbide 43 or other suitable material designed to contact the road surface for im-44 proved winter traction. 45

(3) "Traffic" means pedestrians, ridden or herded animals, vehicles, 46 47 streetcars and other conveyances either singly or together while using any highway for purposes of travel. 48

(4) "Traffic lane" or "lane of travel" means that portion of the roadwayfor movement of a single line of vehicles.

3 (5) "Traffic-control device" means any device, whether manually,
4 electrically or mechanically operated, placed or erected by authority of a
5 public body or official having jurisdiction, for the purpose of regulating,
6 warning or guiding traffic.

(6) "Trailer" means:

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(a) General. Every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle.

(b) Fifth-wheel trailer. A vehicular unit equipped in the same manner
as a travel trailer but constructed with a raised forward section that
allows a bi-level floor plan. This style is designed to be towed by a vehicle equipped with a device known as a fifth-wheel hitch, which is typically installed in the bed of a pickup truck.

(c) Fold down camping trailer. A vehicular portable unit mounted on
 wheels and constructed with collapsible partial side walls, which fold
 for towing by another vehicle and unfold at the campsite to provide tem porary living quarters, for recreational, camping or travel use.

(d) Recreational pPark trailer. A trailer designed to be towed by a mo-19 20 torized vehicle, and of such size and weight as not to require a special 21 highway movement permit. It is designed for seasonal or temporary living quarters and may be connected to utilities necessary for operation 22 of installed fixtures and appliances. It is built on a single permanent 23 chassis and constructed to permit set up by persons without special 24 skills recreational vehicle that is designed and marketed as temporary 25 quarters for recreational, camping, travel or seasonal use, is built 26 on a single chassis originally mounted on wheels, is not permanently 27 affixed to real property for use as permanent dwelling, has a gross 28 trailer area not exceeding four hundred (400) square feet in the set-up 29 mode and is certified by its manufacturer as complying with the American 30 National Standards Institute (ANSI) A119.5 Standard for Recreational 31 Park Trailers, and includes park models and park model recreational 32 vehicles. 33

(e) Pole trailer. Every vehicle without motive power designed to be
drawn by another vehicle and attached to the towing vehicle by means of
a reach or pole or by being boomed or otherwise secured to the towing vehicle, and ordinarily used for transporting long or irregularly shaped
loads such as poles, pipes, or structural members capable, generally,
of sustaining themselves as beams between the supporting connections.

(f) Semitrailer. Every vehicle without motive power, designed for carrying persons or property and for being drawn by a motor vehicle and so
constructed that some part of its weight and that of its load rests upon
or is carried by the towing vehicle.

(g) Travel trailer. A vehicular unit, mounted on wheels designed to
 provide temporary living quarters for recreational, camping, travel or
 emergency use and of such size or weight as not to require special high way movement permits when towed by a motorized vehicle.

(h) Utility trailer. (See "Utility trailer," section 49-122, IdahoCode)

(7) "Transitional ownership document" means a document used to perfect 1 2 a lien against creditors or subsequent purchasers when the primary ownership document is not available and the selling dealer, new security interest 3 holder or their agent, to the best of their knowledge, will not have posses-4 5 sion of the primary ownership document, within thirty (30) days of the sale, or if no sale is involved, the date the contract or security agreement being 6 7 perfected was signed, and contains all of the following:

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(a) The date of sale or if no sale is involved, the date the contract or security agreement being perfected was signed;

(b) The name and address of each owner of the vehicle;

(c) The name and address of each security interest holder;

(d) If there are multiple security interest holders, the priorities of 12 interest if the security interest holders do not jointly hold a single 13 security interest; 14

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- (e) The vehicle identification number;

16 (f) The name of the security interest holder or person who submits the transitional ownership document for the security interest holder; and 17

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(q) Any other information the department may require for its records.

(8) "Transportation," for the purposes of chapter 22, title 49, Idaho 19 Code, means the movement of any regulated quantity of hazardous material or 20 21 hazardous waste within, through, or to any destination in this state upon the highways of this state. 22

(9) "Transporter" means every person engaged in the business of deliv-23 ering vehicles of a type required to be registered from a manufacturing, as-24 sembling or distributing plant to dealers or sales agents of a manufacturer, 25 except in chapter 22, title 49, Idaho Code, where it means any person who 26 27 transports a hazardous material or hazardous waste within, through, or to any destination upon the highways of this state. 28

(10) "Truck" means: 29

(a) Refuse/sanitation. Any vehicle designed and used solely for the 30 purpose of transporting refuse. 31

(b) General. Every motor vehicle exceeding eight thousand (8,000) 32 pounds gross weight designed, used or maintained primarily for the 33 34 transportation of property.

(c) Pickup truck. Every motor vehicle eight thousand (8,000) pounds 35 gross weight or less which is designed, used or maintained primarily for 36 the transportation of property. 37

Truck camper. A portable unit constructed to provide temporary 38 (d) living quarters for recreational, travel or camping use, consisting of 39 a roof, floor, and sides, designed to be loaded onto and unloaded from 40 the bed of a pickup truck, and containing at least one (1) of the follow-41 ing facilities: stove; refrigerator or icebox; self-contained toilet; 42 heater or air conditioner; potable water supply including a faucet and 43 sink; separate 110-125 volt electrical power supply; or LP-gas supply. 44 Truck campers originally constructed with an overall length of six (6) 45 feet or longer shall be titled as provided in chapter 5 of this title 49. 46 47 A truck camper does not include pickup hoods, shells or canopies.

(e) Truck tractor. Every motor vehicle designed and used primarily for 48 drawing other vehicles but not so constructed as to carry a load other 49 than a part of the weight of the vehicle and load so drawn. 50

(11) "True mileage driven" means the mileage of the vehicle as registered by the odometer within the manufacturer's designed tolerance.

3 SECTION 8. That Section 49-410, Idaho Code, be, and the same is hereby
4 amended to read as follows:

49-410. SPECIAL LICENSE PLATES AND PLACARDS FOR PERSONS WITH A DIS-5 ABILITY -- PARKING PRIVILEGES -- PLACARDS FOR CERTAIN TEMPORARILY DISABLED 6 7 PERSONS -- ENFORCEMENT. (1) Any person with a disability as defined in section 49-117, Idaho Code, or any parent or guardian of a dependent child with 8 a disability as defined in section 49-117, Idaho Code, without regard to the 9 10 age of the dependent child, shall be eligible for the use of special license plates bearing the international accessible symbol, for any vehicle owned 11 12 by such person or owned by a qualified parent or guardian, but excluding any commercial vehicle with a registered maximum gross weight over twenty-six 13 thousand (26,000) pounds. The parking privileges granted under the provi-14 sions of subsection (7) of this section shall apply to any vehicle displaying 15 16 special license plates or placard issued pursuant to this section.

(2) Registration and license plate fees for vehicles owned by a per-17 son with a disability or qualified parent or guardian of a dependent child 18 with a disability, shall be as provided, respectively, in sections 49-402, 19 49-434(1) and 49-450, Idaho Code. Nothing in this section shall be construed 20 21 as abrogating provisions of section 49-445, Idaho Code. The use of the special placard issued under the provisions of subsection (4) of this section, 22 shall not exempt the owner of a motor vehicle from otherwise properly regis-23 tering and licensing the motor vehicle. 24

(3) Special license plates for persons with a disability and for the
parent or guardian of a dependent child with a disability, shall be the
same size and color as other license plates, and shall have displayed upon
them the registration numbers assigned to the vehicle and to the owner. The
plates shall be numbered in a manner prescribed by the department, but the
plates shall display the international accessible symbol.

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International Accessible Symbol

(4) The department shall issue a special placard bearing the interna-32 tional accessible symbol and other information the department may require, 33 34 to: 35 (a) Any qualified person with a disability who does not own a motor vehicle; 36 (b) Any qualified person with a disability who owns a motor vehicle, 37 without regard to weight or use of the vehicle; 38 (c) Any parent or guardian of a dependent child with a disability who 39 owns a motor vehicle without regard to weight or use of the vehicle; 40 41 (d) Any business entity which is engaged in transportation of persons with a disability, which business shall not be required to submit a 42 physician's certification. In addition to other application require-43 ments, a business applicant shall sign a declaration that he is engaged 44 in the transportation of persons with a disability. A business entity 45 46 may include, but not be limited to, hospitals, nursing homes, federal, state and local governmental agencies and taxicabs. 47

(5) Any person or business issued a special placard shall affix the special placard to a motor vehicle in a conspicuous place designated by the department. The placard shall bear distinguishing marks, letters or numerals indicating the vehicle is utilized by a permanently disabled person. When the placard is affixed to a motor vehicle and the motor vehicle is transporting a person with a disability, special parking privileges are granted as provided in subsection (7) of this section.

8 (6) Application for special license plates, a special placard, or 9 both as applicable and at the option of the applicant, shall be made upon 10 a form furnished by the department and shall include a written certifica-11 tion by a licensed physician, licensed physician assistant, or licensed 12 advanced practice professional nurse verifying that the applicant's stated 13 impairment qualifies as a disability according to the provisions of section 14 49-117, Idaho Code.

(7) Any motor vehicle displaying special license plates for a person 15 16 with a disability, without regard to the state of residence or displaying the special placard provided in subsections (4) and (8) of this section, shall 17 be allowed to park for unlimited periods of time in parking zones or areas 18 which are otherwise restricted as to the length of time parking is permitted, 19 to park in spaces and zones designated for persons with a disability, and to 20 21 park in any public parking space with metered parking without being required to pay any parking meter fee. The provisions of this subsection shall not be 22 23 applicable to those zones or areas in which the stopping, parking, or standing of all vehicles is prohibited or which are reserved for special types of 24 vehicles, to areas where vehicular parking is prohibited for periods in ex-25 cess of forty-eight (48) hours, or to areas where parking is prohibited for 26 certain periods of time in order to allow snow removal, street construction 27 or maintenance or for other emergency purposes. Nothing herein shall pro-28 hibit the designation of parking spaces for use by disabled persons for un-29 limited periods of time. 30

(8) Any person who shall submit satisfactory proof to the department 31 that he is so temporarily disabled as defined in section 49-117(76)(b), 32 Idaho Code, shall be entitled to receive for one (1) motor vehicle only, 33 a special placard to be affixed to a motor vehicle in a conspicuous place 34 designated by the department, bearing distinguishing marks, letters or nu-35 merals indicating that the vehicle is utilized by a temporarily disabled 36 This special temporary placard shall be valid between one (1) 37 person. and six (6) months depending on the written authorization of the licensed 38 39 physician, licensed physician assistant, or licensed advanced practice professional nurse and as specified by the department on the placard. 40

(9) Any use of the plate or placard by any person other than those meeting the definition of disability under section 49-117 (76) (b), Idaho Code, or
as otherwise authorized by this section, to obtain parking shall constitute
an infraction punishable by a fine of one hundred dollars (\$100).

(10) Any person who unlawfully possesses, sells, copies, duplicates,
distributes, manufactures or aids and abets in the unlawful possession,
sale, copying, duplicating, distributing or manufacturing of a special
plate or placard is guilty of a misdemeanor punishable by a fine not to exceed
one thousand dollars (\$1,000), or by imprisonment in the county jail for a
period not to exceed thirty (30) days or by both. The court shall also impose

as a term of the sentence a period not to exceed forty (40) hours of commu-1 2 nity service provided to a nonprofit organization which serves people with disabilities. The unlawfully obtained special plate or placard shall be 3 subject to confiscation by law enforcement officials. Following conviction 4 5 or dismissal, the special plate or placard confiscated by law enforcement shall be sent to the department. 6

Law enforcement officials and/or their designees as authorized by a 7 city or county shall enforce the provisions of subsections (1) through (9) 8 of this section and are empowered, using reasonable discretion, to check 9 personal identification to determine if the user of the plate or placard is 10 11 authorized to use accessible parking privileges. Any fines collected shall be retained by the city or county whose law enforcement official issued the 12 citation. 13

SECTION 9. That Section 49-501, Idaho Code, be, and the same is hereby 14 amended to read as follows: 15

16 49-501. TITLING REQUIREMENTS -- EXEMPTIONS. (1) The provisions of this chapter shall apply to every vehicle required to be registered with the 17 department in chapter 4, title 49, Idaho Code. 18

(2) In addition, the titling requirements of this chapter shall apply 19 to the following vehicles which are not required to be registered under the 20 21 provisions of chapter 4, title 49, Idaho Code:

(a) All-terrain vehicles, motorbikes, snowmobiles and utility type ve-22 hicles as defined in section 67-7101, Idaho Code, except that such ve-23 hicles having an internal combustion engine with a displacement of less 24 than fifty (50) cubic centimeters will not be titled; 25

(b) Manufactured homes as defined in section 39-4105, Idaho Code; and

Recreational park trailers as defined in section 49-121, Idaho (C) Code, that are not registered; and

(d) Truck campers as defined in section 49-121, Idaho Code, that were 29 originally constructed with an overall length of six (6) feet or longer. 30 Titling is optional for truck campers acquired before January 1, 2009. 31 Liens and encumbrances on truck campers that were filed with the office 32 of the secretary of state in compliance with chapter 9, title 28, Idaho 33 Code, prior to January 1, 2009, shall be in full force and effect until 34 35 said lien or encumbrance is satisfied and released by the lienholder who perfected the original lien or encumbrance. 36

37 (3) Certain vehicles which are required to be registered under the provisions of chapter 4, title 49, Idaho Code, shall be exempt from the titling 38 requirements of this chapter as follows: 39

- (a) Utility trailers whose unladen weight is less than two thousand 40 (2,000) pounds; and
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42 (b) The board may, by rule, exempt vehicles and motor vehicles registered under the provisions of sections 49-434 and 49-435, Idaho Code, 43 from the titling requirements of this chapter. 44

(4) Vehicles exempt from registration under the provisions of section 45 49-426, Idaho Code, are exempt from the titling requirements of this chap-46 47 ter, unless otherwise specifically required by the provisions of subsection (2) of this section. 48

SECTION 10. That Section 55-2003, Idaho Code, be, and the same is hereby amended to read as follows: 55-2003. DEFINITIONS. For purposes of this chapter, unless the provisions or context otherwise requires, the following definitions shall govern: (1) "Abandoned home" means a home that: (a) Is located in a community on a lot for which no rent has been paid for the preceding sixty (60) days; and (b) The landlord reasonably believes under all the circumstances, by 10 absence, words or actions, that the resident has left the home upon the lot with no intention of asserting any further claim to the lot or the 11 home; or 12 (c) Is unoccupied or uninhabitable because of its total or partial de-13 14 struction. 15 (2) "Community" means any real property that is rented or held out for rent to others for the placement of two (2) or more homes for the primary pur-16 pose of production of income. 17 (3) "Department" means the Idaho department of transportation. 18 "Fees" means financial obligations incidental to a resident's 19 (4) 20 tenancy including, but not limited to, charges for late payments, pets, the storage of recreational vehicles and the use of community facilities. 21 (5) "Home" means a mobile home, a manufactured home or a recreational 22 23 park model trailer. 24 (6) "Landlord" means the owner, lessor, sublessor or operator, or any combination thereof, of a community and includes the agents of the landlord. 25 (7) "Lot" means a specific area or portion of land in a community for 26 rent, designated and designed to accommodate one (1) home and its appurte-27 nances and intended for the exclusive use as a residence by the approved oc-28 cupants of that home. 29 (8) "Manager" means the person in charge of operations or in control of 30 a community, whether or not he or she is the owner. "Manager" includes any 31 company chosen by the landlord to administer or supervise the affairs of the 32 33 community. "Manufactured home" or "manufactured house" means a structure as 34 (9)

defined in subsection (8) of section 39-4105, Idaho Code. 35 36 (10) "Mobile home" means a structure as defined in subsection (9) of section 39-4105, Idaho Code. 37

38 (11) "Park model" means a vehicular type unit that has a floor area of four hundred (400) square feet or less, meets the American national stan-39 dards institute (ANSI) recreational standard A119.5, is primarily designed 40 for permanent or semipermanent installation and is used as a residence. 41

(12) "Other charges" means fees, service charges, utility charges or 42 43 any other financial obligations specified in the rental agreement, but not including rent. 44

"Recreational park trailer" means a recreational vehicle that 45 (12)is designed and marketed as temporary quarters for recreational, camping, 46 travel or seasonal use, is built on a single chassis originally mounted on 47 wheels, is not permanently affixed to real property for use as permanent 48 dwelling, has a gross trailer area not exceeding four hundred (400) square 49

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feet in the set-up mode and is certified by its manufacturer as complying 1 2 with the American National Standards Institute (ANSI) A119.5 Standard for Recreational Park Trailers, and includes park models and park model recre-3 ational vehicles. 4 (13) "Recreational vehicle" means a vehicular-type unit as defined in 5 subsection (2) of section 39-4201, Idaho Code. 6 (14) "Rent" means periodic payments to be made in consideration for oc-7 cupying a lot. 8 (15) "Rental agreement" means a lease or agreement between the landlord 9 and the resident embodying the terms and conditions concerning the use and 10 11 occupancy of a lot and includes month-to-month tenancies that arise out of the expiration of a fixed-term rental agreement. 12 (16) "Resident" means a person lawfully entitled under a rental agree-13 ment or lease to occupy a lot in a community to the exclusion of others. "Res-14 ident" also means a tenant as that term is defined and used in other applica-15 16 ble state and federal laws. (17) "Security" or "security deposit" means any refundable money or 17 property given to assure payment or performance under a rental agreement. 18 (18) "Service charges" means separate charges paid for the use of elec-19 trical and gas service improvements that exist at a lot, or for trash re-20 21 moval, sewage and water, or any combination of the foregoing. (19) "Transient" means a person who rents a lot for a period of less than 22 23 one (1) month. (20) "Utility" means a public utility that provides electricity, natu-24 ral gas, liquefied petroleum gas, cable television, sewer services, garbage 25 26 collection or water. 27 SECTION 11. That Section 55-2004, Idaho Code, be, and the same is hereby amended to read as follows: 28 55-2004. CHAPTER GOVERNS. This chapter shall regulate and determine 29 legal rights, remedies and obligations arising from any rental agreement be-30 tween a landlord and a resident regarding a lot, except in those instances 31 in which: (i) the landlord is renting both the lot and the home to the resi-32 dent; or (ii) the lot is rented or held out for rent to a recreational vehicle 33 or travel trailer, not including a recreational park model trailer. All such 34 35 rental agreements shall be unenforceable to the extent of any conflict with any provision of this chapter. This chapter does not abrogate any rights the 36 landlord or resident has under the laws and constitution of the United States 37 or the state of Idaho. 38 SECTION 12. That Chapter 3, Title 63, Idaho Code, be, and the same is 39 hereby amended by the addition thereto of a NEW SECTION, to be known and des-40 ignated as Section 63-318, Idaho Code, and to read as follows: 41

63-318. RECREATIONAL PARK TRAILERS TO CONSTITUTE PERSONAL PROPERTY. A
recreational park trailer shall constitute personal property if not registered under the provisions of chapter 4, title 49, Idaho Code. Recreational
park trailers shall not constitute real property. As used in this section,
"recreational park trailer" has the same meaning as set forth in section
63-3622HH, Idaho Code.

SECTION 13. That Section 63-602KK, Idaho Code, be, and the same is 1 2 hereby amended to read as follows:

- 63-602KK. PROPERTY EXEMPT FROM TAXATION -- CERTAIN PERSONAL PROPERTY. 3 (1) (a) An item of taxable personal property purchased on or after Jan-4 uary 1, 2013, shall be exempt from property taxation if the item of tax-5 able personal property has an acquisition price of three thousand dol-6 lars (\$3,000) or less. 7
- (b) For purposes of this section, the term "acquisition cost" means all 8 costs required to put an item of taxable personal property into service 9 10 and includes:
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(i) The purchase price of a new or used item;

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- (ii) The cost of freight and shipping;
- (iii) The cost of installation, engineering, erection or assembly; and 14 15
 - (iv) Sales and use taxes.

(c) For purposes of this subsection, an "item of taxable personal prop-16 erty" means equipment, machinery, furniture or other personal property 17 that is functioning at its highest and best use for the purpose it was 18 designed and constructed and is generally capable of performing that 19 20 function without being combined with other items of personal property. An item of taxable personal property is not an individual component part 21 of a piece of equipment, machinery, furniture or other personal prop-22 erty as a whole. An item of taxable personal property does not include 23 an improvement to real property, a part that will become an improvement, 24 25 or anything defined as a fixture.

(2) On and after January 1, 2015, except as provided in subsection (8) 26 of this section, each person's personal property, located in the county, 27 which is not otherwise exempt, shall be exempt to the extent of one hundred 28 thousand dollars (\$100,000). For the purposes of this section, a person 29 includes two (2) or more people using the property in a common enterprise who 30 are within a relationship described in section 267 of the Internal Revenue 31 Code, as defined in section 63-3004, Idaho Code. 32

(3) (a) No later than the third Monday of November 2013, the county 33 clerk of each county shall certify to the state tax commission the 34 amount of exemption from property taxes under subsection (2) of this 35 36 section, in that county for that year. The certification shall identify the property receiving tax reductions, the value of the property, the 37 property's location, the amount of the tax levy applicable to personal 38 property in the location, and the tax before and after the exemption al-39 lowed in subsection (2) of this section. The certification shall be in 40 the form prescribed by the state tax commission and shall include such 41 additional information as the commission may require by rule as needed 42 43 to implement the purpose of this section. The certification shall be reviewed and, if necessary, corrected by the state tax commission. 44

(b) Except as provided in subsection (7) of this section, the year be-45 ginning January 1, 2014, and every year thereafter, the amount of annual 46 replacement of property tax on personal property exempted pursuant to 47 subsection (2) of this section shall be the amount approved by the state 48 tax commission pursuant to paragraph (a) of this subsection. 49

(a) Subject to the limitations of this section, the state tax 1 (4) 2 commission shall reimburse from the amount appropriated for personal property tax replacement in section 63-3638, Idaho Code, the county 3 treasurer of each county for the reduction on the certification pro-4 vided in subsection (3) of this section. The county treasurer shall 5 reimburse from the amount received to each taxing district within the 6 county an amount in proportion to the amount of reduction shown on the 7 certification in subsection (3) of this section as corrected. The 8 amount that would otherwise be attributable to tax revenues derived 9 10 from tax levies on personal property exempted by this section within an existing revenue allocation area as defined in section 50-2903(15), 11 Idaho Code, shall be paid directly by the county treasurer to such pub-12 lic body or agency entitled thereto, equal to the amounts that would 13 have been distributed in accordance with the formula for such distribu-14 tion set forth in section 50-2908, Idaho Code. Taxing districts created 15 16 on or after January 1, 2013, shall not be eligible for the reimbursement provided for in this paragraph. 17

- (b) The state tax commission shall pay one-half (1/2) of the reimburse-18 ment provided in this section no later than December 20 of each year, and 19 20 the second one-half (1/2) shall be paid by no later than June 20 of the 21 following year. The money received by the county tax collector under the provisions of this section may be considered by counties and other 22 taxing districts and budgeted against at the same time, and in the same 23 24 manner, and in the same year as revenues from taxation. The total amount paid to the county treasurers shall not exceed the amount certified to 25 the state tax commission under subsection (3) of this section. 26
- (c) For purposes of the limitation provided by section 63-802, Idaho
 Code, moneys received from distributions pursuant to section 63-3638,
 Idaho Code, as property tax replacement for the taxable value of property exempt from taxation pursuant to this section shall be treated as
 property tax revenues.
- (5) (a) Nothing contained in this section shall affect the taxation of
 forest lands or forest products pursuant to chapter 17, title 63, Idaho
 Code, or the taxation of the net profits of mines pursuant to chapter 28,
 title 63, Idaho Code.
- (b) The exemption from personal property tax provided for in subsection (2) of this section shall not apply to motor vehicles, recreational
 vehicles, aircraft and boats that are not registered with the state of
 Idaho and for which required registration fees have not been paid, or to
 recreational park trailers.
- (a) The application for the exemption provided for in subsection 41 (6) (2) of this section shall be in the form prescribed by the state tax com-42 mission and shall include such information as the state tax commission 43 may require by rule as needed to implement the purpose of this section 44 including, but not limited to, a list of each item of personal property, 45 the purchase date of each item of personal property, the unit cost of 46 47 each item of personal property, if more than the exemption allowed in subsection (1) of this section, and the total cost of the items of per-48 sonal property. 49

(b) The application for this exemption, if the county is capable of so 1 2 providing, may be transmitted by the county assessor electronically, as that term is defined in section 63-115, Idaho Code, when requested 3 by the taxpayer, or mailed by the county assessor to the taxpayer, or 4 his agent or representative at the taxpayer's last known post office 5 address, no later than March 1 of each year. The transmission or mailing of the application shall also include the taxpayer's application 7 for the exemption allowed by this section for the last year in which the 8 taxpayer filed an application.

10 (c) A taxpayer need only make application for the exemption in this section once as long as all of the following conditions are met: 11

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(i) The taxpayer has received the exemption during the previous year as a result of him making a valid application as defined in this section.

(ii) The amount of the exemption allowed by this section is more than the taxable value of personal property owned by the taxpayer.

(iii) The taxpayer has not made purchases of personal property, excluding items of taxable personal property exempted pursuant to subsection (1) of this section, that would cause the taxable value of the personal property owned by the taxpayer to exceed the maximum amount allowed as an exemption by this section.

Knowingly failing to report changes in the taxable value of per-22 (d) sonal property that exceed the amount of the exemption allowed pursuant 23 to this section shall subject the taxpayer to a fine not in excess of ten 24 thousand dollars (\$10,000) in addition to other penalties set forth in 25 26 this chapter.

(7) Recovery of property tax exemptions allowed by this section but im-27 properly claimed: 28

(a) Upon discovery of evidence, facts or circumstances indicating any 29 exemption allowed by this section was improperly claimed, the county 30 assessor shall decide whether the exemption claimed should have been 31 allowed, and if not, notify the board of county commissioners, at which 32 time the board may waive a recovery of the property tax and notify such 33 34 taxpayer in writing.

(b) The assessment and collection of the recovery of property tax must 35 begin within the seven (7) year period beginning on the date the assess-36 ment notice reflecting the improperly claimed exemption was required to 37 be mailed to the taxpayer. 38

(c) The taxpayer may appeal to the board of tax appeals the decision by 39 the board of county commissioners to assess the recovery of property tax 40 within thirty (30) days of the date the county assessor sent the notice 41 to the taxpayer pursuant to this section. 42

(d) For purposes of calculating the tax, the amount of the recovered 43 property tax shall be for each year the exemption allowed by this sec-44 tion was improperly claimed or approved, up to a maximum of seven (7) 45 years. The amount of the recovery of property tax shall be calculated 46 using the product of the amount of exempted value for each year multi-47 plied by the levy for that year plus costs, late charges and interest for 48 each year at the rates equal to those provided for delinquent property 49

taxes during that year. In cases of fraud, the fine set forth in subsec-2 tion (6) (d) of this section shall be assessed for each tax year.

(e) Any recovery of property tax shall be due and payable no later than 3 the date provided for property taxes in section 63-903, Idaho Code, and 4 if not timely paid, late charges and interest, beginning the first day 5 of January in the year following the year the county assessor sent the 6 notice to the taxpayer pursuant to this section, shall be calculated at 7 the current rate provided for property taxes. 8

Recovered property taxes shall be billed, collected and dis-9 (f) 10 tributed in the same manner as property taxes. If the recovery is for property tax for which the state provided replacement money, the 11 amounts recovered shall be reported and remitted to the state tax 12 commission, which shall reimburse the general fund. The state tax com-13 mission will then notify each affected taxing district or unit of its 14 proportionate share of the recovered property tax, which amount shall 15 16 be deducted from future payments to be made pursuant to subsection (3) of this section. 17

(q) Thirty (30) days after the taxpayer is notified, as provided in 18 paragraph (a) of this subsection, the assessor shall record a notice 19 20 of intent to attach a lien. Upon the payment in full of such recov-21 ered property taxes prior to the attachment of the lien as provided in paragraph (h) of this subsection, or upon the successful appeal by the 22 taxpayer, the county assessor shall record a rescission of the intent to 23 attach a lien within seven (7) business days of receiving such payment 24 or within seven (7) business days of the county commissioners' decision 25 26 granting the appeal.

(h) Any unpaid recovered property taxes shall become a lien upon the 27 taxpayer's personal property in the same manner as provided for prop-28 erty taxes in section 63-206, Idaho Code, except such lien shall attach 29 as of the first day of January in the year following the year the county 30 treasurer sent the notice to the taxpayer pursuant to this section. 31

(i) For purposes of the limitation provided by section 63-802, Idaho 32 Code, moneys received pursuant to this subsection as recovery of prop-33 34 erty tax shall be treated as property tax revenue.

(8) For operating property with values apportioned to more than one (1) 35 county, the personal property exemption shall be subtracted from the Idaho 36 allocated value prior to apportionment and, for private railcar companies, 37 prior to determining whether their values are to be apportioned. Notwith-38 39 standing amounts calculated as provided in subsection (1) of this section, the amount of the exemption otherwise provided in subsection (2) of this sec-40 tion shall be calculated as follows: 41

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- (a) Take the lesser amount of:
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- The number of counties in which a company has operating prop-(i) erty multiplied by one hundred thousand dollars (\$100,000); or
- (ii) The total statewide value of eligible personal property reported by the company.

(b) Reduce the amount calculated in paragraph (a) of this subsection by 47 the value of any nonoperating personal property granted the exemption 48 otherwise found in subsection (2) of this section, as reported by county 49 assessors. 50

1 SECTION 14. That Section 63-3022A, Idaho Code, be, and the same is 2 hereby amended to read as follows:

63-3022A. DEDUCTION OF CERTAIN RETIREMENT BENEFITS. (a) An amount
specified by subsection (b) of this section of the following retirement benefits may be deducted by an individual from taxable income if such individual
has either attained age sixty-five (65) years, or has attained age sixty-two
(62) years and is classified as disabled:

- 8 (1) Retirement annuities paid to a retired employee or the unmarried
 9 widow or widower of a retired employee by the United States of America
 10 under the:
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- (i) Civil service retirement system; or
- (ii) Foreign service retirement and disability system; or
- (iii) Offset program of the civil service retirement system or foreign service retirement and disability system.

(2) Retirement benefits paid from the firemen's retirement fund of the
state of Idaho to a retired fireman or the unremarried widow or widower
of a retired fireman.

- (3) Retirement benefits paid to a retired Idaho city police officer:
- (i) By a city or its agent in regard to a policeman's retirement
 fund that no longer admits new members and on January 1, 2012, was
 administered by a city in this state; or
- (ii) In regard to a policeman's retirement fund that no longer ad mits new members and on January 1, 2012, was administered by the
 public employee retirement system of Idaho; or
- (iii) By the public employee retirement system of Idaho to a re tired police officer in regard to Idaho employment not included in
 the federal social security retirement system; or
- (iv) An unremarried widow or widower of a person described in sub paragraph (i), (ii) or (iii) of this paragraph.

30 (4) Retirement benefits paid by the United States of America to a re 31 tired member of the military services of the United States or the unre 32 married widow or widower of such member.

(b) The amount of retirement benefits that may be deducted from tax-33 able income shall be an amount not in excess of maximum retirement benefits 34 under the social security act, as amended, on the date on which this act is 35 36 passed and approved, including adjustments to be made based upon consumer price index adjustments provided in section 215 of the social security act. 37 38 The state tax commission shall ascertain benefit changes made in accordance with the social security act and publish the appropriate deduction amounts 39 provided by this section reflecting such changes annually. Maximum retire-40 ment benefits under the social security act shall mean: 41

(1) In the case of a taxpayer who files a joint return with his spouse
for the tax year, an amount equal to the maximum social security benefits payable for the tax year to a person attaining full retirement age
in the tax year who has earned the maximum earnings creditable under social security for the years used in the computation of his benefits, and
whose spouse has no social security benefits except those payable on his
record of earnings.

(2) In the case of a taxpayer who is not married, an amount equal to max-2 imum social security benefits payable for the tax year to a person attaining full retirement age in the tax year who has earned the maximum 3 earnings creditable under social security for the years used in the computation of his benefits.

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In the case of an unremarried widow or widower, an amount equal 6 (3) to the maximum social security benefits payable for the tax year to a 7 widow or widower attaining full retirement age in the tax year who has 8 no social security benefits except those to which he or she is entitled 9 on his or her deceased spouse's record and whose spouse had received no 10 reduced retirement benefits prior to his or her death and whose spouse 11 had earned the maximum earnings creditable under social security for 12 the years used in the computation of his or her benefits under social 13 security. 14

- (4) Maximum retirement benefits shall, in every case, take into con-15 16 sideration and be adjusted to reflect adjustments that would be made to such amounts had they been received as social security benefits as the 17 result of the receipt of earnings in excess of earnings limitations. 18 The terms in this paragraph are those defined in the social security 19 20 act.
- 21 (5) Taxpayers not described in paragraphs (1), (2), (3) and (4) of this subsection may not deduct any amount of retirement benefits under this 22 section. This includes retirement benefits paid by the federal employ-23 ees retirement system or foreign service pension system. 24

(c) The total deduction under this section may not exceed the total 25 26 amount of retirement benefits or annuities which are described in subsection (a) of this section and which are included in the taxpayer's gross income in 27 the tax year. If the taxpayer or the taxpayer's spouse receives retirement 28 benefits under the federal railroad retirement act or the federal social 29 security act in the tax year, then the amount of any retirement annuities 30 computed under subsection (b) of this section shall be reduced by the amount 31 of such federal railroad retirement act and federal social security act re-32 tirement benefits received by either the taxpayer or the taxpayer's spouse, 33 and the lesser of the amount so computed or the total amount of retirement 34 benefits or annuities which are described in subsection (a) of this section 35 and which are included in the taxpayer's gross income shall constitute the 36 allowable deduction. Furthermore, the allowable deduction as calculated 37 under this section may be subject to additional limitations under section 38 39 63-3026A(6), Idaho Code, and the rules promulgated thereunder.

(d) As used in this section, the word "disabled" shall mean an indi-40 vidual who is a disabled person described in section 63-701, Idaho Code, or 41 an individual who qualifies as a person with a "permanent disability" under 42 section 49-117(76)(b)(iv), Idaho Code. 43

SECTION 15. That Chapter 36, Title 63, Idaho Code, be, and the same is 44 45 hereby amended by the addition thereto of a NEW SECTION, to be known and designated as Section 63-3606C, Idaho Code, and to read as follows: 46

47 63-3606C. NEW RECREATIONAL PARK TRAILER. (1) The term "new recreational park trailer" means a recreational park trailer, as defined in 48 49 section 39-4201, Idaho Code, that is sold for the first time at retail. The term "new recreational park trailer" includes all components incorporated in such recreational park trailer at the time of manufacture and remaining unchanged at the time of the original retail sale thereof.

4 (2) Furniture, fixtures, furnishings, appliances and attachments not
5 incorporated as component parts of the recreational park trailer at the time
6 of manufacture shall be subject to the sales and use tax separately and dis7 tinctly from the sales price of a new recreational park trailer. Refrigera8 tors, ranges, draperies and wood-burning stoves placed in a new recreational
9 park trailer by the manufacturer shall be deemed to be components incorpo10 rated into such recreational park trailer.

SECTION 16. That Section 63-3613, Idaho Code, be, and the same is hereby amended to read as follows:

63-3613. SALES PRICE. (a) The term "sales price" means the total amount for which tangible personal property, including services agreed to be rendered as a part of the sale, is sold, rented or leased, valued in money, whether paid in money or otherwise, without any deduction on account of any of the following:

- The cost of the property sold. However, in accordance with such 1. 18 rules as the state tax commission may prescribe, a deduction may be 19 taken if the retailer has purchased property for some purpose other than 20 21 resale or rental, has reimbursed his vendor for tax which the vendor is required to pay to the state or has paid the use tax with respect to the 22 property, and has resold or rented the property prior to making any use 23 of the property other than retention, demonstration or display while 24 holding it for sale in the regular course of business. If such a deduc-25 26 tion is taken by the retailer, no refund or credit will be allowed to his vendor with respect to the sale of the property. 27
- 28 2. The cost of materials used, labor or service cost, losses, or any29 other expense.
- 30 3. The cost of transportation of the property prior to its sale.
- 4. The face value of manufacturer's discount coupons. A manufacturer's discount coupon is a price reduction coupon presented by a consumer to a retailer upon purchase of a manufacturer's product, the face value of which may only be reimbursed by the manufacturer to the retailer.

35 (b) The term "sales price" does not include any of the following:

- Retailer discounts allowed and taken on sales, but only to the extent
 that such retailer discounts represent price adjustments as opposed to
 cash discounts offered only as an inducement for prompt payment.
- Any sums allowed on merchandise accepted in payment of other merchandise, provided that this allowance shall not apply to the sale of a
 "new manufactured home" or a "new recreational park trailer" or a "modular building" as defined herein.
- 3. The amount charged for property returned by customers when the
 amount charged therefor is refunded either in cash or credit; but this
 exclusion shall not apply in any instance when the customer, in order
 to obtain the refund, is required to purchase other property at a price
 greater than the amount charged for the property that is returned.
- 48 4. The amount charged for labor or services rendered in installing or49 applying the property sold, provided that said amount is stated sepa-

rately and such separate statement is not used as a means of avoiding imposition of this tax upon the actual sales price of the tangible personal property; except that charges by a manufactured homes dealer or recreational park trailer dealer for set up of a manufactured home or recreational park trailer shall be included in the "sales price" of such manufactured home or recreational park trailer.

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5. The amount of any tax (not including, however, any manufacturers' or
importers' excise tax) imposed by the United States upon or with respect
to retail sales whether imposed upon the retailer or the consumer.

- 6. The amount charged for finance charges, carrying charges, service
 charges, time-price differential, or interest on deferred payment
 sales, provided such charges are not used as a means of avoiding imposition of this tax upon the actual sales price of the tangible personal
 property.
- 7. Delivery and handling charges for transportation of tangible per-15 16 sonal property to the consumer, provided that the transportation is stated separately and the separate statement is not used as a means of 17 avoiding imposition of the tax upon the actual sales price of the tan-18 gible personal property; except that charges by a manufactured homes 19 20 dealer or recreational park trailer dealer for transportation of a man-21 ufactured home or recreational park trailer shall be included in the "sales price" of such manufactured home or recreational park trailer. 22
- 8. Manufacturers' rebates when used at the time of a retail sale as a
 down payment on or reduction to the retail sales price of a motor vehicle
 to which the rebate applies. A manufacturer's rebate is a cash payment
 made by a manufacturer to a consumer who has purchased or is purchasing
 the manufacturer's product from the retailer.
- 9. The amount of any fee imposed upon an outfitter as defined in section
 36-2102, Idaho Code, by a governmental entity pursuant to statute for
 the purpose of conducting outfitting activities on land or water subject to the jurisdiction of the governmental entity, provided that the
 fee is stated separately and is presented as a use fee paid by the outfitted public to be passed through to the governmental entity.
- 10. The amount of any discount or other price reduction on telecommuni cations equipment when offered as an inducement to the consumer to com mence or continue telecommunications service, or the amount of any com mission or other indirect compensation received by a retailer or seller
 as a result of the consumer commencing or continuing telecommunications
 service.
- 40 (c) The sales price of a "new manufactured home" or a "modular building"
 41 as defined in this chapter shall be limited to and include only fifty-five
 42 percent (55%) of the sales price as otherwise defined herein.
- (d) Taxes previously paid on amounts represented by accounts found to
 be worthless may be credited upon a subsequent payment of the tax provided in
 this chapter or, if no such tax is due, refunded. If such accounts are thereafter collected, a tax shall be paid upon the amount so collected.

(e) Tangible personal property when sold at retail for more than eleven
cents (11¢) but less than one dollar and one cent (\$1.01) through a vending
machine shall be deemed to have sold at a sales price equal to one hundred
seventeen percent (117%) of the price which is paid for such tangible per-

sonal property and/or its component parts including packaging by the owner or operator of the vending machines.

(f) Sales price shall not include a gratuity or tip received when paid
to the service provider of a meal. The gratuity or tip can be either voluntary or mandatory, but must be given for the service provided and as a supplement to the service provider's income.

7 (g) The sales price of a "new recreational park trailer" shall include 8 one hundred percent (100%) of the sales price as otherwise defined herein.

9 SECTION 17. That Section 63-3622HH, Idaho Code, be, and the same is10 hereby amended to read as follows:

63-3622HH. PRODUCTION EXEMPTION SHALL NOT APPLY TO SALES REGARD-11 12 ING RECREATION-RELATED VEHICLES. (1) Notwithstanding any other provision of law to the contrary, the production exemption provided in section 13 63-3622D, Idaho Code, shall not apply to sales of or repairs to snowmo-14 biles, off-highway motorbikes, recreational park trailers, recreational 15 vehicles, or motorcycles and all sales of snowmobiles, off-highway motor-16 bikes, recreational park trailers, recreational vehicles or motorcycles 17 are subject to the sales and use taxes imposed by this chapter. All re-18 pairs to snowmobiles, off-highway motorbikes, recreational park trailers, 19 recreational vehicles or motorcycles are subject to the sales and use taxes 20 21 imposed by this chapter.

(2) As used in this section, the term "snowmobile" means any self-pro pelled vehicle under one thousand (1,000) pounds unladened gross weight de signed primarily for travel on snow or ice or over natural terrain which may
 be steered by tracks, skis or runners, and which is not otherwise registered
 or licensed under the laws of the state of Idaho.

(3) As used in this section, the term "off-highway motorbike" means any
self-propelled two (2), three (3), four (4) or five (5) wheeled motorcycle or
motor-driven cycle, excluding tractor, designed for or capable of traveling
off developed roadways and highways and also referred to as trailbikes, enduro bikes, trail bikes, motorcross bikes or dual purpose motorcycles.

(4) As used in this section, the term "recreational vehicle" means a mo-32 33 tor home, travel trailer, recreational park trailer, truck camper or camping trailer, with or without motive power, designed for human habitation for 34 35 recreational or emergency occupancy. The term recreational vehicle shall not include pickup hoods, shells, or canopies designed, created or modified 36 37 for occupational usage. School buses or van-type vehicles which are converted to recreational use, are defined as recreational vehicles. Specific 38 classes of recreational vehicles are defined as follows: 39

The term "motor home" shall mean a vehicular unit designed to 40 (a) provide temporary living quarters, built into an integral part of or 41 42 permanently attached to a self-propelled motor vehicle chassis. The vehicle must contain permanently installed independent life support 43 systems which meet the American national standards institute (ANSI) 44 A119.7 standard for recreational vehicles, and provide at least four 45 (4) of the following facilities: cooking, refrigeration or icebox, 46 47 self-contained toilet, heating and/or air conditioning, a portable water supply system, including a faucet and sink, separate 110-125 volt 48 electrical power supply and/or LP-gas supply. 49

(b) The term "travel trailer" shall mean a vehicular unit, mounted on wheels designed to provide temporary living quarters for recreational, camping, travel or emergency use and of such size or weight as not to require special highway movement permits when towed by a motorized vehicle.

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6 (c) The term "fifth wheel trailer" shall mean a vehicular unit equipped
7 in the same manner as a travel trailer but constructed with a raised for8 ward section that allows a bi-level floor plan. This style is designed
9 to be towed by a vehicle equipped with a device known as a fifth-wheel
10 hitch, which is typically installed in the bed of a pickup truck.

(d) The term "recreational park trailer" shall mean a trailer designed 11 to be towed by a motorized vehicle, and of such size and weight as not to 12 require a special highway movement permit. It is recreational vehicle 13 that is designed for seasonal or temporary living quarters and may be 14 connected to utilities necessary for operation of installed fixtures 15 16 and appliances. It is built on a single permanent chassis and constructed to permit set up by persons without special skills and marketed 17 as temporary quarters for recreational, camping, travel or seasonal 18 use, is built on a single chassis originally mounted on wheels, is not 19 20 permanently affixed to real property for use as permanent dwelling, has 21 a gross trailer area not exceeding four hundred (400) square feet in the set-up mode and is certified by its manufacturer as complying with 22 the American National Standards Institute (ANSI) A119.5 Standard for 23 Recreational Park Trailers, and includes park models and park model 24 recreational vehicles. 25

(e) The term "fold down camping trailer" shall mean a vehicular
 portable unit mounted on wheels and constructed with collapsible par tial side walls, which fold for towing by another vehicle and unfold at
 the campsite to provide temporary living quarters, for recreational,
 camping or travel use.

The term "truck camper" shall mean a portable unit constructed to 31 (f) provide temporary living quarters for recreational, travel or camping 32 use, consisting of a roof, floor, and sides, designed to be loaded onto 33 and unloaded from the bed of a pickup truck, and containing at least one 34 (1) of the following facilities: stove; refrigerator or icebox; self-35 contained toilet; heater or air conditioner; potable water supply in-36 cluding a faucet and sink; separate 110-125 volt electrical power sup-37 38 ply; or LP-gas supply.

(5) As used in this section, the term "motorcycle" means every motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three (3) wheels in contact with the ground, but excluding a tractor. A motorcycle also is every motor scooter or motorized bicycle having an engine with less than one hundred fifty (150) cubic centimeters displacement or with five (5) brake horsepower or less.

(6) As used in this section, the term "repairs" shall include only the
costs of parts, but not labor, utilized on the snowmobile, off-highway motorbike, recreational park trailer, recreational vehicle or motorcycle.

48 SECTION 18. SEVERABILITY. The provisions of this act are hereby de 49 clared to be severable and if any provision of this act or the application
 50 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.