## LOBBYIST ANNUAL REPORT FORM



State of Idaho

Ben Ysursa Secretary of State To Be Filed By:

L-2 LOBBYISTS (Sec. 67-6619)

Page	of	Page(s)
		OFFICE USE ONLY

SECRETARY UP STATE

STATE OF IDAHO

(Type or print clearly in black ink) See instructions at bottom of page

			at bottom of page										
Lobbyist	's name and p	ermanent busine	ss address			Da	te pro	epared			Period cov	vered	
John Eaton					1						year ending		
1450 W Bannock							1/30/06						
Boise, ID 83702					1/30/06				(Mo.)	(Day)	(Yr.)		
D0136, 1D 037 02			-					12	31	05			
Item 1			le expenditures made or										уег.
Reimburse	egory of Expensed Living	ng and Travel	* Total Amount for	Proportion Item 3, a				outed by each empl	oyer ( <b>Ide</b>	ntify er	nployers,	under	
Expenses Pertaining to Lobbying Activity Do Not Have to be Reported		All Employers Employer		yer No.	1	Er	nployer No. 2	Employer No. 3		lo. 3	Employer No. 4		
	nd Refreshm		\$5,466.97	\$	5,466.9	97	\$_		s		:	s	
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Advent	ising		5,000.00		5,000.	00	_						
Travel			2,392.06		2,392.	06_							
Teleph	one						_						
Other I	Expenses or	Services					_						
		Total	\$12,859.03	\$ <u></u> 1	2,859.	03	\$_	0.00	s_		0.00	s	0.00
•	When the num	ber of employers	I s you are reporting for requi	l ires multipl	e L-2 for	ms to l	l be file	d a total amount fo	l rallemp	lovers si	nould be en	tered on Pa	ge 1.
Item			liture of more than fifty										<b>-</b>
2	Date		Place	· · · · ·		nount	_			_	ublic Offic	ials in Gro	sp qe
2	2/8/05	Grove	Hotel (IAR Legisla Reception)	tive	710	04.5	4			D			
										F		0	
$\perp$	Continued on	attached page(s)						·					
INSTRUCTIONS					Ite	:13a }	Er	Employer(s) Name(s) and Address(es)					
Who should file this form: Any lobbyist registered under Section 67-6617 Idaho Code.				<sub>No.I</sub> Idaho Association of REALTORS 1450 W Bannock, Boise, ID 83702									
Filing deadline: Annual report is due on January 31st.			No.2										
TO BE FILED WITH:			L										
Ben Y sursa Secretary of State PO Box 83720				No.3									
PO Box 83720 Boise, ID 83720-0080 Phone: (208) 334-2852 Fax: (208) 334-2282					No.4								

Item 4	Exper perso	nditures nal prope	made by the lobb erty to any Legisl	yist or by the lobbyist's en ator, or for or on behalf of a	nploye	r in the nature of contributions of islator.	of mone	ry or other tangible or intangible
	D	ate	Amount N/A			Name of Legislator Receiving	or Bene	fited
	or He	ouse Bill, obbyist w Bill, Re Legislat			Code 01 02 03 04 05 06 07. 08 09 10 11 12 13 14 15 16	senior citizens Church and religion Consumer affairs Ecology, environment, pollution, conservation, zoning, land and water use Education Elections, campaigns, voting, political parties Equal rights, civil rights, minority affairs Government, financing, taxation, revenue, budget, appropriations, bids, fees, funds Government, county		Subject Health service, medicine, drugs and controlled substances, health insurance, hospitals Higher education Housing, construction, codes Insurance (excluding health insurance) Labor, salaries and wages, collective bargaining Law enforcement, courts, judges, crimes, prisons License, permits Liquor Manufacturing, distribution and services Natural resources, forest and forest products, fisheries, mining and mining products Public lands, parks, recreation Social insurance, unemployment insurance, public assistance, workmen's compensation Transportation, highways, streets and roads Utilities, communications, televisions, radio, newspaper, power, CATV, gas Other (please specify)
				e above is a true, complete and on 67-6624 Idahe Cede.		Employer No. 1 signature  Employer No. 2 signature  Employer No. 3 signature  Employer No. 4 signature		31/06   Date   Date

## Idaho Association of REALTORS Legislative Action Summary Apr. 7, 2005

ill Number and Description	IAR Position on th	e issue Current Status
ENATE BILLS		
-1008 Branch Manager Legislation and BCOO Classes by IREC; This bill would make completion of the Business Conduct and Office Operations class a prerequisite to becoming licensed as a firm's esignated Broker or Branch Office Manager. It would also require that any Branch Office Manager becaused as an associate broker, rather than merely having a salesperson's license plus two years' experience.	SUPPORT	LAW
-1009 E&O Insurance Cap by IREC: This bill would increase the maximum premium IREC can ontract for E&O insurance at from \$140 to \$200.	NEUTRAL	LAW
-1010 Housekeeping Legislation by IREC; This is the IREC's "Annual Housekeeping Bill." This bill ill correct inconsistencies existing within the chapter; move administrative rules into the statute; and pdate provisions to conform to current technology, business practices, and changes in state law. This ill also clarifies the educational requirements for renewing an active real estate license, and the onsequences and penalties to a licensee who renews his license without having first met those equirements. The bill also shifts responsibility to the real estate schools to ensure that the courses being ffered for continuing education credit are taught by competent instructors. The bill further authorizes rokerages and professional associations to restrict their certified course offerings to members.	SUPPORT	LAW
in 1122 Meth Lab Cleanup Standards: This legislation would allow the department on Health and Velfare to establish standards for cleaning up meth labs, would provide a process to get on and off a list for properties, and would provide immunity from civil prosecution for owners who clean the property up occording to the standards.	SUPPORT	LAW
<u>c1183 GARVEE BONDING:</u> This legislation authorizes the Idaho Transportation Board to use federal- id highway funds to pay the principal, interest, and other debt service costs incurred from bonds issued by the State to finance a specified list of eligible highway projects. The Board may select and designate pecific transportation projects to be funded with bond proceeds from a list of eligible projects. A 1995 ederal law allows states to use their apportioned federal-aid funds as a debt-financing instrument known is "GARVEE" (Grant Anticipation Revenue Vehicle) Bonds. The average term of most bonds would kely be eighteen years. Presently, Idaho receives approximately \$220 million a year from federal fuel ta:		To Governor
evenues. This legislation authorizes the Idaho Housing Finance Association (IHFA) to issue GARVEE words then approved by the Board of Transportation. IHFA would manage all aspects of the issuance and servicing of the bonds. This legislation would amend the IHFA enabling statute to authorize the ssuance of GARVEE bonds.		
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## Idaho Association of REALTORS Legislative Action Summary Apr. 7, 2005

163 Contractor Registration: Provides for a process to register contractors in Idaho. HB 163 will cate a registration system for contractors and would require that all contractors be registered with the ste Bureau of Occupational Licenses. It would provide a mechanism for the state to remove contractors to prove to be incompetent, dishonest, or unprincipled from the registry. Application for registration build require a statement disclosing whether any person with an ownership interest in the business has er been suspended or prohibited from practicing construction in Idaho or any other state. It would quire proof that the applicant has complied with Idaho's workers compensation law, and that the pplicant has a general liability insurance policy in an amount not less than \$300,000.	SUPPORT	LAW
165 Capital Gains Holding Period Reduction: This measure would shorten the holding period quired for Real Estate transactions from eighteen(18) months to twelve(12) months to qualify for long-rm Capital Gains taxation. This proposal would bring Idaho into Federal Internal Revenue Service impliance for tax treatment of long term capital gains.	SUPPORT	LAW
166 Circuit Breaker Relief: This legislation increases the income threshold for the determination of cuit breaker eligibility to \$25,000 per person for the year 2005.	SUPPORT	Interim Committee
224 Qwest Deregulation Bill: This proposal will permit currently regulated telephone companies, to ansition into a technologically and competitively neutral communications market environment and away om a state-created monopoly regulatory environment, created by the state in 1913. Changes in federal and state law eliminated the monopoly status of Idaho's regulated telephone companies by opening the eviously protected territories to all competitors and mandating "network-sharing" with their unregulated empetitors. In addition, the digital revolution has made possible the dramatic growth in wireless usage, e steady increase in cable telephony, the rise of Voice-Over-Internet Protocol (VOIP) services, and the eplosion of electronic messaging, none of which are regulated by the state. A dynamic and contestable arketplace now exists in Idaho. This legislation will allow Idaho's regulated telephone companies to rego the former monopoly based regulation, and, following a transition period of up to five years, be a Il participant in the competitive communications marketplace.	SUPPORT	LAW
241 - Expand Homeowner's Exemption: This legislation increases the homeowner's exemption alue limit from \$50,000 to \$70,000, while retaining the 50% of market value cap. The exemption may so include up to 20% of the residential land value. A portion of land value is included to prevent a shift the low value improvement owner who would not otherwise realize a benefit.	OPPOSE	Interim Committee
242 - Expand Homeowner's Exemption: This legislation would expand the homeowner's exemption om \$50,000 to \$75,000.	OPPOSE	Interim Committee
243 - Expand Homeowner's Exemption: The purpose of this legislation is to provide property tax dief by increasing the amount of the Homeowner's Exemption for those over the age 65 and by expanding its application to the land directly associated with the residential improvement. The relief is rovided in three increments. First, it retains the Homeowner's Exemption for all owner-occupied esidences at the present \$50,000 level but expands its applicability to the land. Second it authorizes an crease in the Homeowner's Exemption to \$75,000 for all persons 65 years of age whose income is less an \$33,090 per year. Third, this legislation makes a \$75,000 Homeowner's Exemption available to oscial categories of people of any age, who have an annual income of no more than \$33,090, including: fidow(er), Blind, former Prisoner of War/Hostage, Veteran with a 30 percent or more of service onnected disability or a Disabled Person recognized by the Social Security Administration, Railroad etirement Board or Federal Civil Service.	OPPOSE	Interim Committee
298 - Public Improvement Districts: This legislation providess for the formation of a public iffrastructure improvements district by a petition filed by 100% of the owners of all the land in which the roposed district would be located. A district would be formed for the purpose of building new public iffrastructure improvements to serve new growth and development, and to provide for the payment of lose costs by the new growth and development.	SUPPORT	Passed House
1254 - Property Tax on Aq Lands: This legislation addresses some concerns regarding the current xemption for property taxes on land under development that is still being used for ag purposes. The bill rould provide for a developer discount to be stepped down over 10 years.	SUPPORT	To Governor
1275 - Property Tax Deferral: This legislation would provide property tax relief for homeowners who ave lived in their home for ten continuous years or more. The assessed value of their home would be ozen as of January 1st of the year they applied and qualified. They would continue to pay taxes on the ozen assessed value, at current levy rates, as long as they remained in the home. Taxes would continue to be calculated as if there was no freeze, and the deferred taxes would be a lien on the property.	OPPOSE	Interim Committee
1279 - New Construction Property Tax: This bill removes local government's ability to add new onstruction to their tax roles above the 3% cap.	MONITOR	Interim Committee
	d MONITOR	To Governor

## Idaho Association of REALTORS Legislative Action Summary Apr. 7, 2005

H307 -County Sales of Property: The purpose of this legislation is to provide for the distribution of the proceeds of a tax deed sale that is equitable and in conformance with common sense and fair play. As the law currently stands, when a property is sold at tax deed, 100 percent of the proceeds are distributed among the various taxing districts associated with the property. None of the proceeds are distributed to the record owner and the record owner loses his entire equity. This bill would provide that after the various taxing districts are made whole for any delinquent taxes and fees, and after any perfected liens have been paid, that the record owner would receive any funds that remain. The legislation also provides for a 3 percent penalty on the gross sale amount to be paid to the county if the record owner had made no reasonable attempt to cure the delinquency or to sell the property prior to the tax deed sale. It also provides that the remaining proceeds shall be distributed to the county if no claim has been made for the funds within a 3 year period of the sale.		FailED - House Floor 32-36
H319-Property Tax Exemption: Adds to existing law to exempt from the property tax the market value of all property of a person in excess of eight hundred million dollars within a single county. In order to receive the exemption, the property tax payer must continue to make annual investments in infrastructure of at least \$25 Million, and have at least 1500 employees.	SUPPORT	LAW