

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 193, As Amended

BY REVENUE AND TAXATION COMMITTEE

AN ACT

RELATING TO THE STATE TAX COMMISSION; AMENDING SECTION 63-215, IDAHO CODE,
TO REVISE PROVISIONS REGARDING LEGAL DESCRIPTIONS AND BOUNDARIES.

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

SECTION 1. That Section 63-215, Idaho Code, be, and the same is hereby
amended to read as follows:

63-215. LEGAL DESCRIPTION AND MAP OF BOUNDARIES TO BE RECORDED AND
FILED. (1) Any taxing district which shall be formed or organized hereafter,
or which shall change any existing boundaries hereafter, shall cause one
(1) copy of the legal description and map prepared in a draftsmanlike manner
which shall plainly and clearly designate the boundaries of such district
or municipality as formed or organized, or as altered, to be recorded with
the county recorder and filed with the county assessor in the counties within
which the unit is located and with the state tax commission within thirty
(30) days following the effective date of such formation, organization or
alteration but no later than the tenth day of January of the year following
such formation, organization or alteration. In the case of fire protection
districts, the board of county commissioners approving the boundaries shall
be responsible for delivering to the assessor and recorder the map and legal
description of the amended district boundaries. Formation, organization or
alteration documents that are filed pursuant to this section shall include
contact information that is current at the time of filing and that identifies
an individual associated with the taxing district.

(2) Urban renewal agencies shall comply with the requirements of sub-
section (1) of this section when a revenue allocation area within the juris-
diction of the urban renewal agency is formed or when the boundaries of such
an area are altered.

(3) The state tax commission shall review filings required by subsec-
tions (1) and (2) of this section and if the commission finds that the for-
mation of a district or a change in a district's boundaries fails to pro-
vide a proper legal description or fails to correctly identify the bound-
aries ~~or does not comply with Idaho law relating to boundaries~~, the state tax
commission ~~may direct that the formation or~~ shall notify the affected tax-
ing authority within twenty-eight (28) days after receiving the original re-
quest. The notification shall list any errors or omissions in the submit-
ted map and legal description along with any possible remedies to correct
said errors or omissions. The taxing authority shall be provided an addi-
tional twenty-eight (28) days after receiving the requested change not be
recognized from the state tax commission to provide a corrected map and le-
gal description. If the corrected map and legal description fail to cor-
rectly identify the boundaries or change of boundaries of the taxing dis-
trict, as was listed in the state tax commission's notification, then the

1 state tax commission may direct that the formation or change not be recog-
2 nized for property tax purposes. The state tax commission's review shall not
3 include matters relating to notice, open meetings law requirements, or com-
4 pliance with provisions in Idaho law not relating to boundaries.

5 (4) The county assessor, county auditor and state tax commission shall
6 retain on file in their respective offices all copies of legal descriptions
7 of taxing district boundaries and maps filed by the various taxing jurisdic-
8 tions authorized to impose a levy on property.

9 (5) The state tax commission shall be responsible for providing copies
10 of uniform tax code area numbers and maps to the county assessor, county au-
11 ditor and county treasurer and various companies having operating property
12 subject to assessment in the state of Idaho and under the jurisdiction of the
13 state tax commission for assessment and taxation purposes.

14 (6) Unless otherwise specifically authorized to form with noncontigu-
15 ous boundaries, or to annex or ~~de-annex~~ deannex properties so as to make
16 noncontiguous boundaries, all taxing districts shall form with and maintain
17 contiguous boundaries.