## STATEMENT OF PURPOSE

## RS31283 / S1299

This legislation repeals Idaho Code Section 44-2012, which the United States Court of Appeals, Ninth Circuit, held in 2015 was pre-empted by the National Labor Relations Act (NLRA) in *Idaho Building and Construction Trades Council, AFL-CIO v. Inland Pacific Chapter of Associated Builders and Contractors, Inc.* The result is the statutory language contains dead letters that are of no force or effect in Idaho law and should be removed to avoid confusion for those who come across the statutory language and think it is valid.

## FISCAL NOTE

Enactment of this legislation will have no impact on the General Fund other than the minimal costs involved with making the requisite ministerial change to Idaho Code.

## Contact: Senator James D. Ruchti (208) 332-1411 Representative Nate Roberts (208) 332-1000

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).