Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1248

Introduced by

Representatives Klemin, Rick C. Becker, Dockter, B. Koppelman Senators Casper, Klein, Laffen

- 1 A BILL for an Act to create and enact a new chapter to title 54 of the North Dakota Century
- 2 Code, relating to a prosperity states compact.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 4 **SECTION 1.** A new chapter to title 54 of the North Dakota Century Code is created and 65 enacted as follows:
- The state of North Dakota enacts, adopts, and agrees to be bound by the following
- 7 Prosperity States Compact:

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8 ARTICLE I - FINDINGS AND DECLARATION OF POLICY

- 9 Whereas every state enacting, adopting, and agreeing to be bound by this prosperity states
- 10 compact legislation find that the establishment of prosperity districts as provided herein
- 11 advances their mutual sovereign interests in promoting prosperity;
- 12 Whereas this legislation is intended, among other things, to form an interstate compact in
- 13 accordance with the consent of Congress under 4 U.S.C. § 112;
- Whereas each member seeks to secure the additional consent of Congress so that the
- 15 entirety of this legislation achieves the status of a law of the United States when an interstate
- 16 compact is formed embracing its terms and conditions:
- Now, therefore, in consideration of their respective and reciprocal statutory enactments,
- mutual promises and obligations expressed herein, every state passing this compact legislation,
- 19 <u>herewith exercises all of their respective sovereign legislative and contractual powers as set</u>
- 20 <u>forth herein notwithstanding any law, regulation, or policy to the contrary.</u>

<u>ARTICLE II - SPECIAL PURPOSE AUTHORITY OF PROSPERITY DISTRICTS</u>

- 22 <u>1. Special purpose authority. The special purpose authority of every prosperity district is</u>
- 23 <u>exclusively to furnish consenting communities with a local jurisdiction that is</u>
- 24 <u>streamlined to maximize prosperity through a stable public policy environment</u>

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1 consisting of optimal regulatory and fiscal policy. No power or authority of any 2 prosperity district shall serve any other purpose. 3 <u>2.</u> District governance. Subject to Article III, a prosperity district formed within any 4 member under the authority of this compact shall be a governmental unit and political 5 subdivision of that member with the following structure, authority, and jurisdiction: 6 Legal capacity. Every prosperity district is a municipal corporation in the form of a a. 7 special district that can form enforceable contracts, sue, be sued, and exercise 8 exclusively the jurisdiction, power, and authority specified in this Article under the 9 law of each member in which it is formed and expanded; however, prosperity 10 districts shall not possess or claim sovereign immunity. 11 Governing structure. Supervisory and operational authority over the limited b. 12 governing, management, and administrative power of every prosperity district 13 shall be vested upon formation in a managing board consisting of seven natural 14 persons who are qualified electors under the general laws of this member, each 15 of whom shall serve for a term of four years, (with commencement and 16 termination dates as specified in the district bylaws), during which each shall hold 17 such authority in trust and exercise it as a fiduciary for every law-abiding 18 landowner, resident, and person rightfully within the district ("managing board"). 19 Board membership. The manner of appointment or election of the managing (1) 20 board shall be consistent with the Fourteenth Amendment to the United 21 States Constitution, the guaranty of a republican form of government 22 thereunder, and this member's constitution; and it must be specified in the 23 formation petition required by subsection 1 of Article IV. 24 (2) Supervisory and operational authority. The managing board is authorized to 25 promulgate all necessary district by laws, ordinances, policies, procedures, 26 parliamentary rules, and directives, which shall be subordinate to and in 27 conformity with this compact, for the prosperity district's exercise of its 28 limited authorized powers and authorities under this Article, for its internal 29 management and administration, (including the collection and

reimbursement of revenues to which the district is contractually entitled, the

formation of committees, subordinate departments, and agencies, as well as

1		the designation and responsibilities of administrative offices and retention of
2		subordinate officials), and, if desired, for further limiting the power, authority,
3		and jurisdiction of the prosperity districts and its managing board,
4		departments, and agencies, if any, and establishing additional criteria for
5		withdrawal of lands pursuant to subsection 2 of Article IV.
6	(3)	Official action. Official action by the managing board shall require a quorum
7		consisting of an absolute majority of the board present physically or
8		electronically and a vote in the affirmative of a majority of the board
9		members present at a public hearing.
10	<u>(4)</u>	Separation of powers. Any member of the managing board who had
11		participated in the promulgation of a regulation shall not subsequently
12		participate in enforcing or adjudicating that regulation.
13	<u>(5)</u>	Transparency. Subject to executive session procedures or privileges which
14		shall be specified in the district by laws and adopted after a public hearing,
15		all governing instruments, records, proceedings, and accounts of the
16		prosperity district shall be public and open for inspection or observation by
17		any person at all reasonable times. Detailed minutes or verbatim recordings
18		of all official actions and public hearings shall be maintained by the
19		managing board. The prosperity district shall fully comply with any written
20		public records request within the compliance deadline specified in the
21		request, or otherwise the prosperity district shall, within the deadline
22		specified in the request, if one is specified, furnish a written statement to the
23		requestor detailing the reasons for the partial compliance, noncompliance,
24		or a requested compliance deadline extension, which specifies a reasonable
25		alternative deadline, with specific reference to each records request.
26		Further, the prosperity district's managing board directly or through a
27		designated chief executive officer shall be required to produce annual
28		performance audits for contracted goods and services, the cost of which
29		must be accounted for and considered during the bidding process. In
30		addition, the prosperity district's managing board directly or through a
31		designated chief executive officer shall seek an independent audit every two

1			year	s to evaluate the district's operations and performance audits. All audits
2			shall	be made public.
3	<u>C.</u>	Gov	<u>erning</u>	g authority. The governing authority of every prosperity district is strictly
4		<u>limit</u>	ed to	the following powers, which shall be exclusive of the exercise of the
5		sam	ne or li	ke powers by any other governmental unit within the district's
6		<u>bou</u>	ndarie	es, as they exist from time to time, and no other governmental unit shall
7		with	in suc	th boundaries exercise the same or like powers as are granted to the
8		dist	rict un	der this subsection, except as expressly contemplated in this compact:
9		<u>(1)</u>	Polic	ce power consisting solely of:
0			<u>(a)</u>	Enforcing the malum in se criminal law, common law, and regulation
11				adopted in its formation petition as contemplated in subsection 1 of
2				Article IV; and
3			<u>(b)</u>	Promulgating and enforcing regulation in strict conformity with
4				subsection 3 of this Article;
5		<u>(2)</u>	The	power to furnish transportation, utility, and transmission infrastructure,
6			<u>regu</u>	lation enforcement services, other municipal services specifically
7			<u>auth</u>	orized by the district bylaws, and internal managerial and administrative
8			<u>oper</u>	ations (including the power to supervise and coordinate the orderly
9			<u>enfo</u>	rcement of any revenue covenant among revenue beneficiaries thereof,
20			as w	ell as to collect and disburse revenues from all authorized sources)
21			<u>excl</u>	usively through independent contractors, intergovernmental
22			<u>agre</u>	ements, and public-private partnerships utilizing a process of open
23			com	petitive bidding specified in the district bylaws only if:
24			<u>(a)</u>	No regulation is promulgated or enforced by the prosperity district,
25				directly or in combination with other regulations, that restricts free and
26				open competition in derogation of the common law in the provision of
27				such infrastructure and services;
28			<u>(b)</u>	All costs incurred in furnishing such infrastructure and services are to
29				be reimbursed by either uniform, nondiscriminatory user fees paid
30				voluntarily by all users of the respective infrastructure service or
31				otherwise paid pursuant to a separate contract voluntarily and

1			consensually binding all landowners residing in the prosperity district
2			during the provision of such infrastructure services; and
3		<u>(c)</u>	A designated, commensurate revenue source exists for all payment
4			obligations incurred in connection with furnishing such infrastructure
5			and services.
6	<u>(3)</u>	<u>The</u>	power to organize a municipal court with the concurrence and under the
7		supe	ervision of the highest court of the judicial branch of each member in
8		whic	th any part of the prosperity district is located, with original jurisdiction of
9		<u>all ci</u>	ivil and criminal causes of action arising within that district, unless
10		<u>othe</u>	rwise agreed by all parties to the cause of action in a contract furnishing
11		an a	Iternative venue or method of dispute resolution;
12	<u>(4)</u>	<u>The</u>	power to borrow exclusively by issuing bonds in accordance with such
13		proc	edures as may be specified in its bylaws for the sole purpose of
14		finar	ncing the exercise of its authorized powers provided that:
15		<u>(a)</u>	The total outstanding principal of all bonds issued under the authority
16			of this section together with the sum of all other liabilities owed by the
17			respective prosperity district shall never exceed the fair market value
18			of all assets held in the name of that district;
19		<u>(b)</u>	The obligation of such bonds shall be secured solely and exclusively
20			by the respective prosperity district's receipts from revenue covenants
21			running with the land in the district, by authorized gifts, or by receipts
22			received pursuant to contract, if any;
23		<u>(c)</u>	Neither the United States government nor any state nor any other
24			government body or agency shall pay, guarantee, or be liable for the
25			obligation of any bond issued under this section (with the sole
26			exception of any liability that may be incurred by the member where
27			the prosperity district is located, if the member were to violate its
28			pledge herewith to all future bondholders of any prosperity district that
29			it shall refrain from any action or omission that would infringe on the
30			district's jurisdiction, power, and authority under this Article); and

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1		<u>(d)</u>	The terms of such borrowing shall provide that any holder of a bond
2			issued by a prosperity district who induces or attempts to induce any
3			prosperity district or any other governmental body to violate this Article
4			shall thereby immediately forfeit all right of repayment for any bond
5			issued by that prosperity district;
6	<u>(5)</u>	<u>The</u>	power to accept gifts of real or personal property exclusively from
7		<u>land</u>	owners and qualified electors residing within a prosperity district for the
8		sole	purpose of defraying the costs of exercising its authorized powers
9		prov	ided that the fiduciary obligations of the managing board are not
10		brea	ched through the acceptance of the gift; and
11	<u>(6)</u>	Sucl	n incidental power as is both specified in the district bylaws and also
12		esse	ential to carrying out the foregoing powers, including the power to open
13		<u>and</u>	maintain bank accounts, acquire or lease real or personal property,
14		prov	ided that a prosperity district may not and shall not under any
15		<u>circu</u>	ımstances, directly or indirectly, principally or incidentally, or for any
16		purp	ose, enjoy, accept, claim, or exercise any power:
17		<u>(a)</u>	To levy any tax;
18		<u>(b)</u>	Of eminent domain;
19		<u>(c)</u>	Of civil property forfeiture based on actions or omissions that
20			constitute a violation of criminal law unless the owner of such property
21			has been convicted of violating that criminal law;
22		<u>(g)</u>	To furnish any subsidy to private enterprise;
23		<u>(h)</u>	To establish or enforce by regulation or otherwise, directly or indirectly,
24			any monopoly or cartel in the provision of any good or service within
25			its jurisdiction in derogation of the common law;
26		<u>(i)</u>	To accept gifts, grants, or conditional grants from any governmental
27			unit, including, but not limited to, any state, county, municipality, or the
28			United States government, which are sourced from taxes,
29			government-imposed fees or fines, or borrowing which is secured or
30			to be repaid by taxes or government-imposed fees or fines;

1		<u>(j)</u>	To delegate all or any portion of its governing authority to any other
2			entity or to accept the delegation of governing authority in addition to
3			that expressly delegated by this compact from any other
4			governmental unit; or
5		<u>(k)</u>	To permit any other governmental unit to exercise governing authority
6			or jurisdiction within its boundaries except as authorized by
7			subsection 2 of Article II or as nongovernmental persons may
8			otherwise agree in adopting a venue selection clause or choice of law
9			provision in a valid contract between them.
10	<u>d.</u> <u>E</u>	External re	elations. Every prosperity district shall maintain comity with this
11	<u>n</u>	nember a	nd the United States government as provided in this subsection.
12	<u>(</u>	1) <u>Conc</u>	current law enforcement jurisdiction. All duly constituted law
13		enfor	cement agencies of this member or the United States government that
14		would	d otherwise have had concurrent jurisdiction to enforce malum in se
15		<u>crimi</u>	nal law within the boundaries of a prosperity district in the absence of
16		the fo	ormation or expansion of such district may do so within the boundaries
17		of an	y prosperity district located in whole or in part within this member in
18		acco	rdance with such jurisdiction. As an incident of its power and authority
19		<u>unde</u>	r subsection 2 of this Article, each prosperity district may enter into
20		interg	governmental agreements with any duly constituted law enforcement
21		<u>agen</u>	cy of this member or the United States government to provide specific
22		proce	edures for the exercise of such concurrent jurisdiction, as well as to
23		contr	act with any such agency to exercise original jurisdiction over any other
24		<u>crimi</u>	nal law in effect within the district's boundaries. Moreover, when in hot
25		pursi	uit of a suspect, arrestee, or convict in relation to a violation of law
26		occu	rring outside of the boundaries of a prosperity district, law enforcement
27		autho	prities of any member or the United States government may exercise
28		jurisc	liction within the boundaries of any prosperity district. Further, upon
29		notic	e to the managing board of the relevant prosperity district furnishing
30		<u>evide</u>	ence of a valid summons, subpoena, judgment, supplementary order,

garnishment, warrant, extradition request, or other legal process by any

I		<u>ager</u>	ncy, branch, department, instrumentality, or political subdivision of any	
2		member or the United States government having jurisdiction over the		
3		matt	er, which concerns any person or property within the boundaries of that	
4		distr	ict and arises from a cause of action that accrued outside of the	
5		bour	ndaries of that district, the prosperity district shall either:	
6		<u>(a)</u>	Serve, execute, or enforce the same to the reasonable satisfaction of	
7			each such agency, branch, department, instrumentality, or political	
8			subdivision in accordance with this Article; or	
9		<u>(b)</u>	Cooperate by refraining from objecting to, challenging, disputing, or	
10			impeding the exercise of jurisdiction by each such agency, branch,	
11			department, instrumentality, or political subdivision within the	
12			boundaries of the district to the extent needed to serve, execute, or	
13			enforce the same.	
14	<u>(2)</u>	Hold	harmless for district externalities. Upon notice furnishing evidence of a	
15		prob	able district externality to the managing board of the relevant prosperity	
16		distr	ict by any agency, branch, department, instrumentality, or political	
17		subc	division of any member or the United States government having	
18		juris	diction over the matter, the prosperity district shall either:	
19		<u>(a)</u>	Remedy within the limits of its power and authority the district	
20			externality to the reasonable satisfaction of each such agency, branch,	
21			department, instrumentality, or political subdivision in accordance with	
22			this Article; or	
23		<u>(b)</u>	Cooperate by refraining from objecting to, challenging, disputing, or	
24			impeding the exercise of jurisdiction by each such agency, branch,	
25			department, instrumentality, or political subdivision within the	
26			boundaries of the district to the extent needed to remedy that district	
27			externality. However, each member is prohibited from discriminating	
28			against or otherwise interfering with the free transmission,	
29			transportation, ingress, or egress of goods, persons, services,	
30			activities, capital, or entities to or from any prosperity district on terms	
31			not generally applicable to all similar goods, persons, services,	

I		activities, capital, or entities; accordingly, a prosperity district's duty to
2		remedy or cooperate as aforesaid shall not apply to facilitate any such
3		prohibited discriminatory action.
4	<u>(3)</u>	Hold harmless for external services. Any person domiciled within any
5		prosperity district that voluntarily uses governmental services or
6		infrastructure furnished by any branch, agency, or political subdivision of
7		any member, other than what that prosperity district furnishes, shall be liable
8		for the proportionate cost of such services and infrastructure usage to the
9		extent that such cost is not defrayed by funds distributed to such branch,
10		agency, or political subdivision from the revenue covenant running with title
11		to the real property in the prosperity district or by any other revenues paid
12		directly or indirectly by such person to the respective branch, agency, or
13		political subdivision. In order to recover such liability, all branches, agencies,
14		or political subdivisions that desire reimbursement of such costs shall first
15		annually determine and publicly post a reasonable fee for such services and
16		infrastructure based on uniform criteria that must be paid by persons
17		domiciled within any such prosperity district in order to use such services
18		and infrastructure; the reasonableness of the fee in relation to the
19		proportionate cost of such services and infrastructure usage and all other
20		revenues paid directly or indirectly by such person to the respective branch,
21		agency, or political subdivision shall be subject to judicial review and
22		alternative dispute resolution in accordance with this compact.
23	<u>(4)</u>	External eminent domain. Any person, governmental unit, member agency,
24		or political subdivision which has jurisdiction or authority under general laws
25		to exercise eminent domain in any location contiguous to the boundaries of
26		a prosperity district may continue to exercise eminent domain for
27		transportation, utility, or transmission purposes within the boundaries of that
28		prosperity district in accordance with generally applicable laws provided that
29		any proposed or consummated taking:
30		(a) Shall take place exclusively either with regard to real property within
31		such corridors as are designated by appropriate legal description in

1		the petition required by subsection 1 of Article IV or otherwise within
2		such scope as is absolutely necessary to accomplish the asserted
3		public use of the taking;
4	<u>(b)</u>	The targeted property shall not be taken for private use and shall be
5		used exclusively for transportation, utility, or transmission purposes on
6		equal terms by all members of the public or otherwise with title held in
7		trust for the benefit of the public;
8	<u>(c)</u>	If the taking occurs within the aforesaid designated corridors,
9		generally applicable statewide laws of the state in which the targeted
10		property is located shall apply to the taking;
11	<u>(d)</u>	If the taking occurs outside of the aforesaid designated corridors, all
12		persons whose vested rights will be condemned, diminished, or
13		damaged by the taking shall be made whole by the condemnor as just
14		compensation, which shall include, compensation consisting of
15		payment of the maximum fair market value of the targeted property as
16		assessed at any point in time up to the consummation of the taking
17		and after the first public statement of any such intent to exercise
18		eminent domain by any political subdivision or agency of the state or
19		any public official thereof, and damages for all injuries and costs
20		incurred which were proximately caused by the proposal, initiation, or
21		consummation of the taking, including, but not limited to, any loss of
22		prospective economic advantage, legal expenses, and attorney's fees;
23	<u>(e)</u>	Any property taken must be dedicated to the public use upon which
24		the taking was premised within five years of the consummation of the
25		taking or it shall revert to the original owner or successor in interest;
26		and
27	<u>(f)</u>	If such taking proceedings are not initiated within two years of the
28		public statement of any such intent to exercise eminent domain by
29		any political subdivision or agency of this member or any public official
30		thereof, timely initiated but abandoned before consummation, or not
31		consummated within four years of initiation, then the respective

1		political subdivision or agency shall pay to all persons whose vested
2		rights have been thereby diminished or damaged compensation for all
3		injuries and costs incurred which were proximately caused thereby,
4		including, but not limited to, any loss of prospective economic
5		advantage, legal expenses, and attorney's fees, unless otherwise
6		agreed respectively by each such adversely affected person. If any
7		agency or political subdivision of this or any member engages in any
8		action or omission that is the functional equivalent of exercising
9		eminent domain within the boundaries of any prosperity district, any
0		person whose vested rights have been diminished or damaged
11		thereby may bring an action at law or equity to compel institution of
2		proceedings under this subsection. Costs incurred by any agency or
3		political subdivision of this or any member to exercise the power of
4		eminent domain within the boundaries of a prosperity district shall not
5		be funded by proceeds from any revenue covenant or otherwise
6		charged to any landowner or person domiciled within the district. This
7		subsection may be enforced at law or equity in any venue of
8		competent jurisdiction by any person whose vested rights have been
9		or probably will be taken, diminished, or damaged as herein
20		contemplated.
21	<u>(5)</u>	Judicial forum. Subject to subsection 2 of this Article, Article III, V, and VI,
22		and subsection 1 of Article VIII of this compact, the judicial branch of this
23		member shall have jurisdiction over all cognizable causes of action arising
24		within any prosperity district located in this member, unless otherwise
25		agreed by all parties to the cause of action in a contract furnishing an
26		alternative venue or method of dispute resolution.
27	<u>e.</u> Exc	clusive jurisdiction. Subject to subsection 2 of this Article and Articles III, V, and
28	<u>VI,</u>	every prosperity district shall have exclusive governing jurisdiction within its
29	<u>boı</u>	undaries, as those boundaries may be established from time to time (except as
30	nor	ngovernmental persons may otherwise agree in adopting a venue selection
31	cla	use or choice of law provision in a valid contract between them). Accordingly,

- Sixty-fifth Legislative Assembly 1 to the extent of such exclusive jurisdiction, every agency, department, 2 instrumentality, unit, or political subdivision of this member, including any county, 3 city, town, state agency, or special district, is prohibited within district boundaries, 4 as they may exist from time to time, from: 5 Exercising jurisdiction or superimposing additional governing jurisdictions (1) 6 therein: 7 Fining, penalizing, prosecuting, regulating, taxing, or otherwise addressing (2)8 through government action any condition, state of affairs, person, entity, 9 service, property, action, or omission located, committed, or occurring 10 therein; and 11 (3) Annexing lands therein. 12 <u>3.</u> Optimal regulation. The only legitimate public purpose of regulation within the 13 boundaries of every prosperity district, as those boundaries may be established from 14 time to time, is to safeguard public health and safety by protecting the individual right 15 to life, liberty, and property, which, as to any competent adult, shall be limited to 16 defending one's freedom to pursue a flourishing and productive existence either in 17 consensual association with others or alone, which requires securing unobstructed 18
 - time to time, is to safeguard public health and safety by protecting the individual right to life, liberty, and property, which, as to any competent adult, shall be limited to defending one's freedom to pursue a flourishing and productive existence either in consensual association with others or alone, which requires securing unobstructed action according to one's will, provided that such action does not infringe upon another's like freedom, and resolving conflicting claims to unobstructed action by deferring to or enforcing any governing prior agreement of the claimants or otherwise applying the principle of first in time, first in right to defer to, or enforce the claim of the first actor. Accordingly, within six months of formation, and periodically thereafter as determined by official action of the managing board, each prosperity district shall hold one or more public hearings to decide whether, how, and when to promulgate and enforce regulations within its boundaries to safeguard public health and safety strictly in accordance with the following subsections; further, a prosperity district's authorized police power shall be exercised in strict conformity with the following subdivisions.

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a. Regulatory impact statement. As a precondition of promulgating or initially enforcing any regulation within any prosperity district, other than the exercise of police power authorized by subsection 2 of this Article and adopted pursuant to subsection 1 of Article IV, or an exercise of concurrent jurisdiction authorized by

I	SUD	subsection 2 of this Article, including, but not limited to, any regulation clarifying,			
2	mod	modifying, or superseding the common law in effect within district boundaries,			
3	eve	every prosperity district shall conduct fact-finding at one or more hearings that			
4	are	open to the public with at least seven days prior notice to assess the extent to			
5	whic	ch the regulation would fulfill or, if previously promulgated or enforced prior to			
6	repe	eal, has fulfilled the criteria required for regulatory authority and tailoring			
7	und	er this section, and shall publicly report as soon as practicable exactly how			
8	sucl	h criteria have been or would be fulfilled by the regulation in a regulatory			
9	<u>imp</u>	act statement that:			
0	<u>(1)</u>	Articulates the nature and magnitude of the threat to the individual right to			
11		life, liberty, or property targeted by the regulation by, at a minimum,			
2		characterizing the risk pathways, populations exposed and consequences of			
3		exposure, and assessing whether the regulation or similar regulations have			
4		been effective in reducing the targeted risks;			
5	<u>(2)</u>	Articulates a theory of cause and effect, consistent with established			
6		economic and scientific theories, that shows how the regulation could or did			
17		produce the desired outcomes and that also explicitly assesses whether the			
8		risks addressed by the regulation are likely to increase, decrease, or stay			
9		the same in the absence of the regulation;			
20	<u>(3)</u>	Demonstrates consideration of a wide variety of alternate and less			
21		restrictive or burdensome regulatory approaches consistent with the			
22		hierarchy of regulation contemplated by this Article, including, but not limited			
23		to, expressly assessing whether the regulation has a negative effect on			
24		competition, whether the regulation can be modified to reduce its			
25		anticompetitive effects, and determining whether and how private voluntary			
26		action can reduce the risks addressed by the regulation;			
27	<u>(4)</u>	Comprehensively assesses the benefits and costs of a wide variety of			
28		alternative regulatory approaches or solutions to the asserted threat to			
29		individual rights to life, liberty, or property, including a showing of how much			
30		of the problem the regulation is likely to solve;			

1		<u>(5)</u>	Cons	siders the foregoing criteria in light of all actual evidence of the
2			<u>regu</u>	lation's efficacy or lack thereof from any previous promulgation or
3			<u>enfo</u>	rcement of the same or similar regulation; and
4		<u>(6)</u>	Spec	cifies the data utilized to make the assessments shown in the report.
5	<u>b.</u>	<u>Crite</u>	eria fo	r authorized regulation. A prosperity district has no power to regulate or
6		othe	erwise	to use or threaten coercion in connection with its governing authority
7		exc	ept thr	rough:
8		<u>(1)</u>	The	exercise of police power authorized by subsection 2 of this Article and
9			<u>ador</u>	oted pursuant to subsection 1 of Article IV; and
10		<u>(2)</u>	Pron	nulgating and enforcing regulations that fulfill each of the following
11			crite	<u>ria:</u>
12			<u>(a)</u>	The regulation governs or protects the individual right to life, liberty, or
13				property of either those who are not parties to a contract that
14				furnishes a rule of governance covering the same subject matter as
15				the regulation; or those who are in breach of a contract covering the
16				same subject matter as the regulation, provided that the dispute
17				resolution procedures specified in the contract, if any, are not being
18				observed by all parties to the contract, and at least one party to the
19				contract requests such regulation or enforcement;
20			<u>(b)</u>	The regulation and its enforcement accurately codifies or implements
21				the exercise of police power authorized by subsection 2 of this Article
22				and adopted pursuant to subsection 1 of Article IV, or governs an act,
23				activity, inactivity, occupation, profession, use of property, person,
24				entity, condition, or state of affairs that is not ordinarily peaceful,
25				nonviolent, and nonfraudulent;
26			<u>(c)</u>	Neither the predominant effect of the regulation considered alone or in
27				the context of the prosperity district's existing regulatory framework,
28				nor any part of its purpose is to protect any individual, entity, or group
29				from otherwise rightful competition or to restrain competent adults for
30				their own good; and

1			<u>(d)</u>	The act, activity, inactivity, occupation, profession, use of property,
2				person, entity, condition, or state of affairs targeted for regulation has
3				violated, is violating, or is an actual threat to individual right to life,
4				liberty, or property.
5	<u>C.</u>	Targ	jeted r	regulation. To the extent that a prosperity district is authorized to
6		pron	nulgat	e or enforce regulations under subsection 2 of this Article, the
7		<u>regu</u>	<u>ılation</u>	may only:
8		<u>(1)</u>	<u>Furn</u>	ish modified, additional, or augmented civil remedies to render the
9			exer	cise of police power authorized by subsection 2 of this Article and
10			adop	ted pursuant to subsection 1 of Article IV more effective in protecting
11			the in	ndividual rights of life, liberty, or property;
12		<u>(2)</u>	<u>Impo</u>	se clear, objective legal standards only if the foregoing mode of
13			regu	lation will not reasonably reduce the threat to the individual rights of life,
14			libert	<u>ry, or property;</u>
15		<u>(3)</u>	Enat	ole the enforcement of clear, objective legal standards by inspections
16			and o	enforcement of violations by civil penalty only if the foregoing modes of
17			regu	lation will not reasonably reduce the threat to the individual rights of life,
18			libert	zy, or property;
19		<u>(4)</u>	Enat	ole the enforcement of clear, objective legal standards by permitting,
20			<u>licen</u>	sing, or other regulatory preapproval processes only if the foregoing
21			mod	es of regulation will not reasonably reduce the threat to the individual
22			right	s of life, liberty, or property; or
23		<u>(5)</u>	Enat	ole the enforcement of clear, objective legal standards by criminal
24			sanc	tions only if the foregoing modes of regulation will not reasonably
25			redu	ce the threat to the individual rights of life, liberty, or property.
26	<u>d.</u>	<u>Con</u>	formir	ng enforcement. Before exercising the police power authorized by
27		subs	section	n 2 of this Article and adopted pursuant to subsection 1 of Article IV, and
28		<u>any</u>	other	regulation authorized by subsection 2 of this Article, each prosperity
29		distr	rict mu	st adopt appropriate internal management and administrative
30		proc	edure	es in the district bylaws governing such enforcement, including ensuring
31		that	the m	ethod of enforcement makes it probable that the regulation will protect

1 the individual right to life, liberty, or property; the method of enforcement makes it 2 probable that the regulation will fulfill the criteria that authorized its promulgation; 3 and that reasonable public notice of the regulation had been furnished to any 4 affected person before the regulation is enforced. 5 Automatic sunset. Every regulation adopted pursuant to subsection 1 of Article IV <u>e.</u> 6 or promulgated pursuant to subsection 2 of this Article shall be automatically 7 repealed and held for naught five years from their effective date, if one is 8 specified, and otherwise from their adoption or enactment date, as the case may 9 be, and may only be promulgated again thereafter as provided in subsection 3 of 10 this Article (with any regulation previously adopted pursuant to subsection 1 of 11 Article IV to be reinstated only through exercising the authority furnished by 12 subsection 2 of this Article). The prosperity district may commence proceedings 13 to consider reinstating such regulation as provided in subsection 3 of this Article 14 as early as two years prior to their automatic repeal date. 15 <u>4.</u> Eminent domain, regulatory, and tax overreach defense. It is a complete defense in 16 any venue to the exercise of eminent domain or the enforcement of any regulation or 17 tax within the boundaries of every prosperity district, as those boundaries may be 18 established from time to time, that the exercise of eminent domain, regulation, or tax 19 was promulgated or enforced in violation of this compact. If this defense is raised, the 20 proponent of the taking, regulatory, or taxing action has the burden of proving strict 21 compliance with the provisions of this compact with clear and convincing evidence or 22 with such quantum of proof as otherwise agreed to by all disputants. 23 **ARTICLE III - AUTHORIZED STATEWIDE TAILORING** 24 Under the authority and subject to the provisions of subsection 6 of Article VIII of this 25 compact, the following provisions shall clarify, supplement, modify, or supersede, as applicable, 26 any relevant or contrary provision of the compact in Article I, II, IV, V, VI, and VII solely with 27 respect to this member: 28 Repealer. Subject to subsection 2 of Article II, this Article, and subsection 2 of 1. 29 Article IV: 30 (a) Every ordinary member law of this member that extends to, applies to, penalizes,

prosecutes, taxes, regulates, or can otherwise be based on any condition, state

1			of affairs, person, entity, service, property, action, or omission located, committed,
2			or occurring in a prosperity district is deemed to conflict with this compact, and is
3			entirely repealed, superseded, or held for naught, as applicable to negate any
4			legal effect, within the boundaries of every prosperity district, as those boundaries
5			may be established from time to time, and shall not thereafter extend to,
6			penalize, prosecute, tax, regulate, apply to or be based on any condition, state of
7			affairs, person, entity, service, property, action, or omission located, committed,
8			or occurring within the boundaries of any such district, except as
9			nongovernmental persons may otherwise agree in adopting a venue selection
10			clause or choice of law provision in a valid contract between them; and
11		<u>(b)</u>	When and to the extent that this compact becomes an interstate compact that
12			has contractually bound this member and received the consent of Congress,
13			every ordinary federal law and every other law, regulation, or constitutional
14			provision of this member not previously repealed, which is capable of being
15			pre-empted, repealed, superseded, or held for naught by such consent of
16			Congress, that extends to, applies to, penalizes, prosecutes, taxes, regulates, or
17			can otherwise be based on any condition, state of affairs, person, entity, service,
18			property, action, or omission located, committed, or occurring in a prosperity
19			district is deemed to conflict with this compact and is entirely pre-empted,
20			repealed, superseded, or held for naught, as applicable to negate any legal
21			effect, within the boundaries of every prosperity district, as those boundaries may
22			be established from time to time (except as nongovernmental persons may
23			otherwise agree in adopting a venue selection clause or choice of law provision
24			in a valid contract between them).
25	<u>2.</u>	Rev	venue covenant based on unimproved land value. In the case of a new or
26		<u>exp</u>	anded prosperity district to be located in this member, the following revenue
27		COV	enant may be used to fulfill the revenue covenant requirements of subsection 1 of
28		<u>Arti</u>	cle IV of this compact (after following relevant instructions specified in brackets):
29			"Each landowner and each successor, assign and heir of such landowner of the
30			land encompassed by the [insert legal name of new or expanded prosperity
31			district] (hereinafter collectively "owner") shall pay, on an annual basis: (a) to

[insert legal name of member] an annual amount equal to the greater of: (1) the
product of (i) one percent of the fair market unimproved value of the land
encompassed by the [insert legal name of new or expanded prosperity district]
(hereinafter "prosperity district land value") and (ii) the ratio of the fair market
value of that owner's respective ownership interest in such land (hereinafter
"ownership interest land value") over the prosperity district land value; or (2) the
product of (i) the total amount of revenue collected directly by [insert legal name
of member] in the fiscal year immediately preceding [the formation or expansion]
of the [insert legal name of new or expanded prosperity district] from all activities,
inactivities, properties, and entities located within the area of the land within the
boundaries of [insert name of new or expanded prosperity district], including, but
not limited to, all fees, fines, assessments, as well as income, sales, and property
taxes, if any, and (ii) the ratio of that owner's ownership interest land value over
the prosperity district land value; (b) to [insert legal name of each county in which
the new or expanded prosperity district will be located] respectively an annual
amount equal to the greater of: (1) the product of (i) one-half of one percent of
the fair market unimproved value of the land encompassed by the [insert legal
name of new or expanded prosperity district] (hereinafter "prosperity district land
value") and (ii) the ratio of the fair market value of that owner's respective
ownership interest in such land (hereinafter "ownership interest land value") over
the prosperity district land value; or (2) the product of (i) the total amount of
revenue collected directly by [insert legal name of each county in which the new
or expanded prosperity district will be located] in the fiscal year immediately
preceding [the formation or expansion] of the [insert legal name of new or
expanded prosperity district] from all activities, inactivities, properties, and entities
located within the area of the land within the boundaries of [insert name of new or
expanded prosperity district], including, but not limited to, all fees, fines,
assessments, as well as income, transaction, sales, and property taxes, if any,
and (ii) the ratio of that owner's ownership interest land value over the prosperity
district land value; (c) to [insert legal name of new or expanded prosperity district]
an annual amount equal to the product of (1) one-quarter of one percent of the

fair market unimproved value of the land encompassed by the [insert legal name
of new or expanded prosperity district] (hereinafter "prosperity district land value")
and (2) the ratio of the fair market value of that owner's respective ownership
interest in such land (hereinafter "ownership interest land value") over the
prosperity district land value. [insert the following if any part of a new or
expanded prosperity district is located within the jurisdiction of any municipality:
(d) to [insert legal name of each municipality in which the new or expanded
prosperity district will be located] respectively an annual amount equal to the
greater of: (1) the product of (i) one-quarter of one percent of the fair market
unimproved value of the land encompassed by the [insert legal name of new or
expanded prosperity district] (hereinafter "prosperity district land value") and (ii)
the ratio of the fair market value of that owner's respective ownership interest in
such land (hereinafter "ownership interest land value") over the prosperity district
land value; or (2) the product of (i) the total amount of revenue collected directly
by [insert legal name of each municipality in which the new or expanded
prosperity district will be located] in the fiscal year immediately preceding [the
formation or expansion] of the [insert legal name of new or expanded prosperity
district] from all activities, inactivities, properties, and entities located within the
area of the land within the boundaries of [insert name of new or expanded
prosperity district], including, but not limited to, all fees, fines, assessments, as
well as income, transaction, sales, and property taxes, if any, and (ii) the ratio of
that owner's ownership interest land value over the prosperity district land
value."] Said amounts shall be: (a) assessed by the managing board of the [insert
legal name of new or expanded prosperity district] as a first priority lien against
the relevant land and a joint and several debt of each owner in favor of the
relevant payee on the first business day of each calendar year after the formation
or expansion, as the case may be, of the [insert legal name of prosperity district]
to include the relevant land based on the average of contemporaneous
appraisals, formulated in accordance with reasonable and customary appraisal
standards, previously submitted to the managing board of the [insert legal name
of the new or expanded prosperity district] by each owner and the [insert legal

	name of member]; and (b) paid to the previously identified recipients of revenues
	by each owner on the last business day of each calendar year following [the
	formation or expansion] of the [insert legal name of new or expanded prosperity
	district], prorated for any period of any calendar year in which the [insert legal
	name of new or expanded prosperity district] was not recognized by [insert legal
	name of member], provided that no adverse judicial or administrative
	proceedings involving any owner and [insert legal name of member], or any
	political subdivision or agency thereof, had been brought by [insert legal name of
	member] or any of its political subdivisions or agencies against any owner
	(excluding claims subject to the alternative dispute resolution process specified in
	Article V of the prosperity states compact, as enacted by [insert legal name of
	member] and amended from time to time) in the preceding twelve months. Upon
	such payment, the lien specified above shall be deemed released, subject to
	modification by written agreement of all affected parties, laws generally
	applicable to the foreclosure of real property liens in the [insert legal name of
	member] shall determine available procedures and remedies in the event of
	nonpayment or untimely payment of the assessment hereunder due. The
	foregoing revenue covenant is a covenant running with the land encompassed by
	the [insert legal name of new or expanded prosperity district] for the benefit of the
	previously identified recipients of revenues. [Insert the following if it is desired for
	the provisions of this revenue covenant to be modified or superseded by a
	negotiated revenue covenant: "This revenue covenant is subject to modification
	or supersession by a negotiated revenue covenant pursuant to Article III of the
	prosperity states compact, as enacted by the [insert legal name of member] and
	amended from time to time."]"
3	Negotiated revenue covenant. To comply with the netition requirement specified in

3. Negotiated revenue covenant. To comply with the petition requirement specified in subsection 1 of Article IV, or subsequently to supplement or revise a revenue covenant authorized under Article IV or this Article, the petitioners or their successors in interest may negotiate a revenue covenant ("negotiated revenue covenant") with the governor of this member or the governor's nominee ("state official") in the case of the formation or expansion of a prosperity district to be located in whole or in part within this member

1 by giving notice of a demand for such negotiations to the office of the governor or a 2 person authorized to accept service of process on behalf of the governor, whereupon 3 they shall commence negotiations within twenty days. In addition to other relevant 4 provisions, the negotiated revenue covenant shall: 5 Only concern the generation, collection, and distribution of revenues; <u>a.</u> 6 <u>b.</u> Be duly signed by petitioners and state officials; 7 Define the revenues or revenue sources to which it applies and, if applicable and C. 8 desired, include terms and provisions to supplement or revise the terms of an 9 existing default revenue covenant, if any, upon recordation; 10 d. Guarantee that the member and any county or municipality in which any part of a 11 proposed new prosperity district is to be located receives on an annual basis 12 revenues and distributions of state shared revenues, if any, that are at least equal 13 to the total amount of revenue and distributions of state shared revenues 14 collected or received by that member and any such county or municipality in the 15 fiscal year immediately preceding the respective formation of the prosperity 16 district from all activities, inactivities, properties, and entities located within the 17 area of the real property to be encompassed by the proposed new prosperity 18 district, including, but not limited to, all fees, fines, assessments, as well as 19 income, transaction privilege, use, gas, sales, and property taxes, if any; 20 Guarantee that the member and any county or municipality in which any part of <u>e.</u> 21 the proposed expansion area of an existing prosperity district is to be located 22 receives on an annual basis revenues and distributions of state shared revenues, 23 if any, that are equal to or greater than the total amount of revenue and 24 distributions of state-shared revenues collected or received by that member and 25 any such county or municipality in the expansion area in the fiscal year 26 immediately preceding the proposed expansion of the prosperity district from all 27 activities, inactivities, properties, and entities located within the area of the real 28 property to be encompassed by the proposed expansion area, including, but not 29 limited to, all fees, fines, assessments, as well as income, transaction privilege,

use, gas, sales, and property taxes, if any;

1 Guarantee that the payment of income, transaction privilege, use, gas, sales, and 2 property taxes by any third-party beneficiary which are imposed by this member 3 and any of its political subdivisions on activities, inactivities, properties, and 4 entities located within the area of the real property included within the proposed 5 new or expanded prosperity district, if any, shall be ratably credited against that 6 third-party beneficiary's obligations under any such negotiated revenue covenant; 7 Apply and run with title to all real property in the proposed new or expanded q. 8 prosperity district upon the formation or expansion of the district, as the case may 9 be, and as long as the encumbered real property is within the jurisdiction of the 10 district; 11 Be drafted in general language, without limitation to a closed class of one or h. 12 more identifiable persons, and with such uniformity as to allow the entire class of 13 landowners located within any other existing or future prosperity district within the 14 same state to have the option of adopting the negotiated revenue covenant to 15 fulfill the requirements of subsection 1 of Article IV, or subsequently to 16 supplement or revise an existing revenue covenant authorized under Article IV or 17 this Article if such right was reserved; 18 <u>i.</u> Be deemed accepted and ratified by this member and any political subdivision of 19 this member benefited by the negotiated revenue covenant for use by petitioners, 20 any other class of petitioners under subsection 1 of Article IV, and their 21 successors-in-interest within this member's jurisdiction when approved by joint 22 resolution of the legislature of this member; and 23 If meant to revise or supplement a revenue covenant already running with title to real property in an existing prosperity district, the accepted and ratified negotiated 24 25 revenue covenant shall be recorded with the county recorder for each county in 26 which the respective prosperity district is located and with each such other official 27 responsible for the public recordation of interests in real property located within 28 the proposed boundaries of the respective prosperity district, if any, as the case 29 may be. 30 Relationship of compact to existing laws and jurisdictions. This subsection shall be <u>4.</u>

effective in this member notwithstanding the reciprocity otherwise required by

- subsection 5 of Article V, subsection 2 of Article II, subsection 1 of this Article, and subsections 3 and 4 of Article V are herewith clarified, modified, and superseded, as applicable, with respect to this member in regard to the following laws and governmental unit jurisdictions constituted thereby, which shall continue to be effective in any prosperity district or any portion of any prosperity district that is located in this member to the same extent as in any other political subdivision of this member:
 - a. All interstate agreements, compacts, and laws enforcing or protecting vested contractual or property rights existing in this member as of the enactment date of the compact legislation, including, but not limited to, any interstate agreement or compact concerning water rights and gaming, as well as all governmental units constituted thereby, shall continue to be effective in any prosperity district located in this member to the same extent as before the enactment date of the compact. Vested contractual or property rights defined by reference to laws in effect in this member upon vesting shall be construed and enforced in any prosperity district located in this member as if such laws were still in effect;
 - b. All member laws and laws of the United States government that concern national security, declared states of emergency, immigration, violent crime, prostitution, or the possession, sale, transfer, or use of controlled substances, and the jurisdictions of all governmental units to the extent they are constituted thereby, as well as all related ongoing investigations, prosecutions, and administrative proceedings;
 - c. All member laws and laws of the United States government governing the management, administration, immunity, discipline, and compensation of law enforcement personnel engaged in the exercise of concurrent or original jurisdiction on behalf of this member or the United States government within the boundaries of any prosperity district, as they may exist from time to time, under the authority of this subdivision shall be in full force and effect as to such personnel to the same extent as would have been the case in the absence of the formation or expansion of such district;

1	<u>d.</u>	Any provision of this member's constitution requiring the taxation of property or a				
2		specific mode of taxation, and any law to implement any such provision, and the				
3		jurisdictions of all governmental units constituted thereby, provided that:				
4		(1) The payment of these taxes by any third-party beneficiary shall be ratably				
5		credited against any revenue covenant obligation imposed on them by this				
6		compact in favor of this member or any of its political subdivisions;				
7		(2) The payment of such taxes shall be credited against any required fee for				
8		external services as contemplated in subsection 2 of Article II to the extent				
9		that such revenues are used directly or indirectly to defray the cost of such				
0		services; and				
11		(3) Subsequent reductions in any such applicable tax rate or burden after the				
2		enactment date of the compact shall be effective in all prosperity districts;				
3	<u>e.</u>	The uniform commercial code of this member's revised statutes, and the				
4		jurisdictions of all agencies to the extent they are constituted by such laws, which				
5		shall be regarded as codifying the corresponding common law subject matters				
6		applicable within any prosperity district located within this member;				
17	<u>f.</u>	All laws governing mining, mineral rights, oil, and gas extraction rights of this				
8		member's revised statutes and promulgated in regulations authorized thereby,				
9		and the jurisdictions of all agencies to the extent they are constituted by such				
20		laws;				
21	<u>g.</u>	All laws governing mechanics liens of this member's revised statutes and				
22		promulgated in regulations authorized thereby, and the jurisdictions of all				
23		agencies to the extent they are constituted by such laws;				
24	<u>h.</u>	All laws governing the licensure and regulation of medical doctors of this				
25		member's revised statutes and promulgated in regulations authorized thereby,				
26		and the jurisdictions of all agencies to the extent they are constituted by such				
27		laws;				
28	<u>i.</u>	All laws governing the licensure and regulation of attorneys of this member's				
29		revised statutes and promulgated in regulations authorized thereby, and the				
30		jurisdictions of all agencies to the extent they are constituted by such laws;				

1 All laws governing fraud of this member's revised statutes and promulgated in 2 regulations authorized thereby, and the jurisdictions of all agencies to the extent 3 they are constituted by such laws; 4 All laws governing public records and open meetings of this member's revised k. 5 statutes and promulgated in regulations authorized thereby, and the jurisdictions 6 of governmental units constituted thereby; 7 All state and federal laws that concern elections, election qualifications, ballot 8 measures, referenda, and campaign finance and the jurisdictions of all 9 governmental units constituted by such laws, including, but not limited to, that 10 which is codified in this member's revised statutes, and the jurisdictions of all 11 governmental units constituted thereby, as well as all related ongoing 12 investigations, prosecutions, and administrative proceedings; 13 All state and federal laws governing banking, securities, and financial m. 14 transactions, including, but not limited to, that which is codified in the revised 15 statutes, and promulgated in regulations authorized thereby, as well as all related 16 ongoing investigations, prosecutions, and administrative proceedings; and 17 All state and federal laws specifically defining and protecting the individual right <u>n.</u> 18 to life, liberty, or property, or otherwise specifically governing the adoption, 19 guardianship, care, or representation of minor children, the incompetent, and the 20 disabled, and the jurisdictions of all governmental units constituted by such laws, 21 including, but not limited to, that which is codified in the revised statutes, and 22 promulgated in regulations authorized thereby, as well as all related ongoing 23 investigations, prosecutions, and administrative proceedings. 24 <u>5.</u> Income of residents doing business in district. This subsection shall be effective in this 25 member notwithstanding the reciprocity otherwise required by subsection 5 of 26 Article V. This member may tax income earned by its residents from income-producing 27 activities occurring within a prosperity district as provided by law if such residents are 28 neither domiciled nor residing in such prosperity district. 29 Federal primacy, mandates, and grant requirements protected. This subsection shall 30 be effective in this member notwithstanding the reciprocity otherwise required by

subsection 5 of Article V. Until this compact receives the consent of Congress in such

1	<u>torn</u>	m as to obviate any need for this member to comply with otherwise applicable						
2	<u>fed</u>	ederal mandates and conditions of maintaining or securing federal primacy or federal						
3	grai	grants, every prosperity district located in this member shall cooperate with this						
4	mer	member in fulfilling the lawful conditions of any federal grant or assumption of federal						
5	prin	nacy a	and complying with any lawful federal mandate, including the adoption of					
6	<u>app</u>	ropria	ate bylaws and regulations, in the event that this member is specifically					
7	thre	atene	ed by the federal government in writing with any sanction, the loss of federal					
8	prin	пасу,	the loss of any federal grant, or if this member loses federal primacy or a					
9	<u>fed</u>	eral g	rant due to a failure of compliance with a federal mandate or a condition to					
10	the	maint	tenance of federal primacy or to the grant caused by the actions or omissions					
11	of a	ny pr	osperity district. To enforce this cooperation duty, this member shall give					
12	<u>noti</u>	ce of	the threat or loss to the managing board of each responsible prosperity					
13	<u>dist</u>	listrict as soon as possible together with a specification of the sanction or the amount						
14	of th	of the grant that has been threatened or lost, as well as a specific demand for the						
15	cura	curative action or inaction that the prosperity district must undertake in order to restore						
16	fede	deral primacy, the grant, or prevent the sanction or the loss of federal primacy or the						
17	grai	<u>nt.</u>						
18	<u>a.</u>	<u>The</u>	prosperity district is authorized and required to respond to the foregoing					
19		dem	mand in one or more of the following three ways as needed to ensure that					
20		fede	ederal primacy is maintained by this member or this member is kept or made					
21		who	<u>lle:</u>					
22		<u>(1)</u>	It shall strictly comply with the demand in a fashion that may supersede any					
23			limitation on its regulatory authority as otherwise specified in Article II only to					
24			the extent absolutely necessary;					
25		<u>(2)</u>	It shall post a surety bond in favor of this member or tender cash to the this					
26			member for the full amount of the grant that has been threatened or lost					
27			which shall be payable without delay to this member or its designated					
28			recipient on its demand if the grant is lost, subject to this member refunding					
29			said amount immediately upon the restoration of the grant; or					
30		<u>(3)</u>	It shall delegate so much of its authority within its boundaries to this					

member or its designated agency, instrumentality, or political subdivision to

1			hold and exercise in receivership as is absolutely necessary to fulfill the
2			federal mandate or the conditions of the threatened or lost federal primacy
3			or federal grant until such time as the threatened sanction is retracted or
4			lifted, or the federal primacy or grant is restored and no longer specifically
5			threatened by the federal government.
6		<u>b.</u>	If the prosperity district fails to respond to the foregoing demand as aforesaid,
7			this member shall have the right to commence a special action in state court to
8			appoint a receiver to hold and exercise all power of the prosperity district as
9			necessary to comply with the federal mandate or to fulfill the conditions of the
0			threatened or lost federal primacy or federal grant until such time as the
11			threatened sanction is retracted or lifted, or the federal primacy or grant is
2			restored and no longer specifically threatened by the federal government, and
3			each prosperity district causing this member to fail to fulfill the conditions of any
4			such federal primacy or federal grant shall be jointly and severally liable for
5			tendering the full amount of any federal moneys that are denied to this member
6			as a result of the failure of cooperation within thirty calendar days after
7			submission of a proof of claim by this member to each prosperity district for the
8			replacement funding.
9		<u>C.</u>	This subsection shall self-repeal upon this compact receiving the consent of
20			Congress in such form and substance as to declare or render the actions or
21			omissions of a prosperity district nonprejudicial to any obligation this member
22			may have to comply with otherwise applicable federal mandates and conditions
23			of maintaining or securing federal primacy or federal grants.
24	<u>7.</u>	<u>Nati</u>	onal security modification to definition of "eligible land". This subsection shall be
25		<u>effe</u>	ctive in this member notwithstanding the reciprocity otherwise required by
26		subs	section 5 of Article V. The formation and expansion of a prosperity district in this
27		men	nber, as well as investment in property located within an existing prosperity district,
28		<u>shal</u>	I be subject to the review process for controlling direct foreign investment in the
29		<u>Unit</u>	ed States for the purpose of protecting national security, which is managed by the
? ∩		mult	i-agency federal entity known as the Committee on Foreign Investment in the

<u>United States, in accordance with the Foreign Investment and National Security Act</u>

- and Title 31 Code of Federal Regulations part 800. Accordingly, any person wishing to
 form or expand a prosperity district or otherwise to invest in property located within an
 existing prosperity district should expect that the Committee on Foreign Investment in
 the United States will review, and potentially block, direct foreign investment for the
 purpose of protecting the national security of the United States, but only to the same
 extent as it does for such investments in all other areas of the United States.
 - 8. County opt-out. This subsection shall be effective in this member notwithstanding the reciprocity otherwise required by subsection 5 of Article V. If a county of this member wishes to exclude land within its jurisdiction and outside of the territorial and extraterritorial jurisdiction of any municipality from being deemed "eligible land" under this compact before the formation or expansion of a prosperity district upon such land, it may pass a local law declaring such exclusion with a sufficient legal description to identify the excluded land based on such procedures as apply generally to the enactment of local laws by such county notwithstanding any other law of this member provided that:
 - a. The local law is enacted and effective within six months of the enactment date of the compact legislation;
 - b. A certified copy of the local law is recorded with the county recorder of deeds:
 - <u>c.</u> The local law shall automatically self-repeal in four years from its enactment date
 without prejudice to its re-enactment; and
 - d. The local law does not have the purpose or effect of rendering the authority to form, expand, or withdraw from a prosperity district a law, privilege, or immunity for a closed class of one or more identifiable persons. Any such local law may be subsequently amended or repealed in accordance with such procedures as apply generally to the enactment of local laws by such county notwithstanding any other law of this member provided that the amendment or repeal does not have the purpose or effect of rendering the authority to form, expand, or withdraw from a prosperity district a law, privilege, or immunity for a closed class of one or more identifiable persons.
 - 9. Municipal opt-in. This section shall be effective in this member notwithstanding the reciprocity otherwise required by subsection 5 of Article V. Any consent required to be

1		give	given by the governing body of a municipality to deem real property within the						
2		<u>terri</u>	itorial or extraterritorial jurisdiction of that municipality "eligible land" under this						
3		con	ompact:						
4		<u>a.</u>	Shall be enacted as a local law based on such procedures as apply generally to						
5			the o	enactment of local laws by such municipality notwithstanding any other law of					
6			<u>this</u>	member, including, but not limited to, any law requiring or enforcing any local					
7			regi	onal, or statewide land use plan;					
8		<u>b.</u>	<u>Sha</u>	Il contractually bind such municipality to recognize the classification of such					
9			real	property as "eligible land" under this compact;					
10		<u>C.</u>	May	include further stipulations and conditions superseding, modifying, or limiting					
11			the t	text or applicability of provisions of this compact as authorized by					
12			subs	section 6 of Article VIII of this compact within the territorial or extraterritorial					
13			<u>juris</u>	diction of the consenting municipality; and					
14		<u>d.</u>	Mus	Must provide that any alteration to the applicability of provisions of this compact					
15			that	that is specified in the aforesaid local law may be repealed by subsequently					
16			ena	cted local law provided that such repeal shall not have the effect of:					
17			<u>(1)</u>	Delegating powers or authorities to any prosperity district in addition to					
18				those expressly delegated to the district by subsection 2 of Article II of this					
19				compact;					
20			<u>(2)</u>	Creating or expanding the jurisdictions of any governmental unit within the					
21				boundaries of any prosperity district in addition to that which is expressly					
22				permitted under subsection 2 of Article II of this compact;					
23			<u>(3)</u>	Eliminating the text or authority of any revenue covenant that otherwise					
24				would satisfy the petition requirement under subsection 1 of Article IV;					
25			<u>(4)</u>	Preventing the formation or expansion of prosperity districts or the					
26				withdrawal of land from a prosperity district in that municipality; or					
27			<u>(5)</u>	Disqualifying real property as eligible land which would have otherwise					
28				qualified as eligible land as of the enactment date of the respective					
29				member's original compact legislation.					
30	<u>10.</u>	Insu	ırance	e, performance, and surety bonding. This subsection shall be effective in this					
R1		mer	nher	notwithstanding the reciprocity otherwise required by subsection 5 of					

Article V. This member and any political subdivision of this member that has the right
to foreclose on a revenue covenant lien attached to real property located within a
prosperity district or that may be required by law to assume jurisdiction over lands
withdrawn from a prosperity district, shall have the right to a reasonable performance
or surety bond or coverage as a named insured under a reasonable insurance policy
from the petitioners seeking district formation, expansion, and withdrawal in an amount
and with such limits and terms sufficient to cover the reasonably anticipated costs
associated with maintenance of structures on such lands as well as to cover the
reasonably anticipated costs of enforcing public health, safety, and sanitation
standards imposed by generally applicable laws within its jurisdiction with regard to
such land in the event of such foreclosure or withdrawal. A detailed written demand for
the furnishing of such insurance or the posting of such a bond specifying required
terms and conditions of the bond or insurance shall be interposed against the relevant
petitioners by service of the demand upon each petitioner and all required recipients of
their petition prior to its approval. The demand shall not prevent approval of the
petition; however, if petitioners do not comply with the demand within ninety days of
service, or if the disputants do not first settle their differences in regard to the demand,
then the serving member or political subdivision may institute an action in a venue of
competent jurisdiction to compel compliance with the demand by petitioners and such
compliance shall be compelled if the terms and conditions of the demanded insurance
policy or bond are found contractually enforceable and reasonable based on
admissible evidence of the magnitude and likelihood of the risk of incurring costs
associated with maintenance of structures on such lands as well as to cover the
reasonably anticipated costs of enforcing public health, safety, and sanitation
standards imposed by generally applicable laws within its jurisdiction with regard to
such land in the event of such foreclosure or withdrawal. If the terms and conditions of
the demanded bond or insurance are not found contractually enforceable or
reasonable based on such evidence, then the serving member or political subdivision
shall be held liable for all legal expenses and attorney's fees incurred by petitioners in
defending the action. If petitioners do not comply with the demand after being ordered
to do so by the adjudicating authority, then the serving member or political subdivision

- may seek a money judgment against the relevant petitioners jointly and severally in the amount of the demanded bond or limits of the demanded insurance policy or appropriate equitable relief reasonably tailored to mitigate the reasonably anticipated costs of enforcing public health, safety, and sanitation standards imposed by generally applicable laws within its jurisdiction with regard to such land in the event of such foreclosure or withdrawal. If a written demand for the posting of a bond or furnishing of insurance is not timely served or if an action to compel compliance with the demanded bond or insurance policy is not commenced within six months of the approval of the relevant petition, then the right to demand a bond or insurance policy from petitioners under this section shall be forfeit and forever barred except as may otherwise be provided in any settlement agreement between the disputants.
- 11. Statute of repose. This subsection shall be effective in this member notwithstanding the reciprocity otherwise required by subsection 5 of Article V. Any person claiming a right to challenge the legality of this compact shall have six months after the enactment date of the compact legislation to file an action for such declaration of rights in a court of competent jurisdiction or thereafter be forever barred from bringing any such claim or related cause of action. Any person claiming a right to challenge the legality of the formation or expansion of a prosperity district, or the withdrawal of land from a prosperity district, shall have six months after the recordation of the petition authorized by Article IV of this compact to file an action for such declaration of rights in a court of competent jurisdiction or thereafter be forever barred from bringing any such claim or related cause of action.

ARTICLE IV - PROSPERITY DISTRICT FORMATION, EXPANSION, AND WITHDRAWAL

1. Petition to form or expand prosperity district. A prosperity district is formed or expanded when a petition that is deemed compliant with this section (the "petition") is recorded with the county recorder for each county in which the new or expanded prosperity district is located and with each such other official responsible for the public recordation of interests in real property located within the proposed boundaries of the new or expanded prosperity district, if any. Accordingly, to form or expand a prosperity district, a petition containing the information specified herein shall be signed, served, reviewed, deemed compliant, and recorded as follows:

1	<u>a.</u>	With	n respect to eligible land to be included in the new or expanded prosperity					
2		dist	district, one or more landowners representing one hundred percent of the surface					
3		land	land ownership interests in such eligible land, the "petitioners" shall sign a					
4		peti	tion requesting the formation or expansion of a prosperity district to include					
5		suc	h eligible land under the authority of this compact and further attesting to the					
6		acc	uracy of the following information under oath, which shall also be included in					
7		<u>the</u>	petition:					
8		<u>(1)</u>	A statement requesting the formation or expansion of a prosperity district					
9			and avowing that the land to be encompassed by the new district or					
10			included in the expanded district is eligible land;					
11		<u>(2)</u>	The name, address, telephone number, and email address of each such					
12			signing landowner, if any;					
13		<u>(3)</u>	A statement that one hundred percent of the qualified electors who are					
14			residing on such eligible land have consented in writing to the petition or,					
15			alternatively, a statement that no qualified electors are then residing on said					
16			eligible land;					
17		<u>(4)</u>	The name, address, telephone number, and email address of each such					
18			resident qualified elector, if any;					
19		<u>(5)</u>	A legal description of the external boundaries of the proposed new or					
20			expanded prosperity district, as well as of the boundaries of any corridor for					
21			the exercise of eminent domain by external agencies pursuant to					
22			subsection 2 of Article II and any individual parcels that are internal to such					
23			eligible land which shall continue to be recognized within the prosperity					
24			district upon formation, expansion, and withdrawal;					
25		<u>(6)</u>	A map and a general description of the area to be included in the proposed					
26			new or expanded prosperity district that is sufficiently detailed to permit a					
27			property owner to determine if a particular property is located in the					
28			proposed new or expanded prosperity district;					
29		<u>(7)</u>	For a new prosperity district:					
30			(a) A unique name to be assigned to the prosperity district;					

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1	<u>(b)</u>	<u>The</u>	name	es, addresses, phone numbers, and occupations of the
2		prop	osed	members of the prosperity district's initial managing board;
3	<u>(c)</u>	A sta	ateme	ent of the jurisdiction, power, and authority of the district
4		unde	er Art	icle II of this compact;
5	<u>(d)</u>	On b	ehal	f of the proposed district and deemed effective within the
6		<u>distr</u>	ict up	oon formation:
7		[1]	An e	express adoption and verbatim specification of the malum in
8			se c	riminal law effective within the area to be encompassed by
9			the	proposed district;
0		<u>[2]</u>	An e	express adoption of the common law effective within the area
11			to be	e encompassed by the proposed district;
2		<u>[3]</u>	<u>The</u>	express adoption and verbatim specification of any other
3			<u>regu</u>	lation which is desired by petitioners to be enforced by the
4			<u>distr</u>	ict after formation pursuant to subsections 2 and 3 of
5			<u>Artic</u>	cle II, provided that such regulation was effective within the
6			area	a to be encompassed by the district as of the enactment date
7			of th	is member's compact legislation; and initial district bylaws
8			spec	cifying:
9			<u>[a]</u>	Procedures for the promulgation, amendment, and repeal
20				of district bylaws, ordinances, policies, procedures,
21				parliamentary rules, and directives for the governance of
22				the district for internal district management and
23				administration (including provisions detailing supervision
24				and coordination of revenue covenant enforcement, as well
25				as the collection and disbursement of revenues to which
26				the district is contractually entitled), the formation of
27				committees, subordinate departments and agencies, and
28				the designation and responsibilities of administrative offices
29				and retention of subordinate officials;
30			<u>[b]</u>	Managing board member appointment, election, removal,
31				or succession procedures;

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1			[C]	Municipal bonding terms, issuance, and repayment
2				procedures;
3			[d]	Public hearing and notice procedures;
4			<u>[e]</u>	Regulation promulgation and enforcement procedures;
5			[f]	The public infrastructure and services to be furnished by
6				the district; and
7			[g]	The office, authorities, and duties of the district treasurer
8				and secretary;
9	<u>(8)</u>	For a	an expans	sion of an existing prosperity district, the name of the
10		pros	perity dist	rict to be expanded and the names, addresses, and phone
11		<u>num</u>	bers of th	e members of that district's managing board;
12	<u>(9)</u>	For a	a new pro	sperity district, a recordable revenue covenant to burden the
13		<u>eligil</u>	ole land, v	which is the subject of the petition, as specified or described in
14		<u>Artic</u>	le III of th	is compact;
15	(10)	For a	an expans	sion of an existing prosperity district, a recordable revenue
16		cove	enant to be	urden the eligible land to be included in the existing prosperity
17		<u>distr</u>	ict that mi	rrors the revenue covenant then running with title to the land
18		in th	at existing	district; and
19	(11)	<u>(a)</u>	A record	lable restrictive covenant to burden the eligible land, which is
20			the subj	ect of the petition, prohibiting each landowner and any
21			success	or in interest from taking any action to preclude, hinder, or
22			obstruct	the expansion of the district to adjacent lands that are outside
23			of the di	strict, if any, or the withdrawal of lands from the district as
24			contemp	plated in this Article (or pursuant to such additional criteria as
25			specifie	d in the district bylaws for withdrawal of lands).
26		<u>(b)</u>	The pet	tion shall be served on each of the following recipients as
27			<u>applicat</u>	ole:
28			[1] <u>Ea</u>	ch member of the board of supervisors of each county in
29			<u>wh</u>	ich any portion of the new or expanded district is to be located
30			<u>at 1</u>	their offices or through their authorized service of process
31			rec	sipient;

I				The governing body of each affected municipality at its office or
2				through its authorized service of process recipient if the new or
3				expanded district is to include eligible land located within that
4				municipality's jurisdiction; and
5			[3]	The managing board of each affected prosperity district at its
6				office or through its authorized service of process recipient if that
7				prosperity district is to be expanded by the inclusion of the
8				eligible land or if a new prosperity district is to be formed within
9				any part of the jurisdiction of that prosperity district.
10		<u>(c)</u>	Witl	nin twenty calendar days after receipt of the petition, each recipient
11			des	ignated in paragraph b shall review the petition ministerially for
12			con	pliance with paragraph a and deny any petition that is not
13			con	ppliant. Notice of the denial of a petition shall be given within said
14			time	e frame in writing to the petitioners stating the specific nature of
15			<u>any</u>	deficiency and without prejudice as to the repeated resubmittal of
16			a co	prrected petition until all such deficiencies are cured. If the petition
17			is n	ot timely denied by any recipient designated in paragraph b, the
18			peti	tion shall be deemed compliant with this subsection for all
19			pur	poses and it may be recorded by the petitioners with the county
20			reco	order for each county in which the new or expanded prosperity
21			<u>dist</u>	rict is to be located and with each such other official responsible
22			for t	the public recordation of interests in real property located within
23			<u>the</u>	proposed boundaries of the new or expanded prosperity district, if
24			<u>any</u>	Sworn proof of service by United States certified mail, return
25			rece	eipt requested, or equivalently verifiable delivery service shall be
26			<u>suff</u>	icient to establish the date the petition was received by a
27			<u>des</u>	ignated recipient or any required notice was given to the
28			<u>peti</u>	tioners.
29	<u>2.</u>	Petition to with	draw.	A petition may be brought to withdraw land from a prosperity
30		district's jurisdi	ction	as provided in this section.
31		a. The land	that is	s the subject of the withdrawal petition must:

1		<u>(1)</u>	Be contiguous to land that is outside of the boundaries of the affected
2			district;
3		<u>(2)</u>	Be contiguous to land included in the same petition that is contiguous to
4			land that is outside of the boundaries of the affected district;
5		<u>(3)</u>	Be at least one square mile of contiguous land;
6		<u>(4)</u>	Be the subject of an enforceable contract governing all landowners and
7			qualified electors residing in the affected district that gives consent to the
8			withdrawal of such land from the district under such terms and conditions as
9			may be specified in that contract; or
10		<u>(5)</u>	Qualify for withdrawal under criteria otherwise specified in the bylaws of the
11			affected district provided that such criteria are uniform for all persons
12			domiciled in the district and they do not have the purpose or effect of
13			rendering such withdrawal authority a law, privilege, or immunity for a closed
14			class of one or more identifiable persons.
15	<u>b.</u>	<u>The</u>	withdrawal petition must:
16		<u>(1)</u>	State under oath that the petitioners represent one hundred percent of the
17			surface land ownership interests in title to the proposed withdrawn land,
18			including the same contact information for petitioners as with a petition to
19			form or expand a prosperity district;
20		<u>(2)</u>	State under oath that one hundred percent of all qualified electors residing
21			on the affected land have given written consent to the withdrawal of the land
22			from the prosperity district's jurisdiction;
23		<u>(3)</u>	Include a map and legal description of the proposed withdrawn land; and
24		<u>(4)</u>	Be served on the same officials as a petition to form or expand a prosperity
25			district, who must then within twenty calendar days after receipt of the
26			petition, review the petition ministerially for compliance with this subsection
27			and deny any petition that is not compliant.
28	<u>C.</u>	<u>Noti</u>	ce of the denial of a withdrawal petition shall be given within said twenty
29		<u>cale</u>	endar day time frame in writing by the same method of notice to the petitioners
30		as a	applicable to a petition to form or expand a district. If the petition is not timely
31		deni	ied by all petition recipients, the petition shall be deemed approved and

- compliant with this section for all purposes and it may be recorded by the petitioners with the county recorder for each county in which the withdrawn land is to be located and with each such other official responsible for the public recordation of interests in real property located within the proposed boundaries of the withdrawn land, if any.
 - d. Upon the approval and recordation of the withdrawal petition, the land specified therein shall immediately revert to the jurisdictional status of land outside of the boundaries of the affected prosperity district such that all laws generally applicable outside of the boundaries of that prosperity district shall govern the area of such land as if the district never encompassed the withdrawn land, and all covenants or servitudes running with title to such land as a consequence of any petition to form or expand that district shall be deemed vacated; but all other encumbrances on title to the withdrawn land, including any lien that has attached to such land to secure the payment of any previously accrued and unpaid revenue covenant obligation, shall remain enforceable to the extent consistent with the reverted legal and jurisdictional status of the withdrawn land.
 - e. Petitioners of an approved and recorded withdrawal petition may not subsequently petition for the expansion of the prosperity district to include land withdrawn from that district for a period of twelve months without the concurrence of the district's managing board.

ARTICLE V - COMPACT FORMATION, EFFECT, AND AMENDMENT

1. Offer and acceptance of interstate compact. By becoming a member, each such member hereby publicly pledges and offers to perform and comply strictly in accordance with this compact's terms and conditions as a binding interstate compact, and has made such pledge and offer in anticipation and consideration of, and in substantial reliance on, such mutual and reciprocal pledge, performance, and compliance by each other member, if any. This pledge and offer shall be deemed accepted and entry into this compact complete and contractually binding on a member as an interstate compact upon that member's receipt of notice of the attainment of member status by any other member; further privity of contract with regard to such interstate compact shall extend to, between, and among any member with notice of

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- the member status of any other member. For purposes of this subsection, notice shall
 be given to each other member's governor, an official authorized to accept service of
 process on the governor, and to the compact administrator, if any.
 - Effect of compact formation. On acceptance of the pledge and offer to enter into a compact as specified in subsection 1 of this Article, this compact shall be construed and enforced as an interstate compact consisting of a solemn sovereign pledge, agreement, and covenant contractually binding the member in privity to maintain and enforce the provisions of this compact, as they existed on the date that the compact became contractually binding, and to refrain from taking any future action that could in any way or to any degree burden, impair, or interfere with such provisions of this compact, except as otherwise expressly authorized by this compact. Further, upon this compact attaining the status of a sovereign contract between and among its members, the maintenance of and strict compliance with all of its terms, including each and every provision of Article I, II, III, IV, V, VI, VII, and VIII is required of all members in privity. Any impairment of performance, burden on performance, impediment to performance, nonperformance, suspension, deviation from, disregard of, or violation of the terms of this compact of any magnitude imposed by any member in privity is prohibited, including, but not limited to, the passage of parallel legislation that directly or indirectly causes costs or imposes mandates not contemplated by this compact to be incurred by any member or third-party beneficiary as a result of compliance with, performance under, or the enjoyment of the terms of this compact. Any violation of this prohibition of any magnitude or duration is and shall be regarded by all members in privity as a substantial impairment of the obligation of a solemn contract between sovereigns, and is and shall be regarded as a material breach of a solemn sovereign contract, as well as ultra vires and void under United States Constitution, article 1, section 10, clause 1, and, with respect to terms receiving the consent of Congress, under United States Constitution, article VI, clause 2. Every member in privity and third-party beneficiary has the right to the remedy of specific performance of the terms of this compact or injunctive relief to prohibit any deviation from strict compliance with the terms of this compact, subject to the alternative dispute resolution process and venue provisions of subsections 1, 10, and 11 of Article VI.

- 3. Effect of existing consent of Congress. Subject to Article III, and otherwise
 notwithstanding any law to the contrary, under the authority of United States
 Constitution, article I, section 10, article VI, clause 2, and the Tenth Amendment to the
 United States Constitution, when and to the extent that this compact becomes an
 interstate compact, in accordance with the consent of Congress furnished by 4 United
 States Code § 112, this compact shall:
 - a. Have equivalent status to a law of the United States to the extent that it enables cooperative efforts and mutual assistance among the states in the prevention of crime, enforcing criminal laws and policies, and establishing desirable agencies for making effective such cooperative efforts and mutual assistance;
 - b. Every prosperity district's exclusive jurisdiction under subsection 2 of Article II shall preclude every agency, branch, department, instrumentality, or political subdivision of every member in privity or the United States government from exercising jurisdiction or authority or superimposing additional governing jurisdictions within district boundaries, as those boundaries may be established from time to time, for purposes of preventing crime, enforcing criminal laws and policies, and establishing desirable agencies for making effective such cooperative efforts and mutual assistance (except as authorized by subsection 2 of Article II); and
 - c. Any dispute between any member in privity, the United States government, and third-party beneficiary regarding cooperative efforts and mutual assistance among the states in the prevention of crime, enforcing criminal laws and policies, and establishing desirable agencies for making effective such cooperative efforts and mutual assistance, shall be subject to alternative dispute resolution pursuant to subsection 10 of Article VI.
 - 4. Effect of additional consent of Congress. Subject to Article III and any stipulation, condition, or exception to such additional consent of Congress, and otherwise notwithstanding any law to the contrary, under the authority of United States

 Constitution, article I, section 10, article VI, clause 2, and the Tenth Amendment to the United States Constitution, when and to the extent that this compact becomes an

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and

1 interstate compact and has received the consent of Congress in addition to that 2 furnished by 4 United States Code § 112: 3 <u>a.</u> This compact shall have equivalent status to a law of the United States; 4 Every prosperity district's exclusive jurisdiction under subsection 2 of Article II b. 5 shall preclude every agency, branch, department, instrumentality, or political 6 subdivision of every member in privity or the United States government from 7 exercising jurisdiction or authority or superimposing additional governing 8 jurisdictions within district boundaries or fining, penalizing, prosecuting, 9 regulating, taxing, or otherwise addressing through government action any 10 condition, state of affairs, person, entity, service, property, action, or omission 11 located, committed, or occurring within the boundaries of any prosperity district, 12 as those boundaries may be established from time to time (except as authorized 13 by subsection 2 of Article II and as nongovernmental persons may otherwise 14 agree in adopting a venue selection clause or choice of law provision in a valid 15 contract between them); 16 The actions or omissions of any prosperity district or that of any third-party <u>C.</u> 17 beneficiary within the boundaries of any prosperity district as they may be 18 established from time to time shall not prejudice or otherwise adversely affect 19 compliance by any member in privity with federal mandates or conditions of 20 maintaining or securing federal primacy or federal grants; 21 <u>d.</u> Surface land owned or held in trust by the United States government, which is 22 outside of the boundaries of national forests and national parks existing on the 23 effective date of such consent of Congress, and outside of any native American 24 reservation, shall qualify as eligible land under subsection 5 of Article VII of this

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compact, and the United States government in its proprietary or trustee capacity,

prosperity district encompassing such real property provided that all other criteria

as applicable, may be regarded as consenting to and joining in any petition

required by Article IV for the formation or expansion of, or withdrawal from, a

unrelated to the ownership or trustee interest of the United States are fulfilled:

1 The United States government shall be deemed to consent to the inclusion of any 2 otherwise eligible land in any petition to form, expand, or withdraw from a 3 prosperity district under Article IV notwithstanding any encumbrance on such 4 land, such as any lien, gas, mineral, or water right, it owns or holds in trust; 5 Any dispute between any member in privity, the United States government, and 6 third-party beneficiary regarding the foregoing shall be subject to alternative 7 dispute resolution pursuant to Article VI. 8 <u>5.</u> Reciprocity, freedom of access, cross-border prosperity districts. Subject to Article III, 9 upon this compact attaining the status of an interstate compact, any activity lawfully 10 undertaken and any service lawfully performed within any prosperity district located 11 within this member or any other member in privity shall be reciprocally recognized as 12 lawful within the boundaries of every other prosperity district located within this 13 member and any other member in privity on the same terms unless otherwise 14 prohibited by the enforcement of constitutional provisions, interstate compacts, malum 15 in se criminal law, common law, and any regulation promulgated or enforced in 16 accordance with Article II of this compact. Further, every prosperity district located 17 within this member or any other member in privity shall allow direct ingress and egress 18 of any person lawfully allowed ingress to and egress from any other prosperity district 19 located within this member or any other member in privity unless prohibited by the 20 enforcement of existing property or contractual rights. Furthermore, a prosperity 21 district may be formed and expanded across state lines between members in privity 22 provided that the petition required by subsection 1 of Article IV: 23 Specifies the malum in se criminal law and common law that shall be in effect <u>a.</u> 24 within the district; 25 b. <u>Is served on the governor of each affected member at their offices or through</u> 26 their authorized service of process recipients in addition to other petition 27 recipients required by subsection 1 of Article IV; and 28 Compliance is made with all other terms of subsection 1 of Article IV, whereupon C. 29 the approval process specified therein shall be construed as referencing the 30 governor of each affected member in addition to such other officials holding

approval power.

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- 1 Amendment. After this compact becomes an interstate compact, each member in 2 privity reserves the right to amend this compact exclusively by repealing all or any part 3 of the provisions set forth in Article III of this compact which that member included in 4 its original compact legislation, or by amending such provisions of Article III with such 5 additional terms or provisions respecting that member as are consistent with 6 subsection 6 of Article VIII of this compact and prospective in effect, at any time 7 through ordinary legislation, provided that such repeal or amendment shall not have 8 the purpose or effect of:
 - a. Delegating powers or authorities to any prosperity district (in addition to those expressly delegated to the district by subsection 2 of Article II of this compact as specified in that member's original compact legislation and as modified, if at all, by the terms of Article III as they existed immediately prior to this compact becoming an interstate compact);
 - b. Creating or expanding the jurisdictions of any governmental unit within the boundaries of any prosperity district (in addition to that which is expressly permitted under subsection 2 of Article II of this compact as specified in that member's original compact legislation and as modified, if at all, by the terms of Article III as they existed immediately prior to this compact becoming an interstate compact);
 - c. Eliminating the text or authority of any revenue covenant that otherwise would satisfy the petition requirement under subsection 1 of Article IV (as specified in that member's original compact legislation and as modified, if at all, by the terms of Article III as they existed immediately prior to this compact becoming an interstate compact);
 - d. Disqualifying real property as eligible land which would have otherwise qualified as eligible land (as specified in that member's original compact legislation and as modified, if at all, by the terms of Article III as they existed immediately prior to this compact becoming an interstate compact):
 - e. Impairing the legitimate investment-backed expectations of any third-party beneficiary which are founded on vested property or contractual rights; or

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1	<u>f.</u>	With	n resp	ect to	any prosperity district formed prior to the effective date of the
2		resp	ective	e repe	al or amendment:
3		<u>(1)</u>	<u>Prev</u>	<u>enting</u>	g the expansion of that prosperity district in accordance with the
4			<u>term</u>	s of th	nis compact as they existed upon that district's formation;
5		<u>(2)</u>	<u>Prev</u>	<u>enting</u>	the withdrawal of land from that prosperity district in accordance
6			with	the te	erms of this compact as they existed upon that district's formation;
7		<u>(3)</u>	<u>Dire</u>	ctly or	indirectly promulgating or enforcing any regulation within that
8			pros	perity	district in addition to that which was authorized by the terms of
9			this	compa	act as those terms existed upon that district's formation unless
0			such	ı regu	lation:
11			<u>(a)</u>	<u>ls su</u>	ubject to the defense afforded by subsection 4 of Article II (in
2				acco	ordance with the original terms of that member's compact
3				<u>legis</u>	slation and as modified, if at all, by the terms of Article III as they
4				<u>exis</u>	ted immediately prior to this compact becoming an interstate
5				com	pact); and
6			<u>(b)</u>	[1]	Either is not effective until it is promulgated and enforced within
17					that district in strict compliance with subsection 3 of Article II (in
8					accordance with the original terms of that member's compact
9					legislation and as modified, if at all, by the terms of Article III as
20					they existed immediately prior to this compact becoming an
21					interstate compact); or
22				<u>[2]</u>	Replaces or modifies regulation previously authorized by
23					Article III of this compact such that the resulting overall
24					framework of regulation within the affected prosperity district is
25					less restrictive and less burdensome on the exercise of the
26					individual rights to life, liberty, and property, and more likely to
27					protect the exercise of the individual rights to life, liberty, and
28					property, without impeding any activity or market competition that
29					would otherwise be lawful within the district;

1			<u>(4)</u>	Authorizing, levying, imposing, or enforcing any tax within that district in
2				addition to that which was authorized by the terms of this compact as those
3				terms existed upon that district's formation; and
4			<u>(5)</u>	Authorizing or enforcing any exercise of eminent domain within that district
5				in addition to that which was authorized by the terms of this compact as
6				those terms existed upon that district's formation.
7				ARTICLE VI - COMPACT COMMISSION
8	<u>1.</u>	<u>Con</u>	<u>nmiss</u>	ion. When at least two members are contractually bound to this compact as
9		con	templ	ated in subsections 1 and 2 of Article V, the prosperity states compact
0		com	missi	on ("commission") shall be thereby established. The commission initially
11		con	sists o	of three unpaid commissioners each serving solely a single six-year term. It
2		<u>has</u>	the p	ower and duty:
3		<u>a.</u>	<u>To d</u>	esignate a location within the jurisdictional boundaries of the United States
4			cour	t of appeals for the fifth circuit for its principal place of business;
5		<u>b.</u>	<u>To a</u>	ppoint and oversee a compact administrator that maintains its principal place
6			of bu	usiness within the jurisdictional boundaries of the United States court of
7			appe	eals for the fifth circuit;
8		<u>C.</u>	<u>To g</u>	uard against cronyism and special interest capture of this compact by
9			enco	ouraging new states to adopt this compact and Congress to consent to the
20			<u>com</u>	pact without exceptions, stipulations, or limitations through educational
21			effor	<u>ts;</u>
22		<u>d.</u>	To c	oordinate the performance of obligations under this compact, which shall
23			<u>inclu</u>	ude the issuance of advisory interpretations of this compact;
24		<u>e.</u>	<u>To o</u>	versee and direct the defense and enforcement of the compact in
25			<u>appr</u>	ropriate legal venues;
26		<u>f.</u>	To re	equest and accept funds from prosperity districts and to disburse those funds
27			to su	upport the operations of the commission and compact administrator;
28		<u>g.</u>	To m	nake public and open for inspection or observation by any person at all
29			reas	conable times all governing instruments, records, proceedings, and accounts
30			of th	e commission and compact administrator subject to executive session
R1			nroc	redures or privileges specified in the commission's hylaws, the adoption of

1 which shall be conducted by public hearing and shall supersede any conflicting 2 law or regulation of any member; 3 <u>h.</u> To cooperate with any person that shares a common interest with the 4 commission and engages in policy research, public interest litigation, or lobbying 5 in support of the purposes of the compact; 6 <u>i.</u> To establish a process of transparent, open competitive bidding in order to secure 7 an annual contract with one or more reputable outside alternative dispute 8 resolution services, which may, but is not required to include, adjudicative 9 services offered by a judicial branch of a state or the United States government, 10 to furnish binding arbitration of disputes; 11 To direct the final resolution and settlement of all disputes involving, between or <u>į.</u> 12 among any member, prosperity district, or any agency or department of the 13 United States government to which the consent of Congress for this compact can 14 be ascribed, if such consent has been given, with all sovereign immunities, if any, 15 deemed waived with respect to any such proceeding, final resolution, and 16 settlement, through the use of the commission's contracted outside alternative 17 dispute resolution service, or such other alternative dispute resolution service 18 which all disputants agree to use (which may, but is not required to include, 19 adjudicative services offered by a judicial branch of a state or the United States 20 government); 21 <u>k.</u> To exercise only such incidental powers as are essential to carrying out the 22 foregoing express powers and duties, in no event shall the commission be 23 construed as possessing eminent domain, taxation or police powers, or any other 24 power that is functionally equivalent to the same, whether incidentally or 25 principally; and 26 To adopt and publish corresponding bylaws, policies, and procedures. 27 <u>2.</u> Commissioner appointment. The commission initially consists of three unpaid 28 commissioners each serving solely a single six-year term. Commissioner positions 29 shall be assigned to appointees in the order in which their respective appointing state 30 became members. Once at least one prosperity district has been formed and exists

within its boundaries, and until all commissioner positions are filled, or whenever there

- is a vacancy, each member in the order in which it became a member may appoint one commissioner through its governor by appropriate executive action as determined by the laws of the respective member, subject to disapproval by official notice of any prosperity district located within such member that is received by the office of its governor or such person who is authorized to receive service of process on behalf of said governor within ten calendar days of such appointment. Timely disapproval shall have the effect of requiring a new appointment until such time as a timely disapproval is not received.
 - 3. Commissioner removal. A commissioner representing a given member may be removed from his position at any time and for any reason by the official action of at least two-thirds of the governing boards of all prosperity districts located within the jurisdiction of that member. Any commissioner representing any member shall be removed from his position at any time by the official action of at least two-thirds of all prosperity districts. To be effective, notice of the foregoing official action of removal must be received by the office of the governor of the appointing member or such person as is authorized to receive service of process on behalf of said governor. Upon removal, the vacant position shall be filled as provided in subsection 2 of this Article.
 - 4. Commission action. The commission shall meet at least once a year, and may meet more frequently. Each commissioner is entitled to one vote. The commission shall not act unless a majority of its appointed commissioners is present, and no action shall be binding unless approved by a majority of the appointed commissioners. However, two-thirds of all prosperity districts may override and nullify any action of the commission, including a direction to use alternative dispute resolution, by official notice given to the commission or the compact administrator within thirty calendar days after such action.
 - 5. First order of business. The commission shall at the earliest possible time elect from among its membership a chairperson, determine a principal place of doing business within the jurisdictional boundaries of the United States court of appeals for the fifth circuit, and appoint a compact administrator.
 - 6. Funding. The commission and the compact administrator's activities shall be funded, if at all, exclusively by prosperity districts, on an annual basis as follows:

I		<u>a.</u>	The commission shall propose an annual budget in accordance with its bylaws;		
2		<u>b.</u>	Two-thirds of all prosperity districts must approve the commission's annual		
3			budget by official notice given to the compact administrator in order for the		
4			commission's budget to become authorized;		
5		<u>C.</u>	If and when the commission's budget is authorized, the compact administrator		
6			shall establish and/or maintain an account to receive and disburse funding for the		
7			commission and shall also periodically request by notice given to all prosperity		
8			districts a specific total amount of money needed to fund the commission's		
9			operations under the authorized budget;		
0		<u>d.</u>	Upon receipt of such notice, every prosperity district shall pay into the		
11			commission account the lesser amount of an equal share of the compact		
2			administrator's funding request or one percent of gross revenue in the		
3			immediately preceding fiscal year; and		
4		<u>e.</u>	If there is a funding shortfall, the compact administrator shall request further		
5			funding from every prosperity district until the shortfall is closed or the		
6			commission shall adjust its authorized budget to the level of the available		
7			funding.		
8	<u>7.</u>	Con	npact administrator. The compact administrator serves at the pleasure of the		
9		com	mission and must keep the commission seasonably apprised of the performance		
20		<u>or n</u>	or nonperformance of the terms and conditions of this compact. Any notice sent by a		
21		mer	member to the compact administrator concerning this compact shall be adequate		
22		noti	notice to each other member provided that a copy of said notice is seasonably		
23		delivered by the compact administrator to each other member's respective governor or			
24		chief executive officer. The compact administrator has the power and duty:			
25		<u>a.</u>	To organize and direct the logistical operations of the commission;		
26		<u>b.</u>	To maintain an accurate list of all members, including contact information;		
27		<u>C.</u>	To formulate, transmit, and maintain all official notices, records, and		
28			communications relating to this compact; and		
29		<u>d.</u>	Such incidental powers as are essential to carrying out the foregoing express		
30			powers and duties, in no event shall the compact administrator be construed as		

1 possessing eminent domain, taxation, or police powers, or any other power that 2 is functionally equivalent to the same, whether incidentally or principally. 3 <u>8.</u> Notice of key events. On the occurrence of each of the following described events, or 4 otherwise as soon as possible, the compact administrator shall immediately send the 5 following notices to the governor of each member and the managing boards of each 6 prosperity district, if any, together with certified conforming copies of the chaptered 7 version of this compact as maintained in the statutes of each member: 8 Whenever any state becomes a member, notice of that fact shall be given; 9 Whenever any prosperity district is formed or expanded, notice of that fact shall <u>b.</u> 10 be given; 11 Once Congress consents to this compact as contemplated herein, notice of that <u>C.</u> 12 fact shall be given; and 13 Whenever any portion of this compact is proposed to be amended or is actually d. 14 amended, notice of that fact shall be given. 15 <u>9.</u> Cooperation. The commission, members, prosperity districts, and the compact 16 administrator shall cooperate with each other and give each other mutual assistance in 17 enforcing this compact. 18 <u>10.</u> Alternative dispute resolution procedure. As soon as practicable after receipt of a 19 notice of a demand for alternative dispute resolution by a member, prosperity district, 20 third-party beneficiary, or the United States government (if the requisite consent of 21 Congress has been given), the commission shall consolidate all such demands which 22 relate to the same transaction or operative facts and direct the identified disputants to 23 reach a final resolution and settlement on all of the related causes of action, defenses, 24 and issues using alternative dispute resolution as contemplated in subsection 1 of this 25 Article, whereupon each member, prosperity district, and the United States 26 government (if the requisite consent of Congress has been given), if applicable, shall 27 comply with such direction unless it is first nullified as provided in subsection 4 of this 28 Article. The commission's direction to use alternative dispute resolution as aforesaid 29 may be enforced by any disputant third-party beneficiary, member, prosperity district, 30 or the United States government (if the requisite consent of Congress has been 31 given), against any other such disputant (except that a third-party beneficiary cannot

1		be o	compelled to use alternative dispute resolution as aforesaid) in a court of	
2		con	npetent jurisdiction, with all litigation expenses to be assessed jointly and severally	
3		<u>aga</u>	inst each such noncompliant disputant. In the case of any dispute over the	
4		exis	stence of a district externality, the burden of proof by clear and convincing evidence	
5		<u>sha</u>	Il be on the disputant asserting the existence of the district externality. An	
6		<u>arbi</u>	tration award may include equitable remedies, such as specific performance and	
7		<u>inju</u>	nctive relief, and a judgment on any arbitration award may be entered in a court	
8		hav	ing competent jurisdiction. A disputant may also seek in a court of competent	
9		juris	sdiction provisional or ancillary remedies against any disputant member, prosperity	
10		dist	rict, or the United States government (if the requisite consent of Congress has	
11		bee	n given), including preliminary injunctive relief, pending the outcome of an	
12		<u>arbi</u>	tration proceeding, or permanent injunctive relief against any such disputant to	
13		enfo	orce an arbitration award. Alternative dispute resolution awards shall not be	
14		pre	cedential.	
15	<u>11.</u>	Ven	ue. Subject to strict compliance with the alternative dispute resolution process	
16		required by section 10 of this Article and the exercise of such original or appellate		
17		juris	sdiction of the United States Supreme Court that is required by the United States	
18		Cor	nstitution, upon the designation of the compact administrator, any legal action	
19		con	cerning or implicating the legality of this compact shall only be conducted:	
20		<u>a.</u>	As to original proceedings either in: the municipal court, if any, established	
21			pursuant to subsection 2 of Article II within the jurisdiction of any prosperity	
22			district in which a substantial part of the cause of action arose; or a court of	
23			competent jurisdiction located in the same state in which the principal place of	
24			business of either the commission or the compact administrator is located; or	
25		<u>b.</u>	Otherwise within the jurisdiction of the United States court of appeals for the	
26			circuit in which the principal place of business of either the commission or the	
27			compact administrator is located.	
28			ARTICLE VII - DEFINITIONS.	
29	The following definitions shall govern the construction of this compact, unless the context			
30	30 <u>clearly requires otherwise.</u>			

- "Common law" is a descriptive term used for convenience to reference English judge-made law, including such acts of parliament as overrode judge-made law, administered by the King's courts and the English courts of chancery, which purports to be derived from ancient custom and usage, as adopted or adapted and deemed precedential by this member and pronounced as governing law through its judiciary through adjudications of specific disputes and fact patterns so as to furnish rules for dispute resolution in the categories of agency, business associations, conflict of laws, contracts, contracts for deeds, judgments, land sales, property, restitution, security, torts, trusts, equity, and remedies. The term also includes:
 - a. The judge-made law of other states in the foregoing categories which this member has adopted or adapted and deemed precedential through pronouncements of its judiciary;
 - b. Statutory law as of the enactment date of this member's compact legislation to the extent (i) the ascertainment of a rule of governance in the foregoing categories is intelligible only by such reference, (ii) this member has adopted tribal law, Roman, Spanish, or French civil law or otherwise not adopted or adapted English judge-made law in the foregoing categories, or (iii) this member has codified English judge-made law in the foregoing categories; and
 - c. Interstitial common law arising from the adjudication of malum in se criminal law or any regulation adopted pursuant to subsection 1 of Article IV, and effective provisions of this member's constitution and the United States Constitution.

 However, it does not otherwise include statutory law, administrative law, executive orders, ecclesiastical law, nor the body of decisional law developed by the federal judiciary of the United States government. Where not inconsistent with the precedential adjudications of this member as of the enactment date of this member's compact legislation, the term may be construed as incorporating the relevant governing rules published in the First Restatement of the Law of Agency, Conflict of Laws, Contracts, Judgments, Property, Restitution, Security, Torts, and Trusts, as approved by the American Law Institute in May 1942.
 - 2. "Compact" is a descriptive term used for convenience to reference the entirety of the text of the prosperity states compact advanced hereby, including all of its sections and

- Articles regardless of whether they initially only have the status of statute law, serve to
 manifest an intent to enter into an interstate compact, or furnish the terms of a binding
 interstate compact.
 - 3. "Consent of Congress" means any act of the Congress of the United States or any action of the United States government which was authorized by Congress, including any statute, appropriation, joint resolution, concurrent resolution, administrative rule, or regulation, that expressly or impliedly consents to this compact before or after it becomes an interstate compact such that the compact attains equivalent status to a law of the United States when it becomes an interstate compact. An act or action giving such consent to this compact shall be regarded as the consent of Congress even if it includes stipulations, conditions, and exceptions that limit the extent to which ordinary federal law is repealed or held for naught under the terms of this compact; and all such stipulations, conditions, and exceptions, if any, shall be honored by the member governed thereby until and unless they are repealed or amended.
 - 4. "District externality" means any condition, state of affairs, action, or omission occurring outside of the boundaries of a prosperity district that violates ordinary member law, ordinary federal law, malum in se criminal law, or the common law in effect outside of the boundaries of the district, which was proximately caused by a condition, state of affairs, person, entity, service, property, action, or omission located, committed, or occurring within the boundaries of a prosperity district.
 - <u>5.</u> "Eligible land" means land that fulfills the following criteria:
 - a. It either consists of at least one square mile of contiguous land or consists of any quantity of contiguous land adjacent to an existing prosperity district to expand that district (including any quantity of land that is contiguous to land that is adjacent to the district to be expanded and included in the same expansion petition) (the "land");
 - b. Title to the land is held either free from any recorded valid and enforceable security interests, rights of way, easements, or restrictive covenants (collectively "encumbrance interests"), or subject to encumbrance interests provided that all nongovernmental persons holding any such encumbrance interest (or the right to enforce such encumbrance interests) and who are identifiable in the chain of title

1 to the land, consent in writing to the classification of the land as eligible land 2 under this compact; 3 The land either is outside of the jurisdiction of an existing prosperity district or <u>C.</u> otherwise within the jurisdiction of an existing prosperity district provided that the 4 5 following entities consent in writing to the classification of the land as eligible land 6 under this compact: 7 (1) All bondholders of each such existing prosperity district; and 8 Any other person or entity holding a valid and enforceable security interest 9 secured by the existing prosperity district's rights under an existing revenue 10 covenant; 11 The land either is outside of the jurisdiction of a special taxing district as of the <u>d.</u> 12 enactment date of this member's compact legislation, or otherwise within the 13 jurisdiction of a special taxing district provided that the following entities consent 14 in writing to the classification of the real property as eligible land: 15 All bondholders of the respective special taxing district; and 16 Any other person or entity holding a valid and enforceable security interest (2) 17 secured by the district's taxing authority; 18 <u>e.</u> The land either is outside of the territorial and extraterritorial jurisdiction (provided 19 that such extraterritorial jurisdiction does not span more than six miles from the 20 boundary of the territorial jurisdiction) of a municipality as of the enactment date 21 of this member's compact legislation, or otherwise within such territorial and 22 extraterritorial jurisdiction of a municipality provided that the governing body of 23 the municipality consents by local law to the classification of the real property as 24 eligible land under this compact; and 25 <u>f.</u> The land was not acquired by any landowner in its chain of title within the five 26 years preceding the inclusion of the land in any petition to form or expand a 27 prosperity district through the exercise of eminent domain or civil forfeiture for 28 alleged criminal acts and omissions that did not result in a conviction. 29 6. "Landowner" means the owner of the freehold estate, also known as fee-simple 30 estate, as appears by the deed record, and shall not include reversioners,

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- remaindermen, trustees other than persons owning the freehold estate as of deed
 record, or mortgagees.
- 7. "Malum in se criminal law" means those laws that prohibit under penalty of
 imprisonment or punitive fines acts or omissions that injure or threaten injury to
 another person or another person's property by a person who possesses evil intent,
 such as laws against assault, burglary, child abuse, fraud, kidnapping, murder, rape,
 robbery, and theft;
 - <u>8.</u> "Member" means a state that has passed legislation that enacts, adopts, and agrees to be bound to this compact or in which a measure having the same force and effect as such legislation has been passed by popular ballot initiative (collectively "compact legislation"). For any state to be regarded as a member in privity with regard to any other state, each such state must have passed substantively identical compact legislation as aforesaid and manifested mutual consent to be bound by this compact as provided in subsection 1 of Article V of this compact. Such legislation shall be deemed substantively identical notwithstanding material differences among such states in regard to terms or provisions set forth in Article III of this compact within the categories authorized by subsection 6 of Article VIII of this compact ("authorized" statewide tailoring"), provided that all other terms of such legislation are substantively identical. Terms or provisions set forth in Article III of this compact that are not categories of authorized statewide tailoring are void ab initio, shall be held for naught, and shall not obstruct the formation of an interstate compact between the respectively enacting member and any other member, provided that all other terms of the compact legislation are substantively identical.
 - 9. "Municipality" means a political subdivision of a state which has general local governing authority and an elected governing body, such as a city or town; the term does not include special taxing districts or prosperity districts.
 - 10. "Ordinary federal law" means any treaty, statute, agreement, regulation, or executive order, as well as any other similar act or action that has the force of law or the effect of substantively changing the status of legal rights and obligations, that is lawfully and constitutionally ratified, enacted, adopted, consented to, or otherwise promulgated by the government of the United States, or any of its agencies, instrumentalities, or

1 political subdivisions, that is under the authority of, and subordinate to, the United 2 States Constitution and that is subject to amendment, repudiation, or repeal by a 3 legislative act or resolution that has the same ultimate passage requirements as the 4 legislation or resolution giving consent of Congress to this compact, if any; excepting 5 only: (i) any act or action that furnishes consent of Congress for all or any portion of 6 this compact; and (ii) any treaty, statute, regulation, ordinance, or executive order that 7 is essential to enforcing, strictly performing, or complying with this compact or the 8 consent of Congress in accordance with its terms. 9 <u>11.</u> "Ordinary member law" means any measure, statute, regulation, ordinance, or 10 executive order, as well as any other similar act that has the force of law, that is 11 enacted, adopted, or otherwise promulgated by the government of this member or any 12 of its agencies, instrumentalities, or political subdivisions, that is under the authority of, 13 and subordinate to, the United States Constitution and the constitution of this member, 14 and that is subject to amendment or repeal by a legislative act that has the same 15 ultimate passage requirements as the respective member's compact legislation; 16 excepting only: 17 The compact legislation; <u>a.</u> 18 <u>b.</u> Any measure, statute, regulation, ordinance, or executive order that is essential 19 to enforcing, strictly performing, or complying with this compact in accordance 20 with its terms; 21 The malum in se criminal law of this member; and <u>C.</u> 22 The common law of this member. d. 23 <u>12.</u> "Person" means a natural person and any entity, organization, or association that 24 possesses some or all of the rights and powers of a natural person. 25 <u>13.</u> "Prosperity district" means a governing unit and political subdivision of this member 26 that is formed pursuant to Article IV of this compact and strictly limited to the powers 27 and authorities specified in this compact. 28 "Regulation" means a rule of governance for the general public within the jurisdiction 14. 29 of the regulator that is compulsory and enforceable through legal sanction, liability, 30 penalty, direct or indirect physical coercion or violence, or under the threat of such, 31 without the actual and concurrent express consent of the person against whom the

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- rule is applied. The term includes both civil and criminal rules of governance; however,
 the term excludes the district bylaws, directives, policies, or procedures that limit the
 power and jurisdiction of a prosperity district's managing board or otherwise that are
 applicable to the internal management and administration of the district's authorized
 powers and authorities by its managing board, contractors, and employees, if any, in
 their capacity as agents or servants of the prosperity district rather than as members
 of the general public.

 Tevenue covenant" means an agreement entered to pay certain specified revenues
 - 15. "Revenue covenant" means an agreement entered to pay certain specified revenues
 to one or more designated recipients that encumbers title to identified land as a
 covenant and passes with title to such land from owner to owner so that the land
 cannot be conveyed to a new owner without the covenant.
 - 16. "State" means one of the several states of the United States and includes all of the state's branches, departments, agencies, instrumentalities, political subdivisions, and officers, employees, and representatives acting in their official capacity.
 - "Subsidy to private enterprise" means an economic benefit, direct or indirect, granted by a governmental unit or an instrumentality or agency of a governmental unit with the primary purpose or predominate effect of encouraging or maintaining particular or specific classes of ventures, in which private persons have a substantial financial or ownership interest, including, but not limited to, cash; cash-equivalents; goods; property or services given or contributed to or invested in such ventures for less than equivalent fair market value in exchange; gratuitous bailouts of actual or anticipated economic losses sustained by such ventures; gratuitous loan or liability guarantees benefiting such ventures; insurance at below market rates or terms against investment losses by such ventures; loans or extensions of credit given to such ventures at below market rates or terms or without recourse; gratuitous forgiveness of debts or liabilities owed by such ventures; compensation in excess of fair market value for goods, services, or property furnished by such ventures; and the promulgation or enforcement of regulations or fees that restrict competition directly or indirectly to the benefit of such ventures. Economic benefits to private enterprise from the following shall not be considered a subsidy to private enterprise:

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- 1 The prosperity district's performance of any authorized municipal service in <u>a.</u> 2 compliance with Article II; 3 <u>b.</u> The retention of private enterprise to perform any authorized municipal service in 4 compliance with Article II for fair market value; 5 The procurement of supplies and services from private enterprise for the <u>C.</u> 6 prosperity district's internal management and administrative operations for fair 7 market value; and 8 <u>d.</u> The relaxation or repeal of regulations. 9 <u>18.</u> "Tax" refers to any compulsory contribution to the revenue, property, goods, or 10 services received by any governmental unit (or any other recipient designated by any 11 governmental unit) directly or indirectly from any person, and any obligation to make 12 any such compulsory contribution (including, but not limited to, any excise, impost, 13 duty, or tariff) directly or indirectly imposed on any person, which is collected, 14 demanded, levied, or imposed by any governmental unit (or at the direction of any 15 governmental unit) on any property or source of revenue, goods, or services, and 16 which is enforceable through legal sanction, liability, penalties, direct or indirect 17 physical coercion or violence (or under the threat of such). The term does not include 18 any obligation or contribution made pursuant to an agreement, enforceable contract, 19 or covenant entered into voluntarily or otherwise voluntarily assumed or undertaken 20 with the actual consent of the person against whom the obligation is imposed or the 21 contribution is to be exacted, such as a revenue covenant. 22 19. "Third-party beneficiary" means any nongovernmental person petitioning for the 23 formation or expansion of a prosperity district, petitioning for withdrawal of land from a 24 prosperity district, contributing real property to, residing or domiciled within, owning 25 real property within, or lawfully doing business within a prosperity district, either on 26 formation of the district or after formation or expansion. 27 <u>ARTICLE VIII - MISCELLANEOUS</u> 28 Nature of enactment and effective date. Articles I, II, III, and IV; subsection 1 of 1. 29 Article V: Article VII; and subsections 1 through 7 of Article VIII of this compact shall
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have the effect and authority of statute law in this member upon passage of its

compact legislation regardless of whether at such time a conforming interstate

- compact has been formed embracing this member as contemplated by subsection 1 of
 Article V, and their effective date as such is the earliest date permitted by law, subject
 to their express terms, which effectiveness is not to be delayed until the formation of
 an interstate compact embracing them. The effective date of subsections 2 through 6
 of Article V and Article VI of this compact is the earliest date permitted by law, subject
 to their express terms, upon the formation of an interstate compact embracing this
 member as contemplated in subsection 1 of Article V. Any violation of any effective
 provision of this compact is void ab initio.
 - 2. Legislative drafting. This compact shall be liberally construed so as to effectuate its purposes. To the extent that the effectiveness of this compact or any of its provisions requires the alteration of local legislative rules, legislative drafting policies, or statutes, or parliamentary procedure to be effective, the enactment of compact legislation shall be deemed to waive, repeal, supersede, or otherwise amend and conform all such rules, policies, statutes, or procedures to allow for the effectiveness of all provisions of this compact according to their terms and conditions to the fullest extent permitted by the constitution of any affected member, consistent with the prohibition on states impairing the obligation of contract under United States Constitution, article I, section 10, clause 1.
 - 3. Severance. If any phrase, clause, sentence, or provision of this compact, or the applicability of any phrase, clause, sentence, or provision of this compact to any government, agency, person, or circumstance, is declared in a final judgment by a court of competent jurisdiction to be contrary to the United States Constitution, contrary to the state constitution of any member, subject to the prohibition on states impairing the obligation of contract under United States Constitution, article I, section 10, clause 1, or is otherwise held invalid by a court of competent jurisdiction, such phrase, clause, sentence, or provision shall be severed and held for naught, and the validity of the remainder of this compact and the applicability of the remainder of this compact to any government, agency, person, or circumstance shall not be affected. Furthermore, if this compact is declared in a final judgment by a court of competent jurisdiction to be entirely contrary to the state constitution of any member, violative of the prohibition on states impairing the obligation of contract under United

1		States Constitution, article I, section 10, clause 1, or otherwise entirely invalid as to				
2		any member, such member shall be deemed to have withdrawn from the compact, and				
3		the compact shall remain in full force and effect as to any remaining member. Finally, if				
4		this compact or any amendment thereto is declared in a final judgment by a court of				
5		competent jurisdiction to be wholly or substantially in violation of article I, section 10,				
6		clause 3, of the United States Constitution (the "compact clause"), then it shall be				
7		construed and enforced solely as reciprocal legislation enacted by each of the affected				
8		member with none of the provisions of Articles V and VI of this compact being in effect				
9		until such time as the legal deficiency prompting such judgment is cured.				
0	<u>4.</u>	Notice. All notices required by this compact shall be by United States certified mail,				
11		return receipt requested, or an equivalent or superior form of notice, such as personal				
2		delivery documented by evidence of actual receipt.				
3	<u>5.</u>	Third-party beneficiary and vested rights. Every third-party beneficiary has a vested				
4		property right to strict compliance with this compact's provisions by all governmental				
5		units that are governed by it.				
6	<u>6.</u>	Authorized statewide tailoring. Article III of this compact may only include provisions				
7		that clarify, modify, supplement, or supersede provisions of this compact in the				
8		following categories:				
9		a. Conforming the compact to a member's respective local political structure, usage,				
20		and style;				
21		b. Modifying the definition of "eligible land" with respect to the respectively enacting				
22		member provided that such modifications do not have the purpose or effect of				
23		rendering the authority to form or expand or withdraw from a prosperity district a				
24		law, privilege, or immunity for a closed class of one or more identifiable persons;				
25		c. Modifying the petition process for the formation or expansion of or withdrawal				
26		from prosperity districts provided that such modifications do not:				
27		(1) Include land within the boundaries of a prosperity district or impose a				
28		covenant on any land without the voluntary and written consent of each				
<u>2</u> 9		affected landowner; and				

1		(2) Have the purpose or effect of rendering the authority to form or expand or
2		withdraw from a prosperity district a law, privilege, or immunity for a closed
3		class of one or more identifiable persons;
4	<u>d.</u>	Furnishing authority for one or more revenue covenants with respect to the
5		respectively enacting member;
6	<u>e.</u>	Specifying existing interstate compacts, constitutional provisions, laws, (statutory,
7		common, and civil), regulations or policies, or prosecution or administrative or
8		enforcement actions or agency, political subdivision, or instrumentality
9		jurisdictions that will or will not continue to exist, have effect or the force of law in
10		a prosperity district within the respectively enacting member and to what extent;
11	<u>f.</u>	Limiting or modifying the effect of any provision of this compact as necessary to
12		furnish greater due process of law, transparency in government, or to enforce the
13		respectively enacting member's constitution or the United States Constitution;
14	<u>g.</u>	Limiting or modifying the effect of any provision of this compact as necessary to
15		enforce federal primacy, federal mandates, or conditions on the receipt of federal
16		grants as to the respectively enacting member;
17	<u>h.</u>	Limiting or modifying reciprocity with respect to the recognition of activities
18		deemed lawful in prosperity districts located within the respectively enacting
19		member;
20	<u>i.</u>	Requiring insurance, performance bonding, or sureties to indemnify the member
21		and any political subdivision, in which any part of a proposed new or expanded
22		prosperity district is to be located, from damages, liabilities, and costs incurred by
23		them as a result of:
24		(1) Any district externality:
25		(2) A default under a revenue covenant applicable to lands within the new or
26		expanded district;
27		(3) Structure maintenance costs or costs incurred from enforcement of external
28		public health, safety, and sanitation laws in foreclosed or withdrawn district
29		lands; or
30		(4) The abandonment of the district;

ı	<u>J.</u>	urnishing authority for political subdivisions (other than prosperity districts)	
2		vithin the respectively enacting member to further modify, limit, and condition	the
3		erms of this compact by local law with such provisions as fall within the	
4		ategories of subsection 6 of this Article with respect to prosperity districts for	med
5		r expanded within their territorial and extraterritorial jurisdictions (provided th	<u>at</u>
6		uch extraterritorial jurisdiction does not span more than six miles from the	
7		oundary of the territorial jurisdiction) provided that any such local law:	
8		Shall be uniform for each prosperity district to be formed or expanded wi	ithin
9		each respective jurisdiction;	
0		2) May not impose unique conditions or requirements for the formation or	
11		expansion of any particular prosperity district; and	
2		Does not have the purpose or effect of rendering the authority to form,	
3		expand, or withdraw from a prosperity district a law, privilege, or immunit	ty_
4		for a closed class of one or more identifiable persons;	
5	<u>k.</u>	ncluding national security, international travel, regulatory, taxing, interstate	
6		ommerce, international commerce, and immigration policies governing	
7		rosperity districts within the respectively enacting member that shall have eff	ect
8		pon the compact becoming an interstate compact and receiving the consent	of
9		Congress;	
20	<u>l.</u>	Modifying the definitions used in the compact to allow a native American	
21		ommunity located within the respectively enacting member and recognized a	as_
22		overeign by the government of the United States to qualify as a member und	<u>ler</u>
23		nis compact on the compact becoming an interstate compact and receiving	
24		onsent of Congress, if necessary;	
25	<u>m.</u>	pecifying terms and conditions under which the enacting member may	
26		erminate or withdraw from this compact;	
27	<u>n.</u>	pecifying terms and conditions under which the governor of each member or	r his
28		ominee may negotiate and enter into separate contractual arrangements to	
29		rotect the investment-backed expectations of any third-party beneficiary that	_
30		rosperity districts, once formed, shall operate as herein contemplated;	

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- o. Specifying uniform rules of construction and limitations on the subject matter,
 duration, or enforceability of any servitude burdening title or restrictive covenant
 running with title to land within the jurisdiction of prosperity district located within
 the enacting member;
 - <u>Authorizing specific continuing appropriations for statewide tax relief or expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditures from revenues received pursuant to any revenue covenant; and expenditure from the covenant from the </u>
 - q. Specifying a statute of repose or limitations for any claim or cause of action arising from the passage of this compact or prosperity district formation, expansion, and withdrawal.
 - 7. Preservation of person status for artificial persons. A corporation, trust, company, association, organization, or other non-natural person entity ("artificial person") that enjoys or is capable of enjoying certain duties, rights, and powers of a natural person under law existing outside of the boundaries of a prosperity district, such as the right to sue or be sued, contract or own property in its own name, shall be recognized as enjoying the corresponding duties, rights, and powers, if any, of a natural person within the boundaries of a prosperity district upon giving notice in such form and with such content as may be specified in the district's bylaws to the managing board of the district of its intent to conduct operations, do business, or establish a place of business or domicile within the prosperity district. Further, the articles of incorporation, certificate of formation, articles of organization, charter, bylaws, operating agreement, or equivalent governing instrument of a foreign artificial person, if any, shall be recognized as contractually binding the trustees, owners, officers, managers, agents, beneficiaries, and employees, as the case may be, of such foreign artificial person within the boundaries of a prosperity district. However, an artificial person shall otherwise be governed by the law and regulations, if any, existing within the boundaries of a prosperity district.