STATE OF WYOMING

DRAFT ONLY NOT APPROVED FOR INTRODUCTION

Beginning Agricultural Producer Finance Authority.

Joint Agriculture, State and Public Lands Sponsored by: and Water Resources Interim Committee

A BILL

for

1 AN ACT relating to administration of government; creating 2 the Beginning Agricultural Producer Finance Authority; 3 creating duties and powers of the authority; providing for administration of the authority as specified; providing for 4 5 directors of the authority; providing for beginning 6 agricultural producer bonds as specified; authorizing state 7 and other investment in bonds of the authority; requiring a 8 report; and providing for an effective date. 9

10 Be It Enacted by the Legislature of the State of Wyoming:

- 12 Section 1. W.S. 9-12-1201 through 9-12-1218 are
- 13 created to read:

1	
2	ARTICLE 12
3	BEGINNING AGRICULTURAL PRODUCER FINANCE AUTHORITY
4	
5	9-12-1201. Short title.
6	
7	This article shall be known and may be cited as the
8	"Beginning Agricultural Producer Finance Authority Act".
9	
10	9-12-1202. Definitions.
11	
12	(a) As used in this article:
13	
14	(i) "Agricultural enterprise" means the real and
15	personal property constituting farms and ranches and other
16	agricultural endeavors the authority wishes to include
17	within the provisions of this article;
18	
19	(ii) "Authority" means the beginning agricultural
20	producer finance authority created pursuant to this
21	article;
22	

(iii) "Beginning agricultural producer" is a 1 2 person who has never had any direct or indirect ownership interest in substantial farmland, as defined by title 26, 3 section 147 of the United States Internal Revenue Code; 4 5 (iv) "Board" means the board of directors of the 6 7 authority; 8 9 (v) "Bonds" means bonds, notes and certificates, 10 and bond, grant or revenue anticipation notes or any other 11 evidence of indebtedness representing an obligation to pay 12 money; 13 14 (vi) "Cost" means the cost of land, improvements 15 or depreciable agricultural property; 16 17 (vii) "Lender" means any institution or 18 association qualified within this state to originate and 19 service loans. 20 21 9-12-1203. Creation of authority; powers. 22

DRAFT ONLY

1	(a) There is created the beginning agricultural
2	producer finance authority, with powers and duties as are
3	hereinafter provided.
4	
5	(b) The authority may:
6	
7	(i) Have perpetual succession as a body politic
8	and corporate exercising essential public functions;
9	
10	(ii) Adopt, amend and repeal bylaws, rules and
11	regulations not inconsistent with this article, regulate
12	its affairs, carry into effect the powers and purposes of
13	the authority and conduct its business consistent with the
14	provisions of this article;
15	
16	(iii) Sue and be sued in its own name;
17	
18	(iv) Have an official seal and alter it at will;
19	
20	(v) Maintain an office at such place or places
21	within the state as it may designate;

1 (vi) Make and execute contracts and all other 2 instruments necessary or convenient for the performance of its duties and the exercise of its powers and functions 3 under this article; 4 5 6 (vii) Employ persons as may be required and 7 engage the services of private consultants and legal counsel to render professional and technical assistance and 8 9 advice in carrying out the purposes of this article; 10 11 (viii) Procure insurance against any loss in connection with the property and other assets, including 12 13 loans and loan notes in such amounts and from such insurers 14 as it may deem advisable; 15 16 (ix) Borrow money and issue bonds, notes, bond anticipation notes or other obligations for any of its 17 18 corporate purposes and fund or refund such obligations as 19 provided in this article;

20

21 (x) Receive and accept from any source aid or 22 contributions of monies, property, labor or other things of 23 value to be held, used and applied to carry out the

1	purposes	of	this	article	subiect	to	the	conditions	upor
_	Parpopes	\circ	CIIID	ar crere		00	CIIC	COHALCIOND	apor

- 2 which the grants or contributions are made, including, but
- 3 not limited to, gifts or grants from any department, agency
- 4 or instrumentality of the United States for any purpose
- 5 consistent with the provisions of this article;

6

7 (xi) Enter into agreements with any department,

8 agency or instrumentality of the United States or this

9 state and with lenders or others and enter into loan

10 agreements, sales contracts and leases and other financing

11 arrangements with a beginning agricultural producer or

12 other contracting parties in connection with the authority

13 or for the purpose of planning, regulating and providing

14 for the financing or refinancing of any agricultural

15 enterprises;

16

17 (xii) Enter into contracts or agreements with

18 lenders for the servicing and processing of loans or with

19 any person or entity providing credit enhancement for the

20 bonds of the authority;

21

22 (xiii) To the extent permitted under its

23 contract with the holders of bonds of the authority,

1	consent	to	any	modification	with	respect	to	the	rate	of

2 interest, time and payment of any installment of principal

3 or interest, or any other term of any contract, loan, loan

4 note, loan note commitment, contract, lease or agreement of

5 any kind to which the authority is a party;

6

7 (xiv) To the extent permitted under its contract

8 with the holders of bonds of the authority, enter into

9 contracts with any lender containing provisions enabling

10 the authority to reduce the rental or carrying charges to

11 persons unable to pay the regular schedule or charges when,

12 by reason of other income or payment by any department,

13 agency or instrumentality of the United States or of this

14 state, the reduction can be made without jeopardizing the

15 economic stability of the agricultural enterprise being

16 financed;

17

18 (xv) Invest proceeds of any bonds not needed for

19 immediate disbursement in any investment permitted under

20 the constitution and laws of this state;

21

22 (xvi) Collect fees and charges, as the authority

23 determines to be reasonable, in connection with its loans,

1 advances, insurance, commitments, servicing and other

2 activities;

3

4 (xvii) Cooperate with and exchange services,

5 personnel and information with any federal, state or local

6 governmental agency;

7

8 (xviii) Sell, at public or private sale, with or

9 without public bidding, any loan or other obligation held

10 by the authority;

11

12 (xix) Mortgage, pledge, assign or grant security

13 interests in any or all of its notes or other instruments,

14 contract rights or other property, including, but without

15 limitation to, any receipts from insurance on or guarantees

16 of any of its notes or other instruments, as security for

17 the payment of the principal of, premium, if any, and

18 interest on any bonds issued by the authority, or as

19 security for any credit enhancement or other agreements

20 made in connection therewith, whether then owned or

21 thereafter acquired, and to pledge the revenues from which

22 the bonds are payable and any other available revenues or

23 assets as security for the payment of the principal of,

- 1 premium, if any, and interest on the bonds and any
- 2 agreements made in connection therewith;

- 4 (xx) Do any act and execute any instrument which
- 5 in the authority's judgment is necessary or convenient to
- 6 the exercise of the powers granted by this article;

7

- 8 (xxi) Assign the loans or security documents or
- 9 other instruments to bondholders as security without
- 10 recourse.

11

- 12 9-12-1204. Board of directors; duties; elections;
- 13 compensation.

- 15 (a) The board of directors of the authority shall
- 16 consist of five (5) members appointed by the chairman of
- 17 the Wyoming business council. The board of directors shall
- 18 include: one (1) member of the Wyoming business council,
- 19 who shall be the chairman of the board; one (1) member of
- 20 the Wyoming board of agriculture; one (1) livestock
- 21 producer; one (1) crop producer; and one (1) at-large
- 22 member. The board members shall be appointed annually and

DRAFT	ONLY
-------	------

	1	shall	serve	no	more	than	three	(3)	consecutive	one	(1)	yea
--	---	-------	-------	----	------	------	-------	-----	-------------	-----	-----	-----

2 terms.

3

4 (b) The board shall administer the authority and make

5 annual recommendations to the legislature and governor on

6 programs to develop and promote agricultural enterprises in

7 this state.

8

9 (c) The authority shall annually elect from its

10 members any officers it deems advisable. A majority of the

11 members constitutes a quorum. The board shall meet at the

12 call of the chairman or a majority of the members.

13

14 (d) Members of the authority shall receive no

15 compensation for their services but shall receive an

16 allowance per day for the time spent in attending and

17 traveling to and from meetings of the authority, and

18 expenses and travel allowance pursuant to W.S. 9-3-102.

19

20 9-12-1205. Borrowing power of authority.

21

22 (a) The authority may:

1 (i) Borrow funds and issue its bonds from time to

2 time and in principal amounts as the authority deems

3 necessary to carry out its purposes under this article,

4 including the payment of interest on its bonds, the

5 establishment of reserves to secure the bonds, and payment

6 of other expenses necessary, convenient and incident to

7 fulfillment of its purposes;

8

2009

9 (ii) Issue from time to time bonds to renew or to

10 pay bonds, including the interest or premium thereon, and

11 whenever it deems refunding expedient, to refund any bonds

12 and to pay costs of issuance of the refunding bonds by the

13 issuance of new bonds, whether the bonds to be refunded

14 have or have not matured, and to issue bonds partly to

15 refund outstanding bonds and partly for any other of its

16 corporate purposes. The refunding bonds may be sold and

17 the proceeds applied to the purchase, redemption or payment

18 of the bonds to be refunded, or exchanged for the bonds to

19 be refunded.

20

21 9-12-1206. Authority bonds not state or subdivision

22 **obligation.**

1 Obligations issued under the provisions of this article 2 shall not be deemed to constitute a debt, liability or

3 obligation of the state or of any political subdivision

4 thereof, nor a pledge of the full faith and credit of the

5 state or any political subdivision, but shall be payable

6 solely as provided in this article. Each obligation issued

7 under this article shall contain on the face thereof a

8 statement to the effect that neither the full faith and

9 credit, nor the taxing power of the state, or of any

10 political subdivision thereof is pledged to the payment of

11 the principal of or the interest on such obligation. All

12 obligations of the authority issued under the provisions of

13 this article shall be authority bonds or notes and shall

14 not be general obligations of the state of Wyoming.

15

9-12-1207. Bond authorization; terms and sale;

17 interest rate; noninterest bearing bonds; redemption;

18 negotiable; execution.

19

20 (a) The bonds shall be authorized by a resolution of 21 the authority, shall bear such date or dates and shall

22 mature at such time or times as the resolution or the

23 instrument providing for the issuance of such bonds may

provide, except that no bond may mature more than fifty

1

DRAFT ONLY

2 (50) years from the date of its issue. The bonds shall 3 bear interest at such rate or rates, be in such form, 4 denominations, be either coupon or 5 registered, be evidenced by physical certificates or 6 uncertificated, carry such registration privileges, be 7 executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such 8 9 of redemption, including redemption prior 10 maturity, as such resolution or the instrument providing 11 for the issuance of such bonds may provide. No other state 12 laws relating to the offer, sale or issuance of revenue 13 bonds or any other security may apply to bonds issued by 14 the authority. Bonds of the authority may be sold by the 15 authority at public or private sale, and at such price or 16 prices as the authority shall determine. The bonds of the 17 authority may bear interest at a fixed, variable or 18 adjustable rate (and may be convertible from one method of calculating interest to another) and such interest rate may 19 be based upon any formula or contractual arrangement for 20 21 the periodic determination of interest rates, all as may be 22 established in the resolution or instrument providing for 23 issuance of such bonds. Any such formula the

1 contractual arrangement may authorize the delegation of the

2 interest rate setting function to a third party subject

3 only to such standards or criteria as shall be set forth in

4 the resolution or instrument providing for the issuance of

5 such bonds. In no event may the setting or resetting of

6 the rate of interest on the authority's bonds or the

7 conversion from one method of determining interest to

8 another constitute a reissuance or refunding of bonds

9 issued by the authority if such action is taken in

10 accordance with the resolution or instrument providing for

11 the initial issuance of such bonds. The authority may

12 issue noninterest bearing bonds or bonds bearing interest

13 at a rate of zero percent (0%) and sell the same at such

14 price or prices as may be determined by the authority.

15

16 (b) The authority, subject to such agreements with

17 bondholders as may then exist, may purchase and cancel its

18 bonds out of any funds available therefore, at any

19 reasonable price which, if the bonds are then redeemable,

20 may not exceed the redemption price then applicable plus

21 accrued interest to the next interest payment thereon.

DRAFT	ONL	Ν
-------	-----	---

1 (c) Whether or	not the bonds	are in the form and
------------------	---------------	---------------------

2 character of negotiable instruments, the bonds are hereby

3 made negotiable instruments, subject only to provisions of

4 the bonds relating to registration.

5

6 (d) Bonds of the authority may be executed by the

7 manual or facsimile signatures of the officers of the

8 authority authorized by the resolution of the authority to

9 execute such bonds. If such resolution authorizes or

10 directs the affixing of the seal of the authority on bonds

11 of the authority, such seal or a facsimile thereof may be

12 impressed or imprinted thereon. In the event that any

13 officer of the authority shall cease to be an officer of

14 the authority prior to the delivery of any bonds or coupons

15 signed by them, their signatures or facsimiles thereof

16 shall nevertheless be valid and sufficient for all

17 purposes, the same as if such members or officers had

18 remained in office until such delivery.

19

20 9-12-1208. Pledges by authority.

21

22 Any pledge made by the authority shall be valid and binding

23 from the time when the pledge is made. The revenue, money

1	or	properties	SO	pledged	and	thereafter	received	by	or	on
_	O_{\perp}	DI ODCI CICB	50	proagoa	ana	CIICI CAI CCI	I CCCI v Ca	JO y	O_{\perp}	OII

- 2 behalf of the authority shall immediately be subject to the
- 3 lien of such pledge without any physical delivery thereof
- 4 or further act, and the lien of any such pledge shall be
- 5 valid and binding as against all parties having claims of
- 6 any kind in tort, contract or otherwise against the
- 7 authority, irrespective of whether the parties have notice
- 8 thereof. Neither the resolution nor the trust indenture,
- 9 if any, nor any other instrument by which a pledge is
- 10 created need be recorded.

11

12 9-12-1209. Immunity from personal liability on bonds.

13

- 14 Neither the members of the authority nor any other person
- 15 executing the bonds issued under this article is subject to
- 16 personal liability or accountability by reason of the
- 17 issuance thereof.

18

- 19 9-12-1210. State pledge not to alter rights of
- 20 authority to detriment of its bondholders.

- 22 The state does hereby pledge to and agree with the holder
- 23 of any bonds issued under this article that the state will

1 not limit or alter the rights vested in the authority to

2 fulfill the terms of any agreements made with the holders

3 thereof or in any way impair the rights or remedies of the

4 holders until the bonds, together with the interest

5 thereon, with interest on any unpaid installments of

6 interest, and all costs and expenses in connection with any

7 action or proceeding by or on behalf of the holders, are

8 fully met and discharged. The authority may include this

9 pledge and agreement of the state in any agreement with the

10 holders of the bonds.

11

12 9-12-1211. Bonds as authorized investments and

13 securities for deposits.

14

15 The bonds and notes of the authority are hereby made

16 securities in which all public officers and bodies of this

17 state and all municipal subdivisions, all insurance

18 companies and associations and other persons carrying on

19 insurance business, all banks, bankers, trust companies,

20 including savings and loan associations, building and loan

21 associations, investment banking companies and other

22 persons carrying on an investment banking business, all

23 administrators, conservators, executors, trustees and other

1	fiduciaries and all other persons who are now or may
2	hereafter be authorized to invest in bonds or obligations
3	of the state, may properly and legally invest in the bonds
4	and notes of the authority funds including capital in their
5	own control or belonging to them. The bonds and notes are
6	also hereby made securities which may be deposited with and
7	may be received by all public officers and bodies of this
8	state and all municipalities and municipal subdivisions for
9	any purpose for which the deposit of bonds or notes or
10	other obligations of this state is now or may hereafter be

12

11

authorized.

9-12-1212. Rules and regulations of authority.

14

13

15 (a) The authority may, pursuant to the Wyoming
16 Administrative Procedure Act, adopt rules or regulations as
17 it deems necessary or desirable to implement the purposes
18 of this article, including, but not limited to:

19

20 (i) Setting forth the procedures for applicants 21 to apply for loans under this article;

1	(ii) Establishing criteria, including rates, fees
2	and other charges for originating or servicing loans and
3	determining which applicants will receive such loans;
4	
5	(iii) Governing the use of proceeds of such
6	loans;
7	
8	(iv) Establishing criteria for the terms and
9	conditions upon which such loans shall be made, including
L O	the terms of security given, if any, to secure such loans;
L1	
L2	(v) Governing the use of proceeds by lenders of
L3	funds advanced to such lenders by the authority including
L4	the terms and conditions upon which such proceeds shall be
L5	loaned to borrowers for the purposes described in this
L6	article.
L7	
L8	9-12-1213. Construction with other laws.
L9	
20	Insofar as the provisions of this article are inconsistent
21	with the provisions of any other law, the provisions of
22	this article shall be controlling.

22

1	9-12-1214. Liberal construction of article.
2	
3	This article, being necessary for the welfare of the state
4	and its inhabitants, shall be liberally construed so as to
5	effectuate its purposes.
6	
7	9-12-1215. Disposition of authority assets on
8	dissolution.
9	
10	If, after all indebtedness and other obligations of the
11	authority are discharged, the authority is dissolved, its
12	remaining assets shall inure to the benefit of the state.
13	
14	9-12-1216. Report to governor and legislature.
15	
16	(a) The authority shall submit to the governor and the
17	management council within ninety (90) days of the close of
18	its fiscal year a complete and detailed report setting
19	forth:
20	

(i) Its operations and accomplishments;

23

DRAFT ONLY

1	(ii) Its receipts and expenditures during such
2	fiscal year in accordance with the categories or
3	classifications established by the authority for its
4	operating and capital outlay purposes;
5	
6	(iii) Its assets and liabilities at the end of
7	its fiscal year, including a schedule of its loans and
8	commitments and the status of reserve, special or other
9	funds; and
10	
11	(iv) A schedule of its notes and bonds
12	outstanding at the end of its fiscal year, together with a
13	statement of the amounts redeemed and incurred during such
14	fiscal year.
15	
16	9-12-1217. Compliance with Internal Revenue Code.
17	
18	Notwithstanding any provision under the laws of this state,
19	the authority in order to accomplish the purposes provided
20	in this section and this article may perform all acts
21	necessary to comply with the requirements of title 26, §

103 of the Internal Revenue Code of 2000, as amended, and

any regulation promulgated pursuant to § 103 to insure that

1	all interest from bonds issued under this article are tax
2	exempt. All hearings or acts necessary to comply with §
3	147(f) of the Internal Revenue Code of 2000, as amended,
4	and any regulations promulgated pursuant to § 147(f) are
5	exempt from the requirements and procedures of the Wyoming
6	Administrative Procedure Act. The governor is the
7	approving representative for the state for the purpose of
8	complying with the applicable provisions of § 147(f) of the
9	Internal Revenue Code of 2000, as amended, and any
10	regulations promulgated pursuant to § 147(f) necessary to
11	insure that all interest from bonds issued are tax exempt.
12	
13	9-12-1218. Confidentiality of borrower information.
14	
15	All financial information submitted by the borrower to the
16	board shall be confidential.
17	
1 2	Section 2 This act is effective immediately upon

18 Section 2. This act is effective immediately upon completion of all acts necessary for a bill to become law 19 as provided by Article 4, Section 8 of the Wyoming 20 21 Constitution.

22

(END) 23