in the original agreement, or amendments thereto, for the joint venture. The action of municipalities involved in heretofore permitting such revenues to so accumulate is declared to be legal and valid.

Subdivision 11. All disbursements from such fund shall be made by order of the Board in accordance with such rules and regulations and for such purposes as the appointing governing bodies, acting jointly, shall prescribe.

Subdivision 12. Specific performance of the provisions of any joint agreement entered into as provided for in this section may be enforced as against any party thereto by the other party or parties thereto.

Sec. 2. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately.

Passed the House February 23, 1949.
Passed the Senate March 4, 1949.
Approved by the Governor March 16, 1949.

CHAPTER 121.
[ H. B. 96. ]

ADVERTISING AND SALE OF ANTI-FREEZE.

An Act relating to advertising and sale of anti-freeze; providing for inspection and licensing by the Department of Agriculture; authorizing the Director of Agriculture to promulgate rules and regulations and establishing standards of quality and providing for penalties and the enforcement thereof.

Be it enacted by the Legislature of the State of Washington:

Section 1. As used in this act, unless the context or subject matter otherwise require: (1) "Anti-freeze" shall include all substances and preparations intended for use as the cooling medium, or to be
added to the cooling liquid, in the cooling system of
internal combustion engines to prevent freezing of
the cooling liquid or to lower its freezing point; and
(2) "person" shall include individuals, partnerships,
corporations, companies and associations.

Sec. 2. An anti-freeze shall be deemed to be
adulterated: (1) If it consists in whole or in part
of any substance which will render it injurious to
the cooling system of an internal combustion engine
or will make the operation of the engine dangerous
to the user; or (2) if its strength, quality, or purity
falls below the standard of strength, quality, or
purity under which it is sold.

Sec. 3. An anti-freeze shall be deemed to be mis-
branded: (1) If its labeling is false or misleading
in any particular; or (2) if in package form it does
not bear a label containing the name and place of
business of the manufacturer or distributor and an
accurate statement of the quantity of the contents
in terms of weight or measure on the outside of the
package.

Sec. 4. Before any anti-freeze shall be sold,
offered for sale, or held with intent to sell within this
state, a sample thereof must be inspected annually
by the Department of Agriculture. Upon applica-
tion of the manufacturer or distributor and the pay-
ment of a fee of twenty dollars for each brand of
anti-freeze submitted, the Department shall inspect
the anti-freeze submitted. If the anti-freeze is not
adulterated or misbranded, if it meets the standards
of the Department, and is not in violation of this act,
the Department shall give the applicant a written
permit authorizing the sale of such anti-freeze in
this state for the calendar year in which the inspec-
tion fee is paid. It shall be unlawful to keep with
intent to sell, to offer to sell or to sell adulterated or
misbranded anti-freeze or any anti-freeze for which a license shall not previously have been obtained.

**Sec. 5.** The Department of Agriculture shall enforce the provisions of this act by inspections, chemical analyses, or any other appropriate methods. All samples for inspection or analysis shall be taken from stocks in the state or intended for sale in the state. The Department through its agents may call upon the manufacturer or distributor applying for an inspection of an anti-freeze to supply such samples thereof for analysis. The Department, through its agents, shall have free access by legal means during business hours to all places of business, buildings, vehicles, cars, and vessels used in the manufacture, transportation, sale, or storage of any anti-freeze, and it may open by legal means any box, carton, parcel, or package, containing or supposed to contain any anti-freeze and may take therefrom samples for analysis.

**Sec. 6.** The Department of Agriculture shall have authority to promulgate such rules and regulations as are necessary to promptly and effectively enforce the provisions of this act. The Department may at its discretion establish minimum requirements and standards of quality for anti-freeze.

**Sec. 7.** The Department of Agriculture may furnish upon request a list of the brands and trademarks of anti-freeze inspected by the Department during the calendar year which have been found to be in accord with this act.

**Sec. 8.** No advertising literature relating to any anti-freeze sold or to be sold in this state shall contain any statement that the anti-freeze advertised for sale has been approved by the Department of Agriculture; but if any anti-freeze has been inspected by the Department and found to meet the standards of the Department and not to be in violation of this
act such statement may be contained in any advertisement literature whenever such brand or trademark of anti-freeze is being advertised for sale.

SEC. 9. It shall be the duty of the Prosecuting Attorneys of the several counties to institute criminal proceedings against any person or persons having violated any provisions of this act, or any rule or regulation of the Department of Agriculture hereunder promulgated.

SEC. 10. All fees provided for in this act shall be collected by the Director of the Department of Agriculture and remitted to the State Treasurer.

SEC. 11. Any person violating or failing to comply with any of the provisions of this chapter or any rule, regulation, definition, or standard of quality issued pursuant hereto is guilty of a gross misdemeanor and shall be punished by a fine of not less than two hundred fifty dollars and not more than one thousand dollars, or by imprisonment for not less than ten days and not more than thirty days, or by both fine and imprisonment.

Passed the House February 1, 1949.
Passed the Senate March 5, 1949.
Approved by the Governor March 16, 1949.

CHAPTER 122.
[H. B. 221.]
PORT DISTRICTS—REVENUE BONDS AND WARRANTS.
An Act relating to Port Districts and authorizing and providing for the issuance of revenue bonds and warrants.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. Any Port District having a population of four hundred thousand (400,000) or more now organized under the laws of the State of Washington