HOUSE BILL 1180

State of Washington60th Legislature2007 Regular SessionBy Representatives Hunt, Priest, Linville, B. Sullivan, Ericks,
Haler, Kessler, Chandler, Fromhold, Hinkle, Ormsby, Wallace and KenneyRead first time 01/12/2007. Referred to Committee on Finance.

1 AN ACT Relating to environmental remediation; amending RCW 2 82.04.190; reenacting and amending RCW 82.04.050; adding a new section 3 to chapter 82.04 RCW; prescribing penalties; and providing an 4 expiration date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 Sec. 1. RCW 82.04.050 and 2005 c 515 s 2 and 2005 c 514 s 101 are 7 each reenacted and amended to read as follows:

(1) "Sale at retail" or "retail sale" means every sale of tangible 8 personal property (including articles produced, 9 fabricated, or 10 imprinted) to all persons irrespective of the nature of their business and including, among others, without limiting the scope hereof, persons 11 12 who install, repair, clean, alter, improve, construct, or decorate real or personal property of or for consumers other than a sale to a person 13 who presents a resale certificate under RCW 82.04.470 and who: 14

(a) Purchases for the purpose of resale as tangible personal property in the regular course of business without intervening use by such person, but a purchase for the purpose of resale by a regional transit authority under RCW 81.112.300 is not a sale for resale; or 1 (b) Installs, repairs, cleans, alters, imprints, improves, 2 constructs, or decorates real or personal property of or for consumers, 3 if such tangible personal property becomes an ingredient or component 4 of such real or personal property without intervening use by such 5 person; or

6 (c) Purchases for the purpose of consuming the property purchased 7 in producing for sale a new article of tangible personal property or 8 substance, of which such property becomes an ingredient or component or 9 is a chemical used in processing, when the primary purpose of such 10 chemical is to create a chemical reaction directly through contact with 11 an ingredient of a new article being produced for sale; or

(d) Purchases for the purpose of consuming the property purchased in producing ferrosilicon which is subsequently used in producing magnesium for sale, if the primary purpose of such property is to create a chemical reaction directly through contact with an ingredient of ferrosilicon; (({or}))) <u>or</u>

17 (e) Purchases for the purpose of providing the property to consumers as part of competitive telephone service, as defined in RCW 18 82.04.065. The term ((shall)) must include every sale of tangible 19 personal property which is used or consumed or to be used or consumed 20 21 in the performance of any activity classified as a "sale at retail" or "retail sale" even though such property is resold or utilized as 22 provided in (a), (b), (c), (d), or (e) of this subsection following 23 24 such use. The term also means every sale of tangible personal property 25 to persons engaged in any business which is taxable under RCW 82.04.280 (2) and (7), 82.04.290, and 82.04.2908; or 26

(f) Purchases for the purpose of satisfying the person's obligations under an extended warranty as defined in subsection (7) of this section, if such tangible personal property replaces or becomes an ingredient or component of property covered by the extended warranty without intervening use by such person.

32 (2) The term "sale at retail" or "retail sale" ((shall)) must 33 include the sale of or charge made for tangible personal property 34 consumed and/or for labor and services rendered in respect to the 35 following:

(a) The installing, repairing, cleaning, altering, imprinting, or
 improving of tangible personal property of or for consumers, including
 charges made for the mere use of facilities in respect thereto, but

excluding charges made for the use of self-service laundry facilities, and also excluding sales of laundry service to nonprofit health care facilities, and excluding services rendered in respect to live animals, birds and insects;

(b) The constructing, repairing, decorating, or improving of new or 5 existing buildings or other structures under, upon, or above real б 7 property of or for consumers, including the installing or attaching of any article of tangible personal property therein or thereto, whether 8 9 or not such personal property becomes a part of the realty by virtue of installation, and shall also include the sale of services or charges 10 made for the clearing of land and the moving of earth excepting the 11 12 mere leveling of land used in commercial farming or agriculture;

13 (c) The charge for labor and services rendered in respect to constructing, repairing, or improving any structure upon, above, or 14 under any real property owned by an owner who conveys the property by 15 16 title, possession, or any other means to the person performing such 17 construction, repair, or improvement for the purpose of performing such construction, repair, or improvement and the property is then 18 19 reconveyed by title, possession, or any other means to the original 20 owner;

21 (d) The sale of or charge made for labor and services rendered in 22 respect to the cleaning, fumigating, razing or moving of existing buildings or structures, but ((shall)) <u>must</u> not include the charge made 23 24 for janitorial services; and for purposes of this section the term 25 "janitorial services" shall mean those cleaning and caretaking services ordinarily performed by commercial janitor service 26 businesses 27 including, but not limited to, wall and window washing, floor cleaning and waxing, and the cleaning in place of rugs, drapes and upholstery. 28 The term "janitorial services" does not include painting, papering, 29 30 repairing, furnace or septic tank cleaning, snow removal or 31 sandblasting;

32 (e) The sale of or charge made for labor and services rendered in 33 respect to automobile towing and similar automotive transportation 34 services, but not in respect to those required to report and pay taxes 35 under chapter 82.16 RCW;

36 (f) The sale of and charge made for the furnishing of lodging and 37 all other services by a hotel, rooming house, tourist court, motel, 38 trailer camp, and the granting of any similar license to use real

property, as distinguished from the renting or leasing of real 1 2 property, and it shall be presumed that the occupancy of real property for a continuous period of one month or more constitutes a rental or 3 lease of real property and not a mere license to use or enjoy the same. 4 5 For the purposes of this subsection, it shall be presumed that the sale of and charge made for the furnishing of lodging for a continuous 6 7 period of one month or more to a person is a rental or lease of real property and not a mere license to enjoy the same; 8

(g) The sale of or charge made for tangible personal property, 9 labor and services to persons taxable under (a), (b), (c), (d), (e), 10 and (f) of this subsection when such sales or charges are for property, 11 12 labor and services which are used or consumed in whole or in part by 13 such persons in the performance of any activity defined as a "sale at 14 retail or "retail sale" even though such property, labor and services may be resold after such use or consumption. Nothing contained in this 15 subsection ((shall)) must be construed to modify subsection (1) of this 16 17 section and nothing contained in subsection (1) of this section ((shall)) must be construed to modify this subsection. 18

(3) The term "sale at retail" or "retail sale" ((shall)) must 19 include the sale of or charge made for personal, business, or 20 21 professional services including amounts designated as interest, rents, fees, admission, and other service emoluments however designated, 22 received by persons engaging in the following business activities: 23

24 (a) Amusement and recreation services including but not limited to 25 golf, pool, billiards, skating, bowling, ski lifts and tows, day trips for sightseeing purposes, and others, when provided to consumers; 26

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(b) Abstract, title insurance, and escrow services;

28 29 (c) Credit bureau services;

(d) Automobile parking and storage garage services;

(e) Landscape maintenance and horticultural services but excluding 30 (i) horticultural services provided to farmers and (ii) pruning, 31 32 trimming, repairing, removing, and clearing of trees and brush near electric transmission or distribution lines or equipment, if performed 33 by or at the direction of an electric utility; 34

35 (f) Service charges associated with tickets to professional 36 sporting events; and

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(g) The following personal services: Physical fitness services,

tanning salon services, tattoo parlor services, steam bath services,
 turkish bath services, escort services, and dating services.

3 (4)(a) The term shall also include:

4 (i) The renting or leasing of tangible personal property to 5 consumers; and

6 (ii) Providing tangible personal property along with an operator 7 for a fixed or indeterminate period of time. A consideration of this 8 is that the operator is necessary for the tangible personal property to 9 perform as designed. For the purpose of this subsection (4)(a)(ii), an 10 operator must do more than maintain, inspect, or set up the tangible 11 personal property.

(b) The term ((shall)) <u>must</u> not include the renting or leasing of tangible personal property where the lease or rental is for the purpose of sublease or subrent.

15 (5) The term ((shall)) <u>must</u> also include the providing of telephone 16 service, as defined in RCW 82.04.065, to consumers.

17 (6) The term ((shall)) <u>must</u> also include the sale of prewritten 18 computer software other than a sale to a person who presents a resale 19 certificate under RCW 82.04.470, regardless of the method of delivery 20 to the end user, but ((shall)) <u>must</u> not include custom software or the 21 customization of prewritten computer software.

(7) The term ((shall)) must also include the sale of or charge made 22 23 for an extended warranty to a consumer. For purposes of this 24 subsection, "extended warranty" means an agreement for a specified 25 duration to perform the replacement or repair of tangible personal property at no additional charge or a reduced charge for tangible 26 27 personal property, labor, or both, or to provide indemnification for the replacement or repair of tangible personal property, based on the 28 occurrence of specified events. The term "extended warranty" does not 29 include an agreement, otherwise meeting the definition of extended 30 31 warranty in this subsection, if no separate charge is made for the 32 agreement and the value of the agreement is included in the sales price of the tangible personal property covered by the agreement. 33 For 34 purposes of this subsection, "sales price" has the same meaning as in 35 RCW 82.08.010.

36 (8) The term ((shall)) <u>must</u> not include the sale of or charge made
37 for labor and services rendered in respect to the building, repairing,
38 or improving of any street, place, road, highway, easement, right of

1 way, mass public transportation terminal or parking facility, bridge, 2 tunnel, or trestle which is owned by a municipal corporation or 3 political subdivision of the state or by the United States and which is 4 used or to be used primarily for foot or vehicular traffic including 5 mass transportation vehicles of any kind.

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(9) The term ((shall)) must also not include sales of chemical 6 7 sprays or washes to persons for the purpose of postharvest treatment of fruit for the prevention of scald, fungus, mold, or decay, nor shall it 8 9 include sales of feed, seed, seedlings, fertilizer, agents for enhanced pollination including insects such as bees, and spray materials to: 10 (a) Persons who participate in the federal conservation reserve 11 program, the environmental quality incentives program, the wetlands 12 reserve program, and the wildlife habitat incentives program, or their 13 successors administered by the United States department of agriculture; 14 (b) farmers for the purpose of producing for sale any agricultural 15 16 product; and (c) farmers acting under cooperative habitat development 17 or access contracts with an organization exempt from federal income tax under 26 U.S.C. Sec. 501(c)(3) or the Washington state department of 18 19 fish and wildlife to produce or improve wildlife habitat on land that the farmer owns or leases. 20

21 (10) The term ((shall)) must not include the sale of or charge made 22 for labor and services rendered in respect to the constructing, repairing, decorating, or improving of new or existing buildings or 23 24 other structures under, upon, or above real property of or for the 25 United States, any instrumentality thereof, or a county or city housing 26 authority created pursuant to chapter 35.82 RCW, including the 27 installing, or attaching of any article of tangible personal property therein or thereto, whether or not such personal property becomes a 28 part of the realty by virtue of installation. Nor shall the term 29 include the sale of services or charges made for the clearing of land 30 31 and the moving of earth of or for the United States, any 32 instrumentality thereof, or a county or city housing authority. Nor shall the term include the sale of services or charges made for 33 cleaning up for the United States, or its instrumentalities, 34 radioactive waste and other byproducts of weapons production and 35 nuclear research and development. 36

(11) The term ((shall)) <u>must</u> not include the sale of or charge made
 for labor, services, or tangible personal property pursuant to

agreements providing maintenance services for bus, rail, or rail fixed guideway equipment when a regional transit authority is the recipient of the labor, services, or tangible personal property, and a transit agency, as defined in RCW 81.104.015, performs the labor or services. (12) Until July 1, 2012, the term must not include the sale of or charge made for labor and services rendered for environmental remedial action, as defined in section 3 of this act.

8 **Sec. 2.** RCW 82.04.190 and 2005 c 514 s 103 are each amended to 9 read as follows:

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"Consumer" means the following:

(1) Any person who purchases, acquires, owns, holds, or uses any 11 12 article of tangible personal property irrespective of the nature of the 13 person's business and including, among others, without limiting the scope hereof, persons who install, repair, clean, alter, improve, 14 construct, or decorate real or personal property of or for consumers 15 16 other than for the purpose (a) of resale as tangible personal property 17 in the regular course of business or (b) of incorporating such property as an ingredient or component of real or personal property when 18 installing, repairing, cleaning, altering, imprinting, improving, 19 20 constructing, or decorating such real or personal property of or for 21 consumers or (c) of consuming such property in producing for sale a new 22 article of tangible personal property or a new substance, of which such 23 property becomes an ingredient or component or as a chemical used in 24 processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new 25 26 article being produced for sale or (d) of consuming the property purchased in producing ferrosilicon which is subsequently used in 27 producing magnesium for sale, if the primary purpose of such property 28 is to create a chemical reaction directly through contact with an 29 30 ingredient of ferrosilicon or (e) of satisfying the person's 31 obligations under an extended warranty as defined in RCW 82.04.050(7), if such tangible personal property replaces or becomes an ingredient or 32 33 component of property covered by the extended warranty without 34 intervening use by such person;

(2)(a) Any person engaged in any business activity taxable under
 RCW 82.04.290 or 82.04.2908; (b) any person who purchases, acquires, or
 uses any telephone service as defined in RCW 82.04.065, other than for

resale in the regular course of business; (c) any person who purchases, 1 2 acquires, or uses any service defined in RCW 82.04.050(2)(a), other than for resale in the regular course of business or for the purpose of 3 satisfying the person's obligations under an extended warranty as 4 5 defined in RCW 82.04.050(7); (d) any person who purchases, acquires, or and recreation service defined in 6 uses any amusement RCW 82.04.050(3)(a), other than for resale in the regular course of 7 business; (e) any person who is an end user of software; and (f) any 8 person who purchases or acquires an extended warranty as defined in RCW 9 10 82.04.050(7) other than for resale in the regular course of business;

(3) Any person engaged in the business of contracting for the 11 12 building, repairing or improving of any street, place, road, highway, 13 easement, right of way, mass public transportation terminal or parking 14 facility, bridge, tunnel, or trestle which is owned by a municipal corporation or political subdivision of the state of Washington or by 15 the United States and which is used or to be used primarily for foot or 16 17 vehicular traffic including mass transportation vehicles of any kind as defined in RCW 82.04.280, in respect to tangible personal property when 18 such person incorporates such property as an ingredient or component of 19 such publicly owned street, place, road, highway, easement, right of 20 21 way, mass public transportation terminal or parking facility, bridge, 22 tunnel, or trestle by installing, placing or spreading the property in or upon the right of way of such street, place, road, highway, 23 24 easement, bridge, tunnel, or trestle or in or upon the site of such 25 mass public transportation terminal or parking facility;

26 (4) Any person who is an owner, lessee or has the right of 27 possession to or an easement in real property which is being constructed, repaired, decorated, improved, or otherwise altered by a 28 person engaged in business, excluding only (a) municipal corporations 29 or political subdivisions of the state in respect to labor and services 30 rendered to their real property which is used or held for public road 31 32 purposes, and (b) the United States, instrumentalities thereof, and county and city housing authorities created pursuant to chapter 35.82 33 RCW in respect to labor and services rendered to their real property. 34 35 Nothing contained in this or any other subsection of this definition 36 shall be construed to modify any other definition of "consumer";

37 (5) Any person who is an owner, lessee, or has the right of

possession to personal property which is being constructed, repaired, improved, cleaned, imprinted, or otherwise altered by a person engaged in business;

(6) Any person engaged in the business of constructing, repairing, 4 5 decorating, or improving new or existing buildings or other structures under, upon, or above real property of or for the United States, any 6 7 instrumentality thereof, or a county or city housing authority created pursuant to chapter 35.82 RCW, including the installing or attaching of 8 9 any article of tangible personal property therein or thereto, whether or not such personal property becomes a part of the realty by virtue of 10 installation; also, any person engaged in the business of clearing land 11 12 and moving earth of or for the United States, any instrumentality 13 thereof, or a county or city housing authority created pursuant to 14 chapter 35.82 RCW. Any such person shall be a consumer within the meaning of this subsection in respect to tangible personal property 15 16 incorporated into, installed in, or attached to such building or other 17 structure by such person, except that consumer does not include any person engaged in the business of constructing, repairing, decorating, 18 or improving new or existing buildings or other structures under, upon, 19 or above real property of or for the United States, or any 20 21 instrumentality thereof, if the investment project would qualify for 22 sales and use tax deferral under chapter 82.63 RCW if undertaken by a 23 private entity;

24 (7) Any person who is a lessor of machinery and equipment, the 25 rental of which is exempt from the tax imposed by RCW 82.08.020 under RCW 82.08.02565, with respect to the sale of or charge made for 26 27 tangible personal property consumed in respect to repairing the machinery and equipment, if the tangible personal property has a useful 28 life of less than one year. Nothing contained in this or any other 29 subsection of this section shall be construed to modify any other 30 definition of "consumer"; 31

32 (8) Any person engaged in the business of cleaning up for the 33 United States, or its instrumentalities, radioactive waste and other 34 byproducts of weapons production and nuclear research and development; 35 ((and))

36 (9) Any person who is an owner, lessee, or has the right of 37 possession of tangible personal property that, under the terms of an 38 extended warranty as defined in RCW 82.04.050(7), has been repaired or 1 is replacement property, but only with respect to the sale of or charge 2 made for the repairing of the tangible personal property or the 3 replacement property; and

4 (10) Until July 1, 2012, any person engaged in the business of
5 conducting environmental remedial action, as defined in section 3 of
6 this act.

7 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 82.04 RCW 8 to read as follows:

9 (1) Upon every person engaging within this state in the business of 10 environmental remedial action, the amount of tax with respect to such 11 business shall be equal to the value of the gross income of the 12 business multiplied by the rate 0.471 percent.

13 (2)(a) For purposes of this section, "environmental remedial 14 action" means:

(i) Those services related to the identification, investigation, or 15 16 cleanup arising out of the release or threatened release of hazardous 17 substances in Washington state that are conducted under contract with the department of ecology or under an enforcement order, agreed order, 18 or consent decree executed by the department of ecology, or those 19 20 services, when evaluated as a whole, that are the substantial 21 equivalent of a department of ecology-conducted or supervised remedial action under the model toxics control act, chapter 70.105D RCW; or 22

(ii) Those services related to the identification, investigation, 23 24 or cleanup of a facility located in Washington state that are conducted under contract with the United States environmental protection agency 25 26 or under an order or consent decree executed by the United States environmental protection agency, or that are consistent with the 27 national contingency plan adopted under the comprehensive environmental 28 response compensation and liability act, 42 U.S.C. Sec. 9605 as it 29 30 exists on July 1, 1998, and those services are conducted at facilities 31 that are included on the national priorities list adopted under 42 U.S.C. Sec. 9605 as it exists on July 1, 1998, or at facilities subject 32 to a removal action authorized under 42 U.S.C. Sec. 9604 as it exists 33 on July 1, 1998. 34

35 (b) "Environmental remedial action" does not include services that 36 would normally be rendered as part of site development, redevelopment, 37 or maintenance including:

1 (i) Demolition of structures, including services related to removal 2 of asbestos or lead paint from structures, unless removal of the 3 structure is necessary to gain access to underlying soil or ground 4 water contamination;

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(ii) Placement of pavement and sidewalks;

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(iii) Landscaping of the site; and

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(iv) Installation of new underground storage tank systems.

8 (3) A site is eligible for environmental remedial action upon 9 submittal, via certified mail to the department of ecology and the 10 department of revenue, of the following:

(a) A certification from the owner, the department of ecology, or the United States environmental protection agency, containing the following information:

14 (i) The location of the site, shown on a map and identified by15 parcel number or numbers and street address;

16 (ii) The name and address and daytime phone number of a contact 17 person;

(iii) A statement that the proposed environmental remedial actions 18 will be conducted by the department of ecology or its authorized 19 20 contractor under chapter 70.105D RCW or will be substantially 21 equivalent to a department of ecology-conducted or supervised remedial 22 action under the model toxics control act, chapter 70.105D RCW, or will 23 be conducted by the United States environmental protection agency or 24 its authorized contractor or will be consistent with the national contingency plan under 42 U.S.C. Sec. 9605 as it exists on July 1, 25 1998; and 26

(iv) A description of the proposed environmental remedial actionsto be taken; and

(b)(i) A certification from a certified underground storage tank service supervisor as authorized in chapter 90.76 RCW, from a professional engineer licensed in the state of Washington, or from an environmental professional who subscribes to a code of professional responsibility administered by a recognized organization representing such professions containing the following information:

35 (A) Confirmation that an environmental remedial action as defined36 in this section is to be conducted at the site;

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(B) The location of the site, shown on a map and identified by

parcel number or numbers and street address, and the approximate
 location of the proposed environmental remedial action; and

3 (C) The name, address, telephone number, and uniform business
4 identifier of the person providing the certification; or

5 (ii) If applicable to the site, a copy of an enforcement order, 6 agreed order, or consent decree executed by the department of ecology 7 or the United States environmental protection agency.

8 (4) The department of revenue shall respond in writing to the owner 9 within thirty days confirming receipt of the certification, or 10 certifications, of eligibility. Under RCW 82.32.330(3)(m), 11 certification is subject to disclosure and copies may be obtained from 12 the department upon request. The request shall be in writing and shall 13 identify the site by county and parcel number or numbers.

14 (5) The owner shall provide a copy of the confirmation from the 15 department of revenue to each person who renders environmental remedial 16 action at the site. Each person who renders such action shall 17 separately state the charges for labor and services associated with the 18 environmental remedial action.

(6) Upon completion of the environmental remedial action, the owner 19 shall submit to the department of ecology a report documenting the 20 21 environmental remedial actions conducted at the site and documenting 22 compliance with the requirements of chapter 70.105D RCW. This report shall include information, on a form provided by the department, 23 24 regarding the effect of the tax classification of the environmental 25 remedial action on the scope and timing of the environmental remedial action conducted. 26

27 (7) In addition to any other penalties, a person who files a certificate with the department of ecology or the department of revenue 28 that contains falsehoods or misrepresentations are subject to penalties 29 authorized under chapter 18.43 or 90.76 RCW or RCW 9A.76.175. Also, a 30 31 person who improperly reports the person's tax class shall be assessed 32 a penalty of fifty percent of the tax due, in addition to other taxes or penalties, together with interest. The department of revenue shall 33 waive the penalty imposed under this section if it finds that the 34 falsehoods or misrepresentations or improper reporting of the tax 35 36 classification was due to circumstances beyond the control of the 37 person.

(8) The department of ecology shall report to the legislature by
 December 10, 2011, on the environmental remedial actions conducted
 under this act. The report must include the following information:

4 (a) The number of sites for which the certifications required under
5 subsection (3) of this section were submitted during the years 2008,
6 2009, and 2010;

7 (b) The number of sites for which the owner's report required under 8 subsection (6) of this section were submitted during the years 2008, 9 2009, and 2010;

10 (c) The number of these sites which were cleaned up under a 11 voluntary remedial action and the number of these sites which were 12 cleaned up under state or federal order;

13 (d) An analysis of the effect of this act in encouraging site 14 owners to conduct environmental remedial action more quickly or more 15 effectively; and

16 (e) Recommendations to improve the timely and voluntary cleanup of 17 contaminated sites in Washington.

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(9) This section expires July 1, 2012.

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