SENATE BILL 5122

State of Washington	60th	Legislatu	re	2007	Regu	lar Sess	ion
By Senators Rockefeller Financial Management	and	Swecker;	by	request	of	Office	of
Read first time 01/11/20 Operations & Elections.	07.	Referred	to	Committee	on	Governm	ent

AN ACT Relating to preserving the current regulatory assistance program with cost reimbursement changes; amending RCW 43.42.005, 43.42.010, 43.42.020, 43.42.030, 43.42.040, 43.42.050, 43.42.060, 43.42.070, 43.42.080, 43.21A.690, 43.30.490, 43.70.630, 43.300.080, 570.94.085, 43.131.401, and 43.131.402; creating a new section; 6 decodifying RCW 43.42.905; and declaring an emergency.

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

8 **Sec. 1.** RCW 43.42.005 and 2003 c 71 s 1 are each amended to read 9 as follows:

10 (1) The legislature finds that the health and safety of its citizens, natural resources, and the environment are vital interests of 11 the state that must be protected to preserve the state's quality of 12 13 life. The legislature also finds that the state's economic well-being is a vital interest that depends upon the development of fair, 14 15 accessible, and coordinated permitting and regulatory ((processes)) 16 requirements that ensure that the state not only protects public health 17 and safety and natural resources but also encourages appropriate activities that stimulate growth and development. The legislature 18

1 further finds that Washington's <u>permitting and</u> regulatory programs have 2 established strict standards to protect public health and safety and 3 the environment.

(2) The legislature also finds that, as the number of environmental 4 5 and land use laws and requirements have grown in Washington, so have the number of permits required of business and government. 6 The 7 increasing number of ((individual)) permits and ((permit)) permitting agencies has generated the potential for conflict, overlap, and 8 duplication among ((various)) state, local, and federal ((permits. 9 10 Lack of coordination in the processing of project applications may cause costly delays and frustration to applicants)) permitting and 11 12 regulatory requirements.

13 (3) legislature further finds The that not all project 14 ((applicants)) proponents require the same type of assistance. ((Applicants)) Proponents with small projects may merely need 15 information ((about local and state permits)) and assistance in 16 17 ((applying for those permits)) starting the permitting and application process, while intermediate-sized projects may require more of a 18 facilitated ((permit)) and periodically assisted permitting process, 19 20 and large complex projects may need extensive and more continuous 21 coordination among local, state, and federal agencies and tribal 22 governments.

(4) The legislature further finds that persons doing business in
 Washington state should have access to clear and appropriate
 information regarding ((state)) regulations, permit requirements, and
 agency rule-making processes.

(5) The legislature, therefore, finds that a range of assistance and coordination options should be available to project ((applicants)) proponents from a state office independent of any local, state, or federal permit agency. The legislature finds that citizens, businesses, and project ((applicants)) proponents should be provided with:

(a) A reliable and consolidated source of information concerning
 federal, state, and local environmental and land use laws and
 procedures that may apply to any given project;

(b) Facilitated interagency forums for discussion of significant
 issues related to the multiple permitting processes if needed for some
 project ((applicants)) proponents; and

(c) Active coordination of all applicable regulatory and land use
 permitting procedures if needed for some project ((applicants))
 proponents.

4 (6) The legislature declares that the purpose of this chapter is to 5 ((transfer the existing permit assistance center in the department of 6 ecology to a new office of permit assistance in the office of financial 7 management to)):

8 (a) Assure that citizens, businesses, and project ((applicants)) 9 proponents will continue to be provided with vital information 10 regarding environmental and land use laws and with assistance in 11 complying with environmental and land use laws to promote understanding 12 of these laws and to protect public health and safety and the 13 environment;

(b) Ensure that facilitation of project permit decisions by permit agencies promotes both process efficiency and environmental protection;

(c) Allow for coordination of permit processing for large projects upon project ((applicants')) proponents' request and at project ((applicants')) proponents' expense to promote efficiency, ensure certainty, and avoid conflicts among permit agencies; and

20 (d) Provide these services through an office independent of any 21 permit agency to ensure that any potential or perceived conflicts of 22 interest related to providing these services or making permit decisions 23 can be avoided.

(7) The legislature also declares that the purpose of this chapter is to provide citizens of the state with access to information regarding state regulations, permit requirements, and agency rulemaking processes in Washington state.

28 The legislature intends that establishing an office (8) of regulatory assistance will provide these services without abrogating or 29 limiting the authority of any ((permit)) agency to make decisions on 30 permits <u>and regulatory requirements</u> that it ((issues)) <u>requires</u> or any 31 32 rule-making agency to make decisions on regulations. The legislature therefore declares that the office of regulatory assistance shall have 33 34 authority to provide these services but shall not have any authority to 35 make decisions on permits.

36 **Sec. 2.** RCW 43.42.010 and 2003 c 71 s 2 are each amended to read 37 as follows:

1 (1) The office of regulatory assistance is created in the office of 2 financial management and shall be administered by the office of the 3 governor to assist citizens, businesses, and project ((applicants)) 4 proponents.

5 (2) The office shall:

6 (a) Maintain and furnish information as provided in RCW 43.42.040;

(b) Furnish facilitation as provided in RCW 43.42.050;

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(c) Furnish coordination as provided in RCW 43.42.060;

9 (d) Coordinate cost reimbursement as provided in RCW 43.42.070;

10 (e) Work with ((state)) governmental agencies ((and local 11 governments)) to continue to develop a range of ((permit)) permitting 12 and regulatory assistance options for project ((applicants)) 13 proponents;

14 (f) ((Review initiatives developed by the transportation permit 15 efficiency and accountability committee established in chapter 47.06C 16 RCW and determine if any would be beneficial if implemented for other 17 types of projects;

18 (g)) Work to develop informal processes for dispute resolution 19 between agencies and permit ((applicants)) proponents;

20 ((((h))) <u>(g)</u> Conduct customer surveys to evaluate its effectiveness; 21 and

((((i))) (h) Provide the following ((biennial)) reports by June 1, 23 <u>2008, and biennially thereafter</u>, to the governor and the appropriate 24 committees of the legislature:

25 (i) A performance report, based on the customer surveys required in 26 (((h))) (g) of this subsection;

(ii) A report on any ((statutory or regulatory)) conflicts identified by the office in the course of its duties ((that arise)) arising from differing ((legal)) statutory or regulatory authorities ((and)), roles and missions of agencies, timing and sequencing of permitting and procedural requirements, or otherwise, and how these were resolved((. The report may include recommendations to the legislature and to agencies)); and

(iii) A report regarding <u>negotiation and implementation of</u>
 <u>voluntary cost-reimbursement agreements and</u> use of outside independent
 consultants under RCW 43.42.070, including the nature and amount of
 work performed and implementation of requirements relating to costs.

(3) ((A director of the office shall be hired no later than June 1,
 2003.

3 (4))) The office shall ((give priority to furnishing assistance to
 4 small projects when expending general fund moneys allocated to it))
 5 ensure the equitable delivery and provision of assistance services,
 6 regardless of project type, scale, fund source, or assistance request.

7 **Sec. 3.** RCW 43.42.020 and 2002 c 153 s 3 are each amended to read 8 as follows:

9 (1) The office shall operate on the principle that citizens of the 10 state of Washington should receive the following information regarding 11 permits:

12 (a) A date and time for a decision on a permit <u>or regulatory</u> 13 <u>requirement</u>;

(b) The information required for an agency to make a decision on a
permit <u>or regulatory requirement</u>, recognizing that changes in the
project or other circumstances may change the information required; and
(c) An estimate of the maximum amount of costs in fees, studies, or
public processes that will be incurred by the project ((applicant))
proponent.

20 (2) This section does not create an independent cause of action, 21 affect any existing cause of action, or establish time limits for 22 purposes of RCW 64.40.020.

23 **Sec. 4.** RCW 43.42.030 and 2003 c 71 s 3 are each amended to read 24 as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Office" means the office of regulatory assistance in theoffice of financial management established in RCW 43.42.010.

(2) "Permit" means any permit, certificate, use authorization, or
 other form of governmental <u>review or</u> approval required in order to
 construct, <u>expand</u>, or operate a project in the state of Washington.

(3) "Permit agency" means any state ((or)), local, or federal
 agency authorized by law to issue permits.

34 (4) "Project" means any activity, the conduct of which requires a35 permit or permits from one or more permit agencies.

(5) "Project ((applicant)) proponent" means a citizen, business, or
 any entity applying for or seeking a permit or permits in the state of
 Washington.

4 **Sec. 5.** RCW 43.42.040 and 2003 c 71 s 4 are each amended to read 5 as follows:

6 (1) The office shall assist citizens, businesses, and project
7 ((applicants)) proponents by maintaining and furnishing information,
8 including, but not limited to:

9 (a) To the extent possible, compiling and periodically updating one 10 or more handbooks containing lists and explanations of permit laws, 11 including all relevant local, state, federal, and tribal laws. In 12 providing this information, the office shall seek the cooperation of 13 relevant local, state, and federal agencies and tribal governments;

(b) Establishing and providing notice of a point of contact forobtaining information;

16 (c) Working closely and cooperatively with ((the)) business license 17 centers ((in providing)) to provide efficient and nonduplicative 18 service; and

19 (d) ((Collecting and making available information regarding 20 federal, state, local, and tribal government programs that rely on 21 private professional expertise to assist agencies in project permit 22 review; and

23 (e))) Developing a ((call)) <u>service</u> center and a web site.

(2) The office shall coordinate among state agencies to develop an office web site that is linked through the office of the governor's web site and that contains information regarding <u>permitting and</u> regulatory requirements for businesses and citizens in Washington state. At a minimum, the web site shall provide information or links to information on:

(a) Federal, state, and local rule-making processes and ((permit))
 permitting and regulatory requirements applicable to Washington
 businesses and citizens;

(b) Federal, state, and local licenses, permits, and approvals necessary to start and operate a business or develop real property in Washington;

36 (c) State and local building codes;

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(d) Federal, state, and local economic development programs that
 may be available to businesses in Washington; and

3 (e) State and local agencies regulating or providing assistance to
4 citizens and businesses operating a business or developing real
5 property in Washington.

6 (3) This section does not create an independent cause of action, 7 affect any existing cause of action, or create any new cause of action 8 regarding the application of regulatory or permit requirements.

9 Sec. 6. RCW 43.42.050 and 2003 c 54 s 4 are each amended to read 10 as follows:

11 At the request of a project ((applicant)) proponent, the office 12 shall assist the project ((applicant)) proponent in determining what 13 regulatory requirements, processes, and permits apply to the project, 14 as provided in this section.

(1) The office shall assign a project facilitator who shall discuss applicable regulatory requirements, permits, and processes with the project ((applicant)) proponent and explain the available options for obtaining required permits <u>and regulatory review</u>.

19 (2) If the project ((applicant)) proponent and the project 20 facilitator agree that the project would benefit from a project 21 scoping, ((or if the project is an industrial project of statewide significance, as defined in RCW 43.157.010,)) the project facilitator 22 shall conduct a project scoping ((by)) with the project ((applicant)) 23 24 proponent and the relevant ((state and local permit)) permitting and The project facilitator shall invite the 25 regulatory agencies. 26 participation of the relevant federal ((permit)) agencies and tribal 27 governments.

(a) The purpose of the project scoping is to identify the issues
 and information needs of the project ((applicant)) proponent and the
 participating permit agencies regarding the project, share
 perspectives, and jointly develop a strategy for the processing of
 required permits by each participating permit agency.

33 (b) The scoping shall address:

34 (i) The permits that are required for the project;

35 (ii) The permit application forms and other application 36 requirements of the participating permit agencies;

(iii) The specific information needs and issues of concern of each
 participant and their significance;

3 (iv) Any statutory or regulatory conflicts that might arise from
4 the differing authorities and roles of the permit agencies;

5 (v) Any natural resources, including federal or state listed 6 species, that might be adversely affected by the project and might 7 cause an alteration of the project or require mitigation; and

(vi) The anticipated time required for permit decisions by each 8 participating permit agency, including the time required to determine 9 if the permit application is complete, to conduct environmental review, 10 and to review and process the application. In determining the time 11 12 required, full consideration must be given to achieving the greatest 13 possible efficiencies through any concurrent studies and any 14 consolidated applications, hearings, and comment periods.

15 (c) The outcome of the project scoping shall be documented in 16 writing, furnished to the project ((applicant)) proponent, and be made 17 available to the public.

18 (d) The project scoping shall be completed within sixty days of the 19 project ((applicant's)) proponent's request for a project scoping.

(e) Upon completion of the project scoping, the participating permit agencies shall proceed under their respective authority. The agencies are encouraged to remain in communication for purposes of coordination until their final permit decisions are made.

(3) This section does not create an independent cause of action,
affect any existing cause of action, or establish time limits for
purposes of RCW 64.40.020.

27 Sec. 7. RCW 43.42.060 and 2003 c 54 s 5 are each amended to read 28 as follows:

(1) The office may coordinate the processing by participating permit agencies of permits required for a project, at the request of the project ((applicant)) proponent through a cost reimbursement agreement as provided in subsection (3) of this section or with the agreement of the project ((applicant)) proponent as provided in subsection (4) of this section.

35 (2) The office shall assign a project coordinator to perform any or36 all of the following functions, as specified by the terms of a cost

1 reimbursement agreement under subsection (3) of this section or an 2 agreement under subsection (4) of this section:

3 (a) Serve as the main point of contact for the project
4 ((applicant)) proponent;

5 (b) Conduct a project scoping as provided in RCW 43.42.050(2);

6 (c) Verify that the project ((applicant)) proponent has all the 7 information needed to complete applications;

8 9 (d) Coordinate the permit processes of the permit agencies;

(e) Manage the applicable administrative procedures;

10 (f) Work to assure that timely permit decisions are made by the 11 permit agencies and maintain contact with the project ((applicant)) 12 proponent and the permit agencies to ensure adherence to schedules;

13 (g) Assist in resolving any conflict or inconsistency among permit 14 requirements and conditions; and

(h) Coordinate with relevant federal permit agencies and tribalgovernments to the extent possible.

(3) At the request of a project ((applicant)) proponent and as provided in RCW 43.42.070, the project coordinator shall coordinate negotiations among the project ((applicant)) proponent, the office, and participating permit agencies to enter into a cost reimbursement agreement and shall coordinate implementation of the agreement, which shall govern coordination of permit processing by the participating permit agencies.

24 (4) For industrial projects of statewide significance or if the 25 office determines that it is in the public interest to coordinate the processing of permits for certain projects that are complex in scope, 26 27 require multiple permits, involve multiple jurisdictions, or involve a significant number of affected parties, the office shall, upon the 28 ((applicant's)) proponent's request, enter into an agreement with the 29 project ((applicant)) proponent and the participating permit agencies 30 31 to coordinate the processing of permits for the project. The office 32 may limit the number of such agreements according to the resources available to the office and the permit agencies at the time. 33

34 **Sec. 8.** RCW 43.42.070 and 2003 c 70 s 7 are each amended to read 35 as follows:

36 (1) The office may coordinate negotiation and implementation of a 37 written agreement among the project ((applicant)) proponent, the office, and participating permit agencies to recover from the project ((applicant)) proponent the reasonable costs incurred by the office in carrying out the provisions of RCW 43.42.050(2) and 43.42.060(2) and by participating permit agencies in carrying out permit processing tasks specified in the agreement.

6 (2) The office may coordinate negotiation and implementation of a 7 written agreement among the project ((applicant)) proponent, the 8 office, and participating permit agencies to recover from the project 9 ((applicant)) proponent the reasonable costs incurred by outside 10 independent consultants selected by the office and participating permit 11 agencies to perform permit processing tasks.

(3) Outside independent consultants may only bill for the costs of performing those permit processing tasks that are specified in a costreimbursement agreement under this section. The billing process shall provide for accurate time and cost accounting and may include a billing cycle that provides for progress payments.

17 (4) The office shall adopt a policy to coordinate cost-18 reimbursement agreements with outside independent consultants. Cost-19 reimbursement agreements coordinated by the office under this section 20 must be based on competitive bids that are awarded for each agreement 21 from a prequalified consultant roster.

(5) Independent consultants hired under a cost-reimbursement agreement shall report directly to the permit agency. The office shall assure that final decisions are made by the permit agency and not by the consultant.

(6) The office shall develop procedures for determining,
collecting, and distributing cost reimbursement for carrying out the
provisions of this chapter.

cost-reimbursement 29 (7) For a agreement, the office and participating permit agencies shall negotiate a work plan and schedule 30 31 for reimbursement. Prior to distributing scheduled reimbursement to 32 the agencies, the office shall verify that the agencies have met the obligations contained in their work plan. 33

(8) Prior to commencing negotiations with the project ((applicant))
 proponent for a cost-reimbursement agreement, the office shall request
 work load analyses from each participating permitting agency. These
 analyses shall be available to the public. The work load of a

participating permit agency may only be modified with the concurrence of the agency and if there is both good cause to do so and no significant impact on environmental review.

4 (9) The office shall develop guidance to ensure that, in developing
5 cost-reimbursement agreements, conflicts of interest are eliminated.

6 (10) For project permit processes that it coordinates, the office 7 shall coordinate the negotiation of all cost-reimbursement agreements 8 executed under RCW 43.21A.690, ((43.30.420)) 43.30.490, 43.70.630, 9 43.300.080, and 70.94.085. The office and the permit agencies shall be 10 signatories to the agreements. Each permit agency shall manage 11 performance of its portion of the agreement.

(11) If a permit agency or the project ((applicant)) proponent foresees, at any time, that it will be unable to meet its obligations under the cost-reimbursement agreement, it shall notify the office and state the reasons. The office shall notify the participating permit agencies and the project ((applicant)) proponent and, upon agreement of all parties, adjust the schedule, or, if necessary, coordinate revision of the work plan.

19 Sec. 9. RCW 43.42.080 and 2004 c 32 s 1 are each amended to read 20 as follows:

21 (((1) The legislature finds that there are numerous efforts ongoing to streamline and improve permitting processes. These include the work 22 23 of the transportation permit efficiency and accountability committee, 24 chapter 47.06C RCW, and the efforts of the office of regulatory assistance to develop an integrated permit system, chapter 245, Laws of 25 26 2003. While these efforts are ongoing and likely to yield procedural 27 improvements in permit processing by 2006, there is an immediate need to coordinate permitting timelines for large, multiagency permit 28 29 streamlining efforts.

30 (2)) With the agreement of all participating permitting agencies 31 and the permit ((applicant)) proponent, state permitting agencies may establish timelines to make permit decisions, including the time 32 periods required to determine that the permit applications are 33 complete, to review the applications, and to process the permits. 34 Established timelines shall not be shorter than those otherwise 35 36 required for each permit under other applicable provisions of law, but 37 may extend and coordinate such timelines. The goal of the established timelines is to achieve the maximum efficiencies possible through concurrent studies and consolidation of applications, permit review, hearings, and comment periods. A timeline established under this subsection with the agreement of each permitting agency shall commit each permitting agency to act within the established timeline.

6 **Sec. 10.** RCW 43.21A.690 and 2003 c 70 s 1 are each amended to read 7 as follows:

(1) The department may enter into a written cost-reimbursement 8 9 agreement with a permit applicant to recover from the applicant the 10 reasonable costs incurred by the department in carrying out the 11 requirements of this chapter, as well as the requirements of other 12 relevant laws, as they relate to permit coordination, environmental 13 review, application review, technical studies, and permit processing. The cost-reimbursement agreement shall identify the specific tasks, 14 15 costs, and schedule for work to be conducted under the agreement.

16 (2) The written cost-reimbursement agreement shall be negotiated 17 with the permit applicant. Under the provisions of a costreimbursement agreement, funds from the applicant shall be used by the 18 department to contract with an independent consultant to carry out the 19 20 work covered by the cost-reimbursement agreement. The department may 21 also use funds provided under a cost-reimbursement agreement to assign current staff to review the work of the consultant, to provide 22 23 necessary technical assistance when an independent consultant with 24 comparable technical skills is unavailable, and to recover reasonable 25 and necessary direct and indirect costs that arise from processing the 26 permit. The department shall, in developing the agreement, ensure that 27 final decisions that involve policy matters are made by the agency and not by the consultant. The department shall make an estimate of the 28 number of permanent staff hours to process the permits, and shall 29 contract with consultants to replace the time and functions committed 30 31 by these permanent staff to the project. The billing process shall provide for accurate time and cost accounting and may include a billing 32 33 cycle that provides for progress payments. Use of cost-reimbursement agreements shall not reduce the current level of staff available to 34 35 work on permits not covered by cost-reimbursement agreements. The 36 department may not use any funds under a cost-reimbursement agreement

1 to replace or supplant existing funding. The restrictions of chapter 2 42.52 RCW apply to any cost-reimbursement agreement, and to any person 3 hired as a result of a cost-reimbursement agreement.

4 ((3) The department may not enter into any new cost-reimbursement 5 agreements on or after July 1, 2007. The department may continue to 6 administer any cost-reimbursement agreement that was entered into 7 before July 1, 2007, until the project is completed.))

8 **Sec. 11.** RCW 43.30.490 and 2003 c 70 s 2 are each amended to read 9 as follows:

10 (1) The department may enter into a written cost-reimbursement 11 agreement with a permit or lease applicant to recover from the 12 applicant the reasonable costs incurred by the department in carrying out the requirements of this chapter, as well as the requirements of 13 other relevant laws, as they relate to permit coordination, 14 environmental review, application review, technical studies, and permit 15 16 or lease processing. The cost-reimbursement agreement shall identify 17 the specific tasks, costs, and schedule for work to be conducted under 18 the agreement. ((An applicant for a lease issued under chapter 79.90 RCW may not enter into a cost-reimbursement agreement under this 19 20 section for projects conducted under the lease.))

21 (2) The written cost-reimbursement agreement shall be negotiated with the permit or lease applicant. Under the provisions of a cost-22 23 reimbursement agreement, funds from the applicant shall be used by the 24 department to contract with an independent consultant to carry out the work covered by the cost-reimbursement agreement. The department may 25 26 also use funds provided under a cost-reimbursement agreement to assign current staff to review the work of the consultant, to provide 27 necessary technical assistance when an independent consultant with 28 comparable technical skills is unavailable, and to recover reasonable 29 30 and necessary direct and indirect costs that arise from processing the 31 permit or lease. The department shall, in developing the agreement, ensure that final decisions that involve policy matters are made by the 32 33 agency and not by the consultant. The department shall make an 34 estimate of the number of permanent staff hours to process the permits or leases, and shall contract with consultants to replace the time and 35 36 functions committed by these permanent staff to the project. The 37 billing process shall provide for accurate time and cost accounting and

may include a billing cycle that provides for progress payments. Use 1 2 of cost-reimbursement agreements shall not reduce the current level of staff available to work on permits or leases not covered by cost-3 reimbursement agreements. The department may not use any funds under 4 5 a cost-reimbursement agreement to replace or supplant existing funding. The restrictions of chapter 42.52 RCW apply to any cost-reimbursement 6 7 agreement, and to any person hired as a result of a cost-reimbursement 8 agreement.

9 (((3) The department may not enter into any new cost-reimbursement 10 agreements on or after July 1, 2007. The department may continue to 11 administer any cost-reimbursement agreement that was entered into 12 before July 1, 2007, until the project is completed.))

13 Sec. 12. RCW 43.70.630 and 2003 c 70 s 3 are each amended to read 14 as follows:

15 (1) The department may enter into a written cost-reimbursement 16 agreement with a permit applicant to recover from the applicant the 17 reasonable costs incurred by the department in carrying out the requirements of this chapter, as well as the requirements of other 18 relevant laws, as they relate to permit coordination, environmental 19 20 review, application review, technical studies, and permit processing. 21 The cost-reimbursement agreement shall identify the specific tasks, 22 costs, and schedule for work to be conducted under the agreement.

23 (2) The written cost-reimbursement agreement shall be negotiated 24 with the permit applicant. Under the provisions of a costreimbursement agreement, funds from the applicant shall be used by the 25 26 department to contract with an independent consultant to carry out the 27 work covered by the cost-reimbursement agreement. The department may also use funds provided under a cost-reimbursement agreement to assign 28 current staff to review the work of the consultant, to provide 29 necessary technical assistance when an independent consultant with 30 31 comparable technical skills is unavailable, and to recover reasonable and necessary direct and indirect costs that arise from processing the 32 permit. The department shall, in developing the agreement, ensure that 33 final decisions that involve policy matters are made by the agency and 34 not by the consultant. The department shall make an estimate of the 35 36 number of permanent staff hours to process the permits, and shall 37 contract with consultants to replace the time and functions committed

by these permanent staff to the project. The billing process shall 1 2 provide for accurate time and cost accounting and may include a billing cycle that provides for progress payments. Use of cost-reimbursement 3 agreements shall not reduce the current level of staff available to 4 5 work on permits not covered by cost-reimbursement agreements. The department may not use any funds under a cost-reimbursement agreement 6 7 to replace or supplant existing funding. The restrictions of chapter 42.52 RCW apply to any cost-reimbursement agreement, and to any person 8 9 hired as a result of a cost-reimbursement agreement.

10 ((3) The department may not enter into any new cost-reimbursement 11 agreements on or after July 1, 2007. The department may continue to 12 administer any cost-reimbursement agreement that was entered into 13 before July 1, 2007, until the project is completed.))

14 **Sec. 13.** RCW 43.300.080 and 2003 c 70 s 4 are each amended to read 15 as follows:

16 (1) The department may enter into a written cost-reimbursement 17 agreement with a permit applicant to recover from the applicant the reasonable costs incurred by the department in carrying out the 18 requirements of this chapter, as well as the requirements of other 19 20 relevant laws, as they relate to permit coordination, environmental 21 review, application review, technical studies, and permit processing. The cost-reimbursement agreement shall identify the specific tasks, 22 23 costs, and schedule for work to be conducted under the agreement.

(2) The written cost-reimbursement agreement shall be negotiated 24 with the permit applicant. Under the provisions of a cost-25 26 reimbursement agreement, funds from the applicant shall be used by the 27 department to contract with an independent consultant to carry out the work covered by the cost-reimbursement agreement. The department may 28 also use funds provided under a cost-reimbursement agreement to assign 29 30 current staff to review the work of the consultant, to provide 31 necessary technical assistance when an independent consultant with comparable technical skills is unavailable, and to recover reasonable 32 and necessary direct and indirect costs that arise from processing the 33 permit. The department shall, in developing the agreement, ensure that 34 final decisions that involve policy matters are made by the agency and 35 36 not by the consultant. The department shall make an estimate of the 37 number of permanent staff hours to process the permits, and shall

contract with consultants to replace the time and functions committed 1 2 by these permanent staff to the project. The billing process shall provide for accurate time and cost accounting and may include a billing 3 cycle that provides for progress payments. Use of cost-reimbursement 4 5 agreements shall not reduce the current level of staff available to work on permits not covered by cost-reimbursement agreements. 6 The department may not use any funds under a cost-reimbursement agreement 7 to replace or supplant existing funding. The restrictions of chapter 8 9 42.52 RCW apply to any cost-reimbursement agreement, and to any person 10 hired as a result of a cost-reimbursement agreement.

11 (((3) The department may not enter into any new cost-reimbursement 12 agreements on or after July 1, 2007. The department may continue to 13 administer any cost-reimbursement agreement that was entered into 14 before July 1, 2007, until the project is completed.))

15 Sec. 14. RCW 70.94.085 and 2003 c 70 s 5 are each amended to read 16 as follows:

17 (1) An authority may enter into a written cost-reimbursement 18 agreement with a permit applicant to recover from the applicant the reasonable costs incurred by the authority in carrying out the 19 20 requirements of this chapter, as well as the requirements of other 21 relevant laws, as they relate to permit coordination, environmental review, application review, technical studies, and permit processing. 22 23 The cost-reimbursement agreement shall identify the specific tasks, 24 costs, and schedule for work to be conducted under the agreement.

(2) The written cost-reimbursement agreement shall be negotiated 25 26 with the permit applicant. Under the provisions of a costreimbursement agreement, funds from the applicant shall be used by the 27 air pollution control authority to contract with an independent 28 consultant to carry out the work covered by the cost-reimbursement 29 30 agreement. The air pollution control authority may also use funds 31 provided under a cost-reimbursement agreement to assign current staff to review the work of the consultant, to provide necessary technical 32 33 assistance when an independent consultant with comparable technical skills is unavailable, and to recover reasonable and necessary direct 34 and indirect costs that arise from processing the permit. 35 The air 36 pollution control authority shall, in developing the agreement, ensure 37 that final decisions that involve policy matters are made by the agency

and not by the consultant. The air pollution control authority shall 1 2 make an estimate of the number of permanent staff hours to process the permits, and shall contract with consultants to replace the time and 3 functions committed by these permanent staff to the project. 4 The 5 billing process shall provide for accurate time and cost accounting and may include a billing cycle that provides for progress payments. Use 6 7 of cost-reimbursement agreements shall not reduce the current level of staff available to work on permits not covered by cost-reimbursement 8 9 agreements. The air pollution control authority may not use any funds 10 under a cost-reimbursement agreement to replace or supplant existing The provisions of chapter 42.52 RCW apply to any cost-11 funding. 12 reimbursement agreement, and to any person hired as a result of a cost-13 reimbursement agreement. Members of the air pollution control authority's board of directors shall be considered as state officers, 14 and employees of the air pollution control authority shall be 15 considered as state employees, for the sole purpose of applying the 16 17 restrictions of chapter 42.52 RCW to this section.

18 (((3) An air pollution control authority may not enter into any new 19 cost-reimbursement agreements on or after July 1, 2007. The authority 20 may continue to administer any cost-reimbursement agreement that was 21 entered into before July 1, 2007, until the project is completed.))

22 **Sec. 15.** RCW 43.131.401 and 2003 c 71 s 5 are each amended to read 23 as follows:

The office of regulatory assistance established in RCW 43.42.010 and its powers and duties shall be terminated June 30, ((2007)) <u>2011</u>, as provided in RCW 43.131.402.

27 **Sec. 16.** RCW 43.131.402 and 2003 c 71 s 6 are each amended to read 28 as follows:

The following acts or parts of acts, as now existing or hereafter amended, are each repealed, effective June 30, ((2008)) <u>2012</u>:

31	(1) RCW 43.42.005 and 2003 c 71 § 1 & 2002 c 153 § 1;	
32	(2) RCW 43.42.010 and 2003 c 71 § 2 & 2002 c 153 § 2;	
33	(3) RCW 43.42.020 and 2002 c 153 § 3;	
34	(4) RCW 43.42.030 and 2003 c 71 § 3 & 2002 c 153 § 4;	
35	(5) RCW 43.42.040 and 2003 c 71 § 4 & 2002 c 153 § 5;	
36	(6) RCW $43.42.050$ and 2002 c 153 § 6;	

1	(7) RCW 43.42.060 and 2002 c 153 § 7;
2	(8) RCW 43.42.070 and 2002 c 153 § 8;
3	(9) RCW 43.42.905 and 2002 c 153 § 10;
4	(10) RCW 43.42.900 and 2002 c 153 § 11; and
5	(11) RCW 43.42.901 and 2002 c 153 § 12.

6 <u>NEW SECTION.</u> Sec. 17. RCW 43.42.905 is decodified.

7 <u>NEW SECTION.</u> Sec. 18. By July 1, 2008, the joint legislative 8 audit and review committee shall report to the governor and appropriate 9 committees of the legislature on the compliance of the office of 10 regulatory assistance with the sunset review proposed final report, 11 January 4, 2007, findings and recommendations.

12 <u>NEW SECTION.</u> Sec. 19. Section 15 of this act is necessary for the 13 immediate preservation of the public peace, health, or safety, or 14 support of the state government and its existing public institutions, 15 and takes effect immediately.

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