CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6350

61st Legislature 2010 Regular Session

Passed by the Senate February 12, 2010 YEAS 44 NAYS 2

President of the Senate

Passed by the House March 9, 2010 YEAS 63 NAYS 30

Speaker of the House of Representatives

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 6350** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

SUBSTITUTE SENATE BILL 6350

Passed Legislature - 2010 Regular Session

State of Washington 61st Legislature 2010 Regular Session

By Senate Natural Resources, Ocean & Recreation (originally sponsored by Senators Ranker, Hargrove, Jacobsen, Rockefeller, Swecker, Marr, Fraser, Murray, and Kline)

READ FIRST TIME 02/04/10.

AN ACT Relating to marine waters planning and management, including marine spatial planning; reenacting and amending RCW 43.84.092; adding a new section to chapter 43.21F RCW; adding a new chapter to Title 43 RCW; and providing an expiration date.

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

6 <u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that:

7 (a) Native American tribes have depended on the state's marine
8 waters and its resources for countless generations and continue to do
9 so for cultural, spiritual, economic, and subsistence purposes.

10 (b) The state has long demonstrated a strong commitment to 11 protecting the state's marine waters, which are abundant in natural resources, contain a treasure of biological diversity, and are a source 12 13 of multiple uses by the public supporting the economies of nearby communities as well as the entire state. These multiple uses include, 14 15 but are not limited to: Marine-based industries and activities such as 16 cargo, fuel, and passenger transportation; commercial, recreational, 17 and tribal fishing; shellfish aquaculture; telecommunications and infrastructure; seafood processing; tourism; 18 energy scientific 19 research; and many related goods and services. These multiple uses as

well as new emerging uses, such as renewable ocean energy, constitute a management challenge for sustaining resources and coordinating state decision making in a proactive, comprehensive and ecosystem-based manner.

5 (c) Washington's marine waters are part of a west coast-wide large 6 marine ecosystem known as the California current, and the Puget Sound 7 and Columbia river estuaries constitute two of the three largest 8 estuaries that are part of this large marine ecosystem. Puget Sound 9 and the Columbia river are estuaries of national significance under the 10 national estuary program, and the outer coast includes the Olympic 11 national marine sanctuary.

(d) Washington is working in cooperation with the states of Oregon and California and federal agencies on ocean and ocean health management issues through the west coast governors' agreement on ocean health, and with the government of British Columbia on shared waters management issues through the British Columbia-Washington coastal and ocean task force.

18 (e) Washington has initiated comprehensive management programs to protect and promote compatible uses of these waters. 19 These include: The development of a comprehensive ecosystem-based management plan 20 21 known as the Puget Sound action agenda; shoreline plans for shorelines 22 around the state; management plans for state-owned aquatic lands and 23 their associated waters statewide; and watershed and salmon recovery 24 management plans in the upland areas of Puget Sound, the coast, and the 25 Columbia river. Data and data management tools have also been 26 developed to support these management and planning activities, such as 27 the coastal atlas managed by the department of ecology and the shore 28 zone database managed by the department of natural resources.

29 (f) For marine waters specifically, Washington has formed several 30 mechanisms to improve coordination and management. A legislatively authorized task force formed by the governor identified priority 31 32 recommendations for improving state management of ocean resources through Washington's ocean action plan in 2006. The governor further 33 34 formed an ongoing interagency team that assists the department of 35 ecology in implementing these recommendations. There is an extensive 36 network of marine resources committees within Puget Sound and on the 37 outer coast and the Columbia river to promote and support local involvement identifying and conducting local priority marine projects 38

and some have been involved in local planning and management. Through the Olympic coast intergovernmental policy council, the state has also formalized its working relationship with coastal tribes and the federal government in the management of the Olympic coast national marine sanctuary.

б (g) Reports by the United States commission on oceans policy, the 7 Pew oceans commission, and the joint oceans commission initiative 8 recommend the adoption of a national ocean policy under which states 9 and coastal communities would have a principal role in developing and implementing ecosystem-based management of marine waters. Acting on 10 11 these recommendations, the president of the United States recently 12 formed an interagency ocean policy task force charged with developing 13 a national ocean policy and a framework for marine spatial planning that involves all governmental levels, including state, tribal, and 14 local governments. To further develop and implement such a planning 15 framework, it is anticipated that federal cooperation and support will 16 17 be available to coastal states that are engaged in marine and coastal resource management and planning, including marine spatial planning. 18

19 (2) The purpose of this chapter is to build upon existing statewide 20 Puget Sound, coastal, and Columbia river efforts. When resources 21 become available, the state intends to augment the marine spatial 22 component of existing plans and to improve the coordination among state 23 agencies in the development and implementation of marine management 24 plans.

(3) It is also the purpose of this chapter to establish policies to guide state agencies and local governments when exercising jurisdiction over proposed uses and activities in these waters. Specifically, in conducting marine spatial planning, and in augmenting existing marine management plans with marine spatial planning components, the state must:

31 (a) Continue to recognize the rights of native American tribes 32 regarding marine natural resources;

(b) Base all planning on best available science. This includes identifying gaps in existing information, recommend a strategy for acquiring science needed to strengthen marine spatial plans, and create a process to adjust plans once additional scientific information is available;

1 (c) Coordinate with all stakeholders, including marine resources 2 committees and nongovernmental organizations, that are significantly 3 involved in the collection of scientific information, ecosystem 4 protection and restoration, or other activities related to marine 5 spatial planning;

6 (d) Recognize that marine ecosystems span tribal, state, and 7 international boundaries and that planning has to be coordinated with 8 all entities with jurisdiction or authority in order to be effective;

9 (e) Establish or further promote an ecosystem-based management 10 approach including linking marine spatial plans to adjacent nearshore 11 and upland spatial or ecosystem-based plans;

12 (f) Ensure that all marine spatial plans are linked to measurable 13 environmental outcomes;

14 (g) Establish a performance management system to monitor 15 implementation of any new marine spatial plan;

(h) Establish an ocean stewardship policy that takes into accountthe existing natural, social, cultural, historic, and economic uses;

(i) Recognize that commercial, tribal, and recreational fisheries,
and shellfish aquaculture are an integral part of our state's culture
and contribute substantial economic benefits;

(j) Value biodiversity and ecosystem health, and protect special, sensitive, or unique estuarine and marine life and habitats, including important spawning, rearing, and migration areas for finfish, marine mammals, and productive shellfish habitats;

(k) Integrate this planning with existing plans and ongoing planning in the same marine waters and provide additional mechanisms for improving coordination and aligning management;

(1) Promote recovery of listed species under state and federalendangered species acts plans pursuant to those plans; and

30 (m) Fulfill the state's public trust and tribal treaty trust 31 responsibilities in managing the state's ocean waters in a sustainable 32 manner for current and future generations.

33 <u>NEW SECTION.</u> Sec. 2. The definitions in this section apply 34 throughout this chapter unless the context clearly requires otherwise. 35 (1) "Aquatic lands" includes all tidelands, shorelands, harbor 36 areas, and the beds of navigable waters, and must be construed to be 37 coextensive with the term "aquatic lands" as defined in RCW 79.105.060.

(2) "Exclusive economic zone waters" means marine waters from the
 offshore state boundary to the boundary of the exclusive economic zone,
 over which the United States government has primary jurisdiction.

4 (3) "Marine counties" includes Clallam, Jefferson, Grays Harbor,
5 Wahkiakum, San Juan, Whatcom, Skagit, Island, Snohomish, King, Pierce,
6 Thurston, Mason, Kitsap, and Pacific counties.

7 (4) "Marine ecosystem" means the physical, biological, and chemical
8 components and processes and their interactions in marine waters and
9 aquatic lands, including humans.

10 (5) "Marine interagency team" or "team" means the marine 11 interagency team created under section 3 of this act.

12 (6) "Marine management plan" and "marine waters management plan" 13 means any plan guiding activities on and uses of the state's marine 14 waters, and may include a marine spatial plan or element.

15 (7) "Marine resources committees" means those committees organized 16 under RCW 36.125.020 or by counties within the Northwest straits marine 17 conservation initiative.

18 (8) "Marine spatial planning" means a public process of analyzing 19 and allocating the spatial and temporal distribution of human 20 activities in marine areas to achieve ecological, economic, and social 21 objectives. Often this type of planning is done to reduce conflicts 22 among uses, to reduce environmental impacts, to facilitate compatible 23 uses, to align management decisions, and to meet other objectives 24 determined by the planning process.

(9) "Marine waters" means aquatic lands and waters under tidal influence, including saltwaters and estuaries to the ordinary high water mark lying within the boundaries of the state. This definition also includes the portion of the Columbia river bordering Pacific and Wahkiakum counties, Willapa Bay, Grays Harbor, the Strait of Juan de Fuca, and the entire Puget Sound.

31 NEW SECTION. Sec. 3. (1) The office of the governor shall chair a marine interagency team that is composed of representatives of each 32 33 of the agencies in the governor's natural resources cabinet with 34 responsibilities for marine waters, including management the 35 independent agencies. A representative from a federal agency with lead 36 responsibility for marine spatial planning must be invited to serve as 37 a liaison to the team to help ensure consistency with federal actions

and policy. The team must conduct the assessment authorized in section 4 of this act, assist state agencies under section 5 of this act with the review and coordination of such planning with their existing and ongoing planning, and conduct the marine management planning authorized in section 6 of this act.

6 (2) The team may not commence any activities authorized under 7 sections 5 and 6 of this act until federal, private, or other nonstate 8 funding is secured specifically for these activities.

9 <u>NEW SECTION.</u> Sec. 4. (1) The marine interagency team created in 10 section 3 of this act must assess and recommend a framework for 11 conducting marine spatial planning and integrating the planning into 12 existing management plans. The assessment must include, but not be 13 limited to, recommendations for:

14 (a) Including a marine spatial component into the Puget Sound15 action agenda;

(b) Integrating marine spatial planning into management efforts forthe Columbia river estuary, working with the state of Oregon; and

18 (c) Developing a marine management plan containing a marine spatial 19 component for the outer coast, to be incorporated within the 20 comprehensive marine management plan authorized under section 6 of this 21 act.

(2) The assessment authorized under subsection (1) of this sectionmust also:

(a) Summarize existing goals and objectives for: Plans in Puget
Sound, the Columbia river estuary, and the outer coast, including the
Puget Sound action agenda; shoreline plans for shorelines around the
state; management plans for state-owned aquatic lands and their
associated waters statewide; and watershed and salmon recovery
management plans;

30 (b) Develop recommended goals and objectives for marine spatial 31 planning that integrate with existing policies and regulations, and 32 recommend a schedule to develop marine ecosystem health indicators, 33 considering the views and recommendations of affected stakeholders and 34 governmental agencies;

35 (c) Summarize how the existing goals and objectives as well as 36 recommended goals and objectives are consistent or inconsistent with 37 those adopted by other states for the west coast large marine

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ecosystem, and with those goals and objectives articulated in relevant national oceans policies and the national framework for marine spatial planning;

(d) Identify the existing management activities and spatial data
related to these priorities and objectives and the key needs for
incorporating marine spatial planning into existing statewide plans;
and

8 (e) Provide recommendations on achieving a unified approach to 9 database management and delivery that would support marine spatial 10 planning throughout the state.

11 (3) The results of this assessment must be provided to the 12 appropriate legislative committees by December 15, 2010.

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(4) This section expires June 30, 2011.

NEW SECTION. Sec. 5. (1) Concurrently or prior to the assessment and planning activities provided in sections 4 and 6 of this act, and subject to available federal, private, or other nonstate funding for this purpose, all state agencies with marine waters planning and management responsibilities are authorized to include marine spatial data and marine spatial planning elements into their existing plans and ongoing planning.

(2) The director of the Puget Sound partnership under the direction of the leadership council created in RCW 90.71.220 must integrate marine spatial information and planning provisions into the action agenda. The information should be used to address gaps or improve the effectiveness of the spatial planning component of the action agenda, such as in addressing potential new uses such as renewable energy projects.

28 (3) The governor and the commissioner of public lands, working with 29 appropriate marine management and planning agencies, should work applicable west coast 30 cooperatively with the states, Canadian 31 provinces, and with federal agencies, through existing cooperative 32 entities such as the west coast governor's agreement on ocean health, the coastal and oceans task force, the Pacific coast collaborative, the 33 34 Puget Sound federal caucus, and the United States and Canada 35 cooperative agreement working group, to explore the benefits of 36 developing joint marine spatial plans or planning frameworks in the 37 shared waters of the Salish Sea, the Columbia river estuary, and in the

exclusive economic zone waters. The governor and commissioner may
 approve the adoption of shared marine spatial plans or planning
 frameworks where they determine it would further policies of this
 chapter and chapter 43.143 RCW.

(4) On an ongoing basis, the director of the department of ecology 5 б shall work with other state agencies with marine management 7 responsibilities, tribal governments, marine resources committees, local and federal agencies, and marine waters stakeholders to compile 8 9 marine spatial information and to incorporate this information into This work may be integrated with the comprehensive 10 ongoing plans. marine management plan authorized under section 6 of this act when that 11 12 planning process is initiated.

(5) All actions taken to implement this section must be consistentwith section 8 of this act.

NEW SECTION. Sec. 6. (1) Upon the receipt of federal, private, or 15 16 other nonstate funding for this purpose, together with any required 17 match of state funding that may be specifically provided for this purpose, the marine interagency team shall coordinate the development 18 of a comprehensive marine management plan for the state's marine 19 20 waters. The marine management plan must include marine spatial planning, as well as recommendations to the appropriate federal 21 22 agencies regarding the exclusive economic zone waters. The plan may be 23 developed in geographic segments, and may incorporate or be developed 24 as an element of existing marine plans, such as the Puget Sound action 25 agenda. The chair of the team may designate a state agency with marine 26 management responsibilities to take the lead in developing and 27 recommending to the team particular segments or elements of the comprehensive marine management plan. 28

(2) The marine management plan must be developed and implemented ina manner that:

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(a) Recognizes and respects existing uses and tribal treaty rights;

32 (b) Promotes protection and restoration of ecosystem processes to 33 a level that will enable long-term sustainable production of ecosystem 34 goods and services;

35 (c) Addresses potential impacts of climate change and sea level 36 rise upon current and projected marine waters uses and shoreline and 37 coastal impacts;

(d) Fosters and encourages sustainable uses that provide economic
 opportunity without significant adverse environmental impacts;

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(e) Preserves and enhances public access;

4 (f) Protects and encourages working waterfronts and supports the
5 infrastructure necessary to sustain marine industry, commercial
6 shipping, shellfish aquaculture, and other water-dependent uses;

7 (g) Fosters public participation in decision making and significant
8 involvement of communities adjacent to the state's marine waters; and

9 (h) Integrates existing management plans and authorities and makes 10 recommendations for aligning plans to the extent practicable.

11 (3) To ensure the effective stewardship of the state's marine 12 waters held in trust for the benefit of the people, the marine 13 management plan must rely upon existing data and resources, but also 14 identify data gaps and, as possible, procure missing data necessary for 15 planning.

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(4) The marine management plan must include but not be limited to:

17 (a) An ecosystem assessment that analyzes the health and status of 18 Washington marine waters including key social, economic, and ecological 19 characteristics and incorporates the best available scientific 20 information, including relevant marine data. This assessment should 21 seek to identify key threats to plan goals, analyze risk and management scenarios, and develop key ecosystem indicators. In addition, the plan 22 23 should incorporate existing adaptive management strategies underway by 24 local, state, or federal entities and provide an adaptive management element to incorporate new information and consider revisions to the 25 26 plan based upon research, monitoring, and evaluation;

(b) Using and relying upon existing plans and processes and additional management measures to guide decisions among uses proposed for specific geographic areas of the state's marine and estuarine waters consistent with applicable state laws and programs that control or address developments in the state's marine waters;

32 (c) A series of maps that, at a minimum, summarize available data 33 on: The key ecological aspects of the marine ecosystem, including 34 physical and biological characteristics, as well as areas that are 35 environmentally sensitive or contain unique or sensitive species or 36 biological communities that must be conserved and warrant protective 37 measures; human uses of marine waters, particularly areas with high 38 value for fishing, shellfish aquaculture, recreation, and maritime

1 commerce; and appropriate locations with high potential for renewable 2 energy production with minimal potential for conflicts with other 3 existing uses or sensitive environments;

(d) An element that sets forth the state's recommendations to the
federal government for use priorities and limitations, siting criteria,
and protection of unique and sensitive biota and ocean floor features
within the exclusive economic zone waters consistent with the policies
and management criteria contained in this chapter and chapter 43.143
RCW;

10 (e) An implementation strategy describing how the plan's management 11 measures and other provisions will be considered and implemented 12 through existing state and local authorities; and

(f) A framework for coordinating state agency and local government review of proposed renewable energy development uses requiring multiple permits and other approvals that provide for the timely review and action upon renewable energy development proposals while ensuring protection of sensitive resources and minimizing impacts to other existing or projected uses in the area.

19 (5) If the director of the department of fish and wildlife 20 determines that a fisheries management element is appropriate for 21 inclusion in the marine management plan, this element may include the 22 incorporation of existing management plans and procedures and standards 23 for consideration in adopting and revising fisheries management plans 24 in cooperation with the appropriate federal agencies and tribal 25 governments.

(6) Any provision of the marine management plan that does not have as its primary purpose the management of commercial or recreational fishing but that has an impact on this fishing must minimize the negative impacts on the fishing. The team must accord substantial weight to recommendations from the director of the department of fish and wildlife for plan revisions to minimize the negative impacts.

(7) The marine management plan must recognize and value existing
 uses. All actions taken to implement this section must be consistent
 with section 8 of this act.

35 (8) The marine management plan must identify any provisions of 36 existing management plans that are substantially inconsistent with the 37 plan. 1 (9)(a) In developing the marine management plan, the team shall 2 implement a strong public participation strategy that seeks input from 3 throughout the state and particularly from communities adjacent to 4 marine waters. Public review and comment must be sought and 5 incorporated with regard to planning the scope of work as well as in 6 regard to significant drafts of the plan and plan elements.

7 (b) The team must engage tribes and marine resources committees in 8 its activities throughout the planning process. In particular, prior 9 to finalizing the plan, the team must provide each tribe and marine 10 resources committee with a draft of the plan and invite them to review 11 and comment on the plan.

(10) The team must complete the plan within twenty-four months ofthe initiation of planning under this section.

14 (11) The director of the department of ecology shall submit the 15 completed marine management plan to the appropriate federal agency for 16 its review and approval for incorporation into the state's federally 17 approved coastal zone management program.

18 (12) Subsequent to the adoption of the marine management plan, the 19 team may periodically review and adopt revisions to the plan to 20 incorporate new information and to recognize and incorporate provisions 21 in other marine management plans. The team must afford the public an 22 opportunity to review and comment upon significant proposed revisions 23 to the marine management plan.

NEW SECTION. Sec. 7. (1) Upon the adoption of the marine management plan under section 6 of this act, each state agency and local government must make decisions in a manner that ensures consistency with applicable legal authorities and conformance with the applicable provisions of the marine management plan to the greatest extent possible.

(2) The director of the department of ecology, in coordination with 30 31 the team, shall periodically review existing management plans maintained by state agencies and local governments that cover the same 32 33 marine waters as the marine management plan under section 6 of this 34 act, and for any substantial inconsistency with the marine management 35 plan the director shall make recommendations to the agency or to the 36 local government for revisions to eliminate the inconsistency.

1 (3) Not later than four years following adoption of the marine 2 management plan under section 6 of this act, the department of ecology, 3 in coordination with the team, shall report to the appropriate marine 4 waters committees in the senate and house of representatives describing 5 provisions of existing management plans that are substantially 6 inconsistent with the marine management plan under section 6 of this 7 act, and making recommendations for eliminating the inconsistency.

8 (4) All actions taken to implement this section must be consistent 9 with section 8 of this act.

10 <u>NEW SECTION.</u> Sec. 8. No authority is created under this chapter 11 to affect in any way any project, use, or activity in the state's 12 marine waters existing prior to or during the development and review of 13 the marine management plan. No authority is created under this chapter 14 to supersede the current authority of any state agency or local 15 government.

16 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 43.21F RCW 17 to read as follows:

(1) In addition to the duties prescribed in RCW 43.21F.045, the 18 19 department must develop guidance applicable to all state agencies for 20 achieving a unified state position upon matters involving the siting 21 and operation of renewable energy facilities in the state's coastal and 22 estuarine marine waters. The guidance must provide procedures for 23 coordinating the views and responsibilities of any state agency with 24 jurisdiction or expertise over the matter under consideration, which 25 may include federal policy proposals, activities, permits, licenses, or 26 the extension of funding for activities in or affecting the state's 27 marine waters. In developing the guidance, the director must consult 28 with agencies with primary responsibilities for permitting and 29 management of marine waters and bedlands, including the departments of 30 natural resources, ecology, transportation, and fish and wildlife, and the state parks and recreation commission, the Puget Sound partnership, 31 The director must and the energy facility site evaluation council. 32 33 also consult and incorporate relevant information from the regional 34 activities related to renewable energy siting in marine waters, 35 including those under the west coast governors' agreement on ocean 36 health.

1 (2) The director may not commence development of the guidance until 2 federal, private, or other nonstate funding is secured for this 3 activity. The director must adopt the guidance within one year of 4 securing such funds.

5 (3) This section is intended to promote consistency and multiple 6 agency coordination in developing positions and exercising jurisdiction 7 in matters involving the siting and operation of renewable energy 8 facilities and does not diminish or abrogate the authority or 9 jurisdiction of any state agency over such matters established under 10 any other law.

11 NEW SECTION. Sec. 10. (1) The marine resources stewardship trust 12 account is created in the state treasury. All receipts from income 13 derived from the investment of amounts credited to the account, any grants, gifts, or donations to the state for the purposes of marine 14 management planning, marine spatial planning, data compilation, 15 16 research, or monitoring, and any appropriations made to the account 17 must be deposited in the account. Moneys in the account may be spent only after appropriation. 18

19 (2) Expenditures from the account may only be used for the purposes 20 of marine management planning, marine spatial planning, research, 21 monitoring, implementation of the marine management plan, and for the 22 restoration or enhancement of marine habitat or resources.

23 **Sec. 11.** RCW 43.84.092 and 2009 c 479 s 31, 2009 c 472 s 5, and 24 2009 c 451 s 8 are each reenacted and amended to read as follows:

(1) All earnings of investments of surplus balances in the state
 treasury shall be deposited to the treasury income account, which
 account is hereby established in the state treasury.

(2) The treasury income account shall be utilized to pay or receive 28 funds associated with federal programs as required by the federal cash 29 30 management improvement act of 1990. The treasury income account is subject in all respects to chapter 43.88 RCW, but no appropriation is 31 required for refunds or allocations of interest earnings required by 32 33 the cash management improvement act. Refunds of interest to the 34 federal treasury required under the cash management improvement act 35 fall under RCW 43.88.180 and shall not require appropriation. The office of financial management shall determine the amounts due to or 36

1 from the federal government pursuant to the cash management improvement 2 act. The office of financial management may direct transfers of funds 3 between accounts as deemed necessary to implement the provisions of the 4 cash management improvement act, and this subsection. Refunds or 5 allocations shall occur prior to the distributions of earnings set 6 forth in subsection (4) of this section.

(3) Except for the provisions of RCW 43.84.160, the treasury income 7 8 account may be utilized for the payment of purchased banking services on behalf of treasury funds including, but not limited to, depository, 9 10 safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all 11 respects to chapter 43.88 RCW, but no appropriation is required for 12 payments to financial institutions. Payments shall occur prior to 13 distribution of earnings set forth in subsection (4) of this section. 14

15 (4) Monthly, the state treasurer shall distribute the earnings 16 credited to the treasury income account. The state treasurer shall 17 credit the general fund with all the earnings credited to the treasury 18 income account except:

19 The following accounts and funds shall receive their proportionate share of earnings based upon each account's and fund's average daily 20 21 balance for the period: The aeronautics account, the aircraft search 22 and rescue account, the budget stabilization account, the capitol 23 building construction account, the Cedar River channel construction and operation account, the Central Washington University capital projects 24 25 the charitable, educational, penal and reformatory account, 26 institutions account, the cleanup settlement account, the Columbia 27 river basin water supply development account, the common school 28 construction fund, the county arterial preservation account, the county 29 criminal justice assistance account, the county sales and use tax 30 equalization account, the data processing building construction account, the deferred compensation administrative account, the deferred 31 32 compensation principal account, the department of licensing services account, the department of retirement systems expense account, the 33 34 developmental disabilities community trust account, the drinking water 35 assistance account, the drinking water assistance administrative 36 account, the drinking water assistance repayment account, the Eastern 37 Washington University capital projects account, the education construction fund, the education legacy trust account, the election 38

account, the energy freedom account, the energy recovery act account, 1 2 the essential rail assistance account, The Evergreen State College capital projects account, the federal forest revolving account, the 3 ferry bond retirement fund, the freight congestion relief account, the 4 freight mobility investment account, the freight mobility multimodal 5 account, the grade crossing protective fund, the public health services 6 7 account, the health system capacity account, the personal health 8 services account, the high capacity transportation account, the state 9 account, the hiqher education construction higher education 10 construction account, the highway bond retirement fund, the highway infrastructure account, the highway safety account, the high occupancy 11 12 toll lanes operations account, the industrial insurance premium refund 13 account, the judges' retirement account, the judicial retirement administrative account, the judicial retirement principal account, the 14 local leasehold excise tax account, the local real estate excise tax 15 account, the local sales and use tax account, the marine resources 16 stewardship trust account, the medical aid account, the mobile home 17 park relocation fund, the motor vehicle fund, the motorcycle safety 18 19 education account, the multimodal transportation account, the municipal criminal justice assistance account, the municipal sales and use tax 20 21 equalization account, the natural resources deposit account, the oyster 22 reserve land account, the pension funding stabilization account, the 23 perpetual surveillance and maintenance account, the public employees' 24 retirement system plan 1 account, the public employees' retirement system combined plan 2 and plan 3 account, the public facilities 25 26 construction loan revolving account beginning July 1, 2004, the public 27 health supplemental account, the public transportation systems account, public works assistance account, the Puget 28 the Sound capital 29 construction account, the Puget Sound ferry operations account, the 30 Puyallup tribal settlement account, the real estate appraiser commission account, the recreational vehicle account, the regional 31 32 mobility grant program account, the resource management cost account, the rural arterial trust account, the rural Washington loan fund, the 33 site closure account, the small city pavement and sidewalk account, the 34 35 special category C account, the special wildlife account, the state 36 employees' insurance account, the state employees' insurance reserve 37 account, the state investment board expense account, the state investment board commingled trust fund accounts, the state patrol 38

highway account, the state route number 520 corridor account, the 1 2 supplemental pension account, the Tacoma Narrows toll bridge account, teachers' retirement system plan 1 account, the teachers' 3 the 4 retirement system combined plan 2 and plan 3 account, the tobacco prevention and control account, the tobacco settlement account, the 5 6 transportation 2003 account (nickel account), the transportation equipment fund, the transportation fund, the transportation improvement 7 8 account, the transportation improvement board bond retirement account, transportation 9 the infrastructure account, the transportation partnership account, the traumatic brain injury account, the tuition 10 11 recovery trust fund, the University of Washington bond retirement fund, 12 the University of Washington building account, the urban arterial trust 13 account, the volunteer firefighters' and reserve officers' relief and pension principal fund, the volunteer firefighters' and reserve 14 15 officers' administrative fund, the Washington fruit express account, the Washington judicial retirement system account, the Washington law 16 enforcement officers' and firefighters' system plan 1 retirement 17 account, the Washington law enforcement officers' and firefighters' 18 system plan 2 retirement account, the Washington public safety 19 20 employees' plan 2 retirement account, the Washington school employees' 21 retirement system combined plan 2 and 3 account, the Washington state 22 health insurance pool account, the Washington state patrol retirement 23 account, the Washington State University building account, the 24 Washington State University bond retirement fund, the water pollution control revolving fund, and the Western Washington University capital 25 26 projects account. Earnings derived from investing balances of the 27 agricultural permanent fund, the normal school permanent fund, the permanent common school fund, the scientific permanent fund, and the 28 state university permanent fund shall be allocated to their respective 29 30 beneficiary accounts. All earnings to be distributed under this subsection (4) shall first be reduced by the allocation to the state 31 treasurer's service fund pursuant to RCW 43.08.190. 32

(5) In conformance with Article II, section 37 of the state
 Constitution, no treasury accounts or funds shall be allocated earnings
 without the specific affirmative directive of this section.

<u>NEW SECTION.</u> Sec. 12. Sections 1 through 8 and 10 of this act
 constitute a new chapter in Title 43 RCW.

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