SENATE BILL 6297

State of Washington 54th Legislature 1996 Regular Session

By Senators Newhouse, Loveland, Rasmussen, A. Anderson, Morton, Deccio, Hochstatter, Hale, Prince and Sellar

Read first time 01/10/96. Referred to Committee on Government Operations.

AN ACT Relating to the creation, operation, and management of boards of joint control; amending RCW 87.80.010, 87.80.020, 87.80.030, 87.80.050, 87.80.060, 87.80.090, 87.80.100, 87.80.110, 87.80.120, 87.80.130, 87.80.140, 87.80.160, 87.80.190, 87.80.200, 87.03.440, 90.03.380, 43.83B.050, and 43.99E.030; adding new sections to chapter 87.80 RCW; and repealing RCW 87.80.170, 87.80.180, and 87.80.210.

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

8 Sec. 1. RCW 87.80.010 and 1949 c 56 s 1 are each amended to read 9 as follows:

10 A board of joint control may be created as provided in this chapter administer: (1) The construction, operation, maintenance, 11 to betterments, and regulations of the ((water works, main, and branch 12 13 canals, if any, and water lines and other water facilities)) joint use 14 facilities, including reservoirs, canals, hydroelectric facilities, 15 pumping stations, drainage works, reserved works as may be transferred by contracts with the United States, and system interconnections, of 16 17 two or more irrigation ((districts and others)) entities which are the 18 owners of, have an ownership interest in, or are trustees for owners of water rights having the same ((natural)) source ((and)) or which use 19

1 ((the same)) common works for the diversion and <u>either</u> transportation, 2 <u>or drainage, or both</u>, of all or any part of their respective irrigation 3 water supplies((, may be created as hereinafter provided)); and (2) 4 activities and programs that promote more effective and efficient water 5 management for the benefit of member entities of a board of joint 6 control.

7 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 87.80 RCW 8 to read as follows:

9 Unless the context clearly requires otherwise, the definitions in 10 this section apply throughout this chapter.

(1) "Area of jurisdiction" means all lands within the exterior boundary of the composite area served by the irrigation entities that comprise the board of joint control as the boundary is represented on the map filed under RCW 87.80.030.

(2) "Irrigation entity" means an irrigation district or anoperating entity for a division within a federal reclamation project.

(3) "Joint use facilities" means those works, including reservoirs, canals, hydroelectric facilities, pumping stations, drainage works, reserved works as may be transferred by contracts with the United States, and system interties that are determined by the board of joint control to provide common benefit to its members.

(4) "Ownership interest" means the irrigation entity holds water rights in its name for the benefit of its water users or, in federal reclamation projects, the irrigation entity has a contractual responsibility for delivery of water to its individual water users.

26 **Sec. 3.** RCW 87.80.020 and 1949 c 56 s 2 are each amended to read 27 as follows:

28 For the purpose of creating ((such)) a board of joint control a 29 petition signed by ((three)) two or more ((owners of)) entities that are owners of or hold an ownership interest in water rights having the 30 31 same ((natural)) source of water ((and which owners)) or use common works for the diversion ((and)), transportation, or drainage of all or 32 33 any part of their respective irrigation water supplies, ((as aforesaid, shall)) must be filed with the board of county commissioners of the 34 35 county in which the greater part of the land irrigated from ((said)) the source of water supply is situated. ((No irrigation district shall 36

1 be represented on said petition without the signatures of the entire

2 membership of its board of directors.))

3 Sec. 4. RCW 87.80.030 and 1949 c 56 s 3 are each amended to read 4 as follows:

5 The petition for the creation of a board of joint control shall be addressed to the board of county commissioners, shall describe 6 7 generally the ((water works, main, and branch canals, if any, and water lines and other water facilities involved)) relationship, if any, of 8 9 the irrigation entities to an established federal reclamation project, the primary water works of the entities including reservoirs, main 10 canals, hydroelectric facilities, pumping stations, and drainage 11 12 facilities, giving them their local names, if any they have, and shall show generally the physical relationship of the lands being watered 13 14 from the ((common use of said water works, canals, lines and other)) water facilities((: PROVIDED, That)). However, lands included in any 15 16 irrigation ((district)) entity involved need not be described individually but shall be included by stating the name of the 17 18 irrigation ((district)) entity and all the irrigable lands in the 19 irrigation ((district)) entity named shall by that method be deemed to 20 be involved unless otherwise specifically stated in the petition. Further, the petition must propose the formula for board of joint 21 control apportionment of costs among its members, and may propose the 22 23 composition of the board of joint control as to membership, chair, and 24 voting structure. The petition shall also state generally the reasons 25 for the creation of a board of joint control and any other matter the petitioners deem material, and shall allege that it is in the public 26 interest and to the benefit of all the owners of the lands receiving 27 water ((from said common source)) within the area of jurisdiction, that 28 29 ((said)) the board of joint control be created and ((pray)) request 30 that the board of county commissioners consider ((said)) the petition 31 and take the necessary steps provided by law for the creation of a 32 board of joint control. The petition shall be accompanied by a map showing the area of jurisdiction and the general location of the water 33 34 ((works, main, and branch canals, if any, and water lines and other water)) supply and distribution facilities. 35

36 **Sec. 5.** RCW 87.80.050 and 1988 c 127 s 66 are each amended to read 37 as follows:

Notice of the hearing on ((said)) the petition shall be given by 1 2 the clerk of the board of county commissioners by publishing the same, at the cost of the board of control, if created, otherwise at the cost 3 4 of the petitioners, in the official newspaper of the county in at least three weekly issues thereof((: PROVIDED, That)). However, the time of 5 the hearing shall not be less than thirty days from the date of the 6 7 first publication of ((said)) <u>the</u> notice. A copy of ((said)) the 8 notice shall be posted at the regular meeting place of the board of 9 directors of each irrigation ((district)) entity concerned in the 10 granting or denial of ((said)) the petition and a copy of the notice 11 shall be mailed to the department of ecology at Olympia at least thirty days prior to the day of ((said)) the hearing. 12

13 **Sec. 6.** RCW 87.80.060 and 1949 c 56 s 6 are each amended to read 14 as follows:

15 The notice of the hearing on ((said)) the petition shall state that a petition ((praying for)) requesting the creation of a board of joint 16 control to administer the ((operation, maintenance, betterments and 17 18 regulation of the water works, main, and branch canals, if any, and 19 water lines, naming them, if named in the petition, and other water facilities involved)) facilities and activities, naming them if named 20 in the petition, has been filed with the board of county commissioners 21 of the county (((naming it))), naming the county; that ((said)) the 22 board of joint control, if it is created, will have authority to 23 24 provide for ((assessments)) apportionment of costs to carry out the 25 objects of its creation ((against the irrigable lands in the several irrigation districts)) among the member irrigation entities (naming 26 them) ((and against any other lands involved if set out in the petition 27 (describing them))); shall state the day, hour, and place of the 28 29 hearing on the petition; shall state that any person interested in the 30 creation of ((said)) the board of joint control may appear on or before the day of hearing on ((said)) the petition, and show cause in writing, 31 32 if any ((he has)), why the same should not be granted, and the notice 33 shall be over the name of the clerk of the board of county 34 commissioners.

35 **Sec. 7.** RCW 87.80.090 and 1949 c 56 s 8 are each amended to read 36 as follows:

If the board of county commissioners determine that the creation of 1 2 a board of joint control is in the public interest and is of benefit to the ((lands)) irrigation entities concerned, it shall so find and adopt 3 4 a resolution creating the board of joint control, designating it 5 (((give [giving] the)) name of county) County Joint Control Board No. (specify number), and the county board at the same time shall appoint 6 7 ((the president of the board of directors of each irrigation district 8 involved and the resident owner of each individual tract of land 9 involved or such other person as any said landowner shall designate in 10 writing, as)) the first members of ((said)) the board of joint control based on the board composition proposed in the petition and ((said)) 11 the board of joint control shall consist of ((said)) this membership. 12 13 A copy of ((said)) the resolution creating the board of joint control certified by the clerk of the county board shall be filed with the 14 15 county assessor of the county in which the board of joint control was 16 created and with the county assessor in any other county in the state 17 in which any lands involved are situated, within five days after ((said)) the resolution is adopted. 18

19 Sec. 8. RCW 87.80.100 and 1949 c 56 s 9 are each amended to read 20 as follows:

The principal office and place of business of the board of joint 21 22 control shall be at a place to be designated by the board in the county 23 in which the board was created. Each member of the board before 24 entering on the duties of his or her office shall subscribe a written oath for the faithful discharge of his or her duties as ((such)) a 25 member and file the ((same)) oath with the county clerk of ((said)) the 26 county. The filing of ((such)) the oath shall be without clerk's fee. 27 The term of office of members of the board ((shall be)) is for one year 28 29 or <u>a</u> fraction thereof ending on the first Monday in March next 30 following their selection and until their respective successors are selected as ((herein)) provided in this section. The term of the first 31 members of the board shall also be as above stated. In January of each 32 year the board of directors of each irrigation ((district)) entity 33 34 concerned shall designate in writing and deliver to the board of joint control, the name or names of the person or persons who constitute the 35 36 entity's membership and who shall represent the ((district)) entity on 37 the board of joint control for the ensuing year. ((Likewise, the 38 owners of land concerned but not in the irrigation district, shall each

designate in writing a person to represent their respective lands and 1 file the same with the board of joint control and that board shall 2 select from the list of persons so filed, one person to represent the 3 4 lands outside any irrigation district on the board of joint control for 5 the ensuing year.)) The persons ((so selected as aforesaid shall)) designated under this section constitute the board of joint control for 6 7 ((such)) the year and until their respective successors are selected 8 and have qualified. Any irrigation ((district or owner of land not in 9 a district as the case may be, which)) entity that fails to designate 10 its ((or his)) representative and to file the same as ((above)) provided ((shall)) in this section is not ((be)) entitled to 11 representation on the board unless and until ((such)) the requirements 12 13 are complied with.

14 **Sec. 9.** RCW 87.80.110 and 1949 c 56 s 10 are each amended to read 15 as follows:

In the month of March, or another time as determined by the board 16 of joint control, in each year the members of the board of joint 17 18 control shall meet and organize as a board for the ensuing year and shall select a ((chairman)) chair from their number and appoint a 19 secretary who may, but need not, be a member of the board, and who 20 shall keep a record of their proceedings, and perform ((such)) other 21 duties as the board ((shall)) prescribes. Business of the board shall 22 23 be transacted at meetings thereof and a majority of the qualified 24 membership of the board ((shall)) constitutes a quorum for the 25 transaction of business and in all matters requiring action by the board there shall be a concurrence of at least a majority of the 26 However, if an alternative voting structure was 27 members present. proposed in the petition and adopted in the board of county 28 29 commissioners' resolution, this structure will govern the voting procedures of the board of joint control. All meetings of the board 30 shall be public. 31

32 **Sec. 10.** RCW 87.80.120 and 1949 c 56 s 11 are each amended to read 33 as follows:

Each member of the board of joint control shall ((receive not to exceed ten dollars per day in attending meetings of the board to be determined by the board, and such compensation, not exceeding ten dollars per day for other services previously authorized and rendered the board, and in addition thereto, the members shall receive necessary expenses in attending meetings or when otherwise engaged on the business of the board)) be compensated for services in accordance with the provisions of RCW 87.03.460. The amount must be fixed by resolution and entered in the minutes of the proceedings of the board. The board shall fix the compensation to be paid the secretary and all other agents and employees of the board.

8 **Sec. 11.** RCW 87.80.130 and 1949 c 56 s 12 are each amended to read 9 as follows:

(1) A board of joint control created under the provisions of this 10 chapter shall have full authority within its area of jurisdiction to 11 12 enter into and perform any and all necessary contracts $((\tau))$; to accept 13 grants and loans, including, but not limited to, those provided under chapters 43.83B and 43.99E RCW, to appoint and employ and discharge the 14 necessary officers, agents, and employees $((-))_i$ to sue and be sued as 15 a board but without personal liability of the members thereof in any 16 and all matters in which all the irrigation ((districts and others)) 17 18 entities represented on the board as a whole have a common interest 19 without making ((such districts and other parties)) the irrigation entities parties to the suit; to represent ((said districts and 20 others)) the entities in all matters of common interest as a whole 21 within the scope of this chapter; and to do any and all lawful acts 22 23 required and expedient to carry out the purposes of this chapter((\div 24 PROVIDED, That nothing in this chapter contained shall be held or 25 construed to give the board of joint control authority to abridge, increase or modify the water rights of any irrigation district or 26 27 others represented on the board or the privileges or burdens incident thereto or connected therewith and in the apportionment of expenses and 28 29 outlays chargeable to the respective irrigation districts and others, 30 the board shall be bound by their respective water rights and appurtenant privileges and burdens)). 31

32 (2) A board of joint control is authorized and encouraged to pursue 33 conservation and system efficiency improvements to optimize the use of 34 appropriated waters and to either redistribute the saved water within 35 its area of jurisdiction, or, subject to state law, transfer the water 36 to others, or both. However, the redistribution shall in no manner 37 adversely impact water service to existing water users. (3) A board of joint control is authorized to design, construct,
 and operate either drainage projects, or water quality enhancement
 projects, or both.

4 (4) Where the board of joint control area of jurisdiction is
5 totally within a federal reclamation project, the board is authorized
6 to accept operational responsibility for federal reserved works.

7 (5) Nothing contained in this chapter gives a board of joint 8 control the authority to abridge the existing rights, responsibilities, 9 and authorities of an individual irrigation entity or others within the 10 area of jurisdiction; nor in a case where the board of joint control consists of representatives of two or more divisions of a federal 11 reclamation project shall the board of joint control abridge any powers 12 of an existing board of control created through federal contract; nor 13 14 shall a board of joint control have any authority to abridge or modify 15 a water right benefitting lands within its area of jurisdiction without 16 consent of the party holding the ownership interest in the water right.

17 **Sec. 12.** RCW 87.80.140 and 1949 c 56 s 13 are each amended to read 18 as follows:

19 In September of each year the board of joint control shall prepare a budget of its estimated expenses and outlay for the ensuing calendar 20 year and the apportionment thereof chargeable against the several 21 irrigation ((districts and others)) entities coming within the 22 23 jurisdiction of the board and shall fix a time and place when ((said)) 24 the budget shall be considered and adopted by the board. Notice of the 25 hearing of the budget signed by the secretary of the board shall be published in at least two weekly issues of a newspaper of general 26 circulation in each county in which any lands chargeable with ((said)) 27 the expense and outlay of the board are situated. The date of the 28 29 first publication of ((such)) the notice shall be not less than ten days prior to the day of ((said)) the hearing. 30

31 **Sec. 13.** RCW 87.80.160 and 1949 c 56 s 15 are each amended to read 32 as follows:

Immediately after final adoption of the budget the secretary of the board shall mail or deliver a copy thereof showing the apportionment of the charge to each irrigation ((district)) entity, to the secretary of each irrigation ((district)) entity coming under the jurisdiction of the board of joint control and it shall be the duty of each irrigation

1 ((district)) entity to include in its levy for the ensuing year, the 2 amount apportioned and charged to it in the budget.

3 Sec. 14. RCW 87.80.190 and 1949 c 56 s 18 are each amended to read 4 as follows:

5 There is ((hereby)) created in the county treasurer's office of the county in which the board of joint control was created, a special fund 6 7 to be designated Control Fund of the (naming the county) County Joint Control Board No. (specifying the number). The county treasurer shall 8 9 distribute all collections for this fund to ((said)) the control fund. The treasurer of any other county collecting assessments for this fund 10 11 shall remit the ((same)) assessments monthly to the county treasurer of 12 the county in which the board of joint control was created. However, at the option of the board of joint control, a treasurer other than the 13 14 county treasurer may be designated under RCW 87.03.440.

15 Sec. 15. RCW 87.80.200 and 1949 c 56 s 19 are each amended to read 16 as follows:

17 When the county treasurer serves as treasurer for the board of 18 joint control, the board of joint control shall issue vouchers for its 19 operations against ((said)) the control fund and the county treasurer 20 shall pay out moneys from ((said)) the fund upon warrants drawn by the 21 county auditor of said county.

22 <u>NEW SECTION.</u> Sec. 16. A new section is added to chapter 87.80 RCW 23 to read as follows:

A board of joint control created under this chapter is limited to the membership, area of jurisdiction, and other terms and conditions contained in the resolution of the board of county commissioners filed under RCW 87.80.090. Amendments may be proposed at any time by the board of joint control to the board of county commissioners and acted upon through the petition process contained in RCW 87.80.030 through 87.80.090.

31 <u>NEW SECTION.</u> Sec. 17. A new section is added to chapter 87.80 RCW 32 to read as follows:

An irrigation entity under contract with an agency of the federal government for the construction or operation of its irrigation system may not participate in a board of joint control under this chapter if

this action is in conflict with provisions of the subject contract. If 1 a responsible official of the federal agency notifies the board of 2 county commissioners in writing on or before the day of hearing 3 4 provided under RCW 87.80.060 of a conflict in contract provisions and evidences the conflict, the board of county commissioners must deny the 5 irrigation entity's proposed participation. If subsequent to formation 6 of a board of joint control, a judicial decision determines a conflict 7 8 in contract conditions, the irrigation entity must not participate in a project or activity inconsistent with the court determination. 9

10 **Sec. 18.** RCW 87.03.440 and 1993 c 449 s 12 are each amended to 11 read as follows:

12 The treasurer of the county in which is located the office of the district shall be ex officio treasurer of the district, and any county 13 14 treasurer handling district funds shall be liable upon his or her official bond and to criminal prosecution for malfeasance and 15 misfeasance, or failure to perform any duty as county or district 16 treasurer. The treasurer of each county in which lands of the district 17 18 are located shall collect and receipt for all assessments levied on 19 lands within his or her county. There shall be deposited with the district treasurer all funds of the district. The district treasurer 20 shall pay out such funds upon warrants issued by the county auditor 21 against the proper funds of the district, except the sums to be paid 22 23 out of the bond fund for interest and principal payments on bonds: 24 PROVIDED, That in those districts which designate their own treasurer, 25 the treasurer may issue the warrants or any checks when the district is authorized to issue checks. All warrants shall be paid in the order of 26 their issuance. The district treasurer shall report, in writing, on 27 the first Monday in each month to the directors, the amount in each 28 29 fund, the receipts for the month preceding in each fund, and file the report with the secretary of the board. The secretary shall report to 30 the board, in writing, at the regular meeting in each month, the amount 31 32 of receipts and expenditures during the preceding month, and file the report in the office of the board. 33

The preceding paragraph of this section notwithstanding, the board of directors or board of control of an irrigation district which lies in more than one county and which had assessments in each of two of the preceding three years equal to at least five hundred thousand dollars, <u>or a board of joint control created under chapter 87.80 RCW</u>, may

designate some other person having experience in financial or fiscal 1 matters as treasurer of the district. 2 In addition, the board of directors of an irrigation district which lies entirely within one 3 4 county may designate some other person having experience in financial 5 or fiscal matters as treasurer of the district if the board has the approval of the county treasurer to designate some other person. б Ιf 7 the board designates a treasurer, it shall require a bond with a surety 8 company authorized to do business in the state of Washington in an 9 amount and under the terms and conditions which it finds from time to time will protect the district against loss. The premium on the bond 10 shall be paid by the district. The designated treasurer shall collect 11 12 and receipt for all irrigation district assessments on lands within the 13 district and shall act with the same powers and duties and be under the same restrictions as provided by law for county treasurers acting in 14 15 matters pertaining to irrigation districts, except the powers, duties, 16 and restrictions in RCW 87.56.110 and 87.56.210 which shall continue to 17 be those of county treasurers.

In those districts which have designated their own treasurers, the 18 19 provisions of law pertaining to irrigation districts which require certain acts to be done and which refer to and involve a county 20 treasurer or the office of a county treasurer or the county officers 21 charged with the collection of irrigation district assessments, except 22 RCW 87.56.110 and 87.56.210 shall be construed to refer to and involve 23 24 the designated district treasurer or the office of the designated 25 district treasurer.

26 Any claim against the district for which it is liable under existing laws shall be presented to the board as provided in RCW 27 4.96.020 and upon allowance it shall be attached to a voucher and 28 approved by the chairman and signed by the secretary and directed to 29 the proper official for payment: 30 PROVIDED, That in the event claimant's claim is for crop damage, the claimant in addition to filing 31 his or her claim within the applicable period of limitations within 32 which an action must be commenced and in the manner specified in RCW 33 34 4.96.020 must file with the secretary of the district, or in the 35 secretary's absence one of the directors, not less than three days prior to the severance of the crop alleged to be damaged, a written 36 37 preliminary notice pertaining to the crop alleged to be damaged. Such preliminary notice, so far as claimant is able, shall advise the 38 39 district; that the claimant has filed a claim or intends to file a

claim against the district for alleged crop damage; shall give the name 1 and present residence of the claimant; shall state the cause of the 2 damage to the crop alleged to be damaged and the estimated amount of 3 4 damage; and shall accurately locate and describe where the crop alleged to be damaged is located. Such preliminary notice may be given by 5 claimant or by anyone acting in his or her behalf and need not be 6 verified. No action may be commenced against an irrigation district 7 for crop damages unless claimant has complied with the provisions of 8 9 RCW 4.96.020 and also with the preliminary notice requirements of this 10 section.

11 **Sec. 19.** RCW 90.03.380 and 1991 c 347 s 15 are each amended to 12 read as follows:

13 The right to the use of water which has been applied to a 14 beneficial use in the state shall be and remain appurtenant to the land 15 or place upon which the same is used: PROVIDED, HOWEVER, That said right may be transferred to another or to others and become appurtenant 16 to any other land or place of use without loss of priority of right 17 18 theretofore established if such change can be made without detriment or 19 injury to existing rights. The point of diversion of water for beneficial use or the purpose of use may be changed, if such change can 20 21 be made without detriment or injury to existing rights. Before any 22 transfer of such right to use water or change of the point of diversion 23 of water or change of purpose of use can be made, any person having an 24 interest in the transfer or change, shall file a written application 25 therefor with the department, and said application shall not be granted until notice of said application shall be published as provided in RCW 26 90.03.280. If it shall appear that such transfer or such change may be 27 made without injury or detriment to existing rights, the department 28 29 shall issue to the applicant a certificate in duplicate granting the right for such transfer or for such change of point of diversion or of 30 The certificate so issued shall be filed and be made a record 31 use. with the department and the duplicate certificate issued to the 32 applicant may be filed with the county auditor in like manner and with 33 34 the same effect as provided in the original certificate or permit to divert water. 35

If an application for change proposes to transfer water rights from one irrigation district to another, the department shall, before publication of notice, receive concurrence from each of the irrigation districts that such transfer or change will not adversely affect the
 ability to deliver water to other landowners or impair the financial
 integrity of either of the districts.

4 A change in place of use by an individual water user or users of 5 water provided by an irrigation district need only receive approval for the change from the board of directors of the district if the use of 6 7 water continues within the irrigation district, and when water is 8 provided by a an irrigation entity that is a member of a board of joint 9 control created under chapter 87.80 RCW, approval need only be received from the board of joint control if the use of water continues within 10 the area of jurisdiction of the joint board. 11

12 This section shall not apply to trust water rights acquired by the 13 state through the funding of water conservation projects under chapter 14 90.38 RCW or RCW 90.42.010 through 90.42.070.

15 sec. 20. RCW 43.83B.050 and 1975 c 18 s 1 are each amended to read 16 as follows:

As used in this chapter, the term "water supply facilities" shall mean municipal, industrial, and agricultural water supply and distribution systems including, but not limited to, all equipment, utilities, structures, real property, and interests in and improvements on real property, necessary for or incidental to the acquisition, construction, installation, or use of any municipal, industrial, or agricultural water supply or distribution system.

24 As used in this chapter, the term "public body" means the state of 25 Washington, or any agency, political subdivision, taxing district, or municipal corporation thereof, a board of joint control, an agency of 26 the federal government, and those Indian tribes now or hereafter 27 recognized as such by the federal government for participation in the 28 29 federal land and water conservation program and which may constitutionally receive grants or loans from the state of Washington. 30

31 **Sec. 21.** RCW 43.99E.030 and 1979 ex.s. c 234 s 5 are each amended 32 to read as follows:

As used in this chapter, the term "water supply facilities" means domestic, municipal, industrial, and agricultural (and any associated fishery, recreational, or other beneficial use) water supply or distribution systems including but not limited to all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to the acquisition,
 construction, installation, or use of any such water supply or
 distribution system.

As used in this chapter, the term "public body" means the state of Washington or any agency, political subdivision, taxing district, or municipal or public corporation thereof; <u>a board of joint control;</u> an agency of the federal government; and those Indian tribes which may constitutionally receive grants or loans from the state of Washington.

9 <u>NEW SECTION.</u> Sec. 22. The following acts or parts of acts are 10 each repealed:

11 (1) RCW 87.80.170 and 1949 c 54 s 16;

12 (2) RCW 87.80.180 and 1949 c 56 s 17; and

13 (3) RCW 87.80.210 and 1949 c 56 s 20.

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