CERTIFICATION OF ENROLLMENT

HOUSE BILL 1627

Chapter 178, Laws of 1996

54th Legislature 1996 Regular Session

OSTEOPATHIC PHYSICIANS AND SURGEONS--CORRECTION OF OBSOLETE TERMINOLOGY

EFFECTIVE DATE: 7/1/96

Passed by the House March 2, 1996 Yeas 90 Nays 0

CLYDE BALLARD

Speaker of the House of Representatives

Passed by the Senate February 29, 1996 Yeas 47 Nays 0

JOEL PRITCHARD

President of the Senate

Approved March 28, 1996

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1627** as passed by the House of Representatives and the Senate on the dates hereon set forth.

TIMOTHY A. MARTIN

Chief Clerk

FILED

March 28, 1996 - 3:44 p.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 1627

AS AMENDED BY THE SENATE

Passed Legislature - 1996 Regular Session

State of Washington54th Legislature1995 Regular SessionBy Representatives Dyer, Backlund and Thibaudeau

Read first time 02/02/95. Referred to Committee on Health Care.

AN ACT Relating to correcting obsolete terminology for the designation of osteopathic physician and surgeon; amending RCW 3 18.35.110, 18.57.001, 18.57.140, 18.71.030, 18.71.055, 18.71.205, 4 18.76.020, 18.76.060, 43.43.830, 48.46.170, 49.78.020, 68.50.530, 5 69.41.010, 69.41.030, 69.50.101, 70.05.050, 70.08.030, 70.28.031, 6 70.38.115, 70.96A.020, and 70.124.020; reenacting and amending RCW 7 18.120.020, 26.44.020, and 41.26.030; and providing an effective date.

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

9 **Sec. 1.** RCW 18.35.110 and 1993 c 313 s 4 are each amended to read 10 as follows:

In addition to causes specified under RCW 18.130.170 and 12 18.130.180, any person licensed under this chapter may be subject to 13 disciplinary action by the board for any of the following causes:

14 (1) For unethical conduct in dealing in hearing aids. Unethical15 conduct shall include, but not be limited to:

(a) Using or causing or promoting the use of, in any advertising
matter, promotional literature, testimonial, guarantee, warranty,
label, brand, insignia, or any other representation, however
disseminated or published, which is false, misleading or deceptive;

(b) Failing or refusing to honor or to perform as represented any
 representation, promise, agreement, or warranty in connection with the
 promotion, sale, dispensing, or fitting of the hearing aid;

4 (c) Advertising a particular model, type, or kind of hearing aid 5 for sale which purchasers or prospective purchasers responding to the 6 advertisement cannot purchase or are dissuaded from purchasing and 7 where it is established that the purpose of the advertisement is to 8 obtain prospects for the sale of a different model, type, or kind than 9 that advertised;

10

(d) Falsifying hearing test or evaluation results;

(e)(i) Whenever any of the following conditions are found or should 11 have been found to exist either from observations by the licensee or on 12 13 the basis of information furnished by the prospective hearing aid user prior to fitting and dispensing a hearing aid to any such prospective 14 15 hearing aid user, failing to advise that prospective hearing aid user 16 in writing that the user should first consult a licensed physician 17 specializing in diseases of the ear or if no such licensed physician is available in the community then to any duly licensed physician: 18

(A) Visible congenital or traumatic deformity of the ear, includingperforation of the eardrum;

(B) History of, or active drainage from the ear within the previousninety days;

(C) History of sudden or rapidly progressive hearing loss withinthe previous ninety days;

25

(D) Acute or chronic dizziness;

26 (E) Any unilateral hearing loss;

(F) Significant air-bone gap when generally acceptable standards
 have been established as defined by the food and drug administration;
 (G) Visible evidence of significant cerumen accumulation or a

30 foreign body in the ear canal;

31

(H) Pain or discomfort in the ear; or

(I) Any other conditions that the board may by rule establish. 32 It is a violation of this subsection for any licensee or that licensee's 33 34 employees and putative agents upon making such required referral for 35 medical opinion to in any manner whatsoever disparage or discourage a prospective hearing aid user from seeking such medical opinion prior to 36 37 the fitting and dispensing of a hearing aid. No such referral for medical opinion need be made by any licensee in the instance of 38 39 replacement only of a hearing aid which has been lost or damaged beyond

repair within six months of the date of purchase. The licensee or the 1 2 licensee's employees or putative agents shall obtain a signed statement from the hearing aid user documenting the waiver of medical clearance 3 4 and the waiver shall inform the prospective user that signing the waiver is not in the user's best health interest: PROVIDED, That the 5 licensee shall maintain a copy of either the physician's statement 6 7 showing that the prospective hearing aid user has had a medical 8 evaluation or the statement waiving medical evaluation, for a period of 9 three years after the purchaser's receipt of a hearing aid. Nothing in 10 this section required to be performed by a licensee shall mean that the licensee is engaged in the diagnosis of illness or the practice of 11 medicine or any other activity prohibited under the laws of this state; 12 13 (ii) Fitting and dispensing a hearing aid to any person under 14 eighteen years of age who has not been examined and cleared for hearing 15 aid use within the previous six months by a physician specializing in 16 otolaryngology except in the case of replacement instruments or except 17 in the case of the parents or guardian of such person refusing, for good cause, to seek medical opinion: PROVIDED, That should the parents 18 19 or guardian of such person refuse, for good cause, to seek medical opinion, the licensee shall obtain from such parents or guardian a 20 certificate to that effect in a form as prescribed by the department; 21 22 (iii) Fitting and dispensing a hearing aid to any person under eighteen years of age who has not been examined by an audiologist who 23 24 holds at least a master's degree in audiology for recommendations 25 during the previous six months, without first advising such person or 26 his or her parents or guardian in writing that he or she should first consult an audiologist who holds at least a master's degree in 27 audiology, except in cases of hearing aids replaced within six months 28

29 of their purchase;

30 (f) Representing that the services or advice of a person licensed 31 practice medicine and surgery under chapter 18.71 RCW or to ((osteopathy)) osteopathic medicine and surgery under chapter 18.57 RCW 32 or of a clinical audiologist will be used or made available in the 33 34 selection, fitting, adjustment, maintenance, or repair of hearing aids 35 when that is not true, or using the word "doctor," "clinic," or other like words, abbreviations, or symbols which tend to connote a medical 36 37 or osteopathic medicine and surgery profession when such use is not accurate; 38

39 (g) Permitting another to use his or her license;

1 (h) Stating or implying that the use of any hearing aid will 2 restore normal hearing, preserve hearing, prevent or retard progression 3 of a hearing impairment, or any other false, misleading, or medically 4 or audiologically unsupportable claim regarding the efficiency of a 5 hearing aid;

6 (i) Representing or implying that a hearing aid is or will be
7 "custom-made," "made to order," "prescription made," or in any other
8 sense specially fabricated for an individual when that is not the case;
9 or

(j) Directly or indirectly offering, giving, permitting, or causing to be given, money or anything of value to any person who advised another in a professional capacity as an inducement to influence that person, or to have that person influence others to purchase or contract to purchase any product sold or offered for sale by the licensee, or to influence any person to refrain from dealing in the products of competitors.

17 (2) Engaging in any unfair or deceptive practice or unfair method18 of competition in trade within the meaning of RCW 19.86.020.

(3) Aiding or abetting any violation of the rebating laws as statedin chapter 19.68 RCW.

21 Sec. 2. RCW 18.57.001 and 1991 c 160 s 1 are each amended to read 22 as follows:

23 As used in this chapter:

(1) "Board" means the Washington state board of osteopathic25 medicine and surgery;

26 (2) "Department" means the department of health;

27 (3) "Secretary" means the secretary of health; and

(4) "Osteopathic medicine and surgery" means the use of any and all methods in the treatment of disease, injuries, deformities, and all other physical and mental conditions in and of human beings, including the use of osteopathic manipulative therapy. ((The term means the same as "osteopathy and surgery".))

33 **Sec. 3.** RCW 18.57.140 and 1919 c 4 s 20 are each amended to read 34 as follows:

On all cards, signs, letterheads, envelopes and billheads used by those licensed by this chapter to practice ((osteopathy or osteopathy)) <u>osteopathic medicine</u> and surgery the word "osteopathic" shall always 1 immediately precede the word "physician" and if the word "surgeon" is 2 used in connection with said name, the word "osteopathic" shall also 3 immediately precede said word "surgeon."

4 **Sec. 4.** RCW 18.71.030 and 1995 c 65 s 1 are each amended to read 5 as follows:

Nothing in this chapter shall be construed to apply to or interfere in any way with the practice of religion or any kind of treatment by prayer; nor shall anything in this chapter be construed to prohibit:

9 (1) The furnishing of medical assistance in cases of emergency 10 requiring immediate attention;

11 (2) The domestic administration of family remedies;

(3) The administration of oral medication of any nature to students
by public school district employees or private elementary or secondary
school employees as provided for in chapter 28A.210 RCW;

15 (4) The practice of dentistry, ((osteopathy, osteopathy)) 16 <u>osteopathic medicine</u> and surgery, nursing, chiropractic, podiatric 17 medicine and surgery, optometry, naturopathy, or any other healing art 18 licensed under the methods or means permitted by such license;

19 (5) The practice of medicine in this state by any commissioned 20 medical officer serving in the armed forces of the United States or 21 public health service or any medical officer on duty with the United 22 States veterans administration while such medical officer is engaged in 23 the performance of the duties prescribed for him or her by the laws and 24 regulations of the United States;

(6) The practice of medicine by any practitioner licensed by another state or territory in which he or she resides, provided that such practitioner shall not open an office or appoint a place of meeting patients or receiving calls within this state;

(7) The practice of medicine by a person who is a regular student in a school of medicine approved and accredited by the commission, however, the performance of such services be only pursuant to a regular course of instruction or assignments from his or her instructor, or that such services are performed only under the supervision and control of a person licensed pursuant to this chapter;

35 (8) The practice of medicine by a person serving a period of 36 postgraduate medical training in a program of clinical medical training 37 sponsored by a college or university in this state or by a hospital

accredited in this state, however, the performance of such services
 shall be only pursuant to his or her duties as a trainee;

(9) The practice of medicine by a person who is regularly enrolled in a physician assistant program approved by the commission, however, the performance of such services shall be only pursuant to a regular course of instruction in said program and such services are performed only under the supervision and control of a person licensed pursuant to this chapter;

9 (10) The practice of medicine by a licensed physician assistant 10 which practice is performed under the supervision and control of a 11 physician licensed pursuant to this chapter;

(11) The practice of medicine, in any part of this state which shares a common border with Canada and which is surrounded on three sides by water, by a physician licensed to practice medicine and surgery in Canada or any province or territory thereof;

16 (12) The administration of nondental anesthesia by a dentist who 17 has completed a residency in anesthesiology at a school of medicine approved by the commission, however, a dentist allowed to administer 18 19 nondental anesthesia shall do so only under authorization of the 20 patient's attending surgeon, obstetrician, or psychiatrist, and the commission has jurisdiction to discipline a dentist practicing under 21 22 this exemption and enjoin or suspend such dentist from the practice of 23 nondental anesthesia according to this chapter and chapter 18.130 RCW;

(13) Emergency lifesaving service rendered by a physician's trained emergency medical service intermediate life support technician and paramedic, as defined in RCW 18.71.200, if the emergency lifesaving service is rendered under the responsible supervision and control of a licensed physician;

(14) The provision of clean, intermittent bladder catheterization
for students by public school district employees or private school
employees as provided for in RCW 18.79.290 and 28A.210.280.

32 Sec. 5. RCW 18.71.055 and 1994 sp.s. c 9 s 309 are each amended to 33 read as follows:

The commission may approve any school of medicine which is located in any state, territory, or possession of the United States, the District of Columbia, or in the Dominion of Canada, provided that it: (1) Requires collegiate instruction which includes courses deemed by the commission to be prerequisites to medical education;

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(2) Provides adequate instruction in the following subjects: 1 2 Anatomy, biochemistry, microbiology and immunology, pathology, pharmacology, physiology, anaesthesiology, dermatology, gynecology, 3 4 internal medicine, neurology, obstetrics, ophthalmology, orthopedic otolaryngology, pediatrics, 5 surgery, physical medicine and rehabilitation, preventive medicine and public health, psychiatry, 6 radiology, surgery, and urology, and such other subjects determined by 7 8 the commission;

9 (3) Provides clinical instruction in hospital wards and out-patient 10 clinics under guidance.

Approval may be withdrawn by the commission at any time a medical school ceases to comply with one or more of the requirements of this section.

14 (4) Nothing in this section shall be construed to authorize the 15 commission to approve a school of ((osteopathy, osteopathy)) 16 <u>osteopathic medicine</u> and surgery, or osteopathic medicine, for purposes 17 of qualifying an applicant to be licensed under this chapter by direct 18 licensure, reciprocity, or otherwise.

19 Sec. 6. RCW 18.71.205 and 1995 c 65 s 3 are each amended to read 20 as follows:

(1) The secretary of the department of health, in conjunction with the advice and assistance of the emergency medical services licensing and certification advisory committee as prescribed in RCW 18.73.050, and the commission, shall prescribe:

(a) Practice parameters, training standards for, and levels of,
 physician trained emergency medical service intermediate life support
 technicians and paramedics;

(b) Minimum standards and performance requirements for the certification and recertification of physician's trained emergency medical service intermediate life support technicians and paramedics; and

32 (c) Procedures for certification, recertification, and
 33 decertification of physician's trained emergency medical service
 34 intermediate life support technicians and paramedics.

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(2) Initial certification shall be for a period of three years.

36 (3) Recertification shall be granted upon proof of continuing
 37 satisfactory performance and education, and shall be for a period of
 38 three years.

1 (4) As used in chapters 18.71 and 18.73 RCW, "approved medical 2 program director" means a person who:

3 (a) Is licensed to practice medicine and surgery pursuant to 4 chapter 18.71 RCW or ((osteopathy)) osteopathic medicine and surgery 5 pursuant to chapter 18.57 RCW; and

6 (b) Is qualified and knowledgeable in the administration and 7 management of emergency care and services; and

8 (c) Is so certified by the department of health for a county, group 9 of counties, or cities with populations over four hundred thousand in 10 coordination with the recommendations of the local medical community 11 and local emergency medical services and trauma care council.

(5) The Uniform Disciplinary Act, chapter 18.130 RCW, governs uncertified practice, the issuance and denial of certificates, and the disciplining of certificate holders under this section. The secretary shall be the disciplining authority under this section. Disciplinary action shall be initiated against a person credentialed under this chapter in a manner consistent with the responsibilities and duties of the medical program director under whom such person is responsible.

19 (6) Such activities of ((physician['s])) physician's trained 20 emergency medical service intermediate life support technicians and 21 paramedics shall be limited to actions taken under the express written 22 or oral order of medical program directors and shall not be construed 23 at any time to include free standing or nondirected actions, for 24 actions not presenting an emergency or life-threatening condition.

25 **Sec. 7.** RCW 18.76.020 and 1991 c 3 s 184 are each amended to read 26 as follows:

27 Unless the context clearly requires otherwise, the definitions in 28 this section apply throughout this chapter:

29

(1) "Department" means the department of health.

30 (2) "Poison information center medical director" means a person 31 who: (a) Is licensed to practice medicine and surgery under chapter 32 18.71 RCW or ((osteopathy)) osteopathic medicine and surgery under 33 chapter 18.57 RCW; (b) is certified by the secretary under standards 34 adopted under RCW 18.76.050; and (c) provides services enumerated under 35 RCW 18.76.030 ((and 18.76.040)), and is responsible for supervision of 36 poison information specialists.

(3) "Poison information specialist" means a person who provides
 services enumerated under RCW 18.76.030 ((and 18.76.040)) under the

supervision of a poison information center medical director and is 1 2 certified by the secretary under standards adopted under RCW 18.76.050. 3

(4) "Secretary" means the secretary of health.

4 sec. 8. RCW 18.76.060 and 1993 c 343 s 4 are each amended to read as follows: 5

(1) A person may not act as a poison center medical director or 6 7 perform the duties of poison information specialists of a poison 8 information center without being certified by the secretary under this 9 chapter.

(2) Notwithstanding subsection (1) of this section, if a poison 10 center medical director terminates certification or is decertified, 11 12 that poison center medical director's authority may be delegated by the department to any other person licensed to practice medicine and 13 14 surgery under chapter 18.71 RCW or ((osteopathy)) osteopathic medicine 15 and surgery under chapter 18.57 RCW for a period of thirty days, or until a new poison center medical director is certified, whichever 16 comes first. 17

RCW 18.120.020 and 1995 c 323 s 15 and 1995 c 1 s 18 18 Sec. 9. (Initiative Measure No. 607) are each reenacted and amended to read as 19 20 follows:

The definitions contained in this section shall apply throughout 21 22 this chapter unless the context clearly requires otherwise.

23 (1) "Applicant group" includes any health professional group or 24 organization, any individual, or any other interested party which 25 proposes that any health professional group not presently regulated be 26 regulated or which proposes to substantially increase the scope of 27 practice of the profession.

28 (2) "Certificate" and "certification" mean a voluntary process by 29 which a statutory regulatory entity grants recognition to an individual who (a) has met certain prerequisite qualifications specified by that 30 31 regulatory entity, and (b) may assume or use "certified" in the title or designation to perform prescribed health professional tasks. 32

33 (3) "Grandfather clause" means a provision in a regulatory statute applicable to practitioners actively engaged in the regulated health 34 35 profession prior to the effective date of the regulatory statute which exempts the practitioners from meeting the prerequisite qualifications 36

set forth in the regulatory statute to perform prescribed occupational
 tasks.

3 (4) "Health professions" means and includes the following health 4 and health-related licensed or regulated professions and occupations: 5 Podiatric medicine and surgery under chapter 18.22 RCW; chiropractic under chapter 18.25 RCW; dental hygiene under chapter 18.29 RCW; 6 7 dentistry under chapter 18.32 RCW; denturism under chapter 18.30 RCW; 8 dispensing opticians under chapter 18.34 RCW; hearing aids under 9 chapter 18.35 RCW; naturopaths under chapter 18.36A RCW; embalming and 10 funeral directing under chapter 18.39 RCW; midwifery under chapter 18.50 RCW; nursing home administration under chapter 18.52 RCW; 11 optometry under chapters 18.53 and 18.54 RCW; ocularists under chapter 12 13 18.55 RCW; ((osteopathy and)) osteopathic medicine and surgery under chapters 18.57 and 18.57A RCW; pharmacy under chapters 18.64 and 18.64A 14 15 RCW; medicine under chapters 18.71 and 18.71A RCW; emergency medicine 16 under chapter 18.73 RCW; physical therapy under chapter 18.74 RCW; 17 practical nurses under chapter 18.79 RCW; psychologists under chapter 18.83 RCW; registered nurses under chapter 18.79 RCW; occupational 18 19 therapists licensed under chapter 18.59 RCW; respiratory care practitioners certified under chapter 18.89 RCW; veterinarians and 20 animal technicians under chapter 18.92 RCW; health care assistants 21 under chapter 18.135 RCW; massage practitioners under chapter 18.108 22 23 acupuncturists licensed under chapter 18.06 RCW; RCW; persons 24 registered or certified under chapter 18.19 RCW; dietitians and 25 nutritionists certified by chapter 18.138 RCW; radiologic technicians 26 under chapter 18.84 RCW; and nursing assistants registered or certified 27 under chapter 18.88A RCW.

(5) "Inspection" means the periodic examination of practitioners by
a state agency in order to ascertain whether the practitioners'
occupation is being carried out in a fashion consistent with the public
health, safety, and welfare.

32 (6) "Legislative committees of reference" means the standing 33 legislative committees designated by the respective rules committees of 34 the senate and house of representatives to consider proposed 35 legislation to regulate health professions not previously regulated.

36 (7) "License," "licensing," and "licensure" mean permission to 37 engage in a health profession which would otherwise be unlawful in the 38 state in the absence of the permission. A license is granted to those

individuals who meet prerequisite qualifications to perform prescribed
 health professional tasks and for the use of a particular title.

3 (8) "Professional license" means an individual, nontransferable 4 authorization to carry on a health activity based on qualifications 5 which include: (a) Graduation from an accredited or approved program, 6 and (b) acceptable performance on a qualifying examination or series of 7 examinations.

8 (9) "Practitioner" means an individual who (a) has achieved 9 knowledge and skill by practice, and (b) is actively engaged in a 10 specified health profession.

(10) "Public member" means an individual who is not, and never was, a member of the health profession being regulated or the spouse of a member, or an individual who does not have and never has had a material financial interest in either the rendering of the health professional service being regulated or an activity directly related to the profession being regulated.

(11) "Registration" means the formal notification which, prior to rendering services, a practitioner shall submit to a state agency setting forth the name and address of the practitioner; the location, nature and operation of the health activity to be practiced; and, if required by the regulatory entity, a description of the service to be provided.

(12) "Regulatory entity" means any board, commission, agency,
 division, or other unit or subunit of state government which regulates
 one or more professions, occupations, industries, businesses, or other
 endeavors in this state.

(13) "State agency" includes every state office, department, board, commission, regulatory entity, and agency of the state, and, where provided by law, programs and activities involving less than the full responsibility of a state agency.

31 Sec. 10. RCW 26.44.020 and 1993 c 412 s 12 and 1993 c 402 s 1 are 32 each reenacted and amended to read as follows:

33 For the purpose of and as used in this chapter:

34 (1) "Court" means the superior court of the state of Washington,35 juvenile department.

(2) "Law enforcement agency" means the police department, the
 prosecuting attorney, the state patrol, the director of public safety,
 or the office of the sheriff.

(3) "Practitioner of the healing arts" or "practitioner" means a 1 2 person licensed by this state to practice podiatric medicine and surgery, optometry, chiropractic, nursing, dentistry, ((osteopathy)) 3 4 osteopathic medicine and surgery, or medicine and surgery or to provide 5 other health services. The term "practitioner" shall include a duly accredited Christian Science practitioner: PROVIDED, HOWEVER, That a 6 7 person who is being furnished Christian Science treatment by a duly 8 accredited Christian Science practitioner shall not be considered, for 9 that reason alone, a neglected person for the purposes of this chapter. 10 (4) "Institution" means a private or public hospital or any other

11 facility providing medical diagnosis, treatment or care.

12 (5) "Department" means the state department of social and health13 services.

14 (6) "Child" or "children" means any person under the age of 15 eighteen years of age.

16 (7) "Professional school personnel" shall include, but not be 17 limited to, teachers, counselors, administrators, child care facility 18 personnel, and school nurses.

19 (8) "Social service counselor" shall mean anyone engaged in a 20 professional capacity during the regular course of employment in 21 encouraging or promoting the health, welfare, support or education of 22 children, or providing social services to adults or families, including 23 mental health, drug and alcohol treatment, and domestic violence 24 programs, whether in an individual capacity, or as an employee or agent 25 of any public or private organization or institution.

(9) "Psychologist" shall mean any person licensed to practice psychology under chapter 18.83 RCW, whether acting in an individual capacity or as an employee or agent of any public or private organization or institution.

30 (10) "Pharmacist" shall mean any registered pharmacist under the 31 provisions of chapter 18.64 RCW, whether acting in an individual 32 capacity or as an employee or agent of any public or private 33 organization or institution.

(11) "Clergy" shall mean any regularly licensed or ordained
minister, priest or rabbi of any church or religious denomination,
whether acting in an individual capacity or as an employee or agent of
any public or private organization or institution.

(12) "Abuse or neglect" shall mean the injury, sexual abuse, sexualexploitation, negligent treatment, or maltreatment of a child, adult

1 dependent, or developmentally disabled person by any person under 2 circumstances which indicate that the child's or adult's health, 3 welfare, and safety is harmed. An abused child is a child who has been 4 subjected to child abuse or neglect as defined herein.

5 (13) "Child protective services section" shall mean the child 6 protective services section of the department.

7 (14) "Adult dependent persons" shall be defined as those persons
8 over the age of eighteen years who have been found to be legally
9 incompetent or disabled pursuant to chapter 11.88 RCW.

10 (15) "Sexual exploitation" includes: (a) Allowing, permitting, or 11 encouraging a child to engage in prostitution by any person; or (b) 12 allowing, permitting, encouraging, or engaging in the obscene or 13 pornographic photographing, filming, or depicting of a child by any 14 person.

(16) "Negligent treatment or maltreatment" means an act or omission which evidences a serious disregard of consequences of such magnitude as to constitute a clear and present danger to the child's health, welfare, and safety.

(17) "Developmentally disabled person" means a person who has adisability defined in RCW 71A.10.020.

(18) "Child protective services" means those services provided by 21 the department designed to protect children from child abuse and 22 neglect and safeguard the general welfare of such children and shall 23 24 include investigations of child abuse and neglect reports, including 25 reports regarding child care centers and family child care homes, and the development, management, and provision of or referral to services 26 27 to ameliorate conditions which endanger the welfare of children, the coordination of necessary programs and services relevant to the 28 prevention, intervention, and treatment of child abuse and neglect, and 29 30 services to children to ensure that each child has a permanent home. 31 In determining whether protective services should be provided, the department shall not decline to provide such services solely because of 32 33 the child's unwillingness or developmental inability to describe the nature and severity of the abuse or neglect. 34

(19) "Malice" or "maliciously" means an evil intent, wish, or design to vex, annoy, or injure another person. Such malice may be inferred from an act done in wilful disregard of the rights of another, or an act wrongfully done without just cause or excuse, or an act or omission of duty betraying a wilful disregard of social duty.

(20) "Sexually aggressive youth" means a child who is defined in
 RCW 74.13.075(1)(b) as being a "sexually aggressive youth."

3 Sec. 11. RCW 41.26.030 and 1994 c 264 s 14 and 1994 c 197 s 5 are 4 each reenacted and amended to read as follows:

5 As used in this chapter, unless a different meaning is plainly 6 required by the context:

7 (1) "Retirement system" means the "Washington law enforcement
8 officers' and fire fighters' retirement system" provided herein.

9 (2)(a) "Employer" for plan I members, means the legislative authority of any city, town, county, or district or the elected 10 officials of any municipal corporation that employs any law enforcement 11 12 officer and/or fire fighter, any authorized association of such municipalities, and, except for the purposes of RCW 41.26.150, any 13 14 labor guild, association, or organization, which represents the fire 15 fighters or law enforcement officers of at least seven cities of over 20,000 population and the membership of each local lodge or division of 16 which is composed of at least sixty percent law enforcement officers or 17 18 fire fighters as defined in this chapter.

(b) "Employer" for plan II members, means the following entities to the extent that the entity employs any law enforcement officer and/or fire fighter:

(i) The legislative authority of any city, town, county, ordistrict;

24 (ii) The elected officials of any municipal corporation; or

25 (iii) The governing body of any other general authority law 26 enforcement agency.

(3) "Law enforcement officer" beginning January 1, 1994, means any
person who is commissioned and employed by an employer on a full time,
fully compensated basis to enforce the criminal laws of the state of
Washington generally, with the following qualifications:

(a) No person who is serving in a position that is basically
clerical or secretarial in nature, and who is not commissioned shall be
considered a law enforcement officer;

34 (b) Only those deputy sheriffs, including those serving under a 35 different title pursuant to county charter, who have successfully 36 completed a civil service examination for deputy sheriff or the 37 equivalent position, where a different title is used, and those persons

serving in unclassified positions authorized by RCW 41.14.070 except a
 private secretary will be considered law enforcement officers;

3 (c) Only such full time commissioned law enforcement personnel as 4 have been appointed to offices, positions, or ranks in the police 5 department which have been specifically created or otherwise expressly 6 provided for and designated by city charter provision or by ordinance 7 enacted by the legislative body of the city shall be considered city 8 police officers;

9 (d) The term "law enforcement officer" also includes the executive 10 secretary of a labor guild, association or organization (which is an 11 employer under RCW 41.26.030(2) ((as now or hereafter amended))) if 12 that individual has five years previous membership in the retirement 13 system established in chapter 41.20 RCW. The provisions of this 14 subsection (3)(d) shall not apply to plan II members; and

(e) The term "law enforcement officer" also includes a person 15 employed on or after January 1, 1993, as a public safety officer or 16 director of public safety, so long as the job duties substantially 17 involve only either police or fire duties, or both, and no other duties 18 19 in a city or town with a population of less than ten thousand. The provisions of this subsection (3)(e) shall not apply to any public 20 safety officer or director of public safety who is receiving a 21 retirement allowance under this chapter as of May 12, 1993. 22

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(4) "Fire fighter" means:

(a) Any person who is serving on a full time, fully compensated
basis as a member of a fire department of an employer and who is
serving in a position which requires passing a civil service
examination for fire fighter, and who is actively employed as such;

(b) Anyone who is actively employed as a full time fire fighter
where the fire department does not have a civil service examination;

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(c) Supervisory fire fighter personnel;

(d) Any full time executive secretary of an association of fire protection districts authorized under RCW 52.12.031. The provisions of this subsection (4)(d) shall not apply to plan II members;

(e) The executive secretary of a labor guild, association or organization (which is an employer under RCW 41.26.030(2) as now or hereafter amended), if such individual has five years previous membership in a retirement system established in chapter 41.16 or 41.18 RCW. The provisions of this subsection (4)(e) shall not apply to plan II members;

1 (f) Any person who is serving on a full time, fully compensated 2 basis for an employer, as a fire dispatcher, in a department in which, 3 on March 1, 1970, a dispatcher was required to have passed a civil 4 service examination for fire fighter; and

5 (g) Any person who on March 1, 1970, was employed on a full time, 6 fully compensated basis by an employer, and who on May 21, 1971, was 7 making retirement contributions under the provisions of chapter 41.16 8 or 41.18 RCW.

9 (5) "Department" means the department of retirement systems created 10 in chapter 41.50 RCW.

(6) "Surviving spouse" means the surviving widow or widower of a member. "Surviving spouse" shall not include the divorced spouse of a member except as provided in RCW 41.26.162.

(7)(a) "Child" or "children" means an unmarried person who is under the age of eighteen or mentally or physically handicapped as determined by the department, except a handicapped person in the full time care of a state institution, who is:

18 (i) A natural born child;

(ii) A stepchild where that relationship was in existence prior tothe date benefits are payable under this chapter;

21 (iii) A posthumous child;

(iv) A child legally adopted or made a legal ward of a member priorto the date benefits are payable under this chapter; or

(v) An illegitimate child legitimized prior to the date anybenefits are payable under this chapter.

(b) A person shall also be deemed to be a child up to and including the age of twenty years and eleven months while attending any high school, college, or vocational or other educational institution accredited, licensed, or approved by the state, in which it is located, including the summer vacation months and all other normal and regular vacation periods at the particular educational institution after which the child returns to school.

(8) "Member" means any fire fighter, law enforcement officer, or other person as would apply under subsections (3) or (4) of this section whose membership is transferred to the Washington law enforcement officers' and fire fighters' retirement system on or after March 1, 1970, and every law enforcement officer and fire fighter who is employed in that capacity on or after such date.

1 (9) "Retirement fund" means the "Washington law enforcement 2 officers' and fire fighters' retirement system fund" as provided for 3 herein.

4 (10) "Employee" means any law enforcement officer or fire fighter 5 as defined in subsections (3) and (4) of this section.

6 (11)(a) "Beneficiary" for plan I members, means any person in
7 receipt of a retirement allowance, disability allowance, death benefit,
8 or any other benefit described herein.

9 (b) "Beneficiary" for plan II members, means any person in receipt 10 of a retirement allowance or other benefit provided by this chapter 11 resulting from service rendered to an employer by another person.

(12)(a) "Final average salary" for plan I members, means (i) for a 12 13 member holding the same position or rank for a minimum of twelve months preceding the date of retirement, the basic salary attached to such 14 15 same position or rank at time of retirement; (ii) for any other member, 16 including a civil service member who has not served a minimum of twelve 17 months in the same position or rank preceding the date of retirement, the average of the greatest basic salaries payable to such member 18 19 during any consecutive twenty-four month period within such member's 20 last ten years of service for which service credit is allowed, computed by dividing the total basic salaries payable to such member during the 21 selected twenty-four month period by twenty-four; (iii) in the case of 22 23 disability of any member, the basic salary payable to such member at 24 the time of disability retirement; (iv) in the case of a member who 25 hereafter vests pursuant to RCW 41.26.090, the basic salary payable to 26 such member at the time of vesting.

27 (b) "Final average salary" for plan II members, means the monthly average of the member's basic salary for the highest consecutive sixty 28 29 service credit months of service prior to such member's retirement, 30 termination, or death. Periods constituting authorized unpaid leaves of absence may not be used in the calculation of final average salary. 31 (13)(a) "Basic salary" for plan I members, means the basic monthly 32 rate of salary or wages, including longevity pay but not including 33 overtime earnings or special salary or wages, upon which pension or 34 35 retirement benefits will be computed and upon which employer contributions and salary deductions will be based. 36

(b) "Basic salary" for plan II members, means salaries or wages
earned by a member during a payroll period for personal services,
including overtime payments, and shall include wages and salaries

deferred under provisions established pursuant to sections 403(b), 414(h), and 457 of the United States Internal Revenue Code, but shall exclude lump sum payments for deferred annual sick leave, unused accumulated vacation, unused accumulated annual leave, or any form of severance pay. In any year in which a member serves in the legislature the member shall have the option of having such member's basic salary be the greater of:

8 (i) The basic salary the member would have received had such member9 not served in the legislature; or

(ii) Such member's actual basic salary received for nonlegislative public employment and legislative service combined. Any additional contributions to the retirement system required because basic salary under (b)(i) of this subsection is greater than basic salary under (b)(ii) of this subsection shall be paid by the member for both member and employer contributions.

(14)(a) "Service" for plan I members, means all periods of 16 employment for an employer as a fire fighter or law enforcement 17 officer, for which compensation is paid, together with periods of 18 19 suspension not exceeding thirty days in duration. For the purposes of 20 this chapter service shall also include service in the armed forces of the United States as provided in RCW 41.26.190. Credit shall be 21 allowed for all service credit months of service rendered by a member 22 from and after the member's initial commencement of employment as a 23 24 fire fighter or law enforcement officer, during which the member worked 25 for seventy or more hours, or was on disability leave or disability 26 retirement. Only service credit months of service shall be counted in 27 the computation of any retirement allowance or other benefit provided for in this chapter. 28

29 (i) For members retiring after May 21, 1971 who were employed under 30 the coverage of a prior pension act before March 1, 1970, "service" 31 shall also include (A) such military service not exceeding five years as was creditable to the member as of March 1, 1970, under the member's 32 33 particular prior pension act, and (B) such other periods of service as 34 were then creditable to a particular member under the provisions of RCW 35 41.18.165, 41.20.160 or 41.20.170. However, in no event shall credit be allowed for any service rendered prior to March 1, 1970, where the 36 37 member at the time of rendition of such service was employed in a position covered by a prior pension act, unless such service, at the 38

1 time credit is claimed therefor, is also creditable under the 2 provisions of such prior act.

3 (ii) A member who is employed by two employers at the same time 4 shall only be credited with service to one such employer for any month 5 during which the member rendered such dual service.

б (b) "Service" for plan II members, means periods of employment by 7 a member for one or more employers for which basic salary is earned for 8 ninety or more hours per calendar month which shall constitute a 9 service credit month. Periods of employment by a member for one or 10 more employers for which basic salary is earned for at least seventy hours but less than ninety hours per calendar month shall constitute 11 one-half service credit month. Periods of employment by a member for 12 13 one or more employers for which basic salary is earned for less than seventy hours shall constitute a one-quarter service credit month. 14

Members of the retirement system who are elected or appointed to a state elective position may elect to continue to be members of this retirement system.

Service credit years of service shall be determined by dividing the total number of service credit months of service by twelve. Any fraction of a service credit year of service as so determined shall be taken into account in the computation of such retirement allowance or benefits.

If a member receives basic salary from two or more employers during 23 24 any calendar month, the individual shall receive one service credit 25 month's service credit during any calendar month in which multiple service for ninety or more hours is rendered; or one-half service 26 credit month's service credit during any calendar month in which 27 multiple service for at least seventy hours but less than ninety hours 28 is rendered; or one-quarter service credit month during any calendar 29 30 month in which multiple service for less than seventy hours is rendered. 31

(15) "Accumulated contributions" means the employee's contributions
 made by a member, including any amount paid under RCW 41.50.165(2),
 plus accrued interest credited thereon.

(16) "Actuarial reserve" means a method of financing a pension or retirement plan wherein reserves are accumulated as the liabilities for benefit payments are incurred in order that sufficient funds will be available on the date of retirement of each member to pay the member's future benefits during the period of retirement.

1 (17) "Actuarial valuation" means a mathematical determination of 2 the financial condition of a retirement plan. It includes the 3 computation of the present monetary value of benefits payable to 4 present members, and the present monetary value of future employer and 5 employee contributions, giving effect to mortality among active and 6 retired members and also to the rates of disability, retirement, 7 withdrawal from service, salary and interest earned on investments.

8 (18) "Disability board" for plan I members means either the county 9 disability board or the city disability board established in RCW 10 41.26.110.

(19) "Disability leave" means the period of six months or any portion thereof during which a member is on leave at an allowance equal to the member's full salary prior to the commencement of disability retirement. The definition contained in this subsection shall apply only to plan I members.

16 (20) "Disability retirement" for plan I members, means the period 17 following termination of a member's disability leave, during which the 18 member is in receipt of a disability retirement allowance.

(21) "Position" means the employment held at any particular time,which may or may not be the same as civil service rank.

(22) "Medical services" for plan I members, shall include the
 following as minimum services to be provided. Reasonable charges for
 these services shall be paid in accordance with RCW 41.26.150.

(a) Hospital expenses: These are the charges made by a hospital,in its own behalf, for

(i) Board and room not to exceed semiprivate room rate unless private room is required by the attending physician due to the condition of the patient.

(ii) Necessary hospital services, other than board and room,furnished by the hospital.

31 (b) Other medical expenses: The following charges are considered 32 "other medical expenses", provided that they have not been considered 33 as "hospital expenses".

34 (i) The fees of the following:

35 (A) A physician or surgeon licensed under the provisions of chapter36 18.71 RCW;

(B) An ((osteopath)) osteopathic physician and surgeon licensed
 under the provisions of chapter 18.57 RCW;

(C) A chiropractor licensed under the provisions of chapter 18.25
 RCW.

3 (ii) The charges of a registered graduate nurse other than a nurse 4 who ordinarily resides in the member's home, or is a member of the 5 family of either the member or the member's spouse.

6 (iii) The charges for the following medical services and supplies:

7 (A) Drugs and medicines upon a physician's prescription;

8 (B) Diagnostic x-ray and laboratory examinations;

9 (C) X-ray, radium, and radioactive isotopes therapy;

10 (D) Anesthesia and oxygen;

11 (E) Rental of iron lung and other durable medical and surgical 12 equipment;

13 (F) Artificial limbs and eyes, and casts, splints, and trusses;

14 (G) Professional ambulance service when used to transport the 15 member to or from a hospital when injured by an accident or stricken by 16 a disease;

(H) Dental charges incurred by a member who sustains an accidental
injury to his or her teeth and who commences treatment by a legally
licensed dentist within ninety days after the accident;

20 (I) Nursing home confinement or hospital extended care facility;

21 (J) Physical therapy by a registered physical therapist;

(K) Blood transfusions, including the cost of blood and bloodplasma not replaced by voluntary donors;

(L) An optometrist licensed under the provisions of chapter 18.53RCW.

26 (23) "Regular interest" means such rate as the director may 27 determine.

(24) "Retiree" for persons who establish membership in the retirement system on or after October 1, 1977, means any member in receipt of a retirement allowance or other benefit provided by this chapter resulting from service rendered to an employer by such member.

32 (25) "Director" means the director of the department.

33 (26) "State actuary" or "actuary" means the person appointed34 pursuant to RCW 44.44.010(2).

35 (27) "State elective position" means any position held by any 36 person elected or appointed to state-wide office or elected or 37 appointed as a member of the legislature.

(28) "Plan I" means the law enforcement officers' and firefighters' retirement system, plan I providing the benefits and funding

provisions covering persons who first became members of the system
 prior to October 1, 1977.

3 (29) "Plan II" means the law enforcement officers' and fire 4 fighters' retirement system, plan II providing the benefits and funding 5 provisions covering persons who first became members of the system on 6 and after October 1, 1977.

7 (30) "Service credit year" means an accumulation of months of8 service credit which is equal to one when divided by twelve.

9 (31) "Service credit month" means a full service credit month or an 10 accumulation of partial service credit months that are equal to one.

(32) "General authority law enforcement agency" means any agency, 11 department, or division of a municipal corporation, political 12 13 subdivision, or other unit of local government of this state, and any agency, department, or division of state government, having as its 14 15 primary function the detection and apprehension of persons committing infractions or violating the traffic or criminal laws in general, but 16 17 not including the Washington state patrol. Such an agency, department, or division is distinguished from a limited authority law enforcement 18 19 agency having as one of its functions the apprehension or detection of persons committing infractions or violating the traffic or criminal 20 laws relating to limited subject areas, including but not limited to, 21 the state departments of natural resources, fish and wildlife, and 22 23 social and health services, the state gambling commission, the state 24 lottery commission, the state parks and recreation commission, the 25 state utilities and transportation commission, the state liquor control 26 board, and the state department of corrections.

27 **Sec. 12.** RCW 43.43.830 and 1995 c 250 s 1 are each amended to read 28 as follows:

29 Unless the context clearly requires otherwise, the definitions in 30 this section apply throughout RCW 43.43.830 through 43.43.840.

31

(1) "Applicant" means:

(a) Any prospective employee who will or may have unsupervised
 access to children under sixteen years of age or developmentally
 disabled persons or vulnerable adults during the course of his or her
 employment or involvement with the business or organization;

36 (b) Any prospective volunteer who will have regularly scheduled 37 unsupervised access to children under sixteen years of age, 38 developmentally disabled persons, or vulnerable adults during the 1 course of his or her employment or involvement with the business or 2 organization under circumstances where such access will or may involve 3 groups of (i) five or fewer children under twelve years of age, (ii) 4 three or fewer children between twelve and sixteen years of age, (iii) 5 developmentally disabled persons, or (iv) vulnerable adults; or

б

(c) Any prospective adoptive parent, as defined in RCW 26.33.020.

7 (2) "Business or organization" means a business or organization 8 licensed in this state, any agency of the state, or other governmental 9 entity, that educates, trains, treats, supervises, houses, or provides 10 recreation to developmentally disabled persons, vulnerable adults, or 11 children under sixteen years of age, including but not limited to 12 public housing authorities, school districts, and educational service 13 districts.

14 (3) "Civil adjudication" means a specific court finding of sexual 15 abuse or exploitation or physical abuse in a dependency action under 16 RCW 13.34.040 or in a domestic relations action under Title 26 RCW. In the case of vulnerable adults, civil adjudication means a specific 17 court finding of abuse or financial exploitation in a protection 18 19 proceeding under chapter 74.34 RCW. It does not include administrative proceedings. The term "civil adjudication" is further limited to court 20 findings that identify as the perpetrator of the abuse a named 21 individual, over the age of eighteen years, who was a party to the 22 dependency or dissolution proceeding or was a respondent in a 23 24 protection proceeding in which the finding was made and who contested 25 the allegation of abuse or exploitation.

26 (4) "Conviction record" means "conviction record" information as defined in RCW 10.97.030(3) relating to a crime against children or 27 other persons committed by either an adult or a juvenile. It does not 28 29 include a conviction for an offense that has been the subject of an 30 expungement, pardon, annulment, certificate of rehabilitation, or other equivalent procedure based on a finding of the rehabilitation of the 31 person convicted, or a conviction that has been the subject of a 32 pardon, annulment, or other equivalent procedure based on a finding of 33 34 It does include convictions for offenses for which the innocence. 35 defendant received a deferred or suspended sentence, unless the record has been expunged according to law. 36

(5) "Crime against children or other persons" means a conviction of
 any of the following offenses: Aggravated murder; first or second
 degree murder; first or second degree kidnaping; first, second, or

third degree assault; first, second, or third degree assault of a 1 child; first, second, or third degree rape; first, second, or third 2 3 degree rape of a child; first or second degree robbery; first degree 4 arson; first degree burglary; first or second degree manslaughter; first or second degree extortion; indecent liberties; incest; vehicular 5 homicide; first degree promoting prostitution; communication with a б 7 minor; unlawful imprisonment; simple assault; sexual exploitation of 8 minors; first or second degree criminal mistreatment; child abuse or 9 neglect as defined in RCW 26.44.020; first or second degree custodial interference; malicious harassment; first, second, or third degree 10 child molestation; first or second degree sexual misconduct with a 11 minor; first or second degree rape of a child; patronizing a juvenile 12 13 prostitute; child abandonment; promoting pornography; selling or 14 distributing erotic material to a minor; custodial assault; violation 15 of child abuse restraining order; child buying or selling; 16 prostitution; felony indecent exposure; criminal abandonment; or any of 17 these crimes as they may be renamed in the future.

(6) "Crimes relating to financial exploitation" means a conviction for first, second, or third degree extortion; first, second, or third degree theft; first or second degree robbery; forgery; or any of these crimes as they may be renamed in the future.

(7) "Disciplinary board final decision" means any final decision issued by a disciplining authority under chapter 18.130 RCW or the secretary of the department of health for the following businesses or professions:

- 26 (a) Chiropractic;
- 27 (b) Dentistry;
- 28 (c) Dental hygiene;
- 29 (d) Massage;
- 30 (e) Midwifery;
- 31 (f) Naturopathy;
- 32 (g) ((Osteopathy)) Osteopathic medicine and surgery;
- 33 (h) Physical therapy;
- 34 (i) Physicians;
- 35 (j) Practical nursing;
- 36 (k) Registered nursing; and
- 37 (l) Psychology.

"Disciplinary board final decision," for real estate brokers and salespersons, means any final decision issued by the director of the department of licensing for real estate brokers and salespersons.

(8) "Unsupervised" means not in the presence of:

4

5 (a) Another employee or volunteer from the same business or 6 organization as the applicant; or

7 (b) Any relative or guardian of any of the children or 8 developmentally disabled persons or vulnerable adults to which the 9 applicant has access during the course of his or her employment or 10 involvement with the business or organization.

(9) "Vulnerable adult" means "vulnerable adult" as defined in chapter 74.34 RCW, except that for the purposes of requesting and receiving background checks pursuant to RCW 43.43.832, it shall also include adults of any age who lack the functional, mental, or physical ability to care for themselves.

16 (10) "Financial exploitation" means the illegal or improper use of 17 a vulnerable adult or that adult's resources for another person's 18 profit or advantage.

(11) "Agency" means any person, firm, partnership, association,
corporation, or facility which receives, provides services to, houses
or otherwise cares for vulnerable adults.

22 **Sec. 13.** RCW 48.46.170 and 1983 c 106 s 7 are each amended to read 23 as follows:

(1) Solicitation of enrolled participants by a health maintenance
organization granted a certificate of registration, or its agents or
representatives, shall not be construed to violate any provision of law
relating to solicitation or advertising by health professionals.

(2) Any health maintenance organization authorized under this 28 29 chapter shall not be deemed to be violating any law prohibiting the 30 practice by unlicensed persons of ((podiatry)) podiatric medicine and surgery, chiropractic, dental hygiene, opticianary, dentistry, 31 optometry, ((osteopathy)) osteopathic medicine and surgery, pharmacy, 32 33 medicine and surgery, physical therapy, nursing, or psychology: PROVIDED, That this subsection shall not be construed to expand a 34 health professional's scope of practice or to allow employees of a 35 health maintenance organization to practice as a health professional 36 37 unless licensed.

(3) Nothing contained in this chapter shall alter any statutory
 obligation, or rule ((or regulation promulgated)) adopted thereunder,
 in chapter 70.38 or 70.39 RCW.

4 (4) Any health maintenance organization receiving a certificate of 5 registration pursuant to this chapter shall be exempt from the 6 provisions of chapter 48.05 RCW, but shall be subject to chapter 70.39 7 RCW.

8 Sec. 14. RCW 49.78.020 and 1989 1st ex.s. c 11 s 2 are each 9 amended to read as follows:

10 Unless the context clearly requires otherwise, the definitions in 11 this section apply throughout this chapter.

(1) "Child" means a biological or adopted child, or a stepchild,living with the employee.

14 (2) "Department" means the department of labor and industries.

(3) "Employee" means a person other than an independent contractor
employed by an employer on a continuous basis for the previous fiftytwo weeks for at least thirty-five hours per week.

18 (4) "Employer" means: (a) Any person, firm, corporation, partnership, business trust, legal representative, or other business 19 entity which engages in any business, industry, profession, or activity 20 in this state and includes any unit of local government including, but 21 22 not limited to, a county, city, town, municipal corporation, quasi-23 municipal corporation, or political subdivision, which (i) employed a 24 daily average of one hundred or more employees during the last calendar 25 quarter at the place where the employee requesting leave reports for work, or (ii) employed a daily average of one hundred or more employees 26 during the last calendar quarter within a twenty mile radius of the 27 place where the employee requesting leave reports for work, where the 28 29 employer maintains a central hiring location and customarily transfers 30 employees among workplaces; and (b) the state, state institutions, and 31 state agencies.

32 (5) "Family leave" means leave from employment to care for a 33 newborn or newly adopted child under the age of six or a child under 34 eighteen years old with a terminal health condition, as provided in RCW 35 49.78.030.

(6) "Health care provider" means a person licensed as a physician
 under chapter 18.71 RCW or an ((osteopath)) osteopathic physician and
 <u>surgeon</u> under chapter 18.57 RCW.

1 (7) "Parent" means a biological or adoptive parent, or a 2 stepparent.

3 (8) "Reduced leave schedule" means leave scheduled for fewer than 4 an employee's usual number of hours or days per workweek.

5 (9) "Terminal health condition" means a condition caused by injury, disease, or illness, that, within reasonable medical judgment, is 6 7 incurable and will produce death within the period of leave to which the employee is entitled. 8

9 Sec. 15. RCW 68.50.530 and 1993 c 228 s 2 are each amended to read 10 as follows:

Unless the context requires otherwise, the definitions in this 11 12 section apply throughout RCW 68.50.520 through 68.50.630 and 68.50.901 through 68.50.904. 13

14 (1) "Anatomical gift" means a donation of all or part of a human 15 body to take effect upon or after death.

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(2) "Decedent" means a deceased individual.

(3) "Document of gift" means a card, a statement attached to or 17 18 imprinted on a motor vehicle operator's license, a will, or other 19 writing used to make an anatomical gift.

(4) "Donor" means an individual who makes an anatomical gift of all 20 21 or part of the individual's body.

22 (5) "Enucleator" means an individual who is qualified to remove or 23 process eyes or parts of eyes.

24 (6) "Hospital" means a facility licensed under chapter 70.41 RCW, 25 or as a hospital under the law of any state or a facility operated as a hospital by the United States government, a state, or a subdivision 26 27 of a state.

(7) "Part" means an organ, tissue, eye, bone, artery, blood, fluid, 28 29 or other portion of a human body.

(8) "Person" means an individual, corporation, business trust, 30 estate, trust, partnership, joint venture, association, government, 31 32 governmental subdivision or agency, or any other legal or commercial 33 entity.

34 (9) "Physician" or "surgeon" means an individual licensed or otherwise authorized to practice medicine and surgery or ((osteopathy)) 35 36 osteopathic medicine and surgery under chapters 18.71 and 18.57 RCW.

(10) "Procurement organization" means a person licensed,
 accredited, or approved under the laws of any state for procurement,
 distribution, or storage of human bodies or parts.

4 (11) "State" means a state, territory, or possession of the United
5 States, the District of Columbia, or the Commonwealth of Puerto Rico.
6 (12) "Technician" means an individual who is qualified to remove or
7 process a part.

8 **Sec. 16.** RCW 69.41.010 and 1994 sp.s. c 9 s 736 are each amended 9 to read as follows:

10 As used in this chapter, the following terms have the meanings 11 indicated unless the context clearly requires otherwise:

(1) "Administer" means the direct application of a legend drug
whether by injection, inhalation, ingestion, or any other means, to the
body of a patient or research subject by:

15 (a) A practitioner; or

16 (b) The patient or research subject at the direction of the 17 practitioner.

(2) "Deliver" or "delivery" means the actual, constructive, or
attempted transfer from one person to another of a legend drug, whether
or not there is an agency relationship.

21 (3) "Department" means the department of health.

(4) "Dispense" means the interpretation of a prescription or order for a legend drug and, pursuant to that prescription or order, the proper selection, measuring, compounding, labeling, or packaging necessary to prepare that prescription or order for delivery.

26 (5) "Dispenser" means a practitioner who dispenses.

(6) "Distribute" means to deliver other than by administering ordispensing a legend drug.

29 (7) "Distributor" means a person who distributes.

30 (8) "Drug" means:

(a) Substances recognized as drugs in the official United States
 pharmacopoeia, official homeopathic pharmacopoeia of the United States,
 or official national formulary, or any supplement to any of them;

34 (b) Substances intended for use in the diagnosis, cure, mitigation,35 treatment, or prevention of disease in man or animals;

36 (c) Substances (other than food, minerals or vitamins) intended to 37 affect the structure or any function of the body of man or animals; and (d) Substances intended for use as a component of any article
 specified in clause (a), (b), or (c) of this subsection. It does not
 include devices or their components, parts, or accessories.

4 (9) "Legend drugs" means any drugs which are required by state law 5 or regulation of the state board of pharmacy to be dispensed on 6 prescription only or are restricted to use by practitioners only.

7 (10) "Person" means individual, corporation, government or
8 governmental subdivision or agency, business trust, estate, trust,
9 partnership or association, or any other legal entity.

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(11) "Practitioner" means:

(a) A physician under chapter 18.71 RCW, an osteopathic physician 11 or an osteopathic physician and surgeon under chapter 18.57 RCW, a 12 13 dentist under chapter 18.32 RCW, a podiatric physician and surgeon under chapter 18.22 RCW, a veterinarian under chapter 18.92 RCW, a 14 registered nurse, advanced registered nurse practitioner, or licensed 15 practical nurse under chapter 18.79 RCW, an optometrist under chapter 16 17 18.53 RCW who is certified by the optometry board under RCW 18.53.010, an osteopathic physician assistant under chapter 18.57A RCW, a 18 19 physician assistant under chapter 18.71A RCW, or a pharmacist under 20 chapter 18.64 RCW;

(b) A pharmacy, hospital, or other institution licensed, registered, or otherwise permitted to distribute, dispense, conduct research with respect to, or to administer a legend drug in the course of professional practice or research in this state; and

(c) A physician licensed to practice medicine and surgery or a physician licensed to practice ((osteopathy)) osteopathic medicine and surgery in any state, or province of Canada, which shares a common border with the state of Washington.

(12) "Secretary" means the secretary of health or the secretary'sdesignee.

31 **Sec. 17.** RCW 69.41.030 and 1994 sp.s. c 9 s 737 are each amended 32 to read as follows:

It shall be unlawful for any person to sell, deliver, or possess any legend drug except upon the order or prescription of a physician under chapter 18.71 RCW, ((an osteopathic physician or)) an osteopathic physician and surgeon under chapter 18.57 RCW, a dentist under chapter 18.32 RCW, a podiatric physician and surgeon under chapter 18.22 RCW, a veterinarian under chapter 18.92 RCW, a commissioned medical or

dental officer in the United States armed forces or public health 1 service in the discharge of his or her official duties, a duly licensed 2 physician or dentist employed by the veterans administration in the 3 4 discharge of his or her official duties, a registered nurse or advanced 5 registered nurse practitioner under chapter 18.79 RCW when authorized by the nursing care quality assurance commission, an osteopathic 6 physician assistant under chapter 18.57A RCW when authorized by the 7 8 board of osteopathic ((examiners)) medicine and surgery, a physician 9 assistant under chapter 18.71A RCW when authorized by the medical 10 quality assurance commission, a physician licensed to practice medicine and surgery or a physician licensed to practice ((osteopathy)) 11 osteopathic medicine and surgery, a dentist licensed to practice 12 13 dentistry, a podiatric physician and surgeon licensed to practice podiatric medicine and surgery, or a veterinarian licensed to practice 14 15 veterinary medicine, in any province of Canada which shares a common border with the state of Washington or in any state of the United 16 17 States: PROVIDED, HOWEVER, That the above provisions shall not apply to sale, delivery, or possession by drug wholesalers or drug 18 19 manufacturers, or their agents or employees, or to any practitioner 20 acting within the scope of his or her license, or to a common or contract carrier or warehouseman, or any employee thereof, whose 21 possession of any legend drug is in the usual course of business or 22 employment: PROVIDED FURTHER, That nothing in this chapter or chapter 23 24 18.64 RCW shall prevent a family planning clinic that is under contract 25 with the department of social and health services from selling, 26 delivering, possessing, and dispensing commercially prepackaged oral 27 contraceptives prescribed by authorized, licensed health care 28 practitioners.

29 **Sec. 18.** RCW 69.50.101 and 1994 sp.s. c 9 s 739 are each amended 30 to read as follows:

31 Unless the context clearly requires otherwise, definitions of terms 32 shall be as indicated where used in this chapter:

(a) "Administer" means to apply a controlled substance, whether by
 injection, inhalation, ingestion, or any other means, directly to the
 body of a patient or research subject by:

36 (1) a practitioner authorized to prescribe (or, by the 37 practitioner's authorized agent); or

1 (2) the patient or research subject at the direction and in the 2 presence of the practitioner.

3 (b) "Agent" means an authorized person who acts on behalf of or at 4 the direction of a manufacturer, distributor, or dispenser. It does 5 not include a common or contract carrier, public warehouseperson, or 6 employee of the carrier or warehouseperson.

7

(c) "Board" means the state board of pharmacy.

8 (d) "Controlled substance" means a drug, substance, or immediate 9 precursor included in Schedules I through V as set forth in federal or 10 state laws, or federal or board rules.

(e)(1) "Controlled substance analog" means a substance the chemical structure of which is substantially similar to the chemical structure of a controlled substance in Schedule I or II and:

(i) that has a stimulant, depressant, or hallucinogenic effect on
the central nervous system substantially similar to the stimulant,
depressant, or hallucinogenic effect on the central nervous system of
a controlled substance included in Schedule I or II; or

(ii) with respect to a particular individual, that the individual represents or intends to have a stimulant, depressant, or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant, or hallucinogenic effect on the central nervous system of a controlled substance included in Schedule I or II.

24 (2) The term does not include:

25 (i) a controlled substance;

26 (ii) a substance for which there is an approved new drug 27 application;

(iii) a substance with respect to which an exemption is in effect
for investigational use by a particular person under Section 505 of the
federal Food, Drug and Cosmetic Act, 21 U.S.C. Sec. 355, to the extent
conduct with respect to the substance is pursuant to the exemption; or
(iv) any substance to the extent not intended for human consumption
before an exemption takes effect with respect to the substance.

34 (f) "Deliver" or "delivery," means the actual or constructive 35 transfer from one person to another of a substance, whether or not 36 there is an agency relationship.

37 (g) "Department" means the department of health.

(h) "Dispense" means the interpretation of a prescription or orderfor a controlled substance and, pursuant to that prescription or order,

the proper selection, measuring, compounding, labeling, or packaging
 necessary to prepare that prescription or order for delivery.

3

(i) "Dispenser" means a practitioner who dispenses.

4 (j) "Distribute" means to deliver other than by administering or 5 dispensing a controlled substance.

б

(k) "Distributor" means a person who distributes.

7 (1) "Drug" means (1) a controlled substance recognized as a drug in 8 the official United States pharmacopoeia/national formulary or the 9 official homeopathic pharmacopoeia of the United States, or any 10 supplement to them; (2) controlled substances intended for use in the 11 diagnosis, cure, mitigation, treatment, or prevention of disease in individuals or animals; (3) controlled substances (other than food) 12 13 intended to affect the structure or any function of the body of individuals or animals; and (4) controlled substances intended for use 14 15 as a component of any article specified in (1), (2), or (3) of this 16 subsection. The term does not include devices or their components, 17 parts, or accessories.

18 (m) "Drug enforcement administration" means the drug enforcement 19 administration in the United States Department of Justice, or its 20 successor agency.

21 (n) "Immediate precursor" means a substance:

(1) that the state board of pharmacy has found to be and by rule
designates as being the principal compound commonly used, or produced
primarily for use, in the manufacture of a controlled substance;

(2) that is an immediate chemical intermediary used or likely to beused in the manufacture of a controlled substance; and

(3) the control of which is necessary to prevent, curtail, or limitthe manufacture of the controlled substance.

(o) "Isomer" means an optical isomer, but in RCW 69.50.101(r)(5),
69.50.204(a) (12) and (34), and 69.50.206(a)(4), the term includes any
geometrical isomer; in RCW 69.50.204(a) (8) and (42), and 69.50.210(c)
the term includes any positional isomer; and in RCW 69.50.204(a)(35),
69.50.204(c), and 69.50.208(a) the term includes any positional or
geometric isomer.

(p) "Manufacture" means the production, preparation, propagation, compounding, conversion, or processing of a controlled substance, either directly or indirectly or by extraction from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis, and includes any 1 packaging or repackaging of the substance or labeling or relabeling of 2 its container. The term does not include the preparation, compounding, 3 packaging, repackaging, labeling, or relabeling of a controlled 4 substance:

5 (1) by a practitioner as an incident to the practitioner's 6 administering or dispensing of a controlled substance in the course of 7 the practitioner's professional practice; or

8 (2) by a practitioner, or by the practitioner's authorized agent 9 under the practitioner's supervision, for the purpose of, or as an 10 incident to, research, teaching, or chemical analysis and not for sale.

(q) "Marijuana" or "marihuana" means all parts of the plant 11 Cannabis, whether growing or not; the seeds thereof; the resin 12 13 extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or 14 15 resin. The term does not include the mature stalks of the plant, fiber 16 produced from the stalks, oil or cake made from the seeds of the plant, 17 any other compound, manufacture, salt, derivative, mixture, or preparation of the mature stalks (except the resin extracted 18 19 therefrom), fiber, oil, or cake, or the sterilized seed of the plant 20 which is incapable of germination.

(r) "Narcotic drug" means any of the following, whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis:

(1) Opium, opium derivative, and any derivative of opium or opium derivative, including their salts, isomers, and salts of isomers, whenever the existence of the salts, isomers, and salts of isomers is possible within the specific chemical designation. The term does not include the isoquinoline alkaloids of opium.

30 (2) Synthetic opiate and any derivative of synthetic opiate,
31 including their isomers, esters, ethers, salts, and salts of isomers,
32 esters, and ethers, whenever the existence of the isomers, esters,
33 ethers, and salts is possible within the specific chemical designation.
34 (3) Poppy straw and concentrate of poppy straw.

(4) Coca leaves, except coca leaves and extracts of coca leaves
 from which cocaine, ecgonine, and derivatives or ecgonine or their
 salts have been removed.

38 (5) Cocaine, or any salt, isomer, or salt of isomer thereof.39 (6) Cocaine base.

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(7) Ecgonine, or any derivative, salt, isomer, or salt of isomer
 thereof.

3 (8) Any compound, mixture, or preparation containing any quantity4 of any substance referred to in subparagraphs (1) through (7).

5 (s) "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to morphine or being capable of 6 7 conversion into a drug having addiction-forming or addiction-sustaining 8 liability. The term includes opium, substances derived from opium 9 (opium derivatives), and synthetic opiates. The term does not include, 10 unless specifically designated as controlled under RCW 69.50.201, the 11 dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts 12 (dextromethorphan). The term includes the racemic and levorotatory 13 forms of dextromethorphan.

(t) "Opium poppy" means the plant of the species Papaver somniferumL., except its seeds.

16 (u) "Person" means individual, corporation, business trust, estate, 17 trust, partnership, association, joint venture, government, 18 governmental subdivision or agency, or any other legal or commercial 19 entity.

(v) "Poppy straw" means all parts, except the seeds, of the opiumpoppy, after mowing.

22 (w) "Practitioner" means:

(1) A physician under chapter 18.71 RCW, a physician assistant 23 24 under chapter 18.71A RCW, an osteopathic physician and surgeon under 25 chapter 18.57 RCW, a dentist under chapter 18.32 RCW, a podiatric 26 physician and surgeon under chapter 18.22 RCW, a veterinarian under chapter 18.92 RCW, a registered nurse, advanced registered nurse 27 practitioner, or licensed practical nurse under chapter 18.79 RCW, a 28 pharmacist under chapter 18.64 RCW or a scientific investigator under 29 30 this chapter, licensed, registered or otherwise permitted insofar as is 31 consistent with those licensing laws to distribute, dispense, conduct research with respect to or administer a controlled substance in the 32 course of their professional practice or research in this state. 33

(2) A pharmacy, hospital or other institution licensed, registered,
 or otherwise permitted to distribute, dispense, conduct research with
 respect to or to administer a controlled substance in the course of
 professional practice or research in this state.

(3) A physician licensed to practice medicine and surgery, a
 physician licensed to practice ((osteopathy)) osteopathic medicine and

1 surgery, a dentist licensed to practice dentistry, a podiatric 2 physician and surgeon licensed to practice podiatric medicine and 3 surgery, or a veterinarian licensed to practice veterinary medicine in 4 any state of the United States.

5 (x) "Prescription" means an order for controlled substances issued 6 by a practitioner duly authorized by law or rule in the state of 7 Washington to prescribe controlled substances within the scope of his 8 or her professional practice for a legitimate medical purpose.

9 (y) "Production" includes the manufacturing, planting, cultivating, 10 growing, or harvesting of a controlled substance.

11 (z) "Secretary" means the secretary of health or the secretary's 12 designee.

(aa) "State," unless the context otherwise requires, means a state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or a territory or insular possession subject to the jurisdiction of the United States.

(bb) "Ultimate user" means an individual who lawfully possesses a controlled substance for the individual's own use or for the use of a member of the individual's household or for administering to an animal owned by the individual or by a member of the individual's household.

21 **Sec. 19.** RCW 70.05.050 and 1995 c 43 s 8 are each amended to read 22 as follows:

23 The local health officer shall be an experienced physician licensed 24 to practice medicine and surgery or ((osteopathy)) osteopathic 25 medicine and surgery in this state and who is qualified or provisionally qualified in accordance with the standards prescribed in 26 RCW 70.05.051 through 70.05.055 to hold the office of local health 27 officer. No term of office shall be established for the local health 28 29 officer but the local health officer shall not be removed until after notice is given, and an opportunity for a hearing before the board or 30 official responsible for his or her appointment under this section as 31 to the reason for his or her removal. The local health officer shall 32 act as executive secretary to, and administrative officer for the local 33 34 board of health and shall also be empowered to employ such technical and other personnel as approved by the local board of health except 35 36 where the local board of health has appointed an administrative officer under RCW 70.05.040. The local health officer shall be paid such 37 38 salary and allowed such expenses as shall be determined by the local

1 board of health. In home rule counties that are part of a health 2 district under this chapter and chapter 70.46 RCW the local health 3 officer and administrative officer shall be appointed by the local 4 board of health.

5 **Sec. 20.** RCW 70.08.030 and 1985 c 124 s 3 are each amended to read 6 as follows:

7 Notwithstanding any provisions to the contrary contained in any 8 city or county charter, the director of public health, under this 9 chapter shall meet as a minimum one of the following standards of 10 educational achievement and vocational experience to be qualified for 11 appointment to the office:

12 (1) Bachelor's degree in business administration, public 13 administration, hospital administration, management, nursing, 14 environmental health, epidemiology, public health, or its equivalent 15 and five years of experience in administration in a community-related 16 field; or

(2) A graduate degree in any of the fields listed in subsection (1) of this section, or in medicine or ((osteopathy)) osteopathic medicine and surgery, plus three years of administrative experience in a community-related field.

The director shall not engage in the private practice of the director's profession during such tenure of office and shall not be included in the classified civil service of the said city or the said county.

If the director of public health does not meet the qualifications of a health officer or a physician under RCW 70.05.050, the director shall employ a person so qualified to advise the director on medical or public health matters.

29 **Sec. 21.** RCW 70.28.031 and 1967 c 54 s 4 are each amended to read 30 as follows:

Each health officer is hereby directed to use every available means accepted to ascertain the existence of, and immediately to investigate, all reported or suspected cases of tuberculosis in the infectious stages within his <u>or her</u> jurisdiction and to ascertain the sources of such infections. In carrying out such investigations, each health officer hereby invested with full powers of inspection, examination and quarantine or isolation of all persons known to be infected with

1 tuberculosis in an infectious stage or persons who have been previously 2 diagnosed as having tuberculosis and who are under medical orders for 3 periodic follow-up examinations and is hereby directed:

4 (a) To make such examinations as are deemed necessary of persons 5 reasonably suspected of having tuberculosis in an infectious stage and 6 to isolate or isolate and quarantine such persons, whenever deemed 7 necessary for the protection of the public health.

8 (b) To make such examinations as deemed necessary of persons who 9 have been previously diagnosed as having tuberculosis and who are under 10 medical orders for periodic follow-up examinations.

(c) Follow local rules and regulations regarding examinations, quarantine, or isolation, and all rules, regulations, and orders of the state board and of the department in carrying out such examination, quarantine or isolation.

15 (d) Whenever the health officer shall determine on reasonable grounds that an examination of any person is necessary for the 16 preservation and protection of the public health, he or she shall make 17 an examination order in writing, setting forth the name of the person 18 19 to be examined, the time and place of the examination, and such other 20 terms and conditions as may be necessary to protect the public health. Nothing contained in this subdivision shall be construed to prevent any 21 person whom the health officer determines should have an examination 22 for infectious tuberculosis from having such an examination made by a 23 24 physician of his or her own choice who is licensed to practice 25 ((osteopathy)) osteopathic medicine and surgery under chapter 18.57 RCW or medicine and surgery under chapter 18.71 RCW under such terms and 26 conditions as the health officer shall determine on reasonable grounds 27 to be necessary to protect the public health. 28

(e) Whenever the health officer shall determine that quarantine or isolation in a particular case is necessary for the preservation and protection of the public health, he <u>or she</u> shall make an isolation or quarantine order in writing, setting forth the name of the person to be isolated, the period of time during which the order shall remain effective, the place of isolation or quarantine, and such other terms and conditions as may be necessary to protect the public health.

36 (f) Upon the making of an examination, isolation, or quarantine 37 order as provided in this section, a copy of such order shall be served 38 upon the person named in such order.

(g) Upon the receipt of information that any examination, 1 quarantine, or isolation order, made and served as herein provided, has 2 been violated, the health officer shall advise the prosecuting attorney 3 4 of the county in which such violation has occurred, in writing, and 5 shall submit to such prosecuting attorney the information in his or her possession relating to the subject matter of such examination, 6 7 isolation, or quarantine order, and of such violation or violations 8 thereof.

9 (h) Any and all orders authorized under this section shall be made 10 by the health officer or his <u>or her</u> tuberculosis control officer.

11 **Sec. 22.** RCW 70.38.115 and 1995 1st sp.s. c 18 s 72 are each 12 amended to read as follows:

(1) Certificates of need shall be issued, denied, suspended, or
revoked by the designee of the secretary in accord with the provisions
of this chapter and rules of the department which establish review
procedures and criteria for the certificate of need program.

(2) Criteria for the review of certificate of need applications, except as provided in subsection (3) of this section for health maintenance organizations, shall include but not be limited to consideration of the following:

(a) The need that the population served or to be served by suchservices has for such services;

(b) The availability of less costly or more effective alternativemethods of providing such services;

(c) The financial feasibility and the probable impact of the proposal on the cost of and charges for providing health services in the community to be served;

(d) In the case of health services to be provided, (i) the 28 29 availability of alternative uses of project resources for the provision 30 of other health services, (ii) the extent to which such proposed services will be accessible to all residents of the area to be served, 31 and (iii) the need for and the availability in the community of 32 33 services and facilities for osteopathic physicians and surgeons and 34 allopathic physicians and their patients. The department shall consider the application in terms of its impact on existing and 35 36 proposed institutional training programs for doctors of ((osteopathy)) 37 osteopathic medicine and surgery and medicine at the student, 38 internship, and residency training levels;

1 (e) In the case of a construction project, the costs and methods of 2 the proposed construction, including the cost and methods of energy 3 provision, and the probable impact of the construction project reviewed 4 (i) on the cost of providing health services by the person proposing 5 such construction project and (ii) on the cost and charges to the 6 public of providing health services by other persons;

7 (f) The special needs and circumstances of osteopathic hospitals,8 nonallopathic services and children's hospitals;

9 (g) Improvements or innovations in the financing and delivery of 10 health services which foster cost containment and serve to promote 11 quality assurance and cost-effectiveness;

12 (h) In the case of health services proposed to be provided, the 13 efficiency and appropriateness of the use of existing services and 14 facilities similar to those proposed;

(i) In the case of existing services or facilities, the quality ofcare provided by such services or facilities in the past;

(j) In the case of hospital certificate of need applications, whether the hospital meets or exceeds the regional average level of charity care, as determined by the secretary; and

20 (k) In the case of nursing home applications:

(i) The availability of other nursing home beds in the planningarea to be served; and

(ii) The availability of other services in the community to be served. Data used to determine the availability of other services will include but not be limited to data provided by the department of social and health services.

(3) A certificate of need application of a health maintenance organization or a health care facility which is controlled, directly or indirectly, by a health maintenance organization, shall be approved by the department if the department finds:

(a) Approval of such application is required to meet the needs of the members of the health maintenance organization and of the new members which such organization can reasonably be expected to enroll; and

35 (b) The health maintenance organization is unable to provide, 36 through services or facilities which can reasonably be expected to be 37 available to the organization, its health services in a reasonable and 38 cost-effective manner which is consistent with the basic method of 39 operation of the organization and which makes such services available

on a long-term basis through physicians and other health professionals
 associated with it.

A health care facility, or any part thereof, with respect to which a certificate of need was issued under this subsection may not be sold or leased and a controlling interest in such facility or in a lease of such facility may not be acquired unless the department issues a certificate of need approving the sale, acquisition, or lease.

8 (4) Until the final expiration of the state health plan as provided 9 under RCW 70.38.919, the decision of the department on a certificate of 10 need application shall be consistent with the state health plan in effect, except in emergency circumstances which pose a threat to the 11 12 public health. The department in making its final decision may issue a conditional certificate of need if it finds that the project is 13 justified only under specific circumstances. The conditions shall 14 15 directly relate to the project being reviewed. The conditions may be released if it can be substantiated that the conditions are no longer 16 17 valid and the release of such conditions would be consistent with the purposes of this chapter. 18

(5) Criteria adopted for review in accordance with subsection (2) of this section may vary according to the purpose for which the particular review is being conducted or the type of health service reviewed.

(6) The department shall specify information to be required for 23 24 certificate of need applications. Within fifteen days of receipt of 25 the application, the department shall request additional information 26 considered necessary to the application or start the review process. 27 Applicants may decline to submit requested information through written notice to the department, in which case review starts on the date of 28 receipt of the notice. Applications may be denied or limited because 29 30 of failure to submit required and necessary information.

31 (7) Concurrent review is for the purpose of comparative analysis and evaluation of competing or similar projects in order to determine 32 which of the projects may best meet identified needs. Categories of 33 projects subject to concurrent review include at least new health care 34 35 facilities, new services, and expansion of existing health care The department shall specify time periods for the 36 facilities. 37 submission of applications for certificates of need subject to concurrent review, which shall not exceed ninety days. Review of 38 39 concurrent applications shall start fifteen days after the conclusion

1 of the time period for submission of applications subject to concurrent 2 review. Concurrent review periods shall be limited to one hundred 3 fifty days, except as provided for in rules adopted by the department 4 authorizing and limiting amendment during the course of the review, or 5 for an unresolved pivotal issue declared by the department.

6 (8) Review periods for certificate of need applications other than 7 those subject to concurrent review shall be limited to ninety days. 8 Review periods may be extended up to thirty days if needed by a review 9 agency, and for unresolved pivotal issues the department may extend up 10 to an additional thirty days. A review may be extended in any case if 11 the applicant agrees to the extension.

(9) The department or its designee, shall conduct a public hearing on a certificate of need application if requested unless the review is expedited or subject to emergency review. The department by rule shall specify the period of time within which a public hearing must be requested and requirements related to public notice of the hearing, procedures, recordkeeping and related matters.

18 (10)(a) Any applicant denied a certificate of need or whose 19 certificate of need has been suspended or revoked has the right to an 20 adjudicative proceeding. The proceeding is governed by chapter 34.05 21 RCW, the Administrative Procedure Act.

(b) Any health care facility or health maintenance organization 22 that: (i) Provides services similar to the services provided by the 23 24 applicant and under review pursuant to this subsection; (ii) is located within the applicant's health service area; and (iii) testified or 25 26 submitted evidence at a public hearing held pursuant to subsection (9) 27 of this section, shall be provided an opportunity to present oral or written testimony and argument in a proceeding under this subsection: 28 29 PROVIDED, That the health care facility or health maintenance 30 organization had, in writing, requested to be informed of the department's decisions. 31

32 (c) If the department desires to settle with the applicant prior to 33 the conclusion of the adjudicative proceeding, the department shall so 34 inform the health care facility or health maintenance organization and 35 afford them an opportunity to comment, in advance, on the proposed 36 settlement.

37 (11) An amended certificate of need shall be required for the38 following modifications of an approved project:

39 (a) A new service requiring review under this chapter;

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1 (b) An expansion of a service subject to review beyond that 2 originally approved;

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(c) An increase in bed capacity;

4 (d) A significant reduction in the scope of a nursing home project without a commensurate reduction in the cost of the nursing home 5 project, or a cost increase (as represented in bids on a nursing home б 7 construction project or final cost estimates acceptable to the person 8 to whom the certificate of need was issued) if the total of such 9 increases exceeds twelve percent or fifty thousand dollars, whichever 10 is greater, over the maximum capital expenditure approved. The review of reductions or cost increases shall be restricted to the continued 11 conformance of the nursing home project with the review criteria 12 13 pertaining to financial feasibility and cost containment.

14 (12) An application for a certificate of need for a nursing home 15 capital expenditure which is determined by the department to be 16 required to eliminate or prevent imminent safety hazards or correct 17 violations of applicable licensure and accreditation standards shall be 18 approved.

19 (13)(a) Replacement of existing nursing home beds in the same 20 planning area by an existing licensee who has operated the beds for at least one year shall not require a certificate of need under this 21 The licensee shall give written notice of its intent to 22 chapter. 23 replace the existing nursing home beds to the department and shall 24 provide the department with information as may be required pursuant to 25 rule. Replacement of the beds by a party other than the licensee is 26 subject to certificate of need review under this chapter, except as 27 otherwise permitted by subsection (14) of this section.

(b) When an entire nursing home ceases operation, the licensee or 28 any other party who has secured an interest in the beds may reserve his 29 30 or her interest in the beds for eight years or until a certificate of 31 need to replace them is issued, whichever occurs first. However, the nursing home, licensee, or any other party who has secured an interest 32 in the beds must give notice of its intent to retain the beds to the 33 34 department of health no later than thirty days after the effective date Certificate of need review shall be 35 of the facility's closure. required for any party who has reserved the nursing home beds except 36 37 that the need criteria shall be deemed met when the applicant is the licensee who had operated the beds for at least one year, who has 38 39 operated the beds for at least one year immediately preceding the

reservation of the beds, and who is replacing the beds in the same
 planning area.

(14) In the event that a licensee, who has provided the department 3 4 with notice of his or her intent to replace nursing home beds under subsection (13)(a) of this section, engages in unprofessional conduct 5 or becomes unable to practice with reasonable skill and safety by 6 7 reason of mental or physical condition, pursuant to chapter 18.130 RCW, or dies, the building owner shall be permitted to complete the nursing 8 home bed replacement project, provided the building owner has secured 9 10 an interest in the beds.

11 **Sec. 23.** RCW 70.96A.020 and 1994 c 231 s 1 are each amended to 12 read as follows:

For the purposes of this chapter the following words and phrases shall have the following meanings unless the context clearly requires otherwise:

16 (1) "Alcoholic" means a person who suffers from the disease of 17 alcoholism.

18 (2) "Alcoholism" means a disease, characterized by a dependency on 19 alcoholic beverages, loss of control over the amount and circumstances 20 of use, symptoms of tolerance, physiological or psychological 21 withdrawal, or both, if use is reduced or discontinued, and impairment 22 of health or disruption of social or economic functioning.

(3) "Approved treatment program" means a discrete program of
chemical dependency treatment provided by a treatment program certified
by the department of social and health services as meeting standards
adopted under this chapter.

(4) "Chemical dependency" means alcoholism or drug addiction, or
 dependence on alcohol and one or more other psychoactive chemicals, as
 the context requires.

30 (5) "Chemical dependency program" means expenditures and activities 31 of the department designed and conducted to prevent or treat alcoholism 32 and other drug addiction, including reasonable administration and 33 overhead.

34 (6) "Department" means the department of social and health 35 services.

(7) "Designated chemical dependency specialist" means a person
 designated by the county alcoholism and other drug addiction program
 coordinator designated under RCW 70.96A.310 to perform the commitment

duties described in RCW 70.96A.140 and qualified to do so by meeting
 standards adopted by the department.

3 (8) "Director" means the person administering the chemical4 dependency program within the department.

5 (9) "Drug addict" means a person who suffers from the disease of 6 drug addiction.

7 (10) "Drug addiction" means a disease characterized by a dependency 8 on psychoactive chemicals, loss of control over the amount and 9 circumstances of use, symptoms of tolerance, physiological or 10 psychological withdrawal, or both, if use is reduced or discontinued, 11 and impairment of health or disruption of social or economic 12 functioning.

(11) "Emergency service patrol" means a patrol established underRCW 70.96A.170.

(12) "Gravely disabled by alcohol or other drugs" means that a 15 person, as a result of the use of alcohol or other drugs: (a) Is in 16 17 danger of serious physical harm resulting from a failure to provide for his or her essential human needs of health or safety; or (b) manifests 18 19 severe deterioration in routine functioning evidenced by a repeated and 20 escalating loss of cognition or volitional control over his or her actions and is not receiving care as essential for his or her health or 21 safety. 22

(13) "Incapacitated by alcohol or other psychoactive chemicals" means that a person, as a result of the use of alcohol or other psychoactive chemicals, has his or her judgment so impaired that he or she is incapable of realizing and making a rational decision with respect to his or her need for treatment and presents a likelihood of serious harm to himself or herself, to any other person, or to property.

30 (14) "Incompetent person" means a person who has been adjudged 31 incompetent by the superior court.

(15) "Intoxicated person" means a person whose mental or physical
 functioning is substantially impaired as a result of the use of alcohol
 or other psychoactive chemicals.

(16) "Licensed physician" means a person licensed to practice medicine or ((osteopathy)) osteopathic medicine and surgery in the state of Washington.

(17) "Likelihood of serious harm" means either: (a) A substantialrisk that physical harm will be inflicted by an individual upon his or

her own person, as evidenced by threats or attempts to commit suicide 1 2 or inflict physical harm on one's self; (b) a substantial risk that physical harm will be inflicted by an individual upon another, as 3 evidenced by behavior that has caused the harm or that places another 4 5 person or persons in reasonable fear of sustaining the harm; or (c) a substantial risk that physical harm will be inflicted by an individual 6 7 upon the property of others, as evidenced by behavior that has caused 8 substantial loss or damage to the property of others.

9

(18) "Minor" means a person less than eighteen years of age.

10 (19) "Peace officer" means a law enforcement official of a public 11 agency or governmental unit, and includes persons specifically given 12 peace officer powers by any state law, local ordinance, or judicial 13 order of appointment.

14 (20) "Person" means an individual, including a minor.

(21) "Secretary" means the secretary of the department of socialand health services.

17 (22)"Treatment" means the broad of range emergency, detoxification, residential, and outpatient 18 services and care, 19 including diagnostic evaluation, chemical dependency education and 20 counseling, medical, psychiatric, psychological, and social service care, vocational rehabilitation and career counseling, which may be 21 extended to alcoholics and other drug addicts and their families, 22 23 persons incapacitated by alcohol or other psychoactive chemicals, and 24 intoxicated persons.

(23) "Treatment program" means an organization, institution, or
 corporation, public or private, engaged in the care, treatment, or
 rehabilitation of alcoholics or other drug addicts.

28 **Sec. 24.** RCW 70.124.020 and 1981 c 174 s 2 are each amended to 29 read as follows:

30 Unless the context requires otherwise, the definitions in this 31 section apply throughout this chapter.

32 (1) "Court" means the superior court of the state of Washington.

(2) "Law enforcement agency" means the police department, thedirector of public safety, or the office of the sheriff.

(3) "Practitioner of the healing arts" or "practitioner" means a person licensed by this state to practice ((podiatry)) podiatric <u>medicine and surgery</u>, optometry, pharmacy, physical therapy, chiropractic, nursing, dentistry, ((osteopathy)) osteopathic medicine

and surgery, or medicine and surgery. The term "practitioner" shall 1 2 include a nurses aide, a nursing home administrator licensed under RCW, and a duly accredited Christian 3 chapter 18.52 Science practitioner: PROVIDED, HOWEVER, That a nursing home patient who is 4 5 being furnished Christian Science treatment by a duly accredited Christian Science practitioner shall not be considered, for that reason 6 alone, a neglected patient for the purposes of this chapter. 7

8 (4) "Department" means the state department of social and health 9 services.

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(5) "Nursing home" has the meaning prescribed by RCW 18.51.010.

(6) "Social worker" means anyone engaged in a professional capacity during the regular course of employment in encouraging or promoting the health, welfare, support, or education of nursing home patients, or providing social services to nursing home patients, whether in an individual capacity or as an employee or agent of any public or private organization or institution.

(7) "Psychologist" means any person licensed to practice psychology under chapter 18.83 RCW, whether acting in an individual capacity or as an employee or agent of any public or private organization or institution.

(8) "Pharmacist" means any registered pharmacist under chapter
18.64 RCW, whether acting in an individual capacity or as an employee
or agent of any public or private organization or institution.

(9) "Abuse or neglect" or "patient abuse or neglect" means the nonaccidental physical injury or condition, sexual abuse, or negligent treatment of a nursing home or state hospital patient under circumstances which indicate that the patient's health, welfare, and safety is harmed thereby.

(10) "Negligent treatment" means an act or omission which evinces a serious disregard of consequences of such magnitude as to constitute a clear and present danger to the patient's health, welfare, and safety.

(11) "State hospital" means any hospital operated and maintained bythe state for the care of the mentally ill under chapter 72.23 RCW.

35 <u>NEW SECTION.</u> Sec. 25. This act shall take effect July 1, 1996. Passed the House March 2, 1996. Passed the Senate February 29, 1996. Approved by the Governor March 28, 1996. Filed in Office of Secretary of State March 28, 1996.