CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1076

55th Legislature 1997 Regular Session

Passed by the House April 21, 1997 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 17, 1997 Yeas 45 Nays 2

President of the Senate

Approved

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1076** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1076

Passed Legislature - 1997 Regular Session

AS AMENDED BY THE SENATE

State of Washington 55th Legislature 1997 Regular Session

By House Committee on Government Reform & Land Use (originally sponsored by Representatives Reams, Poulsen, Mastin, Hatfield, Skinner, Linville, Dyer, Kessler, Sherstad, Grant, Pennington, Mielke, Thompson, Carlson, Boldt, Bush, Smith and D. Schmidt)

Read first time 02/11/97.

1 AN ACT Relating to state and local government; amending RCW 2 34.05.328; and adding a new section to chapter 43.20A RCW.

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

4 **sec. 1.** RCW 34.05.328 and 1995 c 403 s 201 are each amended to 5 read as follows:

6 (1) Before adopting a rule described in subsection (5) of this 7 section, an agency shall:

8 (a) Clearly state in detail the general goals and specific 9 objectives of the statute that the rule implements;

10 (b) Determine that the rule is needed to achieve the general goals 11 and specific objectives stated under (a) of this subsection, and 12 analyze alternatives to rule making and the consequences of not 13 adopting the rule;

(c) Determine that the probable benefits of the rule are greater than its probable costs, taking into account both the qualitative and quantitative benefits and costs and the specific directives of the statute being implemented;

(d) Determine, after considering alternative versions of the ruleand the analysis required under (b) and (c) of this subsection, that

1 the rule being adopted is the least burdensome alternative for those 2 required to comply with it that will achieve the general goals and 3 specific objectives stated under (a) of this subsection;

4 (e) Determine that the rule does not require those to whom it 5 applies to take an action that violates requirements of another federal 6 or state law;

7 (f) Determine that the rule does not impose more stringent 8 performance requirements on private entities than on public entities 9 unless required to do so by federal or state law;

(g) Determine if the rule differs from any federal regulation or statute applicable to the same activity or subject matter and, if so, determine that the difference is justified by the following:

(i) A state statute that explicitly allows the agency to differfrom federal standards; or

(ii) Substantial evidence that the difference is necessary to achieve the general goals and specific objectives stated under (a) of this subsection; and

(h) Coordinate the rule, to the maximum extent practicable, with
 other federal, state, and local laws applicable to the same activity or
 subject matter.

(2) In making its determinations pursuant to subsection (1)(b)
through (g) of this section, the agency shall place in the rule-making
file documentation of sufficient quantity and quality so as to persuade
a reasonable person that the determinations are justified.

(3) Before adopting rules described in subsection (5) of this section, an agency shall place in the rule-making file a rule implementation plan for rules filed under each adopting order. The plan shall describe how the agency intends to:

(a) Implement and enforce the rule, including a description of theresources the agency intends to use;

31 (b) Inform and educate affected persons about the rule;

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(c) Promote and assist voluntary compliance; and

(d) Evaluate whether the rule achieves the purpose for which it was adopted, including, to the maximum extent practicable, the use of interim milestones to assess progress and the use of objectively measurable outcomes.

37 (4) After adopting a rule described in subsection (5) of this38 section regulating the same activity or subject matter as another

1 provision of federal or state law, an agency shall do all of the 2 following:

3 (a) Provide to the business assistance center a list citing by 4 reference the other federal and state laws that regulate the same 5 activity or subject matter;

6 (b) Coordinate implementation and enforcement of the rule with the 7 other federal and state entities regulating the same activity or 8 subject matter by making every effort to do one or more of the 9 following:

10 (i) Deferring to the other entity;

11 (ii) Designating a lead agency; or

12 (iii) Entering into an agreement with the other entities specifying 13 how the agency and entities will coordinate implementation and 14 enforcement.

15 If the agency is unable to comply with this subsection (4)(b), the 16 agency shall report to the legislature pursuant to (c) of this 17 subsection;

18 (c) Report to the joint administrative rules review committee:

(i) The existence of any overlap or duplication of other federal or
state laws, any differences from federal law, and any known overlap,
duplication, or conflict with local laws; and

(ii) Make recommendations for any legislation that may be necessary
to eliminate or mitigate any adverse effects of such overlap,
duplication, or difference.

25 (5)(a) Except as provided in (b) of this subsection, this section 26 applies to:

(i) Significant legislative rules of the departments of ecology, labor and industries, health, revenue, <u>social and health services</u>, and natural resources, the employment security department, the forest practices board, the office of the insurance commissioner, and to the legislative rules of the department of fish and wildlife implementing chapter 75.20 RCW; and

(ii) Any rule of any agency, if this section is voluntarily made applicable to the rule by the agency, or is made applicable to the rule by a majority vote of the joint administrative rules review committee within forty-five days of receiving the notice of proposed rule making under RCW 34.05.320.

38 (b) This section does not apply to:

39 (i) Emergency rules adopted under RCW 34.05.350;

SHB 1076.PL

(ii) Rules relating only to internal governmental operations that
 are not subject to violation by a nongovernment party;

3 (iii) Rules adopting or incorporating by reference without material 4 change federal statutes or regulations, Washington state statutes, 5 rules of other Washington state agencies, shoreline master programs other than those programs governing shorelines of state-wide 6 significance, or, as referenced by Washington state law, national 7 8 consensus codes that generally establish industry standards, if the 9 material adopted or incorporated regulates the same subject matter and 10 conduct as the adopting or incorporating rule;

(iv) Rules that only correct typographical errors, make address or name changes, or clarify language of a rule without changing its effect;

14 (v) Rules the content of which is explicitly and specifically 15 dictated by statute; ((or))

16 (vi) Rules that set or adjust fees or rates pursuant to legislative 17 standards <u>; or</u>

(vii) Rules of the department of social and health services
 relating only to client medical or financial eligibility and rules
 concerning liability for care of dependents.

21 (c) For purposes of this subsection:

(i) A "procedural rule" is a rule that adopts, amends, or repeals (A) any procedure, practice, or requirement relating to any agency hearings; (B) any filing or related process requirement for making application to an agency for a license or permit; or (C) any policy statement pertaining to the consistent internal operations of an agency.

(ii) An "interpretive rule" is a rule, the violation of which does
not subject a person to a penalty or sanction, that sets forth the
agency s interpretation of statutory provisions it administers.

31 (iii) A "significant legislative rule" is a rule other than a procedural or interpretive rule that (A) adopts substantive provisions 32 33 of law pursuant to delegated legislative authority, the violation of 34 which subjects a violator of such rule to a penalty or sanction; (B) 35 establishes, alters, or revokes any qualification or standard for the issuance, suspension, or revocation of a license or permit; or (C) 36 37 adopts a new, or makes significant amendments to, a policy or 38 regulatory program.

1 (d) In the notice of proposed rule making under RCW 34.05.320, an 2 agency shall state whether this section applies to the proposed rule 3 pursuant to (a)(i) of this subsection, or if the agency will apply this 4 section voluntarily.

5 (6) By January 31, 1996, and by January 31st of each even-numbered 6 year thereafter, the office of financial management, after consulting 7 with state agencies, counties, and cities, and business, labor, and 8 environmental organizations, shall report to the governor and the 9 legislature regarding the effects of this section on the regulatory 10 system in this state. The report shall document:

(a) The rules proposed to which this section applied and to the extent possible, how compliance with this section affected the substance of the rule, if any, that the agency ultimately adopted;

14 (b) The costs incurred by state agencies in complying with this 15 section;

16 (c) Any legal action maintained based upon the alleged failure of 17 any agency to comply with this section, the costs to the state of such 18 action, and the result;

(d) The extent to which this section has adversely affected the capacity of agencies to fulfill their legislatively prescribed mission; (e) The extent to which this section has improved the acceptability of state rules to those regulated; and

(f) Any other information considered by the office of financialmanagement to be useful in evaluating the effect of this section.

25 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 43.20A RCW 26 to read as follows:

27 A committee or council required by federal law, within the department of social and health services, 28 that makes policy 29 recommendations regarding reimbursement for drugs under the 30 requirements of federal law or regulations is subject to chapters 42.30 and 42.32 RCW. 31

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