CERTIFICATION OF ENROLLMENT

SECOND SUBSTITUTE HOUSE BILL 1201

55th Legislature 1997 Regular Session

Passed by the House April 27, 1997 Yeas 66 Nays 31

Speaker of the House of Representatives

Passed by the Senate April 18, 1997 Yeas 49 Nays 0

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 **SECOND SUBSTITUTE HOUSE BILL 1201** 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

SECOND SUBSTITUTE HOUSE BILL 1201

Passed Legislature - 1997 Regular Session

AS AMENDED BY THE SENATE

State of Washington 55th Legislature 1997 Regular Session

By House Committee on Appropriations (originally sponsored by Representatives Buck, Johnson, Sheldon, Blalock, Regala, Linville, Hatfield, Kessler, Tokuda, Anderson, Morris, Zellinsky, Dunn, Conway, Doumit, Ogden, Grant, Mastin, Butler and Murray)

Read first time 03/10/97.

1 AN ACT Relating to economic and employment impact of natural 2 resources harvest variation in rural communities; amending RCW 3 43.31.601, 43.31.611, 43.31.621, 43.63A.021, 43.31.641, 43.63A.440, 43.160.020, 43.160.076, 28B.50.030, 28B.80.570, 28B.80.580, 50.12.270, 4 5 43.131.385, and 43.131.386; amending 1995 c 226 s 7 (uncodified); amending 1995 c 226 s 8 (uncodified); amending 1995 c 226 s 9 б 7 (uncodified); reenacting and amending RCW 50.22.090 and 43.20A.750; creating a new section; repealing RCW 43.31.651; providing an effective 8 date; providing expiration dates; and declaring an emergency. 9

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

11 **Sec. 1.** RCW 43.31.601 and 1995 c 226 s 1 are each amended to read 12 as follows:

For the purposes of RCW 43.31.601 through ((43.31.661)) 43.31.641: (1) "Timber impact area" means a county having a population of less than five hundred thousand, or a city or town located within a county having a population of less than five hundred thousand, and meeting two of the following three criteria, as determined by the employment security department, for the most recent year such data is available: (a) A lumber and wood products employment location quotient at or above

1 the state average; (b) projected or actual direct lumber and wood 2 products job losses of one hundred positions or more, except counties 3 having a population greater than two hundred thousand but less than 4 five hundred thousand must have direct lumber and wood products job 5 losses of one thousand positions or more; or (c) an annual unemployment 6 rate twenty percent or more above the state average.

7

(2)(a) "Rural natural resources impact area" means:

8 (i) A nonmetropolitan county, as defined by the 1990 decennial 9 census, that meets ((two)) three of the five criteria set forth in (b) 10 of this subsection; ((or))

(ii) <u>A nonmetropolitan county with a population of less than forty</u> <u>thousand in the 1990 decennial census, that meets two of the five</u> <u>criteria as set forth in (b) of this subsection; or</u>

(iii) A nonurbanized area, as defined by the 1990 decennial census,
 that is located in a metropolitan county that meets ((two)) three of
 the five criteria set forth in (b) of this subsection.

(b) For the purposes of designating rural natural resources impactareas, the following criteria shall be considered:

(i) A lumber and wood products employment location quotient at orabove the state average;

(ii) A commercial salmon fishing employment location quotient at or above the state average;

(iii) Projected or actual direct lumber and wood products joblosses of one hundred positions or more;

(iv) Projected or actual direct commercial salmon fishing joblosses of one hundred positions or more; and

(v) An unemployment rate twenty percent or more above the stateaverage.

29 The counties that meet these criteria shall be determined by the 30 employment security department for the most recent year for which data 31 is available. For the purposes of administration of programs under this chapter, the United States post office five-digit zip code 32 delivery areas will be used to determine residence status for 33 eligibility purposes. For the purpose of this definition, a zip code 34 35 delivery area ((that is located wholly or partially in an urbanized area or within two)) of which any part is ten miles ((of)) or more from 36 37 an urbanized area is considered <u>non</u>urbanized. A zip code totally surrounded by zip codes qualifying as nonurbanized under this 38 39 definition is also considered nonurbanized. The office of financial

1 management shall make available a zip code listing of the areas to all 2 agencies and organizations providing services under this chapter.

3 **Sec. 2.** RCW 43.31.611 and 1995 c 226 s 2 are each amended to read 4 as follows:

5 (1) The governor shall appoint a rural community assistance 6 coordinator. The coordinator shall coordinate the state and federal 7 economic and social programs targeted to rural natural resources impact 8 areas.

9 (2) The coordinator's responsibilities shall include but not be 10 limited to:

(a) Chairing the agency rural community assistance task force anddirecting staff associated with the task force.

(b) Coordinating and maximizing the impact of state and federalassistance to rural natural resources impact areas.

(c) Coordinating and expediting programs to assist rural naturalresources impact areas.

(d) Providing the legislature with a status and impact report on
 the rural community assistance program in January ((1996)) 1998.

19 (3) To assist in carrying out the duties set out under this 20 section, the coordinator shall consult with the Washington state rural 21 development council and may appoint an advisory body that has 22 representation from local governments and natural resources interest 23 groups representing impacted rural communities.

24 (4) This section shall expire June 30, ((1997)) <u>2000</u>.

25 **Sec. 3.** RCW 43.31.621 and 1996 c 186 s 508 are each amended to 26 read as follows:

27 (1) There is established the agency rural community assistance task 28 force. The task force shall be chaired by the rural community 29 assistance coordinator. It shall be the responsibility of the coordinator that all directives of chapter 314, Laws of 1991, and 30 chapter 226, Laws of 1995 are carried out expeditiously by the agencies 31 32 represented in the task force. The task force shall consist of the 33 directors, or representatives of the directors, of the following The department of community, trade, 34 agencies: and economic 35 development, employment security department, department of social and health services, state board for community and technical colleges, work 36 37 force training and education coordinating board, department of natural

resources, department of transportation, department of fish and 1 wildlife, University of Washington center for international trade in 2 forest products, department of agriculture, and department of ecology. 3 4 The task force shall solicit and consider input from the rural 5 development council in coordinating agency programs targeted to rural natural resources impacted communities. The task force may consult and 6 7 enlist the assistance of the following: The higher education 8 coordinating board, University of Washington college of forest 9 resources, University of Washington school of fisheries, Washington 10 State University school of forestry, Northwest policy center, state superintendent of public instruction, Washington state labor council, 11 the Evergreen partnership, Washington state association of counties, 12 13 and others as needed.

14 (2) ((The task force, in conjunction with the rural development 15 council, shall undertake a study to determine whether additional communities and industries are impacted, or are likely to be impacted, 16 by salmon preservation and recovery efforts. The task force shall 17 consider possible impacts in the following industries and associated 18 19 communities: Barge transportation, irrigation dependent agriculture, 20 food processing, aluminum, charter recreational fishing, boatbuilding, and other sectors suggested by the task force. The task force shall 21 22 report its findings and recommendations to the legislature by January 1996)) Recognizing that some rural natural resources areas have greater 23 24 economic distress than others, the task force will consider the severity of the impact as a significant project selection criteria, 25 26 both at the county and subcounty level.

27

(3) This section shall expire June 30, ((1997)) 2000.

28 Sec. 4. RCW 50.22.090 and 1995 c 226 s 5 and 1995 c 57 s 2 are 29 each reenacted and amended to read as follows:

(1) An additional benefit period is established for rural natural resources impact areas, defined in ((RCW 43.31.601)) this section, and determined by the office of financial management and the employment security department. Benefits shall be paid as provided in subsection (3) of this section to exhaustees eligible under subsection (4) of this section.

36 (2) The additional benefit period for a county may end no sooner37 than fifty-two weeks after the additional benefit period begins.

38 (3) Additional benefits shall be paid as follows:

1 (a) No new claims for additional benefits shall be accepted for 2 weeks beginning after July 1, ((1997)) <u>1999</u>, but for claims established 3 on or before July 1, ((1997)) <u>1999</u>, weeks of unemployment occurring 4 after July 1, ((1997)) <u>1999</u>, shall be compensated as provided in this 5 section.

(b) The total additional benefit amount shall be one hundred four 6 7 times the individual's weekly benefit amount, reduced by the total 8 amount of regular benefits and extended benefits paid, or deemed paid, 9 with respect to the benefit year. Additional benefits shall not be 10 payable for weeks more than two years beyond the end of the benefit year of the regular claim for an individual whose benefit year ends on 11 or after July 27, 1991, and shall not be payable for weeks ending on or 12 13 after two years after March 26, 1992, for individuals who become eligible as a result of chapter 47, Laws of 1992. 14

(c) Notwithstanding the provisions of (b) of this subsection,
individuals will be entitled to up to five additional weeks of benefits
following the completion or termination of training.

(d) Notwithstanding the provisions of (b) of this subsection, individuals enrolled in prerequisite remedial education for a training program expected to last at least one year will be entitled to up to thirteen additional weeks of benefits which shall not count toward the total in (b) of this subsection.

(e) The weekly benefit amount shall be calculated as specified inRCW 50.22.040.

(f) Benefits paid under this section shall be paid under the same terms and conditions as regular benefits. The additional benefit period shall be suspended with the start of an extended benefit period, or any totally federally funded benefit program, with eligibility criteria and benefits comparable to the program established by this section, and shall resume the first week following the end of the federal program.

32 (g) The amendments in chapter 316, Laws of 1993 affecting 33 subsection (3)(b) and (c) of this section shall apply in the case of 34 all individuals determined to be monetarily eligible under this section 35 without regard to the date eligibility was determined.

36 (4) An additional benefit eligibility period is established for any37 exhaustee who:

(a)(i) At the time of last separation from employment((, resided in
 or was employed in a rural natural resources impact area defined in RCW

1 43.31.601 and determined by the office of financial management and the 2 employment security department)) resides in a county with an 3 unemployment rate for 1996 at least twenty percent or more above the 4 state average and at least fifteen percent above their own county 5 unemployment rate in 1988 and the county meets one of the following two 6 criteria:

7 <u>(A) It is a county with a lumber and woods products employment</u> 8 <u>quotient at least three times the state average and has experienced</u> 9 <u>actual job losses in these industries since 1988 of one hundred jobs or</u> 10 <u>more or fifty or more jobs in a county with a population of forty</u> 11 <u>thousand or less; or</u>

12 <u>(B) It is a county with a commercial salmon fishing employment</u> 13 <u>quotient at least three times the state average and has experienced</u> 14 <u>actual job losses in this industry since 1988 of one hundred jobs or</u> 15 <u>more or fifty or more jobs in a county with a population of forty</u> 16 <u>thousand or less; and</u>

17 (I) The exhaustee has during his or her base year earned wages of
 18 at least one thousand hours; and

19 <u>(II) The exhaustee is determined by the employment security</u> 20 <u>department in consultation with its labor market and economic analysis</u> 21 <u>division to be a displaced worker</u>; or

(ii) During his or her base year, earned wages in at least ((six 22 hundred eighty)) one thousand hours in either the forest products 23 24 industry, which shall be determined by the department but shall include 25 the industries assigned the major group standard industrial 26 classification codes "24" and "26" and the industries involved in the 27 harvesting and management of logs, transportation of logs and wood products, processing of wood products, and the manufacturing and 28 distribution of wood processing and logging equipment or the fishing 29 30 industry assigned the standard industrial classification code "0912". 31 The commissioner may adopt rules further interpreting the industries covered under this subsection. For the purposes of this subsection, 32 "standard industrial classification code" means the code identified in 33 34 RCW 50.29.025(6)(c); and

(b)(i) Has received notice of termination or layoff; and
 (ii) Is unlikely, in the determination of the employment security
 <u>department in consultation with its labor market and economic analysis</u>
 <u>division</u>, to return to employment in his or her principal occupation or

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previous industry because of a diminishing demand within his or her 1 labor market for his or her skills in the occupation or industry; and 2 3 (c)(i) Is notified by the department of the requirements of this 4 section and develops an individual training program that is submitted 5 to the commissioner for approval not later than sixty days after the individual is notified of the requirements of this section, and enters 6 7 the approved training program not later than ninety days after the date 8 of the individual's termination or layoff, or ninety days after July 1, 9 1991, whichever is later, unless the department determines that the 10 training is not available during the ninety-day period, in which case the individual shall enter training as soon as it is available; or 11

(ii) Is enrolled in training approved under this section on a fulltime basis and maintains satisfactory progress in the training. By April 1, 1998, the employment security department must redetermine a new list of eligible and ineligible counties based on a comparison of 1988 and 1997 employment rates. Any changed eligibility status will apply only to new claims for regular unemployment insurance effective after April 1, 1998.

19

(5) For the purposes of this section:

20 (a) "Training program" means:

(i) A remedial education program determined to be necessary after
 counseling at the educational institution in which the individual
 enrolls pursuant to his or her approved training program; or

24 (ii) A vocational training program at an educational institution 25 that:

26 (A) Is training for a labor demand occupation; and

(B) Is likely to facilitate a substantial enhancement of theindividual's marketable skills and earning power.

(b) "Educational institution" means an institution of higher education as defined in RCW 28B.10.016 or an educational institution as defined in RCW 28C.04.410(3).

32 (c) "Training allowance or stipend" means discretionary use, cash-33 in-hand payments available to the individual to be used as the 34 individual sees fit, but does not mean direct or indirect compensation 35 for training costs, such as tuition or books and supplies.

36 (6) The commissioner shall adopt rules as necessary to implement 37 this section.

(7) The provisions of RCW 50.22.010(10) shall not apply to anyonewho establishes eligibility for additional benefits under this section

and whose benefit year ends after January 1, 1994. These individuals
 will have the option of remaining on the original claim or filing a new
 claim.

4 Sec. 5. RCW 43.63A.021 and 1995 c 226 s 11 are each amended to 5 read as follows:

6 Unless the context clearly requires otherwise, the definitions in 7 this section apply throughout this chapter.

8 (1) "Dislocated forest products worker" means a forest products (a)(i) Has been terminated or received notice of 9 worker who: termination from employment and is unlikely to return to employment in 10 the individual's principal occupation or previous industry because of 11 a diminishing demand for his or her skills in that occupation or 12 industry; or (ii) is self-employed and has been displaced from his or 13 14 her business because of the diminishing demand for the business's 15 services or goods; and (b) at the time of last separation from employment, resided in or was employed in a rural natural resources 16 17 impact area.

18 (2) "Forest products worker" means a worker in the forest products industries affected by the reduction of forest fiber enhancement, 19 transportation, or production. The workers included within this 20 definition shall be determined by the employment security department, 21 but shall include workers employed in the industries assigned the major 22 23 group standard industrial classification codes "24" and "26" and the 24 industries involved in the harvesting and management of logs, 25 transportation of logs and wood products, processing of wood products, and the manufacturing and distribution of wood processing and logging 26 equipment. The commissioner may adopt rules further interpreting these 27 definitions. For the purposes of this subsection, "standard industrial 28 29 classification code" means the code identified in RCW 50.29.025(6)(c). 30 (3) "Dislocated salmon fishing worker" means a ((salmon)) finfish products worker who: (a)(i) Has been terminated or received notice of 31

termination from employment and is unlikely to return to employment in the individual's principal occupation or previous industry because of a diminishing demand for his or her skills in that occupation or industry; or (ii) is self-employed and has been displaced from his or her business because of the diminishing demand for the business's services or goods; and (b) at the time of last separation from

employment, resided in or was employed in a rural natural resources
 impact area.

(4) "Salmon fishing worker" means a worker in the ((salmon)) 3 4 <u>finfish</u> industry affected by 1994 or future salmon disasters. The workers included within this definition shall be determined by the 5 employment security department, but shall include workers employed in 6 7 the industries involved in the commercial and recreational harvesting 8 of ((salmon)) <u>finfish</u> including buying and processing ((salmon)) 9 finfish. The commissioner may adopt rules further interpreting these 10 definitions.

11 **Sec. 6.** RCW 43.31.641 and 1995 c 226 s 4 are each amended to read 12 as follows:

13 The department of community, trade, and economic development, as a 14 member of the agency rural community assistance task force, shall:

(1) ((Implement an expanded value-added forest products development industrial extension program. The department shall provide technical assistance to small and medium-sized forest products companies to include:

19 (a) Secondary manufacturing product development;

20 (b) Plant and equipment maintenance;

21 (c) Identification and development of domestic market
22 opportunities;

23 (d) Building products export development assistance;

24 (e) At-risk business development assistance;

25 (f) Business network development; and

26 (g) Timber impact area industrial diversification.

27 (2) Provide local contracts for small and medium-sized forest
 28 product companies, start-ups, and business organizations for business
 29 feasibility, market development, and business network contracts that
 30 will benefit value-added production efforts in the industry.

31 (3) Contract with local business organizations in timber impact 32 areas for development of programs to promote industrial 33 diversification. The department shall provide local capacity-building 34 grants to local governments and community-based organizations in timber 35 impact areas, which may include long-range planning and needs 36 assessments.

For the 1991-93 biennium, the department of community, trade, and
 economic development shall use funds appropriated for this section for

1 contracts and for no more than two additional staff positions))
2 Administer available federal grant funds to support strategic
3 diversification needs and opportunities of timber-dependent
4 communities, value-added forest products firms, and the value-added
5 forest products industry in Washington state.

6 <u>(2) Provide value-added wood products companies with building</u> 7 products export development assistance.

8 Sec. 7. RCW 43.63A.440 and 1995 c 226 s 13 are each amended to 9 read as follows:

The department of community, trade, and economic development shall 10 provide technical and financial assistance to communities adversely 11 12 impacted by reductions in timber harvested from federal, state, and private lands and reduction of salmon fishing caused by efforts to 13 14 maintain the long-term viability of salmon stocks. ((This assistance 15 shall include the formation and implementation of community economic 16 development plans. The department of community, trade, and economic development shall utilize existing state technical and financial 17 18 assistance programs, and shall aid communities in seeking private and 19 federal financial assistance for the purposes of this section. The 20 department may contract for services provided for under this section)) The department shall use existing technical and financial assistance 21 22 resources to aid communities in planning, implementing, and assembling 23 financing for high priority community economic development projects.

24 **Sec. 8.** RCW 43.160.020 and 1996 c 51 s 2 are each amended to read 25 as follows:

26 Unless the context clearly requires otherwise, the definitions in 27 this section apply throughout this chapter.

28

(1) "Board" means the community economic revitalization board.

(2) "Bond" means any bond, note, debenture, interim certificate, or
other evidence of financial indebtedness issued by the board pursuant
to this chapter.

32 (3) "Department" means the department of community, trade, and33 economic development.

(4) "Financial institution" means any bank, savings and loan
 association, credit union, development credit corporation, insurance
 company, investment company, trust company, savings institution, or

other financial institution approved by the board and maintaining an
 office in the state.

3 (5) "Industrial development facilities" means "industrial4 development facilities" as defined in RCW 39.84.020.

5 (6) "Industrial development revenue bonds" means tax-exempt revenue6 bonds used to fund industrial development facilities.

7 (7) "Local government" or "political subdivision" means any port 8 district, county, city, town, special purpose district, and any other 9 municipal corporations or quasi-municipal corporations in the state 10 providing for public facilities under this chapter.

(8) "Sponsor" means any of the following entities which customarily provide service or otherwise aid in industrial or other financing and are approved as a sponsor by the board: A bank, trust company, savings bank, investment bank, national banking association, savings and loan association, building and loan association, credit union, insurance company, or any other financial institution, governmental agency, or holding company of any entity specified in this subsection.

(9) "Umbrella bonds" means industrial development revenue bonds
from which the proceeds are loaned, transferred, or otherwise made
available to two or more users under this chapter.

(10) "User" means one or more persons acting as lessee, purchaser,
mortgagor, or borrower under a financing document and receiving or
applying to receive revenues from bonds issued under this chapter.

(11) "Public facilities" means bridges, roads, domestic and
industrial water, sanitary sewer, storm sewer, railroad, electricity,
natural gas, buildings or structures, and port facilities.

27 (12) "Rural natural resources impact area" means:

(a) A nonmetropolitan county, as defined by the 1990 decennial
census, that meets ((two)) three of the five criteria set forth in
subsection (13) of this section; ((or))

31 (b) <u>A nonmetropolitan county with a population of less than forty</u>
32 <u>thousand in the 1990 decennial census, that meets two of the five</u>
33 <u>criteria as set forth in subsection (13) of this section; or</u>

34 (c) A nonurbanized area, as defined by the 1990 decennial census,
 35 that is located in a metropolitan county that meets ((two)) three of
 36 the five criteria set forth in subsection (13) of this section.

37 (13) For the purposes of designating rural natural resources impact38 areas, the following criteria shall be considered:

(a) A lumber and wood products employment location quotient at or
 above the state average;

3 (b) A commercial salmon fishing employment location quotient at or4 above the state average;

5 (c) Projected or actual direct lumber and wood products job losses
6 of one hundred positions or more;

7 (d) Projected or actual direct commercial salmon fishing job losses8 of one hundred positions or more; and

9 (e) An unemployment rate twenty percent or more above the state 10 average. The counties that meet these criteria shall be determined by the employment security department for the most recent year for which 11 12 data is available. For the purposes of administration of programs 13 under this chapter, the United States post office five-digit zip code delivery areas will be used to determine residence status for 14 15 eligibility purposes. For the purpose of this definition, a zip code 16 delivery area ((that is located wholly or partially in an urbanized 17 area or within two)) of which any part is ten miles ((of)) or more from an urbanized area is considered <u>non</u>urbanized. A <u>zip code totally</u> 18 19 surrounded by zip codes qualifying as nonurbanized under this definition is also considered nonurbanized. The office of financial 20 management shall make available a zip code listing of the areas to all 21 22 agencies and organizations providing services under this chapter.

23 **Sec. 9.** RCW 43.160.076 and 1996 c 51 s 7 are each amended to read 24 as follows:

25 (1) Except as authorized to the contrary under subsection (2) of this section, from all funds available to the board for financial 26 27 assistance in a biennium, the board shall spend at least ((fifty)) <u>seventy-five</u> percent for financial assistance for projects 28 in 29 distressed counties or rural natural resources impact areas. For purposes of this section, the term "distressed counties" includes any 30 county, in which the average level of unemployment for the three years 31 32 before the year in which an application for financial assistance is 33 filed, exceeds the average state employment for those years by twenty 34 percent.

(2) If at any time during the last six months of a biennium the board finds that the actual and anticipated applications for qualified projects in distressed counties or rural natural resources impact areas are clearly insufficient to use up the ((fifty)) seventy-five percent 1 allocation, then the board shall estimate the amount of the 2 insufficiency and during the remainder of the biennium may use that 3 amount of the allocation for financial assistance to projects not 4 located in distressed counties or rural natural resources impact areas.

5 Sec. 10. 1995 c 226 s 7 (uncodified) is amended to read as follows: 6 RCW 43.160.076 and 1991 c 314 s 24 & 1985 c 446 s 6 are each 7 repealed effective June 30, ((1997)) 2000.

8 Sec. 11. 1995 c 226 s 8 (uncodified) is amended to read as follows:
 9 RCW 43.160.200 expires June 30, ((1997)) 2000.

Sec. 12. 1995 c 226 s 9 (uncodified) is amended to read as follows:
RCW 43.160.210 shall take effect June 30, ((1997)) 2000.

12 **Sec. 13.** RCW 28B.50.030 and 1995 c 226 s 17 are each amended to 13 read as follows:

As used in this chapter, unless the context requires otherwise, the term:

(1) "System" shall mean the state system of community and technicalcolleges, which shall be a system of higher education.

18 (2) "Board" shall mean the work force training and education19 coordinating board.

(3) "College board" shall mean the state board for community andtechnical colleges created by this chapter.

(4) "Director" shall mean the administrative director for the statesystem of community and technical colleges.

(5) "District" shall mean any one of the community and technicalcollege districts created by this chapter.

26 (6) "Board of trustees" shall mean the local community and 27 technical college board of trustees established for each college 28 district within the state.

(7) "Occupational education" shall mean that education or training
that will prepare a student for employment that does not require a
baccalaureate degree.

32 (8) "K-12 system" shall mean the public school program including33 kindergarten through the twelfth grade.

(9) "Common school board" shall mean a public school district boardof directors.

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1 (10) "Community college" shall include those higher education 2 institutions that conduct education programs under RCW 28B.50.020.

"Technical college" shall include those higher education 3 (11)4 institutions with the sole mission of conducting occupational education, basic skills, literacy programs, and offering on short 5 notice, when appropriate, programs that meet specific industry needs. 6 7 The programs of technical colleges shall include, but not be limited 8 to, continuous enrollment, competency-based instruction, industry-9 experienced faculty, curriculum integrating vocational and basic skills 10 education, and curriculum approved by representatives of employers and labor. For purposes of this chapter, technical colleges shall include 11 Lake Washington Vocational-Technical Institute, Renton Vocational-12 13 Technical Institute, Bates Vocational-Technical Institute, Clover Park 14 Vocational Institute, and Bellingham Vocational-Technical Institute.

15 (12) "Adult education" shall mean all education or instruction, including academic, vocational education or training, basic skills and 16 17 literacy training, and "occupational education" provided by public educational institutions, including common school districts for persons 18 19 who are eighteen years of age and over or who hold a high school diploma or certificate. However, "adult education" shall not include 20 academic education or instruction for persons under twenty-one years of 21 age who do not hold a high school degree or diploma and who are 22 attending a public high school for the sole purpose of obtaining a high 23 24 school diploma or certificate, nor shall "adult education" include 25 education or instruction provided by any four year public institution 26 of higher education.

"Dislocated forest product worker" shall mean a forest 27 (13)products worker who: (a)(i) Has been terminated or received notice of 28 29 termination from employment and is unlikely to return to employment in 30 the individual's principal occupation or previous industry because of 31 a diminishing demand for his or her skills in that occupation or industry; or (ii) is self-employed and has been displaced from his or 32 her business because of the diminishing demand for the business's 33 34 services or goods; and (b) at the time of last separation from employment, resided in or was employed in a rural natural resources 35 36 impact area.

(14) "Forest products worker" shall mean a worker in the forest
 products industries affected by the reduction of forest fiber
 enhancement, transportation, or production. The workers included

within this definition shall be determined by the employment security 1 department, but shall include workers employed in the industries 2 assigned the major group standard industrial classification codes "24" 3 4 and "26" and the industries involved in the harvesting and management of logs, transportation of logs and wood products, processing of wood 5 products, and the manufacturing and distribution of wood processing and 6 7 The commissioner may adopt rules logging equipment. further 8 interpreting these definitions. For the purposes of this subsection, 9 "standard industrial classification code" means the code identified in 10 RCW 50.29.025(6)(c).

(15) "Dislocated salmon fishing worker" means a ((salmon)) finfish 11 products worker who: (a)(i) Has been terminated or received notice of 12 13 termination from employment and is unlikely to return to employment in the individual's principal occupation or previous industry because of 14 15 a diminishing demand for his or her skills in that occupation or 16 industry; or (ii) is self-employed and has been displaced from his or 17 her business because of the diminishing demand for the business's services or goods; and (b) at the time of last separation from 18 19 employment, resided in or was employed in a rural natural resources 20 impact area.

(16) "Salmon fishing worker" means a worker in the ((salmon)) 21 <u>finfish</u> industry affected by 1994 or future salmon disasters. 22 The workers included within this definition shall be determined by the 23 24 employment security department, but shall include workers employed in 25 the industries involved in the commercial and recreational harvesting 26 of ((salmon)) <u>finfish</u> including buying and processing ((salmon)) 27 finfish. The commissioner may adopt rules further interpreting these 28 definitions.

29 (17) "Rural natural resources impact area" means:

(a) A nonmetropolitan county, as defined by the 1990 decennial
 census, that meets ((two)) three of the five criteria set forth in
 subsection (18) of this section; ((or))

(b) <u>A nonmetropolitan county with a population of less than forty</u>
thousand in the 1990 decennial census, that meets two of the five
<u>criteria as set forth in subsection (18) of this section; or</u>

(c) A nonurbanized area, as defined by the 1990 decennial census,
 that is located in a metropolitan county that meets ((two)) three of
 the five criteria set forth in subsection (18) of this section.

(18) For the purposes of designating rural natural resources impact
 areas, the following criteria shall be considered:

3 (a) A lumber and wood products employment location quotient at or4 above the state average;

5 (b) A commercial salmon fishing employment location quotient at or
6 above the state average;

7 (c) Projected or actual direct lumber and wood products job losses8 of one hundred positions or more;

9 (d) Projected or actual direct commercial salmon fishing job losses 10 of one hundred positions or more; and

(e) An unemployment rate twenty percent or more above the state 11 average. The counties that meet these criteria shall be determined by 12 13 the employment security department for the most recent year for which data is available. For the purposes of administration of programs 14 15 under this chapter, the United States post office five-digit zip code delivery areas will be used to determine residence status for 16 17 eligibility purposes. For the purpose of this definition, a zip code delivery area ((that is located wholly or partially in an urbanized 18 19 area or within two)) of which any part is ten miles ((of)) or more from 20 an urbanized area is considered <u>non</u>urbanized. A <u>zip code totally</u> surrounded by zip codes qualifying as nonurbanized under this 21 definition is also considered nonurbanized. The office of financial 22 23 management shall make available a zip code listing of the areas to all 24 agencies and organizations providing services under this chapter.

25 **Sec. 14.** RCW 28B.80.570 and 1995 c 226 s 20 are each amended to 26 read as follows:

27 Unless the context clearly requires otherwise, the definitions in 28 this section apply throughout RCW 28B.80.575 through 28B.80.585.

(1) "Board" means the higher education coordinating board.

30 (2) "Dislocated forest products worker" means a forest products worker who: (a)(i) Has been terminated or received notice of 31 termination from employment and is unlikely to return to employment in 32 the individual's principal occupation or previous industry because of 33 34 a diminishing demand for his or her skills in that occupation or industry; or (ii) is self-employed and has been displaced from his or 35 36 her business because of the diminishing demand for the business's services or goods; and (b) at the time of last separation from 37

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employment, resided in or was employed in a rural natural resources 1 2 impact area.

3 (3) "Forest products worker" means a worker in the forest products 4 industries affected by the reduction of forest fiber enhancement, transportation, or production. 5 The workers included within this definition shall be determined by the employment security department, б 7 but shall include workers employed in the industries assigned the major 8 group standard industrial classification codes "24" and "26" and the 9 industries involved in the harvesting and management of logs, 10 transportation of logs and wood products, processing of wood products, and the manufacturing and distribution of wood processing and logging 11 equipment. The commissioner may adopt rules further interpreting these 12 13 definitions. For the purposes of this subsection, "standard industrial classification code" means the code identified in RCW 50.29.025(6)(c). 14

(4) "Dislocated salmon fishing worker" means a ((salmon)) finfish 15 products worker who: (a)(i) Has been terminated or received notice of 16 17 termination from employment and is unlikely to return to employment in the individual's principal occupation or previous industry because of 18 19 a diminishing demand for his or her skills in that occupation or 20 industry; or (ii) is self-employed and has been displaced from his or her business because of the diminishing demand for the business's 21 services or goods; and (b) at the time of last separation from 22 23 employment, resided in or was employed in a rural natural resources 24 impact area.

25 (5) "Salmon fishing worker" means a worker in the ((salmon)) <u>finfish</u> industry affected by 1994 or future salmon disasters. 26 The workers included within this definition shall be determined by the 27 employment security department, but shall include workers employed in 28 29 the industries involved in the commercial and recreational harvesting 30 of ((salmon)) <u>finfish</u> including buying and processing ((salmon)) 31 finfish. The commissioner may adopt rules further interpreting these definitions. 32

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(6) "Rural natural resources impact area" means:

34 (a) A nonmetropolitan county, as defined by the 1990 decennial 35 census, that meets ((two)) three of the five criteria set forth in subsection (7) of this section; ((or)) 36

37 (b) <u>A nonmetropolitan county with a population of less than forty</u> thousand in the 1990 decennial census, that meets two of the five 38 39 criteria as set forth in subsection (7) of this section; or

(c) A nonurbanized area, as defined by the 1990 decennial census,
 that is located in a metropolitan county that meets ((two)) three of
 the five criteria set forth in subsection (7) of this section.

4 (7) For the purposes of designating rural natural resources impact 5 areas, the following criteria shall be considered:

6 (a) A lumber and wood products employment location quotient at or 7 above the state average;

8 (b) A commercial salmon fishing employment location quotient at or9 above the state average;

(c) Projected or actual direct lumber and wood products job lossesof one hundred positions or more;

(d) Projected or actual direct commercial salmon fishing job lossesof one hundred positions or more; and

14 (e) An unemployment rate twenty percent or more above the state 15 average. The counties that meet these criteria shall be determined by 16 the employment security department for the most recent year for which 17 data is available. For the purposes of administration of programs under this chapter, the United States post office five-digit zip code 18 19 delivery areas will be used to determine residence status for 20 eligibility purposes. For the purpose of this definition, a zip code delivery area ((that is located wholly or partially in an urbanized 21 area or within two)) of which any part is ten miles ((of)) or more from 22 an urbanized area is considered <u>non</u>urbanized. 23 A zip code totally 24 surrounded by zip codes qualifying as nonurbanized under this definition is also considered nonurbanized. The office of financial 25 management shall make available a zip code listing of the areas to all 26 agencies and organizations providing services under this chapter. 27

28 **Sec. 15.** RCW 28B.80.580 and 1995 c 226 s 22 are each amended to 29 read as follows:

30 (1) The board shall contract with institutions of higher education to provide upper division classes to serve additional placebound 31 32 students in the rural natural resources impact areas meeting the 33 following criteria, as determined by the employment security 34 department: (a) A lumber and wood products employment location quotient at or above the state average; (b) a commercial salmon fishing 35 36 employment location quotient at or above the state average; (c) a direct lumber and wood products job loss of one hundred positions or 37 more; (d) projected or actual direct commercial salmon fishing job 38

losses of one hundred positions or more; and (e) an annual unemployment 1 2 rate twenty percent above the state average; and which are not served by an existing state-funded upper division degree program. The number 3 4 of full-time equivalent students served in this manner shall be 5 determined by the applicable omnibus appropriations act. The board may direct that all the full-time equivalent enrollments be served in one 6 7 of the eligible rural natural resources impact areas if it should 8 determine that this would be the most viable manner of establishing the 9 program and using available resources. The institutions shall utilize 10 telecommunication technology, if available, to carry out the purposes of this section. Subject to the limitations of RCW 28B.15.910, the 11 institutions providing the service may waive all or a portion of the 12 13 tuition, and service and activities fees for dislocated forest products workers and dislocated salmon fishing workers or their unemployed 14 15 spouses enrolled as one of the full-time equivalent students allocated 16 to the college under this section.

17 (2) Unemployed spouses of eligible dislocated forest products 18 workers <u>and dislocated salmon fishing workers</u> may participate in the 19 program, but tuition and fees may be waived under the program only for 20 the worker or the spouse and not both.

(3) Subject to the limitations of RCW 28B.15.910, for any eligible participant, all or a portion of tuition may be waived for a maximum of ((four semesters or six quarters within a two-year time period)) ninety quarter credit hours or sixty semester credit hours earned within four years. The participant must be enrolled for a minimum of ((ten credits per semester or quarter)) five credit hours per quarter or three credit hours per semester.

28 Sec. 16. RCW 43.20A.750 and 1995 c 269 s 1901 and 1995 c 226 s 25 29 are each reenacted and amended to read as follows:

The department of social and health services shall help 30 (1)families and workers in rural natural resources impact areas make the 31 transition through economic difficulties and shall provide services to 32 33 assist workers to gain marketable skills. The department, as a member 34 of the agency rural community assistance task force and, where appropriate, under an interagency agreement with the department of 35 36 community, trade, and economic development, shall provide grants 37 through the office of the secretary for services to the unemployed in 38 rural natural resources impact areas and to dislocated salmon fishing

1 workers as defined in RCW 43.63A.021 who live in urban areas of 2 gualifying rural natural resource impact counties, including providing 3 direct or referral services, establishing and operating service 4 delivery programs, and coordinating delivery programs and delivery of 5 services. These grants may be awarded for family support centers, 6 reemployment centers, or other local service agencies.

7 (2) The services provided through the grants may include, but need 8 not be limited to: Credit counseling; social services including 9 marital counseling; psychotherapy or psychological counseling; mortgage 10 foreclosures and utilities problems counseling; drug and alcohol abuse 11 services; medical services; and residential heating and food 12 acquisition.

(3) Funding for these services shall be coordinated through the agency rural community assistance task force which will establish a fund to provide child care assistance, mortgage assistance, and counseling which cannot be met through current programs. No funds shall be used for additional full-time equivalents for administering this section.

19 (4)(a) Grants for family support centers are intended to provide 20 support to families by responding to needs identified by the families and communities served by the centers. Services provided by family 21 support centers may include parenting education, child development 22 23 assessments, health and nutrition education, counseling, and 24 information and referral services. Such services may be provided 25 directly by the center or through referral to other agencies 26 participating in the interagency team.

(b) The department shall consult with the council on child abuse orneglect regarding grants for family support centers.

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(5) "Rural natural resources impact area" means:

(a) A nonmetropolitan county, as defined by the 1990 decennial
census, that meets ((two)) three of the five criteria set forth in
subsection (6) of this section; ((or))

(b) <u>A nonmetropolitan county with a population of less than forty</u>
thousand in the 1990 decennial census, that meets two of the five
<u>criteria as set forth in subsection (6) of this section; or</u>

(c) A nonurbanized area, as defined by the 1990 decennial census,
 that is located in a metropolitan county that meets ((two)) three of
 the five criteria set forth in subsection (6) of this section.

(6) For the purposes of designating rural natural resources impact
 areas, the following criteria shall be considered:

3 (a) A lumber and wood products employment location quotient at or4 above the state average;

5 (b) A commercial salmon fishing employment location quotient at or6 above the state average;

7 (c) Projected or actual direct lumber and wood products job losses8 of one hundred positions or more;

9 (d) Projected or actual direct commercial salmon fishing job losses 10 of one hundred positions or more; and

(e) An unemployment rate twenty percent or more above the state 11 average. The counties that meet these criteria shall be determined by 12 13 the employment security department for the most recent year for which data is available. For the purposes of administration of programs 14 15 under this chapter, the United States post office five-digit zip code 16 delivery areas will be used to determine residence status for 17 eligibility purposes. For the purpose of this definition, a zip code delivery area ((that is located wholly or partially in an urbanized 18 19 area or within two)) of which any part is ten miles ((of)) or more from an urbanized area is considered <u>non</u>urbanized. <u>A zip code totally</u> 20 surrounded by zip codes qualifying as nonurbanized under this 21 definition is also considered nonurbanized. The office of financial 22 23 management shall make available a zip code listing of the areas to all 24 agencies and organizations providing services under this chapter.

25 **Sec. 17.** RCW 50.12.270 and 1995 c 226 s 30 are each amended to 26 read as follows:

27 (1) Subject to the availability of state or federal funds, the employment security department, as a member of the agency rural 28 29 community assistance task force, shall consult with and may subcontract with local educational institutions, local businesses, local labor 30 organizations, local associate development organizations, local private 31 industry councils, local social service organizations, and local 32 33 governments in carrying out a program of training and services, 34 including training through the entrepreneurial training program, for dislocated workers in rural natural resources impact areas. 35

(2) The department shall conduct a survey to determine the actual
 future employment needs and jobs skills in rural natural resources
 impact areas.

1 (3) The department shall coordinate the services provided in this 2 section with all other services provided by the department and with the 3 other economic recovery efforts undertaken by state and local 4 government agencies on behalf of the rural natural resources impact 5 areas.

6 (4) The department shall make every effort to procure additional 7 federal and other moneys for the efforts enumerated in this section.

8 (5) For the purposes of this section, "rural natural resources9 impact area" means:

10 (a) A nonmetropolitan county, as defined by the 1990 decennial 11 census, that meets ((two)) three of the five criteria set forth in 12 subsection (6) of this section; ((or))

(b) <u>A nonmetropolitan county with a population of less than forty</u> <u>thousand in the 1990 decennial census, that meets two of the five</u> <u>criteria as set forth in subsection (6) of this section; or</u>

(c) A nonurbanized area, as defined by the 1990 decennial census,
 that is located in a metropolitan county that meets ((two)) three of
 the five criteria set forth in subsection (6) of this section.

(6) For the purposes of designating rural natural resources impactareas, the following criteria shall be considered:

(a) A lumber and wood products employment location quotient at orabove the state average;

(b) A commercial salmon fishing employment location quotient at orabove the state average;

(c) Projected or actual direct lumber and wood products job lossesof one hundred positions or more;

(d) Projected or actual direct commercial salmon fishing job lossesof one hundred positions or more; and

29 (e) An unemployment rate twenty percent or more above the state 30 average. The counties that meet these criteria shall be determined by 31 the employment security department for the most recent year for which data is available. For the purposes of administration of programs 32 under this chapter, the United States post office five-digit zip code 33 delivery areas will be used to determine residence status for 34 35 eligibility purposes. For the purpose of this definition, a zip code delivery area ((that is located wholly or partially in an urbanized 36 37 area or within two)) of which any part is ten miles ((of)) or more from an urbanized area is considered <u>non</u>urbanized. <u>A zip code totally</u> 38 surrounded by zip codes qualifying as nonurbanized under this 39

definition is also considered nonurbanized. The office of financial 1 management shall make available a zip code listing of the areas to all 2 agencies and organizations providing services under this chapter. 3 4 sec. 18. RCW 43.131.385 and 1995 c 226 s 34 are each amended to read as follows: 5 6 The rural natural resources impact area programs shall be 7 terminated on June 30, ((1998)) 2000, as provided in RCW 43.131.386. 8 Sec. 19. RCW 43.131.386 and 1996 c 168 s 5 are each amended to read as follows: 9 10 The following acts or parts of acts are each repealed, effective 11 June 30, ((1999)) <u>2001</u>: (1) RCW 43.31.601 and 1995 c 226 s 1, 1992 c 21 s 2, & 1991 c 314 12 13 s 2; 14 (2) RCW 43.31.641 and 1995 c 226 s 4, 1993 c 280 s 50, & 1991 c 314 s 7; 15 16 (3) RCW 50.22.090 and 1995 c 226 s 5, 1993 c 316 s 10, 1992 c 47 s 17 2, & 1991 c 315 s 4; 18 (4) RCW 43.160.212 and 1996 c 168 s 4, 1995 c 226 s 6, & 1993 c 316 19 s 5; 20 (5) ((RCW 43.31.651 and 1995 c 226 s 10, 1993 c 280 s 51, & 1991 c 21 314 s 9; 22 (6))) RCW 43.63A.021 and 1995 c 226 s 11; 23 (((7))) <u>(6)</u> RCW 43.63A.600 and 1995 c 226 s 12, 1994 c 114 s 1, 24 1993 c 280 s 77, & 1991 c 315 s 23; 25 (((8))) <u>(7)</u> RCW 43.63A.440 and 1995 c 226 s 13, 1993 c 280 s 74, & 1989 c 424 s 7; 26 27 (((9))) <u>(8)</u> RCW 43.160.200 and 1995 c 226 s 16, 1993 c 320 s 7, 28 1993 c 316 s 4, & 1991 c 314 s 23; 29 (((10))) <u>(9)</u> RCW 28B.50.258 and 1995 c 226 s 18 & 1991 c 315 s 16; (((11))) <u>(10)</u> RCW 28B.50.262 and 1995 c 226 s 19 & 1994 c 282 s 3; 30 31 (((12))) <u>(11)</u> RCW 28B.80.570 and 1995 c 226 s 20, 1992 c 21 s 6, & 32 1991 c 315 s 18; 33 (((13))) <u>(12)</u> RCW 28B.80.575 and 1995 c 226 s 21 & 1991 c 315 s 19; (((14))) <u>(13)</u> RCW 28B.80.580 and 1995 c 226 s 22, 1993 sp.s. c 18 34 35 s 34, 1992 c 231 s 31, & 1991 c 315 s 20; 36 (((15))) <u>(14)</u> RCW 28B.80.585 and 1995 c 226 s 23 & 1991 c 315 s 21;

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1 (((16))) (15) RCW 43.17.065 and 1995 c 226 s 24, 1993 c 280 s 37, 2 1991 c 314 s 28, & 1990 1st ex.s. c 17 s 77; 3 (((17))) (16) RCW 43.20A.750 and 1995 c 226 s 25, 1993 c 280 s 38, 4 1992 c 21 s 4, & 1991 c 153 s 28;

5 (((18))) <u>(17)</u> RCW 43.168.140 and 1995 c 226 s 28 & 1991 c 314 s 20; 6 (((19))) <u>(18)</u> RCW 50.12.270 and 1995 c 226 s 30 & 1991 c 315 s 3; 7 (((20))) <u>(19)</u> RCW 50.70.010 and 1995 c 226 s 31, 1992 c 21 s 1, & 8 1991 c 315 s 5; and

9 $(((\frac{21}{2})))$ (20) RCW 50.70.020 and 1995 c 226 s 32 & 1991 c 315 s 6.

 NEW SECTION.
 Sec. 20.
 RCW 43.31.651 and 1995 c 226 s 10, 1993 c

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 280 s 51, & 1991 c 314 s 9 are each repealed.

12 <u>NEW SECTION.</u> Sec. 21. If any provision of this act or its 13 application to any person or circumstance is held invalid, the 14 remainder of the act or the application of the provision to other 15 persons or circumstances is not affected.

16 <u>NEW SECTION.</u> Sec. 22. If any part of this act is found to be in 17 conflict with federal requirements that are a prescribed condition to the allocation of federal funds to the state, the conflicting part of 18 this act is inoperative solely to the extent of the conflict and with 19 respect to the agencies directly affected, and this finding does not 20 21 affect the operation of the remainder of this act in its application to 22 the agencies concerned. The rules under this act shall meet federal 23 requirements that are a necessary condition to the receipt of federal 24 funds by the state.

25 <u>NEW SECTION.</u> Sec. 23. This act is necessary for the immediate 26 preservation of the public peace, health, or safety, or support of the 27 state government and its existing public institutions, and takes effect 28 July 1, 1997.

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