SUBSTITUTE HOUSE BILL 2382

State of Washington 56th Legislature 2000 Regular Session

By House Committee on Economic Development, Housing & Trade (originally sponsored by Representatives Van Luven, Veloria, O'Brien, Mitchell, Kenney, Edwards, D. Schmidt, Talcott, Dunn, Haigh, McDonald, Ogden, H. Sommers and D. Sommers; by request of Governor Locke)

Read first time 02/03/2000. Referred to Committee on .

AN ACT Relating to splitting the department of community, trade, 1 2 and economic development and reestablishing the department of community 3 development and the department of trade and economic development; 43.330.020, 43.63A.021, 43.330.040, 43.330.050, 4 amending RCW 43.330.070, 43.330.125, 43.330.135, 43.63A.066, 43.63A.115, 43.63A.155, 5 43.63A.275, 43.63A.400, 43.63A.410, 43.63A.440, 43.63A.460, 43.63A.600, б 7 43.330.152, 43.330.155, 43.330.156, 43.330.904, 41.06.072, 43.63A.230, 8 43.330.065, 43.330.080, 43.31.057, 43.31.093, 43.31.205, 43.31.409, 43.31.422, 43.31.504, 43.31.522, 43.31.524, 43.31.641, 43.31.830, 9 43.31.840, 43.31.960, 43.17.065, 28A.515.320, 24.46.010, 28B.20.283, 10 28B.20.289, 28B.20.293, 28B.30.537, 28B.30.900, 28B.50.262, 28B.65.040, 11 12 28B.65.050, 28B.65.060, 28B.109.020, 28C.18.060, 36.01.120, 36.110.030, 13 39.86.110, 43.07.360, 43.21A.510, 43.21A.515, 43.21F.025, 43.21F.090, 14 43.21G.010, 43.23.035, 43.31.504, 43.88.093, 43.88.094, 43.160.020, 15 43.160.115, 43.160.180, 43.163.020, 43.163.120, 43.170.020, 43.172.011, 16 43.210.030, 43.210.050, 43.210.060, 43.330.092, 43.330.094, 50.67.030, 17 50.72.030, 70.95H.007, 70.95H.050, 74.13.090, 76.09.030, 76.56.020, 77.12.710, 79A.60.480, 81.80.450, 82.35.080, 41.06.070, 41.06.072, 18 19 43.06.115, 43.17.020, 19.02.050, 43.160.030, 43.163.060, 47.39.090, 47.76.230, 50.38.030, 80.50.030, 19.27.070, 27.34.020, 27.53.030, 20 28A.215.110, 28A.215.120, 36.27.100, 36.70A.030, 36.70A.040, 21

36.70A.131, 39.84.090, 43.08.260, 43.21A.612, 43.21C.110, 43.63B.010, 1 2 43.132.030, 43.155.020, 43.168.020, 43.168.031, 43.168.040, 43.168.050, 3 43.180.040, 43.180.200, 43.180.220, 43.185.020, 43.185A.010, 4 43.185B.010, 43.190.030, 43.280.020, 43.280.060, 43.280.080, 43.280.090, 43.330.110, 43.330.130, 43.330.210, 46.12.295, 54.16.285, 5 54.52.010, 54.52.020, 57.46.010, 57.46.020, 59.18.440, 59.21.010, 6 7 59.22.020, 59.22.090, 59.28.040, 59.28.050, 59.28.060, 70.94.537, 8 70.114A.070, 70.119A.170, 70.125.030, 70.164.020, 70.190.010, 9 80.28.010, 82.14.330, 82.14.335, and 90.71.020; reenacting and amending 10 RCW 43.17.010; reenacting RCW 48.50.040; adding new sections to chapter 43.330 RCW; adding new sections to chapter 43.31 RCW; adding a new 11 section to chapter 41.06 RCW; creating new sections; recodifying RCW 12 13 43.63A.021, 43.63A.066, 43.63A.067, 43.63A.075, 43.63A.105, 43.63A.115, 14 43.63A.125, 43.63A.150, 43.63A.155, 43.63A.190, 43.63A.215, 43.63A.240, 15 43.63A.245, 43.63A.247, 43.63A.249, 43.63A.265, 43.63A.270, 43.63A.275, 16 43.63A.400, 43.63A.410, 43.63A.420, 43.63A.440, 43.63A.460, 43.63A.465, 17 43.63A.4651, 43.63A.470, 43.63A.475, 43.63A.480, 43.63A.485, 43.63A.490, 43.63A.500, 43.63A.510, 43.63A.550, 43.63A.600, 43.63A.610, 18 19 43.63A.620, 43.63A.630, 43.63A.640, 43.63A.650, 43.63A.660, 43.63A.670, 20 43.63A.680, 43.63A.720, 43.63A.725, 43.63A.730, 43.63A.735, 43.63A.740, 43.63A.900, 43.63A.901, 43.63A.902, 43.63A.903, 43.330.150, 43.330.152, 21 43.330.155, 43.330.156, 43.330.190, 43.330.200, 43.330.210, 43.330.220, 22 23 43.330.230, 43.63A.230, 43.63A.700, 43.63A.710, 43.63A.715, 43.330.060, 24 43.330.065, 43.330.080, 43.330.090, 43.330.092, 43.330.094, 43.330.095, 25 43.330.096, 43.63A.690, and 43.330.180; repealing RCW 43.330.005, 43.330.007, 43.330.010, 43.330.900, and 43.31.800; providing an 26 27 effective date; and providing expiration dates.

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

29 <u>NEW SECTION.</u> Sec. 1. The department of community, trade, and 30 economic development was created in 1993 by dissolving the prior 31 department of community development and the prior department of trade 32 and economic development and transferring their responsibilities and 33 authorities to that newly created department.

The purpose of this act is to effectively organize state efforts to address the community and economic development needs of the citizens of the state of Washington by restructuring the department of community, trade, and economic development into two separate agencies, the

department of community development and the department of trade and economic development. The department of trade and economic development will consist of the existing divisions of economic development, energy policy, and international trade. The department of community development will consist of the existing divisions of housing, community services, and local government.

7 It is the intent of the legislature that the restructuring will 8 allow each agency to: (1) Identify and develop a focused mission; (2) 9 organize and deliver services in a manner that is responsive to current 10 and future needs; and (3) effectively target resources to meet the 11 identified mission and needs of the citizens of the state of Washington 12 in the most efficient and effective manner.

PART I DEPARTMENT OF COMMUNITY DEVELOPMENT

15 sec. 101. RCW 43.330.020 and 1993 c 280 s 4 are each amended to 16 read as follows:

17 ((A)) <u>The</u> department of community((, trade, and economic)) development is created. Except as provided in chapter . . ., Laws of 18 2000 (this act), the department shall be vested with all powers and 19 20 duties ((established or transferred to it under this chapter)) formerly exercised by the prior department of community development, before its 21 22 merger with the prior department of trade and economic development into the department of community, trade, and economic development by chapter 23 280, Laws of 1993, and such other powers and duties as may be 24 authorized by law. ((Unless otherwise specifically provided in chapter 25 26 280, Laws of 1993, the existing responsibilities and functions of the 27 agency programs will continue to be administered in accordance with 28 their implementing legislation.))

29 **Sec. 102.** RCW 43.63A.021 and 1997 c 367 s 5 are each amended to 30 read as follows:

31 Unless the context clearly requires otherwise, the definitions in 32 this section apply throughout this chapter.

33 (1) <u>"Department" means the department of community development.</u>

34 (2) "Director" means the director of community development.

13

14

35 <u>(3)</u> "Dislocated forest products worker" means a forest products 36 worker who: (a)(i) Has been terminated or received notice of

termination from employment and is unlikely to return to employment in 1 2 the individual's principal occupation or previous industry because of a diminishing demand for his or her skills in that occupation or 3 4 industry; or (ii) is self-employed and has been displaced from his or her business because of the diminishing demand for the business's 5 services or goods; and (b) at the time of last separation from 6 7 employment, resided in or was employed in a rural natural resources 8 impact area.

9 (((2))) (4) "Forest products worker" means a worker in the forest products industries affected by the reduction of forest fiber 10 enhancement, transportation, or production. The workers included 11 within this definition shall be determined by the employment security 12 department, but shall include workers employed in the industries 13 assigned the major group standard industrial classification codes "24" 14 15 and "26" and the industries involved in the harvesting and management 16 of logs, transportation of logs and wood products, processing of wood 17 products, and the manufacturing and distribution of wood processing and The commissioner may adopt rules 18 logging equipment. further 19 interpreting these definitions. For the purposes of this subsection, "standard industrial classification code" means the code identified in 20 RCW 50.29.025(6)(c). 21

(((3))) (5) "Dislocated salmon fishing worker" means a finfish 22 products worker who: (a)(i) Has been terminated or received notice of 23 24 termination from employment and is unlikely to return to employment in 25 the individual's principal occupation or previous industry because of 26 a diminishing demand for his or her skills in that occupation or 27 industry; or (ii) is self-employed and has been displaced from his or her business because of the diminishing demand for the business's 28 29 services or goods; and (b) at the time of last separation from 30 employment, resided in or was employed in a rural natural resources 31 impact area.

32 (((4))) (6) "Salmon fishing worker" means a worker in the finfish 33 industry affected by 1994 or future salmon disasters. The workers 34 included within this definition shall be determined by the employment 35 security department, but shall include workers employed in the 36 industries involved in the commercial and recreational harvesting of 37 finfish including buying and processing finfish. The commissioner may 38 adopt rules further interpreting these definitions.

1 sec. 103. RCW 43.330.040 and 1993 c 280 s 6 are each amended to
2 read as follows:

3 (1) The director shall supervise and administer the activities of 4 the department and shall advise the governor and the legislature with 5 respect to community ((and economic)) development matters affecting the 6 state.

7 (2) In addition to other powers and duties granted to the director,8 the director shall have the following powers and duties:

9 (a) Enter into contracts on behalf of the state to carry out the 10 purposes of this chapter;

(b) Act for the state in the initiation of or participation in any multigovernmental program relative to the purpose of this chapter;

(c) Accept and expend gifts and grants, whether such grants be offederal or other funds;

(d) <u>To appoint ((such)) a</u> deputy director((s,)) <u>and</u> assistant directors, and ((up to seven special assistants)) <u>other positions</u> as may be needed to administer the department. These employees are exempt from the provisions of chapter 41.06 RCW;

(e) Prepare and submit budgets for the department for executive andlegislative action;

(f) Submit recommendations for legislative actions as are deemednecessary to further the purposes of this chapter;

(g) Adopt rules in accordance with chapter 34.05 RCW and perform
 all other functions necessary and proper to carry out the purposes of
 this chapter;

(h) Delegate powers, duties, and functions as the director deems necessary for efficient administration, but the director shall be responsible for the official acts of the officers and employees of the department; and

30 (i) Perform other duties as are necessary and consistent with law.

31 (3) When federal or other funds are received by the department, 32 they shall be promptly transferred to the state treasurer and 33 thereafter expended only upon the approval of the director.

(4) The director may request information and assistance from all other agencies, departments, and officials of the state, and may reimburse such agencies, departments, or officials if such a request imposes any additional expenses upon any such agency, department, or official.

SHB 2382

1 (5) The director shall, in carrying out the responsibilities of 2 office, consult with governmental officials, private groups, and 3 individuals and with officials of other states. All state agencies and 4 their officials and the officials of any political subdivision of the 5 state shall cooperate with and give such assistance to the department, 6 including the submission of requested information, to allow the 7 department to carry out its purposes under this chapter.

8 (6) The director may establish additional advisory or coordinating 9 groups with the legislature, within state government, with state and 10 other governmental units, with the private sector and nonprofit 11 entities or in specialized subject areas as may be necessary to carry 12 out the purposes of this chapter.

(7) The internal affairs of the department shall be under the 13 14 control of the director in order that the director may manage the 15 department in a flexible and intelligent manner as dictated by changing 16 contemporary circumstances. Unless specifically limited by law, the 17 director shall have complete charge and supervisory powers over the department. The director may create such administrative structures as 18 19 the director deems appropriate, except as otherwise specified by law, 20 and the director may employ such personnel as may be necessary in accordance with chapter 41.06 RCW, except as otherwise provided by law. 21

22 **Sec. 104.** RCW 43.330.050 and 1993 c 280 s 7 are each amended to 23 read as follows:

24 The department shall be responsible for promoting community ((and 25 economic)) development within the state by assisting the state's communities to increase the quality of life of their citizens and their 26 27 economic vitality, ((and by assisting the state's businesses to maintain and increase their economic competitiveness,)) while 28 29 maintaining a healthy environment. Community ((and economic)) development efforts ((shall)) include((: Efforts to increase economic 30 opportunity;)), but are not limited to: Assisting local planning to 31 manage growth($(\dot{\tau})$), service and advocacy for crime victims, the 32 promotion and provision of affordable housing and housing-related 33 34 $services((\dot{\tau}))_{L}$ providing public infrastructure(($\dot{\tau}$ business and trade development; assisting firms and industrial sectors to increase their 35 36 competitiveness; fostering the development of minority and women-owned 37 businesses; facilitating technology development, transfer, and 38 diffusion;)), providing support and assistance for early childhood

1 <u>education</u>, providing community services and advocacy for low-income 2 persons((*i*)), and public safety efforts. The department shall have the 3 following general functions and responsibilities:

4 (1) Provide advisory assistance to the governor, other state
5 agencies, and the legislature on community ((and economic)) development
6 matters and issues;

7 (2) Assist the governor in coordinating the activities of state8 agencies that have an impact on local government and communities;

9 (3) Cooperate with the legislature and the governor in the 10 development and implementation of strategic plans for the state's 11 community ((and economic)) development efforts;

12 (4) Solicit private and federal grants for ((economic and)) 13 community development programs and administer such programs in 14 conjunction with other programs assigned to the department by the 15 governor or the legislature;

(5) Cooperate with and provide technical and financial assistance to local governments((, businesses,)) and community-based organizations serving the communities of the state for the purpose of aiding and encouraging orderly, productive, and coordinated <u>community</u> development of the state, and, unless stipulated otherwise, give additional consideration to local communities and ((individuals)) <u>community-based</u> <u>organizations</u> with the greatest relative need and the fewest resources;

(6) Participate with other states or subdivisions thereof in
 interstate programs and assist cities, <u>towns</u>, counties, municipal
 corporations, governmental conferences or councils, and regional
 planning commissions to participate with other states and provinces or
 their subdivisions;

(7) Hold public hearings and meetings to carry out the purposes ofthis chapter;

(8) Conduct research and analysis in furtherance of the state's ((economic and)) community development efforts including maintenance of current information on ((market, demographic, and economic trends as they affect different industrial sectors,)) geographic regions((,)) and communities with special economic and social problems in the state; and (9) Develop a schedule of fees for services where appropriate.

36 **Sec. 105.** RCW 43.330.070 and 1993 c 280 s 10 are each amended to 37 read as follows:

(1) The department shall work closely with local communities to 1 2 increase their capacity to respond to economic, environmental, and 3 social problems and challenges. The department shall coordinate the 4 delivery of ((development services and)) related technical assistance 5 to local communities or regional areas((. It shall promote partnerships between the public and private sectors and between state 6 7 and local officials to encourage appropriate economic growth and 8 opportunity in communities throughout the state. The department)) and 9 promote appropriate ((local)) <u>community</u> development shall by: 10 ((Supporting the ability of communities to develop and implement strategic development plans; assisting businesses to start up, 11 maintain, or expand their operations;)) <u>E</u>ncouraging 12 public 13 infrastructure investment and private and public capital investment in local communities $((\div))_{\perp}$ supporting efforts to manage growth and provide 14 15 affordable housing and housing services $((\div))$, and providing for the 16 identification and preservation of the state's historical and cultural resources((; and expanding employment opportunities)). 17

(2) The department shall define a set of services including related 18 19 training and technical assistance that it will make available to local 20 communities, community-based nonprofit organizations, and regional areas((, or businesses)). The department shall simplify access to 21 these programs by providing more centralized and user-friendly 22 information and referral. The department shall coordinate community 23 24 ((and economic)) development efforts to minimize program redundancy and 25 maximize accessibility. The department shall develop a set of criteria 26 for targeting services to local communities.

27 (3) The department shall develop a coordinated and systematic approach to providing related training to community-based nonprofit 28 29 organizations, local communities, and ((businesses)) regional areas. 30 The approach shall be designed to increase the ((economic and)) 31 community development skills available in local communities by providing training and funding for training for local citizens((-)) and 32 nonprofit organizations((, and businesses)). The department shall 33 emphasize providing training in those communities most in need of state 34 35 assistance.

36 **Sec. 106.** RCW 43.330.125 and 1995 c 347 s 430 are each amended to 37 read as follows:

1 The department ((of community, trade, and economic development)) 2 shall provide training and technical assistance to counties and cities 3 to assist them in fulfilling the requirements of chapter 36.70B RCW.

4 **Sec. 107.** RCW 43.330.135 and 1995 c 13 s 1 are each amended to 5 read as follows:

6 (1) The department ((of community, trade, and economic 7 development)) shall distribute such funds as are appropriated for the 8 state-wide technical support, development, and enhancement of court-9 appointed special advocate programs.

10 (2) In order to receive money under subsection (1) of this section, 11 an organization providing state-wide technical support, development, 12 and enhancement of court-appointed special advocate programs must meet 13 all of the following requirements:

(a) The organization must provide state-wide support, development, and enhancement of court-appointed special advocate programs that offer guardian ad litem services as provided in RCW 26.12.175, 26.44.053, and 13.34.100;

(b) All guardians ad litem working under court-appointed special advocate programs supported, developed, or enhanced by the organization must be volunteers and may not receive payment for services rendered pursuant to the program. The organization may include paid positions that are exclusively administrative in nature, in keeping with the scope and purpose of this section; and

(c) The organization providing state-wide technical support, development, and enhancement of court-appointed special advocate programs must be a public benefit nonprofit corporation as defined in RCW 24.03.490.

(3) If more than one organization is eligible to receive money
 under this section, the department shall develop criteria for
 allocation of appropriated money among the eligible organizations.

31 **Sec. 108.** RCW 43.63A.066 and 1993 c 280 s 58 are each amended to 32 read as follows:

33 The department ((of community, trade, and economic development)) 34 shall have primary responsibility for providing child abuse and neglect 35 prevention training to preschool age children participating in the 36 federal head start program or the early childhood education and

assistance program established under RCW 28A.215.010 through
 28A.215.200 and 28A.215.900 through 28A.215.908.

3 **Sec. 109.** RCW 43.63A.115 and 1993 c 280 s 60 are each amended to 4 read as follows:

5 (1) The community action agency network, established initially 6 under the federal economic opportunity act of 1964 and subsequently 7 under the federal community services block grant program of 1981, as 8 amended, shall be a delivery system for federal and state anti-poverty 9 programs in this state, including but not limited to the community 10 services block grant program, the low-income energy assistance program, 11 and the federal department of energy weatherization program.

(2) Local community action agencies comprise the community action agency network. The community action agency network shall serve lowincome persons in the counties. Each community action agency and its service area shall be designated in the state federal community service block grant plan as prepared by the department ((of community, trade, and economic development)).

18 (3) Funds for anti-poverty programs may be distributed to the 19 community action agencies by the department ((of community, trade, and 20 economic development)) and other state agencies in consultation with 21 the authorized representatives of community action agency networks.

22 **Sec. 110.** RCW 43.63A.155 and 1993 c 280 s 61 are each amended to 23 read as follows:

The department ((of community, trade, and economic development)) shall retain the bond information it receives under RCW 39.44.210 and 39.44.230 and shall publish summaries of local government bond issues at least once a year.

The department ((of community, trade, and economic development)) shall adopt rules under chapter 34.05 RCW to implement RCW 39.44.210 and 39.44.230.

31 **Sec. 111.** RCW 43.63A.275 and 1993 c 280 s 67 are each amended to 32 read as follows:

33 (1) Each biennium the department ((of community, trade, and 34 economic development)) shall distribute such funds as are appropriated 35 for retired senior volunteer programs (RSVP) as follows: (a) At least sixty-five percent of the moneys may be distributed
 according to formulae and criteria to be determined by the department
 ((of community, trade, and economic development)) in consultation with
 the RSVP directors association.

5 (b) Up to twenty percent of the moneys may be distributed by 6 competitive grant process to develop RSVP projects in counties not 7 presently being served, or to expand existing RSVP services into 8 counties not presently served.

9 (c) Ten percent of the moneys may be used by the department ((of 10 community, trade, and economic development)) for administration, 11 monitoring of the grants, and providing technical assistance to the 12 RSVP projects.

13 (d) Up to five percent of the moneys may be used to support 14 projects that will benefit RSVPs state-wide.

(2) Grants under subsection (1) of this section shall give priority to programs in the areas of education, tutoring, English as a second language, combating of and education on drug abuse, housing and homeless, and respite care, and shall be distributed in accordance with the following:

(a) None of the grant moneys may be used to displace any paidemployee in the area being served.

22 (b) Grants shall be made for programs that focus on:

(i) Developing new roles for senior volunteers in nonprofit and
 public organizations with special emphasis on areas targeted in section
 1, chapter 65, Laws of 1992. The roles shall reflect the diversity of
 the local senior population and shall respect their life experiences;
 (ii) Increasing the expertise of volunteer managers and RSVP
 managers in the areas of communication, recruitment, motivation, and

29 retention of today's over-sixty population;

(iii) Increasing the number of senior citizens recruited, referred,and placed with nonprofit and public organizations; and

32 (iv) Providing volunteer support such as: Mileage to and from the33 volunteer assignment, recognition, and volunteer insurance.

34 **Sec. 112.** RCW 43.63A.400 and 1993 c 280 s 72 are each amended to 35 read as follows:

The department ((of community, trade, and economic development)) 37 shall distribute grants to eligible public radio and television

broadcast stations under RCW 43.63A.410 and 43.63A.420 (as recodified by this act) to assist with programming, operations, and capital needs.

3 Sec. 113. RCW 43.63A.410 and 1993 c 280 s 73 are each amended to 4 read as follows:

5 (1) Eligibility for grants under this section shall be limited to 6 broadcast stations which are:

7 (a) Licensed to Washington state organizations, nonprofit
8 corporations, or other entities under section 73.621 of the regulations
9 of the federal communications commission; and

10 (b) Qualified to receive community service grants from the 11 federally chartered corporation for public broadcasting. Eligibility 12 shall be established as of February 28th of each year.

(2) The formula in this subsection shall be used to compute theamount of each eligible station's grant under this section.

(a) Appropriations under this section shall be divided into a radio fund, which shall be twenty-five percent of the total appropriation under this section, and a television fund, which shall be seventy-five percent of the total appropriation under this section. Each of the two funds shall be divided into a base grant pool, which shall be fifty percent of the fund, and an incentive grant pool, which shall be the remaining fifty percent of the fund.

(b) Each eligible participating public radio station shall receive an equal share of the radio base grant pool, plus a share of the radio incentive grant pool equal to the proportion its nonfederal financial support bears to the sum of all participating radio stations' nonfederal financial support as most recently reported to the corporation for public broadcasting.

(c) Each eligible participating public television station shall receive an equal share of the television base grant pool, plus a share of the television incentive grant pool equal to the proportion its nonfederal financial support bears to the sum of all participating television stations' nonfederal financial support as most recently reported to the corporation for public broadcasting.

34 (3) Annual financial reports to the corporation for public 35 broadcasting by eligible stations shall also be submitted by the 36 stations to the department ((of community, trade, and economic 37 development)).

1 **Sec. 114.** RCW 43.63A.440 and 1997 c 367 s 7 are each amended to 2 read as follows:

3 The department ((of community, trade, and economic development)) 4 shall provide technical and financial assistance to communities adversely impacted by reductions in timber harvested from federal, 5 state, and private lands and reduction of salmon fishing caused by 6 7 efforts to maintain the long-term viability of salmon stocks. The department shall use existing technical and financial assistance 8 9 resources to aid communities in planning, implementing, and assembling 10 financing for high priority community economic development projects.

11 **Sec. 115.** RCW 43.63A.460 and 1993 c 280 s 76 are each amended to 12 read as follows:

((Beginning on July 1, 1991,)) The department ((of community, trade, and economic development)) shall be responsible for performing all the consumer complaint and related functions of the state administrative agency that are required for purposes of complying with the regulations established by the federal department of housing and urban development for manufactured housing, including the preparation and submission of the state administrative plan.

20 The department ((of community, trade, and economic development)) 21 may enter into state or local interagency agreements to coordinate site 22 inspection activities with record monitoring and complaint handling. 23 The interagency agreement may also provide for the reimbursement for 24 cost of work that an agency performs. The department may include other 25 related areas in any interagency agreements which are necessary for the 26 efficient provision of services.

((The department of labor and industries shall transfer all records, files, books, and documents necessary for the department of community, trade, and economic development to assume these new functions.

The directors of community, trade, and economic development and the department of labor and industries shall immediately take such steps as are necessary to ensure that this act is implemented on June 7, 1990.))

34 **Sec. 116.** RCW 43.63A.600 and 1995 c 226 s 12 are each amended to 35 read as follows:

36 (1) The department ((of community, trade, and economic 37 development)), as a member of the agency rural community assistance

task force shall establish and administer the emergency mortgage and 1 2 rental assistance program. The department shall identify the communities most adversely affected by reductions in timber and salmon 3 harvest levels and shall prioritize assistance under this program to 4 5 these communities. The department shall work with the department of social and health services and the rural community assistance б 7 ((recovery)) coordinator to develop the program in rural natural 8 resources impact areas. Organizations eligible to receive grant funds 9 for distribution under the program are those organizations that are 10 eligible to receive assistance through the Washington housing trust The department shall disburse the funds to eligible local 11 fund. organizations as grants. The local organizations shall use the funds 12 13 to make grants or loans as specified in RCW 43.63A.600 through 43.63A.640 (as recodified by this act). If funds are disbursed as 14 15 loans, the local organization shall establish a revolving grant and 16 loan fund with funds received as loan repayments and shall continue to 17 make grants or loans or both grants and loans from funds received as loan repayments to dislocated forest products and dislocated salmon 18 19 fishing workers eligible under the provisions of RCW 43.63A.600 through 20 43.63A.640 (as recodified by this act) and to other persons residing in rural natural resources impact areas who meet the requirements of RCW 21 43.63A.600 through 43.63A.640 (as recodified by this act). 22

23

(2) The goals of the program are to:

(a) Provide temporary emergency mortgage loans or rental assistance grants or loans on behalf of dislocated forest products and dislocated salmon fishing workers in rural natural resources impact areas who are unable to make mortgage, property tax, or rental payments on their permanent residences and are subject to immediate eviction for nonpayment of mortgage installments, property taxes, or nonpayment of rent;

(b) Prevent the dislocation of individuals and families from theirpermanent residences and their communities; and

33 (c) Maintain economic and social stability in rural natural34 resources impact areas.

35 **Sec. 117.** RCW 43.330.152 and 1994 c 284 s 2 are each amended to 36 read as follows:

37 In order to extend its services and programs, the department may 38 charge reasonable fees for services and products provided in the areas of financial assistance, housing, ((international trade,)) community assistance, ((economic development,)) and other service delivery areas, except as otherwise provided. These fees are not intended to exceed the costs of providing the service or preparing and distributing the product.

6 **Sec. 118.** RCW 43.330.155 and 1994 c 284 s 4 are each amended to 7 read as follows:

8 The community ((and economic)) development fee account is created The department may create subaccounts as 9 in the state treasury. 10 necessary. The account consists of all receipts from fees charged by 11 the department under RCW 43.330.150((-)) and 43.330.152((-))43.210.110)) (as recodified by this act). Expenditures from the 12 account may be used only for the purposes of this chapter. Only the 13 14 director or the director's designee may authorize expenditures from the 15 Expenditures from the account may be spent only after account. 16 appropriation.

17 **Sec. 119.** RCW 43.330.156 and 1994 c 284 s 8 are each amended to 18 read as follows:

19 The fees authorized under RCW 43.330.150((-7)) and 43.330.152((-7))20 70.95H.040, and 43.210.110)) (as recodified by this act) shall be 21 adopted by rule pursuant to chapter 34.05 RCW.

22 **Sec. 120.** RCW 43.330.904 and 1996 c 186 s 101 are each amended to 23 read as follows:

(1) All powers, duties, and functions of the state energy office 24 25 relating to ((energy resource policy and planning and)) energy facility siting are transferred to the department ((of community, trade, and 26 27 economic development)). All references to the director or the state energy office in the Revised Code of Washington shall be construed to 28 mean the director or the department ((of community, trade, and economic 29 30 development)) when referring to the functions transferred in this section. 31

32 ((The director shall appoint an assistant director for energy 33 policy, and energy policy staff shall have no additional 34 responsibilities beyond activities concerning energy policy.))

35 (2)(a) All reports, documents, surveys, books, records, files,
 36 papers, or written material in the possession of the state energy

1 office pertaining to the powers, functions, and duties transferred 2 shall be delivered to the custody of the department ((of community, 3 trade, and economic development)). All cabinets, furniture, office 4 equipment, software, data base, motor vehicles, and other tangible 5 property employed by the state energy office in carrying out the 6 powers, functions, and duties transferred shall be made available to 7 the department ((of community, trade, and economic development)).

8 (b) Any appropriations made to the state energy office for carrying 9 out the powers, functions, and duties transferred ((shall, on July 1, 10 1996, be)) <u>are</u> transferred and credited to the department ((of 11 community, trade, and economic development)).

12 (c) Whenever any question arises as to the transfer of any funds, 13 books, documents, records, papers, files, software, data base, 14 equipment, or other tangible property used or held in the exercise of 15 the powers and the performance of the duties and functions transferred, 16 the director of financial management shall make a determination as to 17 the proper allocation and certify the same to the state agencies 18 concerned.

19 (3) ((All employees of the state energy office engaged in 20 performing the powers, functions, and duties pertaining to the energy facility site evaluation council are transferred to the jurisdiction of 21 the department of community, trade, and economic development. All 22 employees engaged in energy facility site evaluation council duties 23 24 classified under chapter 41.06 RCW, the state civil service law, are 25 assigned to the department of community, trade, and economic 26 development to perform their usual duties upon the same terms as 27 formerly, without any loss of rights, subject to any action that may be 28 appropriate thereafter in accordance with the laws and rules governing 29 state civil service.

30 (4))) All rules and all pending business before the state energy 31 office pertaining to the powers, functions, and duties transferred 32 shall be continued and acted upon by the department ((of community, 33 trade, and economic development)). All existing contracts and 34 obligations shall remain in full force and shall be performed by the 35 department ((of community, trade, and economic development)).

(((5))) (4) The transfer of the powers, duties, and functions of the state energy office does not affect the validity of any act performed before July 1, ((1996)) 2000. 1 (((6))) <u>(5)</u> If apportionments of budgeted funds are required 2 because of the transfers directed by this section, the director of the 3 office of financial management shall certify the apportionments to the 4 agencies affected, the state auditor, and the state treasurer. Each of 5 these shall make the appropriate transfer and adjustments in funds and 6 appropriation.

7 (((7) The department of community, trade, and economic development 8 shall direct the closure of the financial records of the state energy 9 office.

10 (8) Responsibility for implementing energy education, applied research, and technology transfer programs rests with Washington State 11 University. The department of community, trade, and economic 12 development shall provide Washington State University available 13 existing and future oil overcharge restitution and federal energy block 14 15 funding for a minimum period of five years to carry out energy programs 16 under an interagency agreement with the department of community, trade, 17 and economic development. The interagency agreement shall also outline the working relationship between the department of community, trade, 18 19 and economic development and Washington State University as it pertains 20 to the relationship between energy policy development and public outreach. Nothing in chapter 186, Laws of 1996 prohibits Washington 21 22 State University from seeking grant, contract, or fee-for-service 23 funding for energy or related programs directly from other entities.))

24 <u>NEW SECTION.</u> **Sec. 121.** A new section is added to chapter 43.330 25 RCW to read as follows:

(1) All powers, duties, and functions of the department of 26 community, trade, and economic development pertaining to community 27 development are transferred to the department of community development. 28 29 All references to the director or the department of community, trade, 30 and economic development in the Revised Code of Washington shall be construed to mean the director or the department of community 31 development when referring to the functions transferred in this 32 33 section.

34 (2)(a) All reports, documents, surveys, books, records, files,
35 papers, or written material in the possession of the department of
36 community, trade, and economic development pertaining to the powers,
37 functions, and duties transferred shall be delivered to the custody of
38 the department of community development. All cabinets, furniture,

office equipment, motor vehicles, and other tangible property employed by the department of community, trade, and economic development in carrying out the powers, functions, and duties transferred shall be made available to the department of community development. All funds, credits, or other assets held in connection with the powers, functions, and duties transferred shall be assigned to the department of community development.

8 (b) Any appropriations made to the department of community, trade, 9 and economic development for carrying out the powers, functions, and 10 duties transferred shall, on the effective date of this section, be 11 transferred and credited to the department of community development.

12 (c) Whenever any question arises as to the transfer of any 13 personnel, funds, books, documents, records, papers, files, equipment, 14 or other tangible property used or held in the exercise of the powers 15 and the performance of the duties and functions transferred, the 16 director of financial management shall make a determination as to the 17 proper allocation and certify the same to the state agencies concerned.

(3) All employees of the department of community, trade, and 18 19 economic development engaged in performing the powers, functions, and 20 duties transferred are transferred to the jurisdiction of the department of community development. All employees classified under 21 chapter 41.06 RCW, the state civil service law, are assigned to the 22 23 department of community development to perform their usual duties upon 24 the same terms as formerly, without any loss of rights, subject to any 25 action that may be appropriate thereafter in accordance with the laws 26 and rules governing state civil service.

(4) All rules and all pending business before the department of community, trade, and economic development pertaining to the powers, functions, and duties transferred shall be continued and acted upon by the department of community development. All existing contracts and obligations shall remain in full force and shall be performed by the department of community development.

(5) The transfer of the powers, duties, functions, and personnel of the department of community, trade, and economic development shall not affect the validity of any act performed before the effective date of this section.

(6) If apportionments of budgeted funds are required because of the
 transfers directed by this section, the director of financial
 management shall certify the apportionments to the agencies affected,

the state auditor, and the state treasurer. Each of these shall make
 the appropriate transfer and adjustments in funds and appropriation
 accounts and equipment records in accordance with the certification.

4 (7) Nothing contained in this section may be construed to alter any 5 existing collective bargaining unit or the provisions of any existing 6 collective bargaining agreement until the agreement has expired or 7 until the bargaining unit has been modified by action of the personnel 8 board as provided by law.

9 **Sec. 122.** RCW 41.06.072 and 1995 c 399 s 59 are each amended to 10 read as follows:

In addition to the exemptions set forth in this chapter, this chapter shall not apply within the department of community((, trade, and economic)) development to the director, one confidential secretary, the deputy directors, all assistant directors, <u>and</u> the state historic preservation officer((, and up to two professional staff members within the emergency management program)).

17 NEW SECTION. Sec. 123. The following acts or parts of acts are 18 each repealed: (1) RCW 43.330.005 (Intent) and 1993 c 280 s 1; 19 (2) RCW 43.330.007 (Management responsibility) and 1993 c 280 s 2; 20 (3) RCW 43.330.010 (Definitions) and 1993 c 280 s 3; and 21 22 (4) RCW 43.330.900 (References to director and department) and 1993 23 c 280 s 79.

NEW SECTION. Sec. 124. The following sections are each recodified 24 25 as new sections in chapter 43.330 RCW: 26 RCW 43.63A.021 27 RCW 43.63A.066 28 RCW 43.63A.067 RCW 43.63A.075 29 30 RCW 43.63A.105 31 RCW 43.63A.115 32 RCW 43.63A.125 RCW 43.63A.150 33 34 RCW 43.63A.155 35 RCW 43.63A.190 36 RCW 43.63A.215

1	RCW	43.63A.240
2	RCW	43.63A.245
3	RCW	43.63A.247
4	RCW	43.63A.249
5	RCW	43.63A.265
б	RCW	43.63A.270
7	RCW	43.63A.275
8	RCW	43.63A.400
9	RCW	43.63A.410
10	RCW	43.63A.420
11	RCW	43.63A.440
12	RCW	43.63A.460
13	RCW	43.63A.465
14	RCW	43.63A.4651
15	RCW	43.63A.470
16	RCW	43.63A.475
17	RCW	43.63A.480
18	RCW	43.63A.485
19	RCW	43.63A.490
20	RCW	43.63A.500
21	RCW	43.63A.510
22	RCW	43.63A.550
23	RCW	43.63A.600
24	RCW	43.63A.610
25	RCW	43.63A.620
26	RCW	43.63A.630
27	RCW	43.63A.640
28	RCW	43.63A.650
29	RCW	43.63A.660
30	RCW	43.63A.670
31	RCW	43.63A.680
32	RCW	43.63A.720
33	RCW	43.63A.725
34	RCW	43.63A.730
35	RCW	43.63A.735
36	RCW	43.63A.740
37	RCW	43.63A.900
38	RCW	43.63A.901
39	RCW	43.63A.902

1 RCW 43.63A.903

2 <u>NEW SECTION.</u> **Sec. 125.** The following sections are recodified in 3 chapter 43.330 RCW near the end of the chapter:

- 4 RCW 43.330.150
- 5 RCW 43.330.152
- 6 RCW 43.330.155
- 7 RCW 43.330.156

8 <u>NEW SECTION.</u> **Sec. 126.** The code reviser may recodify the 9 following sections in chapter 43.330 RCW:

- 10RCW 43.330.19011RCW 43.330.200
- 12 RCW 43.330.210
- 13 RCW 43.330.220
- 14 RCW 43.330.230

15 <u>NEW SECTION.</u> Sec. 127. The code reviser shall insert notes 16 following all sections containing references to the department of 17 community, trade, and economic development indicating that this agency 18 is now referred to as the department of community development.

19

20

PART II

DEPARTMENT OF TRADE AND ECONOMIC DEVELOPMENT

21 NEW SECTION. Sec. 201. The department of trade and economic 22 development is created. Except as provided in this act, the department shall be vested with all powers and duties formerly exercised by the 23 prior department of trade and economic development, before its merger 24 25 with the prior department of community development into the department of community, trade, and economic development by chapter 280, Laws of 26 27 1993, and such other powers and duties as may be authorized by law.

28 <u>NEW SECTION.</u> **Sec. 202.** Unless the context clearly requires 29 otherwise, the definitions in this section apply throughout this 30 chapter.

31 (1) "Associate development organization" means a local economic 32 development nonprofit corporation that is broadly representative of 33 community interests. (2) "Department" means the department of trade and economic
 development.

3 (3) "Director" means the director of trade and economic 4 development.

5 <u>NEW SECTION.</u> Sec. 203. (1) The director shall supervise and 6 administer the activities of the department and shall advise the 7 governor and the legislature with respect to economic development 8 matters affecting the state.

9 (2) In addition to other powers and duties granted to the director, 10 the director shall have the following powers and duties:

11 (a) To enter into contracts on behalf of the state to carry out the 12 purposes of this chapter;

(b) To act for the state in the initiation of or participation in any multigovernmental program relative to the purpose of this chapter; (c) To accept and expend gifts and grants, whether such grants be of federal or other funds;

(d) To appoint a deputy director, assistant directors, and other
positions as may be needed to administer the department. These
employees are exempt from the provisions of chapter 41.06 RCW;

(e) To prepare and submit budgets for the department for executiveand legislative action;

(f) To submit recommendations for legislative actions as are deemednecessary to further the purposes of this chapter;

(g) To adopt rules in accordance with chapter 34.05 RCW and perform
 all other functions necessary and proper to carry out the purposes of
 this chapter;

(h) To delegate powers, duties, and functions as the director deems necessary for efficient administration, but the director shall be responsible for the official acts of the officers and employees of the department; and

31 (i) To perform other duties as are necessary and consistent with 32 law.

(3) When federal or other funds are received by the department,
they shall be promptly transferred to the state treasurer and
thereafter expended only upon the approval of the director.

(4) The director may request information and assistance from all
 other agencies, departments, and officials of the state, and may
 reimburse such agencies, departments, or officials if such a request

1 imposes any additional expenses upon any such agency, department, or 2 official.

3 (5) The director shall, in carrying out the responsibilities of 4 office, consult with governmental officials, private groups, and 5 individuals and with officials of other states. All state agencies and 6 their officials and the officials of any political subdivision of the 7 state shall cooperate with and give such assistance to the department, 8 including the submission of requested information, to allow the 9 department to carry out its purposes under this chapter.

10 (6) The director may establish additional advisory or coordinating 11 groups with the legislature, within state government, with state and 12 other governmental units, with the private sector and nonprofit 13 entities or in specialized subject areas as may be necessary to carry 14 out the purposes of this chapter.

15 (7) The internal affairs of the department shall be under the 16 control of the director in order that the director may manage the 17 department in a flexible and intelligent manner as dictated by changing contemporary circumstances. Unless specifically limited by law, the 18 19 director shall have complete charge and supervisory powers over the 20 department. The director may create such administrative structures as the director deems appropriate, except as otherwise specified by law, 21 and the director may employ such personnel as may be necessary in 22 23 accordance with chapter 41.06 RCW, except as otherwise provided by law. 24 (8) The director may enter into an interagency agreement with the 25 department of community development to appoint an employee of that agency as the director's designee to the forest practices board under 26 27 RCW 76.09.030(1)(b) if it is in the best interests of the department to do so. Any interagency agreement entered into under this subsection, 28 29 shall expire on June 30, 2001. The department may not enter into an 30 interagency agreement under this subsection after June 30, 2001.

<u>NEW SECTION.</u> Sec. 204. The department shall be responsible for 31 promoting economic development within the state by assisting the 32 33 state's communities to increase the quality of life and their economic 34 vitality, while maintaining a quality environment. Economic development efforts include, but are not limited to, efforts to 35 36 increase economic opportunities, business and trade development, work force development, assisting firms and industrial sectors to increase 37 their competitiveness, fostering the development of minority and women-38

owned businesses, and facilitating the development, transfer, and
 diffusion of technology.

3 NEW SECTION. Sec. 205. (1) The department shall work closely with 4 local communities to increase their capacity to respond to economic problems and challenges. The department shall coordinate the delivery 5 of development services and related technical assistance to local 6 7 communities or regional areas. It shall promote partnerships between 8 the public and private sectors and between state and local officials to 9 encourage and manage appropriate economic growth and opportunity in communities throughout the state and shall promote appropriate local 10 11 economic development by supporting the ability of communities to 12 develop and implement strategic development plans, assisting businesses to start up, maintain, or expand their operations, and expanding 13 14 employment opportunities.

(2) The department shall define a set of services including related 15 16 training and technical assistance that it will make available to local communities, community-based nonprofit organizations, regional areas, 17 18 or businesses. The department shall simplify access to these programs 19 by providing more centralized and user-friendly information and referral. The department shall coordinate economic development efforts 20 to minimize program redundancy and maximize accessibility. 21 The 22 department shall develop a set of criteria for targeting services to 23 local communities.

24 (3) The department shall develop a coordinated and systematic approach to providing related training to community-based nonprofit 25 organizations, local communities, and businesses. The approach shall 26 be designed to increase the economic development skills available in 27 local communities by providing training and funding for training for 28 29 local citizens, nonprofit organizations, and businesses. The department shall emphasize providing training in those communities most 30 in need of state assistance. 31

32 **Sec. 206.** RCW 43.63A.230 and 1993 c 280 s 63 are each amended to 33 read as follows:

(1) The department ((of community, trade, and economic
 development)) shall integrate an employee ownership program within its
 existing technical assistance programs. The employee ownership program
 shall provide technical assistance to cooperatives authorized under

chapter 23.78 RCW and conduct educational programs on employee
 ownership and self-management. The department shall include
 information on the option of employee ownership wherever appropriate in
 its various programs.

(2) The department shall maintain a list of firms and individuals 5 with expertise in the field of employee ownership and utilize such 6 7 firms and individuals, as appropriate, in delivering and coordinating 8 the delivery of technical, managerial, and educational services. In 9 addition, the department shall work with and rely on the services of 10 the department of community development, the employment security department, and state institutions of higher education to promote 11 12 employee ownership.

13 (3) The department shall report to the governor, the appropriate 14 economic development committees of the senate and the house of 15 representatives, and the ways and means committees of each house by 16 December 1st of ((1988, and)) each year ((thereafter,)) on the 17 accomplishments of the employee-ownership program. Such reports shall include the number and types of firms assisted, the number of jobs 18 19 created by such firms, the types of services, the number of workshops 20 presented, the number of employees trained, and the results of client satisfaction surveys distributed to those using the services of the 21 22 program.

(4) For purposes of this section, an employee stock ownership plan
qualifies as a cooperative if at least fifty percent, plus one share,
of its voting shares of stock are voted on a one-person-one-vote basis.

26 **Sec. 207.** RCW 43.330.065 and 1996 c 253 s 303 are each amended to 27 read as follows:

The department ((of community, trade, and economic development)), in consultation with the office of protocol, the office of the secretary of state, the department of agriculture, and the employment security department shall identify up to fifteen countries that are of strategic importance to the development of Washington's international trade relations.

34 **Sec. 208.** RCW 43.330.080 and 1997 c 60 s 1 are each amended to 35 read as follows:

36 (1) The department shall contract with associate development 37 organizations or other local organizations to increase the support for

and coordination of ((community and)) economic development services in 1 2 communities or regional areas. The organizations contracted with in each community or regional area shall be broadly representative of 3 4 community and economic interests. The organization shall be capable of 5 identifying key economic ((and community)) development problems, developing appropriate solutions, and mobilizing broad support for 6 7 recommended initiatives. The contracting organization shall work with 8 and include local governments, local chambers of commerce, private 9 industry councils, port districts, labor groups, institutions of higher 10 education, community action programs, and other appropriate private, 11 public, or nonprofit ((community and)) economic development groups. The department shall be responsible for determining the scope of 12 services delivered under these contracts. 13

(2) Associate development organizations or other local development organizations contracted with shall promote and coordinate, through local service agreements with local governments, small business development centers, port districts, community and technical colleges, private industry councils, and other development organizations, for the efficient delivery of ((community and)) economic development services in their areas.

The department shall consult with associate development 21 (3) organizations, port districts, local governments, and other local 22 development organizations in the establishment of service delivery 23 24 regions throughout the state. The legislature encourages local 25 associate development organizations to form partnerships with other associate development organizations in their region to combine 26 resources for better access to available services, to encourage 27 regional delivery of state services, and to build the local capacity of 28 29 communities in the region more effectively.

(4) The department shall contract on a regional basis for surveys 30 31 of key sectors of the regional economy and the coordination of technical assistance to businesses and employees within the key 32 The department's selection of contracting organizations or 33 sectors. 34 consortiums shall be based on the sufficiency of the organization's or 35 consortium's proposal to examine key sectors of the local economy within its region adequately and its ability to coordinate the delivery 36 37 of services required by businesses within the targeted sectors. Organizations contracting with the department shall work closely with 38 39 the department to examine the local economy and to develop strategies

to focus on developing key sectors that show potential for long-term 1 2 The contracting organization shall survey sustainable growth. businesses and employees in targeted sectors on a periodic basis to 3 gather information on the sector's business needs, expansion plans, 4 relocation decisions, training needs, potential layoffs, financing 5 needs, availability of financing, and other appropriate information 6 7 about economic trends and specific employer and employee needs in the 8 region.

9 (5) The contracting organization shall participate with the work 10 force training and education coordinating board as created in chapter 11 28C.18 RCW, and any regional entities designated by that board, in 12 providing for the coordination of job skills training within its 13 region.

14 **Sec. 209.** RCW 43.31.057 and 1993 c 280 s 39 are each amended to 15 read as follows:

16 The department ((of community, trade, and economic development)) is 17 directed to develop and promote means to stimulate the expansion of the 18 market for Washington products and shall have the following powers and 19 duties:

(1) To develop a pamphlet for state-wide circulation which willencourage the purchase of items produced in the state of Washington;

(2) To include in the pamphlet a listing of products of Washington
companies which individuals can examine when making purchases so they
may have the opportunity to select one of those products in support of
this program;

(3) To distribute the pamphlets on the broadest possible basis
through local offices of state agencies, business organizations,
chambers of commerce, or any other means the department deems
appropriate;

30 (4) In carrying out these powers and duties the department shall 31 cooperate and coordinate with other agencies of government and the 32 private sector.

33 **Sec. 210.** RCW 43.31.093 and 1995 c 399 s 71 are each amended to 34 read as follows:

The department ((of community, trade, and economic development)) shall contract with public and private agencies, institutions, and organizations to conduct entrepreneurial training courses for minority

and women-owned small businesses. The instruction shall be intensive, 1 2 practical training courses in financing, marketing, managing, accounting, and recordkeeping for a small business, with an emphasis on 3 4 federal, state, local, or private programs available to assist small 5 businesses. The ((business assistance center)) department may recommend professional instructors, with practical knowledge and 6 7 experience on how to start and operate a business, to teach the 8 Instruction shall be offered in major population centers courses. 9 throughout the state at times and locations which are convenient for 10 minority and women small business owners and entrepreneurs.

11 **Sec. 211.** RCW 43.31.205 and 1993 c 280 s 41 are each amended to 12 read as follows:

13 In an effort to enhance the economy of the Tri-Cities area, the 14 department ((of community, trade, and economic development)) is 15 directed to promote the existence of the lease between the state of 16 Washington and the federal government executed September 10, 1964, covering one thousand acres of land lying within the Hanford 17 18 reservation near Richland, Washington, and the opportunity of 19 subleasing the land to entities for nuclear-related industry, in agreement with the terms of the lease. When promoting the existence of 20 21 the lease, the department shall work in cooperation with any associate 22 development organization located in or near the Tri-Cities area.

23 **Sec. 212.** RCW 43.31.409 and 1993 c 280 s 42 are each amended to 24 read as follows:

((There is created in the business assistance center of the department of community, trade, and economic development)) <u>The</u> Washington investment opportunities office <u>is created in the</u> <u>department</u>.

29 Sec. 213. RCW 43.31.422 and 1998 c 76 s 1 are each amended to read 30 as follows:

The Hanford area economic investment fund is established in the custody of the state treasurer. Moneys in the fund shall only be used for reasonable assistant attorney general costs in support of the committee or pursuant to the recommendations of the committee created in RCW 43.31.425 and the approval of the director ((of community, trade, and economic development)) for Hanford area revolving loan

funds, Hanford area infrastructure projects, or other Hanford area 1 2 economic development and diversification projects, but may not be used for government or nonprofit organization operating expenses. 3 Up to five percent of moneys in the fund may be used for program 4 administration. For the purpose of this chapter "Hanford area" means 5 Benton and Franklin counties. Disbursements from the fund shall be on 6 7 the authorization of the director ((of community, trade, and economic 8 development)) or the director's designee after an affirmative vote of 9 at least six members of the committee created in RCW 43.31.425 on any 10 recommendations by the committee created in RCW 43.31.425. The fund is subject to the allotment procedures under chapter 43.88 RCW, but no 11 appropriation is required for disbursements. The legislature intends 12 13 to establish similar economic investment funds for areas that develop low-level radioactive waste disposal facilities. 14

15 **Sec. 214.** RCW 43.31.504 and 1993 c 280 s 45 are each amended to 16 read as follows:

The child care facility fund committee is established within the ((business assistance center of the)) department ((of community, trade, and economic development)). The committee shall administer the child care facility fund, with review by the director ((of community, trade, and economic development)).

(1) The committee shall have five members. The director ((of
 community, trade, and economic development)) shall appoint the members,
 who shall include:

(a) Two persons experienced in investment finance and having skills
in providing capital to new businesses, in starting and operating
businesses, and providing professional services to small or expanding
businesses;

(b) One person representing a philanthropic organization witha experience in evaluating funding requests;

31 (c) One child care services expert; and

32

(d) One early childhood development expert.

In making these appointments, the director shall give careful consideration to ensure that the various geographic regions of the state are represented and that members will be available for meetings and are committed to working cooperatively to address child care needs in Washington state. 1 (2) The committee shall elect officers from among its membership 2 and shall adopt policies and procedures specifying the lengths of 3 terms, methods for filling vacancies, and other matters necessary to 4 the ongoing functioning of the committee.

5 (3) Committee members shall serve without compensation, but may 6 request reimbursement for travel expenses as provided in RCW 43.03.050 7 and 43.03.060.

8 (4) Committee members shall not be liable to the state, to the 9 child care facility fund, or to any other person as a result of their 10 activities, whether ministerial or discretionary, as members except for 11 willful dishonesty or intentional violation of the law. The department 12 ((of community, trade, and economic development)) may purchase 13 liability insurance for members and may indemnify these persons against 14 the claims of others.

15 **Sec. 215.** RCW 43.31.522 and 1993 c 280 s 46 are each amended to 16 read as follows:

((Unless the context clearly requires otherwise, the definitions in this section apply throughout)) As used in RCW 43.31.524 and 43.31.526((÷

20 (1) "Department" means the department of community, trade, and 21 economic development.

(2) "Center" means the business assistance center established under
 RCW 43.31.083.

24 (3) "Director" means the director of community, trade, and economic
25 development.

26 (4))) "local nonprofit organization" means a local nonprofit 27 organization organized to provide economic development or community 28 development services, including but not limited to associate 29 development organizations, economic development councils, and community 30 development corporations.

31 **Sec. 216.** RCW 43.31.524 and 1993 c 280 s 47 are each amended to 32 read as follows:

There is established a Washington marketplace program within the ((business assistance center established under RCW 43.31.083)) department. The program shall assist businesses to competitively meet their needs for goods and services within Washington state by providing information relating to the replacement of imports or the fulfillment of new requirements with Washington products produced in Washington state. The program shall place special emphasis on strengthening rural economies in economically distressed areas of the state meeting the criteria of an "eligible area" as defined in RCW 82.60.020(3).

5 **Sec. 217.** RCW 43.31.641 and 1997 c 367 s 6 are each amended to 6 read as follows:

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

9 (1) Administer available federal grant funds to support strategic 10 diversification needs and opportunities of timber-dependent 11 communities, value-added forest products firms, and the value-added 12 forest products industry in Washington state.

(2) Provide value-added wood products companies with buildingproducts export development assistance.

15 **Sec. 218.** RCW 43.31.830 and 1993 c 280 s 53 are each amended to 16 read as follows:

(1) It shall be the duty of the director ((of community, trade, and economic development)) to certify, from the applications received, the state international trade fair or fairs qualified and entitled to receive funds under RCW 67.16.100, and under rules established by the director.

22 (2) The director shall make annual allotments to state 23 international trade fairs determined qualified to be entitled to participate in the state trade fair fund and shall fix times for the 24 division of and payment from the state trade fair fund: PROVIDED, That 25 total payment to any one state international trade fair shall not 26 27 exceed sixty thousand dollars in any one year, where participation or 28 presentation occurs within the United States, and eighty thousand 29 dollars in any one year, where participation or presentation occurs United States: 30 outside the PROVIDED FURTHER, That а state international trade fair may qualify for the full allotment of funds 31 32 under either category. Upon certification of the allotment and 33 division of fair funds by the director the treasurer shall proceed to pay the same to carry out the purposes of RCW 67.16.100. 34

35 **Sec. 219.** RCW 43.31.840 and 1993 c 280 s 54 are each amended to 36 read as follows:

SHB 2382

1 The director ((of community, trade, and economic development)) 2 shall at the end of each year for which an annual allotment has been 3 made, conduct a post audit of all of the books and records of each 4 state international trade fair participating in the state trade fair 5 fund. The purpose of such post audit shall be to determine how and to 6 what extent each participating state international trade fair has 7 expended all of its funds.

8 The audit required by this section shall be a condition to future 9 allotments of money from the state international trade fair fund, and 10 the director shall make a report of the findings of each post audit and 11 shall use such report as a consideration in an application for any 12 future allocations.

13 **Sec. 220.** RCW 43.31.960 and 1995 c 399 s 72 are each amended to 14 read as follows:

The principal proceeds from the sale of the bonds authorized in RCW 43.31.956 shall be administered by the director ((of community, trade, and economic development)).

18 NEW SECTION. Sec. 221. In order to extend its services and programs the department may charge reasonable fees for services, 19 products, and conferences provided in the areas of 20 financial assistance, international trade, economic development, and other 21 22 service delivery areas, except as otherwise provided. These fees are not intended to exceed the costs of providing the service or preparing 23 24 and distributing the product.

25 <u>NEW SECTION.</u> **Sec. 222.** The fees authorized under RCW 70.95H.040 26 shall be adopted by rule pursuant to chapter 34.05 RCW.

27 <u>NEW SECTION.</u> Sec. 223. (1) All powers, duties, and functions of 28 the state energy office relating to energy resource policy and planning 29 are transferred to the department. All references to the director or 30 the state energy office in the Revised Code of Washington shall be 31 construed to mean the director or the department when referring to the 32 functions transferred in this section.

The director shall appoint an assistant director for energy policy, and energy policy staff shall have no additional responsibilities beyond activities concerning energy policy.

(2)(a) All reports, documents, surveys, books, records, files, 1 2 papers, or written material in the possession of the state energy office pertaining to the powers, functions, and duties transferred 3 4 shall be delivered to the custody of the department. All cabinets, 5 furniture, office equipment, software, data base, motor vehicles, and other tangible property employed by the state energy office in carrying 6 7 out the powers, functions, and duties transferred shall be made 8 available to the department.

9 (b) Any appropriations made to the state energy office for carrying 10 out the powers, functions, and duties transferred are transferred and 11 credited to the department.

12 (c) Whenever any question arises as to the transfer of any funds, 13 books, documents, records, papers, files, software, data base, 14 equipment, or other tangible property used or held in the exercise of 15 the powers and the performance of the duties and functions transferred, 16 the director of financial management shall make a determination as to 17 the proper allocation and certify the same to the state agencies 18 concerned.

19 (3) All rules and all pending business before the state energy 20 office pertaining to the powers, functions, and duties transferred 21 shall be continued and acted upon by the department. All existing 22 contracts and obligations shall remain in full force and shall be 23 performed by the department.

(4) The transfer of the powers, duties, and functions of the state
energy office does not affect the validity of any act performed before
July 1, 2000.

(5) If apportionments of budgeted funds are required because of the transfers directed by this section, the director of the office of financial management shall certify the apportionments to the agencies affected, the state auditor, and the state treasurer. Each of these shall make the appropriate transfer and adjustments in funds and appropriation.

(6) The department shall direct the closure of the financialrecords of the state energy office.

(7) Responsibility for implementing energy education, applied research, and technology transfer programs rests with Washington State University. The department shall provide Washington State University available existing and future oil overcharge restitution and federal energy block funding for a minimum period of five years to carry out

energy programs under an interagency agreement with the department. The interagency agreement shall also outline the working relationship between the department and Washington State University as it pertains to the relationship between energy policy development and public outreach. Nothing in chapter 186, Laws of 1996 prohibits Washington State University from seeking grant, contract, or fee-for-service funding for energy or related programs directly from other entities.

8 NEW SECTION. Sec. 224. (1) All powers, duties, and functions of the department of community, trade, and economic development pertaining 9 to trade and economic development are transferred to the department of 10 trade and economic development. All references to the director or the 11 12 department of community, trade, and economic development in the Revised Code of Washington shall be construed to mean the director or the 13 14 department of trade and economic development when referring to the 15 functions transferred in this section.

16 (2)(a) All reports, documents, surveys, books, records, files, papers, or written material in the possession of the department of 17 18 community, trade, and economic development pertaining to the powers, 19 functions, and duties transferred shall be delivered to the custody of the department of trade and economic development. All cabinets, 20 furniture, office equipment, motor vehicles, and other tangible 21 22 property employed by the department of community, trade, and economic 23 development in carrying out the powers, functions, and duties 24 transferred shall be made available to the department of trade and 25 economic development. All funds, credits, or other assets held in connection with the powers, functions, and duties transferred shall be 26 assigned to the department of trade and economic development. 27

(b) Any appropriations made to the department of community, trade, and economic development for carrying out the powers, functions, and duties transferred shall, on the effective date of this section, be transferred and credited to the department of trade and economic development.

33 (c) Whenever any question arises as to the transfer of any 34 personnel, funds, books, documents, records, papers, files, equipment, 35 or other tangible property used or held in the exercise of the powers 36 and the performance of the duties and functions transferred, the 37 director of financial management shall make a determination as to the 38 proper allocation and certify the same to the state agencies concerned.

(3) All employees of the department of community, trade, and 1 economic development engaged in performing the powers, functions, and 2 duties transferred are transferred to the jurisdiction of the 3 4 department of trade and economic development. All employees classified under chapter 41.06 RCW, the state civil service law, are assigned to 5 the department of trade and economic development to perform their usual 6 7 duties upon the same terms as formerly, without any loss of rights, 8 subject to any action that may be appropriate thereafter in accordance 9 with the laws and rules governing state civil service.

10 (4) All rules and all pending business before the department of 11 community, trade, and economic development pertaining to the powers, 12 functions, and duties transferred shall be continued and acted upon by 13 the department of trade and economic development. All existing 14 contracts and obligations shall remain in full force and shall be 15 performed by the department of trade and economic development.

16 (5) The transfer of the powers, duties, functions, and personnel of 17 the department of community, trade, and economic development shall not 18 affect the validity of any act performed before the effective date of 19 this section.

(6) If apportionments of budgeted funds are required because of the transfers directed by this section, the director of financial management shall certify the apportionments to the agencies affected, the state auditor, and the state treasurer. Each of these shall make the appropriate transfer and adjustments in funds and appropriation accounts and equipment records in accordance with the certification.

(7) Nothing contained in this section may be construed to alter any existing collective bargaining unit or the provisions of any existing collective bargaining agreement until the agreement has expired or until the bargaining unit has been modified by action of the personnel board as provided by law.

31 <u>NEW SECTION.</u> **sec. 225.** A new section is added to chapter 41.06 32 RCW to read as follows:

In addition to the exemptions in this chapter, this chapter shall not apply within the department of trade and economic development to the director, one confidential secretary, the deputy directors, all assistant directors, and other positions as may be necessary to administer the department.

SHB 2382

NEW SECTION. Sec. 226. RCW 43.31.800 (State international trade 1 2 fairs--"Director" defined) and 1993 c 280 s 52, 1987 c 195 s 4, & 1965 3 c 148 s 2 are each repealed.

4	NEW SECTION. Sec. 227. The following sections are each recodified
5	as new sections in chapter 43.31 RCW:
6	RCW 43.63A.230
7	RCW 43.63A.700
8	RCW 43.63A.710
9	RCW 43.63A.715
10	RCW 43.330.060
11	RCW 43.330.065
12	RCW 43.330.080
13	RCW 43.330.090
14	RCW 43.330.092
15	RCW 43.330.094
16	RCW 43.330.095
17	RCW 43.330.096
18	RCW 43.63A.690
19	RCW 43.330.180
20	PART III
21	REFERENCES TO DEPARTMENT OF
22	TRADE AND ECONOMIC DEVELOPMENT
23	Sec. 301. RCW 43.17.065 and 1995 c 226 s 24 are each amended to
24	read as follows:
25	(1) Where power is vested in a department to issue permits,
26	licenses, certifications, contracts, grants, or otherwise authorize
27	action on the part of individuals, businesses, local governments, or
28	public or private organizations, such power shall be exercised in an
29	expeditious manner. All departments with such power shall cooperate
30	
	with officials of the ((business assistance center of the)) department
31 32	with officials of the $((\frac{business assistance center of the}))$ department of $((\frac{community}{,}))$ trade $(({,}))$ and economic development, and any other state officials, when such officials request timely action on the part

34 (2) ((After August 1, 1991,)) Any agency to which subsection (1) of this section applies shall, with regard to any permits or other actions 35 that are necessary for economic development in rural natural resources 36

of the issuing department.

33

1 impact areas, as defined in RCW 43.31.601, respond to any completed 2 application within forty-five days of its receipt; any response, at a 3 minimum, shall include:

4 (a) The specific steps that the applicant needs to take in order to 5 have the application approved; and

6 (b) The assistance that will be made available to the applicant by 7 the agency to expedite the application process.

8 (3) The agency rural community assistance task force established in9 RCW 43.31.621 shall oversee implementation of this section.

10 (4) Each agency shall define what constitutes a completed11 application and make this definition available to applicants.

12 Sec. 302. RCW 28A.515.320 and 1996 c 186 s 503 are each amended to 13 read as follows:

14 The common school construction fund is to be used exclusively for the purpose of financing the construction of facilities for the common 15 The sources of said fund shall be: (1) Those proceeds 16 schools. derived from sale or appropriation of timber and other crops from 17 18 school and state land other than those granted for specific purposes; 19 (2) the interest accruing on the permanent common school fund less the allocations to the state treasurer's service ((account [fund])) fund 20 pursuant to RCW 43.08.190 and the state investment board expense 21 account pursuant to RCW 43.33A.160 together with all rentals and other 22 23 revenue derived therefrom and from land and other property devoted to 24 the permanent common school fund; (3) all moneys received by the state 25 from the United States under the provisions of section 191, Title 30, United States Code, Annotated, and under section 810, chapter 12, Title 26 16, (Conservation), United States Code, Annotated, except moneys 27 received before June 30, 2001, and when thirty megawatts of geothermal 28 29 power is certified as commercially available by the receiving utilities 30 the department of $((community_{\tau}))$ trade $((\tau))$ and economic and development, eighty percent of such moneys, under the Geothermal Steam 31 32 Act of 1970 pursuant to RCW 43.140.030; and (4) such other sources as 33 the legislature may direct. That portion of the common school 34 construction fund derived from interest on the permanent common school fund may be used to retire such bonds as may be authorized by law for 35 36 the purpose of financing the construction of facilities for the common 37 schools.

1 The interest accruing on the permanent common school fund less the 2 allocations to the state treasurer's service fund pursuant to RCW 3 43.08.190 and the state investment board expense account pursuant to 4 RCW 43.33A.160 together with all rentals and other revenues accruing 5 thereto pursuant to subsection (2) of this section prior to July 1, 6 1967, shall be exclusively applied to the current use of the common 7 schools.

8 To the extent that the moneys in the common school construction 9 fund are in excess of the amount necessary to allow fulfillment of the 10 purpose of said fund, the excess shall be available for deposit to the credit of the permanent common school fund or available for the current 11 use of the common schools, as the legislature may direct. Any money 12 13 from the common school construction fund which is made available for the current use of the common schools shall be restored to the fund by 14 15 appropriation, including interest income foregone, before the end of the next fiscal biennium following such use. 16

17 **Sec. 303.** RCW 24.46.010 and 1995 c 399 s 12 are each amended to 18 read as follows:

It is the finding of the legislature that foreign trade zones serve an important public purpose by the creation of employment opportunities within the state and that the establishment of zones designed to accomplish this purpose is to be encouraged. It is the further intent of the legislature that the department of $((community_{\tau}))$ trade $((\tau))$ and economic development provide assistance to entities planning to apply to the United States for permission to establish such zones.

26 **Sec. 304.** RCW 28B.20.283 and 1995 c 399 s 25 are each amended to 27 read as follows:

The legislature finds that the development and commercialization of new technology is a vital part of economic development.

The legislature also finds that it is in the interests of the state of Washington to provide a mechanism to transfer and apply research and technology developed at the institutions of higher education to the private sector in order to create new products and technologies which provide job opportunities in advanced technology for the citizens of this state.

36 It is the intent of the legislature that the University of 37 Washington, the Washington State University, and the department of 1 ((community,)) trade((,)) and economic development work cooperatively
2 with the private sector in the development and implementation of a
3 world class technology transfer program.

4 Sec. 305. RCW 28B.20.289 and 1995 c 399 s 26 are each amended to 5 read as follows:

6 (1) The technology center shall be administered by the board of 7 directors of the technology center.

8 (2) The board shall consist of the following members: Fourteen 9 members from among individuals who are associated with or employed by technology-based industries and have broad business experience and an 10 understanding of high technology; eight members from the state's 11 12 universities with graduate science and engineering programs; the 13 executive director of the Spokane Intercollegiate Research and 14 Technology Institute or his or her designated representative; the 15 provost of the University of Washington or his or her designated representative; the provost of the Washington State University or his 16 or her designated representative; and the director of the department of 17 18 $((community_r))$ trade((r)) and economic development or his or her 19 designated representative. The term of office for each board member, excluding the executive director of the Spokane Intercollegiate 20 Research and Technology Institute, the provost of the University of 21 22 Washington, the provost of the Washington State University, and the 23 director of the department of ((community,)) trade((,)) and economic 24 development, shall be three years. The executive director of the 25 technology center shall be an ex officio, nonvoting member of the The board shall meet at least quarterly. Board members shall 26 board. be appointed by the governor based on the recommendations of the 27 existing board of the technology center, and the research universities. 28 29 The governor shall stagger the terms of the first group of appointees 30 to ensure the long term continuity of the board.

31

(3) The duties of the board include:

32 (a) Developing the general operating policies for the technology33 center;

34 (b) Appointing the executive director of the technology center;

35 (c) Approving the annual operating budget of the technology center; 36 (d) Establishing priorities for the selection and funding of 37 research projects that guarantee the greatest potential return on the 38 state's investment; (e) Approving and allocating funding for research projects
 conducted by the technology center, based on the recommendations of the
 advisory committees for each of the research centers;

4 (f) In cooperation with the department of ((community,)) trade((,))
5 and economic development, developing a biennial work plan and five-year
6 strategic plan for the technology center that are consistent with the
7 state-wide technology development and commercialization goals;

8 (g) Coordinating with the University of Washington, Washington 9 State University, and other participating institutions of higher 10 education in the development of training, research, and development 11 programs to be conducted at the technology center that shall be 12 targeted to meet industrial needs;

(h) Assisting the department of ((community,)) trade((,)) and economic development in the department's efforts to develop state science and technology public policies and coordinate publicly funded programs;

(i) Reviewing annual progress reports on funded research projects
that are prepared by the advisory committees for each of the research
centers;

(j) Providing an annual report to the governor and the legislature detailing the activities and performance of the technology center; and (k) Submitting annually to the department of ((community,)) trade((τ)) and economic development an updated strategic plan and a statement of performance measured against the mission, roles, and contractual obligations of the technology center.

26 **Sec. 306.** RCW 28B.20.293 and 1995 c 399 s 27 are each amended to 27 read as follows:

department of ((community,)) trade((,)) 28 The and economic 29 development shall contract with the University of Washington for the expenditure of state-appropriated funds for the operation of the 30 Washington technology center. The department of ((community,)) 31 32 trade((τ)) and economic development shall provide guidance to the technology center regarding expenditure of state-appropriated funds and 33 34 the development of the center's strategic plan. The director of the department of $((community_r))$ trade((r)) and economic development shall 35 36 not withhold funds appropriated for the technology center if the technology center complies with the provisions of its contract with the 37 department of $((community_r))$ trade((-r)) and economic development. The 38

department shall be responsible to the legislature for the contractual
 performance of the center.

3 **Sec. 307.** RCW 28B.30.537 and 1998 c 245 s 20 are each amended to 4 read as follows:

5 The IMPACT center shall:

6 (1) Coordinate the teaching, research, and extension expertise of 7 the college of agriculture and home economics at Washington State 8 University to assist in:

9 (a) The design and development of information and strategies to 10 expand the long-term international markets for Washington agricultural 11 products; and

12 (b) The dissemination of such information and strategies to 13 Washington exporters, overseas users, and public and private trade 14 organizations;

(2) Research and identify current impediments to increased exports
 of Washington agricultural products, and determine methods of
 surmounting those impediments and opportunities for exporting new
 agricultural products and commodities to foreign markets;

(3) Prepare curricula to present and distribute information
 concerning international trade in agricultural commodities and products
 to students, exporters, international traders, and the public;

(4) Provide high-quality research and graduate education and
 professional nondegree training in international trade in agricultural
 commodities in cooperation with other existing programs;

(5) Ensure that activities of the center adequately reflect the
objectives for the state's agricultural market development programs
established by the department of agriculture as the lead state agency
for such programs under chapter 43.23 RCW; and

29 (6) Link itself through cooperative agreements with the center for 30 international trade in forest products at the University of Washington, 31 the state department of agriculture, the department of $((community_{\tau}))$ 32 trade $((\tau))$ and economic development, Washington's agriculture 33 businesses and associations, and other state agency data collection, 34 processing, and dissemination efforts.

35 **Sec. 308.** RCW 28B.30.900 and 1996 c 186 s 201 are each amended to 36 read as follows:

1 (1) All powers, duties, and functions of the state energy office 2 under RCW 43.21F.045 relating to implementing energy education, applied 3 research, and technology transfer programs shall be transferred to 4 Washington State University.

5 (2) The specific programs transferred to Washington State University shall include but not be limited to the following: 6 7 Renewable energy, energy software, industrial energy efficiency, 8 education and information, energy ideas clearinghouse, and 9 telecommunications.

10 (3)(a) All reports, documents, surveys, books, records, files, 11 papers, or written material in the possession of the state energy office pertaining to the powers, functions, and duties transferred 12 13 shall be delivered to the custody of Washington State University. All cabinets, furniture, office equipment, software, data base, motor 14 15 vehicles, and other tangible property employed by the state energy office in carrying out the powers, functions, and duties transferred 16 17 shall be made available to Washington State University.

(b) Any appropriations made to, any other funds provided to, or any
grants made to or contracts with the state energy office for carrying
out the powers, functions, and duties transferred shall, on July 1,
1996, be transferred and credited to Washington State University.

(c) Whenever any question arises as to the transfer of any funds, books, documents, records, papers, files, software, data base, equipment, or other tangible property used or held in the exercise of the powers and the performance of the duties and functions transferred, an arbitrator mutually agreed upon by the parties in dispute shall make a determination as to the proper allocation and certify the same to the state agencies concerned.

(d) All rules and all pending business before the state energy office pertaining to the powers, functions, and duties transferred shall be continued and acted upon by Washington State University. All existing contracts, grants, and obligations, excluding personnel contracts and obligations, shall remain in full force and shall be assigned to and performed by Washington State University.

(e) The transfer of the powers, duties, and functions of the state
 energy office does not affect the validity of any act performed before
 July 1, 1996.

38 (f) If apportionments of budgeted funds are required because of the 39 transfers directed by this section, the director of the office of 1 financial management shall certify the apportionments to the agencies 2 affected, the state auditor, and the state treasurer. Each of these 3 shall make the appropriate transfer and adjustments in funds and 4 appropriation.

5 (4) Washington State University shall enter into an interagency agreement with the department of $((community_{7}))$ trade $((_{7}))$ and economic 6 7 development regarding the relationship between policy development and 8 public outreach. The department of $((community_{\tau}))$ trade $((\tau))$ and 9 economic development shall provide Washington State University 10 available existing and future oil overcharge restitution and federal energy block funding for a minimum period of five years to carry out 11 Nothing in chapter 186, Laws of 1996 prohibits 12 energy programs. 13 Washington State University from seeking grant funding for energyrelated programs directly from other entities. 14

(5) Washington State University shall select and appoint existing state energy office employees to positions to perform the duties and functions transferred. Employees appointed by Washington State University are exempt from the provisions of chapter 41.06 RCW unless otherwise designated by the institution. Any future vacant or new positions will be filled using Washington State University's standard hiring procedures.

22 **Sec. 309.** RCW 28B.50.262 and 1995 c 226 s 19 are each amended to 23 read as follows:

24 The state board for community and technical colleges shall develop, 25 in conjunction with the center for international trade in forest Washington State University wood materials 26 products, the and engineering laboratory, and the department of $((community_{\tau}))$ trade $((\tau))$ 27 and economic development, a competency-based technical degree program 28 29 in wood product manufacturing and wood technology and make it available 30 in every college district that serves a rural natural resources impact 31 area.

32 **Sec. 310.** RCW 28B.65.040 and 1995 c 399 s 29 are each amended to 33 read as follows:

34 (1) The Washington high-technology coordinating board is hereby35 created.

36 (2) The board shall be composed of eighteen members as follows:

SHB 2382

(a) Eleven shall be citizen members appointed by the governor, with 1 the consent of the senate, for four-year terms. 2 In making the appointments the governor shall ensure that a balanced geographic 3 4 representation of the state is achieved and shall attempt to choose persons experienced in high-technology fields, including at least one 5 representative of labor. Any person appointed to fill a vacancy б 7 occurring before a term expires shall be appointed only for the 8 remainder of that term; and

9 (b) Seven of the members shall be as follows: One representative 10 from each of the state's two research universities, one representative of the state college and regional universities, the director for the 11 state system of community and technical colleges or the director's 12 13 designee, the superintendent of public instruction or the superintendent's designee, a representative of the higher education 14 and the 15 coordinating board, director of the department of 16 $((community_{\tau}))$ trade $((\tau))$ and economic development or the director's 17 designee.

18 (3) Members of the board shall not receive any salary for their 19 services, but shall be reimbursed for travel expenses under RCW 20 43.03.050 and 43.03.060 for each day actually spent in attending to 21 duties as a member of the board.

(4) A citizen member of the board shall not be, during the term of
office, a member of the governing board of any public or private
educational institution, or an employee of any state or local agency.

25 **Sec. 311.** RCW 28B.65.050 and 1998 c 245 s 22 are each amended to 26 read as follows:

(1) The board shall oversee, coordinate, and evaluate the high-technology programs.

29 (2) The board shall:

30 (a) Determine the specific high-technology occupational fields in 31 which technical training is needed and advise the institutions of 32 higher education and the higher education coordinating board on their 33 findings;

(b) Identify economic areas and high-technology industries in need
of technical training and research and development critical to economic
development and advise the institutions of higher education and the
higher education coordinating board on their findings;

(c) Oversee and coordinate the Washington high-technology education
 and training program to ensure high standards, efficiency, and
 effectiveness;

4 (d) Work cooperatively with the superintendent of public
5 instruction to identify the skills prerequisite to the high-technology
6 programs in the institutions of higher education;

7 (e) Work cooperatively with and provide any information or advice 8 which may be requested by the higher education coordinating board 9 during the board's review of new baccalaureate degree program proposals 10 which are submitted under this chapter. Nothing in this chapter shall be construed as altering or superseding the powers or prerogatives of 11 the higher education coordinating board over the review of new degree 12 13 programs as established in ((section 6(2) of this 1985 act)) RCW <u>28B.80.340;</u> 14

15 (f) Work cooperatively with the department of ((community,))16 trade((-,)) and economic development to identify the high-technology 17 education and training needs of existing Washington businesses and 18 businesses with the potential to locate in Washington;

(g) Work towards increasing private sector participation andcontributions in Washington high-technology programs;

(h) Identify and evaluate the effectiveness of state sponsoredresearch related to high technology; and

(i) Establish and maintain a plan, including priorities, to guide high-technology program development in public institutions of higher education, which plan shall include an assessment of current hightechnology programs, steps to increase existing programs, new initiatives and programs necessary to promote high technology, and methods to coordinate and target high-technology programs to changing market opportunities in business and industry.

30 (3) The board may adopt rules under chapter 34.05 RCW as it deems31 necessary to carry out the purposes of this chapter.

32 (4) The board shall cease to exist on June 30, 1987, unless33 extended by law for an additional fixed period of time.

34 **Sec. 312.** RCW 28B.65.060 and 1995 c 399 s 31 are each amended to 35 read as follows:

36 Staff support for the high-technology coordinating board shall be 37 provided by the department of $((community_{\tau}))$ trade $((\tau))$ and economic 38 development. 1 sec. 313. RCW 28B.109.020 and 1996 c 253 s 402 are each amended to
2 read as follows:

3 The Washington international exchange scholarship program is 4 created subject to funding under RCW 28B.109.060. The program shall be 5 administered by the board. In administering the program, the board 6 may:

7 (1) Convene an advisory committee that may include but need not be 8 limited to representatives of the office of the superintendent of 9 public instruction, the department of ((community,)) trade $((\tau))$ and 10 economic development, the secretary of state, private business, and 11 institutions of higher education;

(2) Select students to receive the scholarship with the assistance
of a screening committee composed of leaders in business, international
trade, and education;

15 (3) Adopt necessary rules and guidelines including rules for16 disbursing scholarship funds to participants;

17 (4) Publicize the program;

(5) Solicit and accept grants and donations from public and privatesources for the program;

(6) Establish and notify participants of service obligations; and
 (7) Establish a formula for selecting the countries from which
 participants may be selected in consultation with the department of
 ((community,)) trade((7)) and economic development.

24 **Sec. 314.** RCW 28C.18.060 and 1996 c 99 s 4 are each amended to 25 read as follows:

The board, in cooperation with the operating agencies of the state training system and private career schools and colleges shall:

(1) Concentrate its major efforts on planning, coordination
 evaluation, policy analysis, and recommending improvements to the
 state's training system.

31 (2) Advocate for the state training system and for meeting the 32 needs of employers and the work force for work force education and 33 training.

(3) Establish and maintain an inventory of the programs of the state training system, and related state programs, and perform a biennial assessment of the vocational education, training, and adult basic education and literacy needs of the state; identify ongoing and strategic education needs; and assess the extent to which employment, 1 training, vocational and basic education, rehabilitation services, and 2 public assistance services represent a consistent, integrated approach 3 to meet such needs.

4 (4) Develop and maintain a state comprehensive plan for work force training and education, including but not limited to, 5 goals, objectives, and priorities for the state training system, and review 6 7 the state training system for consistency with the state comprehensive 8 In developing the state comprehensive plan for work force plan. 9 training and education, the board shall use, but shall not be limited 10 Economic, labor market, and populations trends reports in office to: of financial management forecasts; joint office of financial management 11 and employment security department labor force, industry employment, 12 13 and occupational forecasts; the results of scientifically based outcome, net-impact and cost-benefit evaluations; the needs of 14 15 employers as evidenced in formal employer surveys and other employer 16 input; and the needs of program participants and workers as evidenced 17 in formal surveys and other input from program participants and the labor community. 18

19 (5) In consultation with the higher education coordinating board, 20 review and make recommendations to the office of financial management 21 and the legislature on operating and capital facilities budget requests 22 for operating agencies of the state training system for purposes of 23 consistency with the state comprehensive plan for work force training 24 and education.

(6) Provide for coordination among the different operating agencies
and components of the state training system at the state level and at
the regional level.

(7) Develop a consistent and reliable data base on vocational
 education enrollments, costs, program activities, and job placements
 from publicly funded vocational education programs in this state.

(8) Establish standards for data collection and maintenance for the operating agencies of the state training system in a format that is accessible to use by the board. The board shall require a minimum of common core data to be collected by each operating agency of the state training system.

The board shall develop requirements for minimum common core data in consultation with the office of financial management and the operating agencies of the training system. 1 (9) Establish minimum standards for program evaluation for the 2 operating agencies of the state training system, including, but not 3 limited to, the use of common survey instruments and procedures for 4 measuring perceptions of program participants and employers of program 5 participants, and monitor such program evaluation.

6 (10) Every two years administer scientifically based outcome 7 evaluations of the state training system, including, but not limited 8 to, surveys of program participants, surveys of employers of program 9 participants, and matches with employment security department payroll 10 and wage files. Every five years administer scientifically based net-11 impact and cost-benefit evaluations of the state training system.

(11) In cooperation with the employment security department, 12 provide for the improvement and maintenance of quality and utility in 13 occupational information and forecasts for use in training system 14 15 planning and evaluation. Improvements shall include, but not be 16 limited to, development of state-based occupational change factors 17 involving input by employers and employees, and delineation of skill and training requirements by education level associated with current 18 19 and forecasted occupations.

(12) Provide for the development of common course description
 formats, common reporting requirements, and common definitions for
 operating agencies of the training system.

(13) Provide for effectiveness and efficiency reviews of the statetraining system.

(14) In cooperation with the higher education coordinating board, facilitate transfer of credit policies and agreements between institutions of the state training system, and encourage articulation agreements for programs encompassing two years of secondary work force education and two years of postsecondary work force education.

(15) In cooperation with the higher education coordinating board,
 facilitate transfer of credit policies and agreements between private
 training institutions and institutions of the state training system.

(16) Participate in the development of coordination criteria for activities under the job training partnership act with related programs and services provided by state and local education and training agencies.

(17) Make recommendations to the commission of student assessment,
 the state board of education, and the superintendent of public
 instruction, concerning basic skill competencies and essential core

competencies for K-12 education. Basic skills for this purpose shall 1 be reading, writing, computation, speaking, and critical thinking, 2 3 essential core competencies for this purpose shall be English, math, 4 science/technology, history, geography, and critical thinking. The board shall monitor the development of and provide advice concerning 5 secondary curriculum which integrates vocational and 6 academic 7 education.

8 (18) Establish and administer programs for marketing and outreach9 to businesses and potential program participants.

(19) Facilitate the location of support services, including but not limited to, child care, financial aid, career counseling, and job placement services, for students and trainees at institutions in the state training system, and advocate for support services for trainees and students in the state training system.

(20) Facilitate private sector assistance for the state training
system, including but not limited to: Financial assistance, rotation
of private and public personnel, and vocational counseling.

(21) Facilitate programs for school-to-work transition that combine
 classroom education and on-the-job training in industries and
 occupations without a significant number of apprenticeship programs.

(22) Encourage and assess progress for the equitable representation 21 of racial and ethnic minorities, women, and people with disabilities 22 23 among the students, teachers, and administrators of the state training 24 Equitable, for this purpose, shall mean substantially system. 25 proportional to their percentage of the state population in the 26 geographic area served. This function of the board shall in no way 27 lessen more stringent state or federal requirements for representation of racial and ethnic minorities, women, and people with disabilities. 28

(23) Participate in the planning and policy development of governorset-aside grants under P.L. 97-300, as amended.

31 (24) Administer veterans' programs, licensure of private vocational 32 schools, the job skills program, and the Washington award for 33 vocational excellence.

34 (25) Allocate funding from the state job training trust fund.

(26) Work with the director of ((community,)) trade((,)) and
 economic development to ensure coordination between work force training
 priorities and that department's economic development efforts.

38 (27) Adopt rules as necessary to implement this chapter.

1 The board may delegate to the director any of the functions of this 2 section.

3 **Sec. 315.** RCW 36.01.120 and 1995 c 399 s 40 are each amended to 4 read as follows:

5 It is the finding of the legislature that foreign trade zones serve 6 an important public purpose by the creation of employment opportunities 7 within the state and that the establishment of zones designed to 8 accomplish this purpose is to be encouraged. It is the further intent 9 of the legislature that the department of $((community_{\tau}))$ trade $((\tau))$ and 10 economic development provide assistance to entities planning to apply 11 to the United States for permission to establish such zones.

12 **Sec. 316.** RCW 36.110.030 and 1995 c 399 s 45 are each amended to 13 read as follows:

A state-wide jail industries board of directors is established.The board shall consist of the following members:

16 (1) One sheriff and one police chief, to be selected by the17 Washington association of sheriffs and police chiefs;

(2) One county commissioner or one county councilmember to beselected by the Washington state association of counties;

20 (3) One city official to be selected by the association of21 Washington cities;

(4) Two jail administrators to be selected by the Washington state
jail association, one of whom shall be from a county or a city with an
established jail industries program;

(5) One prosecuting attorney to be selected by the Washingtonassociation of prosecuting attorneys;

(6) One administrator from a city or county corrections departmentto be selected by the Washington correctional association;

(7) One county clerk to be selected by the Washington associationof county clerks;

31 (8) Three representatives from labor to be selected by the 32 governor. The representatives may be chosen from a list of nominations 33 provided by state-wide labor organizations representing a cross-section 34 of trade organizations;

35 (9) Three representatives from business to be selected by the 36 governor. The representatives may be chosen from a list of nominations

1 provided by state-wide business organizations representing a cross-2 section of businesses, industries, and all sizes of employers;

3 (10) The governor's representative from the employment security 4 department;

5 (11) One member representing crime victims, to be selected by the 6 governor;

7 (12) One member representing on-line law enforcement officers, to8 be selected by the governor;

9 (13) One member from the department of ((community,)) trade((,))
10 and economic development to be selected by the governor;

11 (14)One member representing higher education, vocational 12 education, or adult basic education to be selected by the governor; and 13 (15) The governor's representative from the correctional industries division of the state department of corrections shall be an ex officio 14 15 member for the purpose of coordination and cooperation between prison and jail industries and to further a positive relationship between 16 state and local government offender programs. 17

18 Sec. 317. RCW 39.86.110 and 1995 c 399 s 57 are each amended to 19 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

22 (1) "Agency" means the department of $((community_{\tau}))$ trade $((\tau))$ and 23 economic development.

(2) "Board" means the community economic revitalization board25 established under chapter 43.160 RCW.

(3) "Bonds" means bonds, notes, or other obligations of an issuer.
(4) "Bond use category" means any of the following categories of
bonds which are subject to the state ceiling: (a) Housing, (b) student
loans, (c) small issue, (d) exempt facility, (e) redevelopment, (f)
public utility; and (g) remainder.

31 (5) "Carryforward" is an allocation or reallocation of the state 32 ceiling which is carried from one calendar year to a later year, in 33 accordance with the code.

(6) "Code" means the federal internal revenue code of 1986 as it
exists on May 8, 1987. It also means the code as amended after May 8,
1987, but only if the amendments are approved by the agency under RCW
39.86.180.

(7) "Director" means the director of the agency or the director's
 designee.

3 (8) "Exempt facility" means the bond use category which includes
4 all bonds which are exempt facility bonds as described in the code,
5 except those for qualified residential rental projects.

6 (9) "Firm and convincing evidence" means documentation that 7 satisfies the director that the issuer is committed to the prompt 8 financing of, and will issue tax exempt bonds for, the project or 9 program for which it requests an allocation from the state ceiling.

10 (10) "Housing" means the bond use category which includes: (a) 11 Mortgage revenue bonds and mortgage credit certificates as described in 12 the code; and (b) exempt facility bonds for qualified residential 13 rental projects as described in the code.

(11) "Initial allocation" means the portion or dollar value of the state ceiling which initially in each calendar year is allocated to a bond use category for the issuance of private activity bonds, in accordance with RCW 39.86.120.

(12) "Issuer" means the state, any agency or instrumentality of the
state, any political subdivision, or any other entity authorized to
issue private activity bonds under state law.

(13) "Private activity bonds" means obligations that are private activity bonds as defined in the code or bonds for purposes described in section 1317(25) of the tax reform act of 1986.

(14) "Program" means the activities for which housing bonds orstudent loan bonds may be issued.

(15) "Public utility" means the bond use category which includes those bonds described in section 1317(25) of the tax reform act of 1986.

(16) "Redevelopment" means the bond use category which includesqualified redevelopment bonds as described in the code.

31 (17) "Remainder" means that portion of the state ceiling remaining 32 after initial allocations are made under RCW 39.86.120 for any other 33 bond use category.

(18) "Small issue" means the bond use category which includes all
 industrial development bonds that constitute qualified small issue
 bonds, as described in the code.

37

(19) "State" means the state of Washington.

(20) "State ceiling" means the volume limitation for each calendaryear on tax-exempt private activity bonds, as imposed by the code.

(21) "Student loans" means the bond use category which includes
 qualified student loan bonds as described in the code.

3 **Sec. 318.** RCW 43.07.360 and 1996 c 253 s 301 are each amended to 4 read as follows:

5 (1) The legislature finds that knowledge of international exchange 6 students who have studied in Washington state institutions of higher 7 education, especially those from key trading partner countries, and 8 knowledge of Washington state students, interns, and citizens working 9 and studying abroad, is critical to the ability of Washington 10 businesses and citizens to establish contacts and networks in the 11 competitive world market.

(2) The legislature also finds that knowledge of worldwide business contacts, government contacts, cultural contacts, and international friends is critical to building a solid network of opportunities for developing trade relations for our state.

16 (3) The secretary of state may develop and maintain a data base, to be known as the international contact data base, listing, in addition 17 18 to any other information: (a) Washington students, interns, and 19 citizens working and studying overseas; (b) international students who have studied at Washington educational institutions; (c) exchange 20 opportunities for Washington residents wishing to participate in 21 22 education, internships, or technical assistance programs in the areas 23 agriculture, hydroelectric power, aerospace, computers and of 24 technology, academics, medicine, and communications; (d) international 25 business contacts of those people interested in doing business with 26 Washington business; and (e) international government contacts, particularly with our key trading partners. 27

The data base may be designed to be used as a resource for Washington citizens, businesses, and other entities seeking contacts in international trade markets overseas.

(4) The department of ((community,)) trade((-)) and economic 31 development, the department of agriculture, and the governor's office 32 of protocol may assist the secretary of state in designing and 33 34 developing the data base and in obtaining data for inclusion in the Four-year educational institutions and their alumni 35 data base. 36 associations are encouraged to maintain data concerning students studying or working abroad, international students attending their 37 38 institutions, and exchange opportunities available to their students

and other citizens, and to make such data freely available to the
 secretary of state for inclusion in the data base.

3 (5) The information contained in the data base may be made 4 available on request for inspection or copying for free or at cost. 5 The secretary of state shall not distinguish among persons requesting 6 information from the data base, though the secretary of state may 7 request information from requesters for purposes of monitoring trade 8 contacts and evaluating the uses and effectiveness of the data base.

9 (6) Any person listed in the data base may request in writing that 10 his or her name, address, telephone number, or other identifying 11 information be omitted from the data base. Nothing in this section 12 prohibits the secretary of state from refusing to disclose information 13 exempt from disclosure under RCW 42.17.310.

14 **Sec. 319.** RCW 43.21A.510 and 1995 c 399 s 66 are each amended to 15 read as follows:

16 In order to assist the department of $((community_{\tau}))$ trade $((\tau))$ and economic development in providing information to businesses interested 17 18 in locating in Washington state, the department shall develop an 19 environmental profile of the state. This profile shall identify the state's natural resources and describe how these assets are valuable to 20 21 industry. Examples of information to be included are water resources 22 and quality, air quality, and recreational opportunities related to 23 natural resources.

24 **Sec. 320.** RCW 43.21A.515 and 1995 c 399 s 67 are each amended to 25 read as follows:

In order to emphasize the importance of the state's environmental 26 27 laws and regulations and to facilitate compliance with them, the 28 department of ecology shall provide assistance to businesses interested 29 in locating in Washington state. When the department of $((community_r))$ trade((-,)) and economic development receives a query from an interested 30 business through its industrial marketing activities, it shall arrange 31 for the department of ecology to provide information on the state's 32 33 environmental laws and regulations and methods of compliance. This section shall facilitate compliance with state environmental laws and 34 35 regulations and shall not weaken their application or effectiveness.

1 sec. 321. RCW 43.21F.025 and 1996 c 186 s 102 are each amended to
2 read as follows:

3 (1) "Energy" means petroleum or other liquid fuels; natural or 4 synthetic fuel gas; solid carbonaceous fuels; fissionable nuclear 5 material; electricity; solar radiation; geothermal resources; hydropower; organic waste products; wind; tidal activity; any other 6 7 substance or process used to produce heat, light, or motion; or the 8 savings from nongeneration technologies, including conservation or 9 improved efficiency in the usage of any of the sources described in 10 this subsection;

(2) "Person" means an individual, partnership, joint venture, private or public corporation, association, firm, public service company, political subdivision, municipal corporation, government agency, public utility district, joint operating agency, or any other entity, public or private, however organized;

16 (3) "Director" means the director of the department of 17 ((community,)) trade((,)) and economic development;

18 (4) "Assistant director" means the assistant director of the 19 department of ((community,)) trade((-,)) and economic development 20 responsible for energy policy activities;

(5) "Department" means the department of ((community,)) trade((-,))
 and economic development;

(6) "Distributor" means any person, private corporation, partnership, individual proprietorship, utility, including investorowned utilities, municipal utility, public utility district, joint operating agency, or cooperative, which engages in or is authorized to engage in the activity of generating, transmitting, or distributing energy in this state; and

(7) "State energy strategy" means the document and energy policy
 direction developed under section 1, chapter 201, Laws of 1991
 including any related appendices.

32 **Sec. 322.** RCW 43.21F.090 and 1996 c 186 s 106 are each amended to 33 read as follows:

With the guidance of an advisory committee, the department shall review the state energy strategy as <u>originally</u> developed under section 1, chapter 201, Laws of 1991, ((periodically with the guidance of an advisory committee)) <u>and subsequently revised</u>. ((For each review,)) <u>An</u> advisory committee shall be established with a membership resembling

((as closely as possible)) but not limited by the composition of the 1 original energy strategy advisory committee specified under section 1, 2 chapter 201, Laws of 1991. Upon completion of ((a)) one or more public 3 4 hearings regarding the advisory committee's advice and recommendations for revisions to the energy strategy, a written report shall be 5 conveyed by the department to the governor and the appropriate 6 7 legislative committees. Any advisory committee established under this 8 section shall be ((dissolved within three months after their written report is conveyed)) the advisory committee for the energy division. 9

10 Sec. 323. RCW 43.21G.010 and 1996 c 186 s 507 are each amended to read as follows: 11

The legislature finds that energy in various forms is increasingly 12 subject to possible shortages and supply disruptions, to the point that 13 there may be foreseen an emergency situation, and that without the 14 15 ability to institute appropriate emergency measures to regulate the production, distribution, and use of energy, a severe impact on the 16 public health, safety, and general welfare of our state's citizens may 17 18 occur. The prevention or mitigation of such energy shortages or 19 disruptions and their effects is necessary for preservation of the public health, safety, and general welfare of the citizens of this 20 21 state.

It is the intent of this chapter to: 22

23 (1) Establish necessary emergency powers for the governor and 24 define the situations under which such powers are to be exercised; 25

(2) Provide penalties for violations of this chapter.

It is further the intent of the legislature that in developing 26 proposed orders under the powers granted in RCW 43.21G.040 as now or 27 hereafter amended the governor may utilize, on a temporary or ad hoc 28 29 basis, the knowledge and expertise of persons experienced in the 30 technical aspects of energy supply, distribution, or use. Such utilization shall be in addition to support received by the governor 31 32 from the department of ((community,)) trade((,)) and economic development under RCW 43.21F.045 ((and 43.21F.065)) and from other 33 34 state agencies.

35 Sec. 324. RCW 43.23.035 and 1995 c 399 s 70 are each amended to 36 read as follows:

1 The department of agriculture is hereby designated as the agency of 2 state government for the administration and implementation of state 3 agricultural market development programs and activities, both domestic 4 and foreign, and shall, in addition to the powers and duties otherwise 5 imposed by law, have the following powers and duties:

6 (1) To study the potential marketability of various agricultural 7 commodities of this state in foreign and domestic trade;

8 (2) To collect, prepare, and analyze foreign and domestic market9 data;

10 (3) To establish a program to promote and assist in the marketing 11 of Washington-bred horses: PROVIDED, That the department shall present 12 a proposal to the legislature no later than December 1, 1986, that 13 provides for the elimination of all state funding for the program after 14 June 30, 1989;

(4) To encourage and promote the sale of Washington's agricultural
commodities and products at the site of their production through the
development and dissemination of referral maps and other means;

18 (5) To encourage and promote those agricultural industries, such as 19 the wine industry, which attract visitors to rural areas in which other 20 agricultural commodities and products are produced and are, or could 21 be, made available for sale;

(6) To encourage and promote the establishment and use of public markets in this state for the sale of Washington's agricultural products;

(7) To maintain close contact with foreign firms and governmental
 agencies and to act as an effective intermediary between foreign
 nations and Washington traders;

(8) To publish and disseminate to interested citizens and others
information which will aid in carrying out the purposes of chapters
43.23, 15.64, 15.65, and 15.66 RCW;

(9) To encourage and promote the movement of foreign and domesticagricultural goods through the ports of Washington;

(10) To conduct an active program by sending representatives to, or
 engaging representatives in, foreign countries to promote the state's
 agricultural commodities and products;

(11) To assist and to make Washington agricultural concerns more
 aware of the potentials of foreign trade and to encourage production of
 those commodities that will have high export potential and appeal;

1 (12) To coordinate the trade promotional activities of appropriate 2 federal, state, and local public agencies, as well as civic 3 organizations; and

4 (13) To develop a coordinated marketing program with the department
5 of ((community,)) trade((,)) and economic development, utilizing
6 existing trade offices and participating in mutual trade missions and
7 activities.

8 As used in this section, "agricultural commodities" includes 9 products of both terrestrial and aquatic farming.

10 **Sec. 325.** RCW 43.31.504 and 1993 c 280 s 45 are each amended to 11 read as follows:

The child care facility fund committee is established within the ((business assistance center of the)) department of ((community,)) trade(($_{7}$)) and economic development. The committee shall administer the child care facility fund, with review by the director of ((community,)) trade(($_{7}$)) and economic development.

17 (1) The committee shall have five members. The director of 18 $((community_{\tau}))$ trade $((\tau_{\tau}))$ and economic development shall appoint the 19 members, who shall include:

(a) Two persons experienced in investment finance and having skills
 in providing capital to new businesses, in starting and operating
 businesses, and providing professional services to small or expanding
 businesses;

(b) One person representing a philanthropic organization withexperience in evaluating funding requests;

26

(c) One child care services expert; and

27 (d) One early childhood development expert.

In making these appointments, the director shall give careful consideration to ensure that the various geographic regions of the state are represented and that members will be available for meetings and are committed to working cooperatively to address child care needs in Washington state.

33 (2) The committee shall elect officers from among its membership 34 and shall adopt policies and procedures specifying the lengths of 35 terms, methods for filling vacancies, and other matters necessary to 36 the ongoing functioning of the committee. 1 (3) Committee members shall serve without compensation, but may 2 request reimbursement for travel expenses as provided in RCW 43.03.050 3 and 43.03.060.

4 (4) Committee members shall not be liable to the state, to the 5 child care facility fund, or to any other person as a result of their 6 activities, whether ministerial or discretionary, as members except for 7 willful dishonesty or intentional violation of the law. The department 8 of $((community_{\tau}))$ trade $((\tau))$ and economic development may purchase 9 liability insurance for members and may indemnify these persons against 10 the claims of others.

11 **Sec. 326.** RCW 43.88.093 and 1998 c 299 s 3 are each amended to 12 read as follows:

13 (1) When developing a biennial budget for the tourism development 14 division of the department of $((community_{\tau}))$ trade $((\tau))$ and economic 15 development, the request for funding submitted to the office of 16 financial management shall be calculated according to the formula in 17 RCW 43.88.094. The request shall be a specific designated amount in 18 the budget request for the department of $((community_{\tau}))$ trade $((\tau))$ and 19 economic development.

20 (2) This section expires June 30, 2008.

21 **Sec. 327.** RCW 43.88.094 and 1998 c 299 s 4 are each amended to 22 read as follows:

(1) The budget amount designated in RCW 43.88.093(1) is the sum of
the base amount and the growth component as calculated under subsection
(2) of this section.

(2) The director of the department of $((community_{\tau}))$ trade $((\tau))$ and economic development shall calculate the tourism development division budget in consultation with the appropriate agencies in the following manner:

30 (a) The base amount, beginning in the budget for the biennium 31 ending June 30, 2001, and for each subsequent biennium thereafter, 32 equals the previous biennial budget, including any supplemental 33 allocations and any growth component amounts from previous biennia.

(b) For the growth component, beginning in the budget for the
biennium ending June 30, 2001: (i) Compute the state retail sales tax
revenues for the target business categories for the calendar year two
years prior to the beginning of the biennium for which the budget

SHB 2382

request will be made; (ii) compute the state retail sales tax revenues 1 2 for the target business categories for the calendar year four years prior to the beginning of the biennium for which the budget request 3 will be made; (iii) calculate the percentage change in these two sales 4 5 tax revenue amounts; (iv) if the percentage exceeds eight percent growth, calculate the amount of sales tax revenue that represents the б excess in revenue growth greater than six percent; and (v) calculate 7 the growth component by dividing the excess revenue growth by two. The 8 9 amount of the growth component for any biennium shall not exceed two 10 million dollars per fiscal year for the biennium.

11

(3) As used in this section:

(a) "Target business categories" means businesses in standard 12 13 industrial classification codes 58 (eating and drinking), 70 (lodging), 7514 (auto rental), and 79 (recreation). If at any time the United 14 15 States office of management and budget or a successor agency should change or replace the present standard industrial classification code 16 system, the department of $((community_r))$ trade((-r)) and economic 17 development shall use the code system issued by the office of 18 19 management and budget or its successor agency to determine codes 20 corresponding to those listed in this definition.

(b) "Retail sales" means the gross sales subject to the tax imposed in chapter 82.08 RCW received by businesses identified in department of revenue records by standard industrial classification codes 58, 70, 7514, and 79.

25 (4) This section expires June 30, 2008.

26 **Sec. 328.** RCW 43.160.020 and 1999 c 164 s 102 are each amended to 27 read as follows:

28 Unless the context clearly requires otherwise, the definitions in 29 this section apply throughout this chapter.

30 (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.

(3) "Department" means the department of ((community,)) trade((-,))
 and 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 a project of a local government for the planning, acquisition, construction, repair, reconstruction, replacement, rehabilitation, or improvement of bridges, roads, domestic and industrial water, earth stabilization, sanitary sewer, storm sewer, railroad, electricity, telecommunications, transportation, natural gas, buildings or structures, and port facilities, all for the purpose of job creation, job retention, or job expansion.

31 (12) "Rural county" means a county with a population density of 32 fewer than one hundred persons per square mile as determined by the 33 office of financial management.

34 (13) "Rural natural resources impact area" means:

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

1 (b) A nonmetropolitan county with a population of less than forty 2 thousand in the 1990 decennial census, that meets two of the five 3 criteria as set forth in subsection (14) of this section; or

4 (c) A nonurbanized area, as defined by the 1990 decennial census,
5 that is located in a metropolitan county that meets three of the five
6 criteria set forth in subsection (14) of this section.

7 (14) For the purposes of designating rural natural resources impact8 areas, the following criteria shall be considered:

9 (a) A lumber and wood products employment location quotient at or 10 above the state average;

(b) A commercial salmon fishing employment location quotient at or 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

17 (e) An unemployment rate twenty percent or more above the state average. The counties that meet these criteria shall be determined by 18 19 the employment security department for the most recent year for which 20 data is available. For the purposes of administration of programs under this chapter, the United States post office five-digit zip code 21 delivery areas will be used to determine residence status for 22 eligibility purposes. For the purpose of this definition, a zip code 23 24 delivery area of which any part is ten miles or more from an urbanized 25 area is considered nonurbanized. A zip code totally surrounded by zip 26 codes qualifying as nonurbanized under this definition is also 27 considered nonurbanized. The office of financial management shall make available a zip code listing of the areas to all agencies and 28 29 organizations providing services under this chapter.

30 **Sec. 329.** RCW 43.160.115 and 1995 c 399 s 87 are each amended to 31 read as follows:

In addition to its powers and duties under this chapter, the community economic revitalization board shall cooperate with the ((Washington state development loan fund committee)) department in order to provide for coordination of their very similar programs. Under this chapter, it is the duty of the department ((of community, trade, and economic development and the board)) to financially assist the committee to the extent required by law. ((Funds appropriated to 1 the board or the department of community, trade, and economic 2 development for the use of the board shall be transferred to the 3 department of community, trade, and economic development to the extent 4 required by law.))

5 **Sec. 330.** RCW 43.160.180 and 1995 c 399 s 88 are each amended to 6 read as follows:

7 (1) There is hereby created the private activity bond subcommittee8 of the board.

9 (2) The subcommittee shall be primarily responsible for reviewing 10 and making recommendations to the board on requests for certification 11 and allocation pursuant to the provisions of chapter 39.86 RCW and as 12 authorized by rules adopted by the board.

(3) The subcommittee shall consist of the following members: Six members of the board including: (a) The chair; (b) the county official; (c) the city official; (d) the port district official; (e) a legislator, appointed by the chair; and (f) the representative of the public. The members' terms shall coincide with their terms of appointment to the board.

(4) Staff support to the subcommittee shall be provided by thedepartment ((of community, trade, and economic development)).

(5) Members of the subcommittee shall receive no compensation but shall be reimbursed for travel expenses under RCW 43.03.050 and 43.03.060.

(6) If a vacancy on the subcommittee occurs by death, resignation,
failure to hold the office from which the member was appointed, or
otherwise, the vacancy shall be filled through the procedures specified
for filling the corresponding vacancy on the board.

28 **Sec. 331.** RCW 43.163.020 and 1995 c 399 s 89 are each amended to 29 read as follows:

The Washington economic development finance authority is established as a public body corporate and politic, with perpetual corporate succession, constituting an instrumentality of the state of Washington exercising essential governmental functions. The authority is a public body within the meaning of RCW 39.53.010.

The authority shall consist of eighteen (([seventeen])) members as follows: The director of the department of (($community_7$)) trade((τ_7)) and economic development, the director of the department of community

development, the director of the department of agriculture, the state 1 2 treasurer, one member from each caucus in the house of representatives appointed by the speaker of the house, one member from each caucus in 3 4 the senate appointed by the president of the senate, and ten public 5 members with one representative of women-owned businesses and one representative of minority-owned businesses and with at least three of 6 7 the members residing east of the Cascades. The public members shall be 8 residents of the state appointed by the governor on the basis of their 9 interest or expertise in trade, agriculture or business finance or jobs 10 creation and development. One of the public members shall be appointed by the governor as chair of the authority and shall serve as chair of 11 the authority at the pleasure of the governor. The authority may 12 13 select from its membership such other officers as it deems appropriate. The term of the persons appointed by the governor as public members 14 15 of the authority, including the public member appointed as chair, shall be four years from the date of appointment, except that the term of 16 17 three of the initial appointees shall be for two years from the date of appointment and the term of four of the initial appointees shall be for 18 19 three years from the date of appointment. The governor shall designate 20 the appointees who will serve the two-year and three-year terms.

In the event of a vacancy on the authority due to death, resignation or removal of one of the public members, or upon the expiration of the term of one of the public members, the governor shall appoint a successor for the remainder of the unexpired term. If either of the state offices is abolished, the resulting vacancy on the authority shall be filled by the state officer who shall succeed substantially to the power and duties of the abolished office.

Any public member of the authority may be removed by the governor for misfeasance, malfeasance or willful neglect of duty after notice and a public hearing, unless such notice and hearing shall be expressly waived in writing by the affected public member.

The state officials serving in ex officio capacity may each designate an employee of their respective departments to act on their behalf in all respects with regard to any matter to come before the authority. Such designations shall be made in writing in such manner as is specified by the rules of the authority.

The members of the authority shall serve without compensation but shall be entitled to reimbursement, solely from the funds of the authority, for expenses incurred in the discharge of their duties under this chapter. The authority may borrow funds from the department for
 the purpose of reimbursing members for expenses; however, the authority
 shall repay the department as soon as practicable.

4 A majority of the authority shall constitute a quorum.

5 **Sec. 332.** RCW 43.163.120 and 1998 c 245 s 51 are each amended to 6 read as follows:

7 The authority shall receive no appropriation of state funds. The department of $((community_{\tau}))$ trade $((\tau))$ and economic development shall 8 9 provide staff to the authority, to the extent permitted by law, to 10 enable the authority to accomplish its purposes; the staff from the department of $\left(\left(\frac{\text{community}}{r}\right)\right)$ trade $\left(\left(\frac{r}{r}\right)\right)$ and economic development may 11 12 assist the authority in organizing itself and in designing programs, but shall not be involved in the issuance of bonds or in making credit 13 14 decisions regarding financing provided to borrowers by the authority.

15 sec. 333. RCW 43.170.020 and 1995 c 399 s 93 are each amended to 16 read as follows:

17 Unless the context clearly requires otherwise, the definitions in 18 this section apply throughout this chapter.

(1) "Department" means the department of ((community,)) trade((-))
 and economic development.

21 (2) "Director" means the director of $((community_{\tau}))$ trade $((\tau))$ and 22 economic development.

(3) "Program" means the small business innovators' opportunityprogram.

(4) "Inventor" or "innovator" means one who thinks of, imagines, or creates something new which may result in a device, contrivance, or process for the first time, through the use of the imagination or ingenious thinking and experimentation.

(5) "Proposal" means a plan provided by an inventor or innovator onan idea for an invention or an improvement.

(6) "Higher education" means any university, college, communitycollege, or technical institute in this state.

33 **Sec. 334.** RCW 43.172.011 and 1995 c 399 s 96 are each amended to 34 read as follows:

35 Unless the context clearly requires otherwise, the definitions in 36 this section apply throughout RCW 43.172.020 through 43.172.110.

(1) "Approved surety company" means a surety company approved by
 the department for participation in providing direct bonding assistance
 to qualified contractors.

4 (2) "Bond" means any bond or security required for bid, payment, or5 performance of contracts.

6 (3) "Department" means the department of ((community,)) trade((-))
7 and economic development.

8 (4) "Program" means the Washington state small business bonding9 assistance program provided for in this chapter.

10 (5) "Qualified contractor" means any resident minority business 11 enterprise or women's business enterprise, as determined by the 12 department to be consistent with the requirements of chapter 39.19 RCW 13 and engaged in the contracting business, which has obtained a 14 certificate of accreditation from the Washington state small business 15 bonding assistance program.

16 **Sec. 335.** RCW 43.210.030 and 1998 c 109 s 2 are each amended to 17 read as follows:

18 The small business export finance assistance center and its 19 branches shall be governed and managed by a board of seven directors appointed by the governor, with the advice of the board, and confirmed 20 by the senate. The directors shall serve terms of four years following 21 22 the terms of service established by the initial appointments after June 23 11, 1998. Three appointees, including directors on June 11, 1998, who 24 are reappointed, must serve initial terms of two years and, if a 25 director is reappointed that director may serve a consecutive four-year term. Four appointees, including directors on June 11, 1998, who are 26 reappointed, must serve initial terms of four years and, if a director 27 is reappointed that director may serve a consecutive four-year term. 28 29 After the initial appointments, directors may serve two consecutive 30 The directors may provide for the payment of their expenses. terms. The directors shall include the director of ((community,)) trade((-,))31 and economic development or the director's designee; representatives of 32 33 a large financial institution engaged in financing export transactions 34 in the state of Washington; a small financial institution engaged in financing export transactions in the state of Washington; a large 35 36 exporting company domiciled in the state of Washington; a small exporting company in the state of Washington; organized labor in a 37 trade involved in international commerce; and a representative at 38

1 large. To the extent possible, appointments to the board shall reflect 2 geographical balance and the diversity of the state population. Any 3 vacancies on the board due to the expiration of a term or for any other 4 reason shall be filled by appointment by the governor for the unexpired 5 term.

6 **Sec. 336.** RCW 43.210.050 and 1998 c 245 s 84 are each amended to 7 read as follows:

8 The small business export finance assistance center formed under 9 RCW 43.210.020 and 43.210.030 shall enter into a contract under this chapter with the department of ((community,)) trade((,)) and economic 10 development or its statutory successor. The contract shall require the 11 12 center to provide export assistance services, consistent with RCW 13 43.210.070 and 43.210.100 through 43.210.120, shall have a duration of 14 two years, and shall require the center to aggressively seek to fund 15 its continued operation from nonstate funds. The contract shall also 16 require the center to report annually to the department on its success in obtaining nonstate funding. Upon expiration of the contract, any 17 18 provisions within the contract applicable to the Pacific Northwest 19 export assistance project shall be automatically renewed without change provided the legislature appropriates funds for administration of the 20 small business export assistance center and the Pacific Northwest 21 export assistance project. The provisions of the contract related to 22 23 the Pacific Northwest export assistance project may be changed at any 24 time if the director of the department of $((community_{\tau}))$ trade $((\tau))$ and 25 economic development or the president of the small business export finance assistance center present compelling reasons supporting the 26 need for a contract change to the board of directors and a majority of 27 the board of directors agrees to the changes. 28 The department of 29 agriculture shall be included in the contracting negotiations with the 30 department of $((community_{\tau}))$ trade $((\tau))$ and economic development and the small business export finance assistance center when the Pacific 31 Northwest export assistance project provides export services to 32 33 industrial sectors within the administrative domain of the Washington 34 state department of agriculture.

35 **Sec. 337.** RCW 43.210.060 and 1995 c 399 s 108 are each amended to 36 read as follows:

1 The department of $((community_{\tau}))$ trade $((\tau))$ and economic 2 development or its statutory successor shall adopt rules under chapter 3 34.05 RCW as necessary to carry out the purposes of this chapter.

4 **Sec. 338.** RCW 43.330.092 and 1997 c 220 s 222 are each amended to 5 read as follows:

The film and video promotion account is created in the state 6 7 treasury. All receipts from RCW 36.102.060(14) must be deposited into 8 the account. Moneys in the account may be spent only after 9 appropriation. Expenditures from the account may be used by the department ((of community, trade, and economic development)) only for 10 the purposes of promotion of the film and video production industry in 11 12 the state of Washington.

13 **Sec. 339.** RCW 43.330.094 and 1997 c 220 s 223 are each amended to 14 read as follows:

15 The tourism development and promotion account is created in the state treasury. All receipts from RCW 36.102.060(10) must be deposited 16 17 into the account. Moneys in the account may be spent only after 18 appropriation. Expenditures from the account may be used by the department ((of community, trade, and economic development)) only for 19 20 the purposes of promotion of the tourism industry in the state of 21 Washington.

22 **Sec. 340.** RCW 50.67.030 and 1994 sp.s. c 3 s 8 are each amended to 23 read as follows:

In addition to its duties under this chapter, the Washington state job training coordinating council shall advise the employment security department and the department of $((community_{\tau}))$ trade $((\tau))$ and economic development on the development and implementation of the Washington youthbuild program created under chapter 50.72 RCW.

29 Sec. 341. RCW 50.72.030 and 1994 sp.s. c 3 s 3 are each amended to 30 read as follows:

The Washington youthbuild program is established within the department. The commissioner, in cooperation and consultation with the director of the department of $((community_{\tau}))$ trade $((\tau))$ and economic development, shall:

(1) Make grants, up to the lesser of three hundred thousand dollars 1 2 or twenty-five percent of the total costs of the youthbuild activities, to applicants eligible to provide education and employment training 3 4 under federal or state employment training programs, for the purpose of 5 carrying out a wide range of multidisciplinary activities and services assist economically disadvantaged youth under the 6 to federal 7 opportunities for youth: Youthbuild program (106 Stat. 3723; 42 U.S.C. 8 Sec. 8011), or locally developed youthbuild-type programs for 9 economically disadvantaged youth; and

10 (2) Coordinate youth employment and training efforts under the 11 department's jurisdiction and cooperate with other agencies and 12 departments providing youth services to ensure that funds appropriated 13 for the purposes of this chapter will be used to supplement funding 14 from federal, state, local, or private sources.

15 Sec. 342. RCW 70.95H.007 and 1995 c 399 s 192 are each amended to 16 read as follows:

There is created the clean Washington center within the department of $((community_{-}))$ trade((-)) and economic development. As used in this phapter, "center" means the clean Washington center.

20 **Sec. 343.** RCW 70.95H.050 and 1995 c 399 s 194 are each amended to 21 read as follows:

The center shall solicit financial contributions and support from manufacturing industries and other private sector sources, foundations, and grants from governmental sources to assist in conducting its activities. It may also use separately appropriated funds of the department of $((community_{\tau}))$ trade $((\tau))$ and economic development for the center's activities.

28 **Sec. 344.** RCW 74.13.090 and 1995 c 399 s 204 are each amended to 29 read as follows:

30 (1) There is established a child care coordinating committee to 31 provide coordination and communication between state agencies 32 responsible for child care and early childhood education services. The 33 child care coordinating committee shall be composed of not less than 34 seventeen nor more than thirty-three members who shall include:

35 (a) One representative each from the department of social and 36 health services, the department of $((community_{\tau}))$ trade $((-\tau))$ and

economic development, the office of the superintendent of public 1 2 instruction, and any other agency having responsibility for regulation, 3 provision, or funding of child care services in the state; 4 (b) One representative from the department of labor and industries; 5 (c) One representative from the department of revenue; (d) One representative from the employment security department; б 7 (e) One representative from the department of personnel; 8 (f) One representative from the department of health; 9 (g) At least one representative of family home child care providers 10 and one representative of center care providers; (h) At least one representative of early childhood development 11 12 experts; (i) At least one representative of school districts and teachers 13 14 involved in the provision of child care and preschool programs; 15 (j) At least one parent education specialist; (k) At least one representative of resource and referral programs; 16 17 (1) One pediatric or other health professional; (m) At least one representative of college or university child care 18 19 providers; 20 (n) At least one representative of a citizen group concerned with child care; 21 (o) At least one representative of a labor organization; 22 23 (p) At least one representative of a head start - early childhood 24 education assistance program agency; 25 (q) At least one employer who provides child care assistance to 26 employees; (r) Parents of children receiving, or in need of, child care, half 27 of whom shall be parents needing or receiving subsidized child care and 28 half of whom shall be parents who are able to pay for child care. 29 30 The named state agencies shall select their representative to the 31 child care coordinating committee. The department of social and health remaining services shall members, 32 select the considering recommendations from lists submitted by professional associations and 33 other interest groups until such time as the committee adopts a member 34 35 selection process. The department shall use any federal funds which may become available to accomplish the purposes of RCW 74.13.085 36 37 through 74.13.095. The committee shall elect officers from among its membership and 38

1 methods for filling vacancies, and other matters necessary to the 2 ongoing functioning of the committee. The secretary of social and 3 health services shall appoint a temporary chair until the committee has 4 adopted policies and elected a chair accordingly. Child care 5 coordinating committee members shall be reimbursed for travel expenses 6 as provided in RCW 43.03.050 and 43.03.060.

7 (2) To the extent possible within available funds, the child care8 coordinating committee shall:

9 (a) Serve as an advisory coordinator for all state agencies 10 responsible for early childhood or child care programs for the purpose 11 of improving communication and interagency coordination;

(b) Annually review state programs and make recommendations to the agencies and the legislature which will maximize funding and promote furtherance of the policies set forth in RCW 74.13.085. Reports shall be provided to all appropriate committees of the legislature by December 1 of each year. At a minimum the committee shall:

(i) Review and propose changes to the child care subsidy system inits December 1989 report;

(ii) Review alternative models for child care service systems, in
the context of the policies set forth in RCW 74.13.085, and recommend
to the legislature a new child care service structure; and

(iii) Review options and make recommendations on the feasibility of
establishing an allocation for day care facilities when constructing
state buildings;

(c) Review department of social and health services administration of the child care expansion grant program described in RCW 74.13.095; (d) Review rules regarding child care facilities and services for the purpose of identifying those which unnecessarily obstruct the availability and affordability of child care in the state;

30 (e) Advise and assist the office of child care policy in31 implementing his or her duties under RCW 74.13.0903;

32 (f) Perform other functions to improve the quantity and quality of 33 child care in the state, including compliance with existing and future 34 prerequisites for federal funding; and

35 (g) Advise and assist the department of personnel in its 36 responsibility for establishing policies and procedures that provide 37 for the development of quality child care programs for state employees. 1 sec. 345. RCW 76.09.030 and 1999 1st sp.s. c 4 s 1001 are each
2 amended to read as follows:

3 (1) There is hereby created the forest practices board of the state
4 of Washington as an agency of state government consisting of members as
5 follows:

6 (a) The commissioner of public lands or the commissioner's 7 designee;

8 (b) The director of the department of ((community,)) trade((,)) and
9 economic development or the director's designee;

(c) The director of the department of agriculture or the director'sdesignee;

12 (d) The director of the department of ecology or the director's13 designee;

(e) The director of the department of fish and wildlife or thedirector's designee;

(f) An elected member of a county legislative authority appointed by the governor: PROVIDED, That such member's service on the board shall be conditioned on the member's continued service as an elected county official; and

(g) Six members of the general public appointed by the governor, one of whom shall be an owner of not more than five hundred acres of forest land, and one of whom shall be an independent logging contractor.

24 (2) The director of the department of fish and wildlife's service 25 on the board may be terminated two years after August 18, 1999, if the 26 legislature finds that after two years the department has not made 27 substantial progress toward integrating the laws, rules, and programs governing forest practices, chapter 76.09 RCW, and the laws, rules, and 28 programs governing hydraulic projects, chapter 75.20 RCW. 29 Such a 30 finding shall be based solely on whether the department of fish and wildlife makes substantial progress as defined in this subsection, and 31 will not be based on other actions taken as a member of the board. 32 33 Substantial progress shall include recommendations to the legislature 34 for closer integration of the existing rule-making authorities of the 35 board and the department of fish and wildlife, and closer integration of the forest practices and hydraulics permitting processes, including 36 37 exploring the potential for a consolidated permitting process. These recommendations shall be designed to resolve problems currently 38 39 associated with the existing dual regulatory and permitting processes.

(3) The members of the initial board appointed by the governor 1 shall be appointed so that the term of one member shall expire December 2 3 31, 1975, the term of one member shall expire December 31, 1976, the 4 term of one member shall expire December 31, 1977, the terms of two members shall expire December 31, 1978, and the terms of two members 5 shall expire December 31, 1979. Thereafter, each member shall be 6 7 appointed for a term of four years. Vacancies on the board shall be 8 filled in the same manner as the original appointments. Each member of 9 the board shall continue in office until his or her successor is 10 appointed and qualified. The commissioner of public lands or the commissioner's designee shall be the chairman of the board. 11

12 (4) The board shall meet at such times and places as shall be 13 designated by the chairman or upon the written request of the majority 14 of the board. The principal office of the board shall be at the state 15 capital.

16 (5) Members of the board, except public employees and elected 17 officials, shall be compensated in accordance with RCW 43.03.250. Each 18 member shall be entitled to reimbursement for travel expenses incurred 19 in the performance of their duties as provided in RCW 43.03.050 and 20 43.03.060.

(6) The board may employ such clerical help and staff pursuant tochapter 41.06 RCW as is necessary to carry out its duties.

23 **Sec. 346.** RCW 76.56.020 and 1994 c 282 s 1 are each amended to 24 read as follows:

25 The center shall:

(1) Coordinate the University of Washington's college of forestresources' faculty and staff expertise to assist in:

(a) The development of research and analysis for developing
 policies and strategies which will expand forest-based international
 trade, including a major focus on secondary manufacturing;

(b) The development of technology or commercialization support for manufactured products that will meet the evolving needs of international customers;

34 (c) The development of research and analysis on other factors
 35 critical to forest-based trade, including the quality and availability
 36 of raw wood resources; and

(d) The coordination, development, and dissemination of market and
 technical information relevant to international trade in forest
 products, including a major focus on secondary manufacturing;

4 (2) Further develop and maintain computer data bases on world-wide 5 forest products production and trade in order to monitor and report on 6 trends significant to the Northwest forest products industry and 7 support the center's research functions; and coordinate this system 8 with state, federal, and private sector efforts to insure a cost-9 effective information resource that will avoid unnecessary duplication;

10 (3) Monitor international forest products markets and assess the 11 status of the state's forest products industry, including the 12 competitiveness of small and medium-sized secondary manufacturing firms 13 in the forest products industry, which for the purposes of this chapter 14 shall be firms with annual revenues of twenty-five million or less, and 15 including the increased exports of Washington-produced products of 16 small and medium-sized secondary manufacturing firms;

17 (4) Provide high-quality research and graduate education and 18 professional nondegree training in international trade in forest 19 products in cooperation with the University of Washington's graduate 20 school of business administration, the school of law, the Jackson 21 school of international studies, the Northwest policy center of the 22 graduate school of public administration, and other supporting academic 23 units;

(5) Develop cooperative linkages with the international marketing program for agricultural commodities and trade at Washington State University, the international trade project of the United States forest service, the department of natural resources, the department of $((community_{\tau}))$ trade $((\tau))$ and economic development, the small business export finance assistance center, and other state and federal agencies to avoid duplication of effort and programs;

(6) Cooperate with personnel from the state's community and technical colleges in their development of wood products manufacturing and wood technology curriculum and offer periodic workshops on wood products manufacturing, wood technology, and trade opportunities to community colleges and private educators and trainers;

36 (7) Provide for public dissemination of research, analysis, and 37 results of the center's programs to all groups, including direct 38 assistance groups, through technical workshops, short courses, 39 international and national symposia, cooperation with private sector 1 networks and marketing associations, or other means, including
2 appropriate publications;

3 (8) Establish an executive policy board, including representatives 4 of small and medium-sized businesses, with at least fifty percent of 5 its business members representing small businesses with one hundred or fewer employees and medium-sized businesses with one hundred to five 6 7 The executive policy board shall also include a hundred employees. 8 representative of the community and technical colleges, representatives 9 of state and federal agencies, and a representative of a wood products 10 manufacturing network or trade association of small and medium-sized wood product manufacturers. The executive policy board shall provide 11 advice on: Overall policy direction and program priorities, state and 12 13 federal budget requests, securing additional research funds, identifying priority areas of focus for research efforts, selection of 14 15 projects for research, and dissemination of results of research 16 efforts; and

17 (9) Establish advisory or technical committees for each research 18 program area, to advise on research program area priorities, consistent 19 with the international trade opportunities achievable by the forest 20 products sector of the state and region, to help ensure projects are relevant to industry needs, and to advise on and support effective 21 Each advisory or technical dissemination of research results. 22 23 committee shall include representatives of forest products industries 24 that might benefit from this research.

25 Service on the committees and the executive policy board 26 established in subsections (8) and (9) of this section shall be without 27 compensation but actual travel expenses incurred in connection with 28 service to the center may be reimbursed from appropriated funds in 29 accordance with RCW 43.03.050 and 43.03.060.

30 **Sec. 347.** RCW 77.12.710 and 1998 c 245 s 159 are each amended to 31 read as follows:

The legislature hereby directs the department to determine the feasibility and cost of doubling the state-wide game fish production by the year 2000. The department shall seek to equalize the effort and investment expended on anadromous and resident game fish programs. The department shall provide the legislature with a specific plan for legislative approval that will outline the feasibility of increasing game fish production by one hundred percent over current levels by the

year 2000. The plan shall contain specific provisions to increase both hatchery and naturally spawning game fish to a level that will support the production goal established in this section consistent with department policies. Steelhead trout, searun cutthroat trout, resident trout, and warmwater fish producing areas of the state shall be included in the plan.

7 The plan shall include the following critical elements:

8 (1) Methods of determining current catch and production, and catch 9 and production in the year 2000;

10 (2) Methods of involving fishing groups, including Indian tribes,11 in a cooperative manner;

12 (3) Methods for using low capital cost projects to produce game13 fish as inexpensively as possible;

14 (4) Methods for renovating and modernizing all existing hatcheries15 and rearing ponds to maximize production capability;

16 (5) Methods for increasing the productivity of natural spawning 17 game fish;

(6) Application of new technology to increase hatchery and naturalproductivity;

(7) Analysis of the potential for private contractors to producegame fish for public fisheries;

(8) Methods to optimize public volunteer efforts and cooperativeprojects for maximum efficiency;

24 (9) Methods for development of trophy game fish fisheries;

(10) Elements of coordination with the Pacific Northwest PowerCouncil programs to ensure maximum Columbia river benefits;

(11) The role that should be played by private consulting companiesin developing and implementing the plan;

(12) Coordination with federal fish and wildlife agencies, Indiantribes, and department fish production programs;

31 (13) Future needs for game fish predator control measures;

32 (14) Development of disease control measures;

33 (15) Methods for obtaining access to waters currently not available34 to anglers; and

35 (16) Development of research programs to support game fish36 management and enhancement programs.

The department, in cooperation with the department of revenue, shall assess various funding mechanisms and make recommendations to the legislature in the plan. The department, in cooperation with the department of ((community,)) trade((,)) and economic development, shall prepare an analysis of the economic benefits to the state that will occur when the game fish production is increased by one hundred percent in the year 2000.

5 Sec. 348. RCW 79A.60.480 and 1997 c 391 s 7 are each amended to 6 read as follows:

7 (1) The department of licensing shall issue a whitewater river 8 outfitter's license to an applicant who submits a completed 9 application, pays the required fee, and complies with the requirements 10 of this section.

(2) An applicant for a whitewater river outfitter's license shall make application upon a form provided by the department of licensing. The form must be submitted annually and include the following information:

(a) The name, residence address, and residence telephone number, 15 and the business name, address, and telephone number of the applicant; 16 Certification that all employees, 17 (b) subcontractors, or 18 independent contractors hired as guides meet training standards under 19 RCW ((88.12.245(2))) 79A.60.430 before carrying any passengers for hire; 20

(c) Proof that the applicant has liability insurance for a minimum of three hundred thousand dollars per claim for occurrences by the applicant and the applicant's employees that result in bodily injury or property damage. All guides must be covered by the applicant's insurance policy;

(d) Certification that the applicant will maintain the insurance
for a period of not less than one year from the date of issuance of the
license; and

(e) Certification by the applicant that for a period of not less than twenty-four months immediately preceding the application the applicant:

(i) Has not had a license, permit, or certificate to carry passengers for hire on a river revoked by another state or by an agency of the government of the United States due to a conviction for a violation of safety or insurance coverage requirements no more stringent than the requirements of this chapter; and (ii) Has not been denied the right to apply for a license, permit,
 or certificate to carry passengers for hire on a river by another
 state.

4 (3) The department of licensing shall charge a fee for each 5 application, to be set in accordance with RCW 43.24.086.

6 (4) Any person advertising or representing himself or herself as a 7 whitewater river outfitter who is not currently licensed is guilty of 8 a gross misdemeanor.

9 (5) The department of licensing shall submit annually a list of
10 licensed persons and companies to the department of ((community,))
11 trade((7)) and economic development, tourism promotion division.

12 (6) If an insurance company cancels or refuses to renew insurance 13 for a licensee, the insurance company shall notify the department of 14 licensing in writing of the termination of coverage and its effective 15 date not less than thirty days before the effective date of 16 termination.

(a) Upon receipt of an insurance company termination notice, the department of licensing shall send written notice to the licensee that on the effective date of termination the department of licensing will suspend the license unless proof of insurance as required by this section is filed with the department of licensing before the effective date of the termination.

(b) If an insurance company fails to give notice of coverage termination, this failure shall not have the effect of continuing the coverage.

(c) The department of licensing may suspend a license under this
 section if the licensee fails to maintain in full force and effect the
 insurance required by this section.

(7) The state of Washington shall be immune from any civil actionarising from the issuance of a license under this section.

31 **Sec. 349.** RCW 81.80.450 and 1998 c 245 s 167 are each amended to 32 read as follows:

33 (1) The department of $((community_{\tau}))$ trade $((\tau))$ and economic 34 development, in conjunction with the utilities and transportation 35 commission and the department of ecology, shall evaluate the effect of 36 exempting motor vehicles transporting recovered materials from rate 37 regulation as provided under RCW 81.80.440. The evaluation shall, at 38 a minimum, describe the effect of such exemption on:

(a) The cost and timeliness of transporting recovered materials
 within the state;

3 (b) The volume of recovered materials transported within the state;

4 (c) The number of safety violations and traffic accidents related 5 to transporting recovered materials within the state; and

6 (d) The availability of service related to transporting recovered 7 materials from rural areas of the state.

8 (2) The commission shall adopt rules requiring persons transporting 9 recovered materials to submit information required under RCW 70.95.280. 10 In adopting such rules, the commission shall include procedures to 11 ensure the confidentiality of proprietary information.

12 **Sec. 350.** RCW 82.35.080 and 1999 c 358 s 15 are each amended to 13 read as follows:

(1) Except as provided in subsection (2) of this section, the department shall revoke any certificate issued under this chapter if it finds that any of the following have occurred with respect to the certificate:

18 (a) The certificate was obtained by fraud or deliberate19 misrepresentation;

(b) The certificate was obtained through the use of inaccurate databut without any intention to commit fraud or misrepresentation;

(c) The facility was constructed or operated in violation of any
 provision of this chapter or provision imposed by the department as a
 condition of certification; or

(d) The cogeneration facility is no longer capable of beingoperated for the primary purpose of cogeneration.

(2) If the department finds that there are few inaccuracies under subsection (1)(b) of this section and that cumulatively they are insignificant in terms of the cost or operation of the facility or that the inaccurate data is not attributable to carelessness or negligence and its inclusion was reasonable under the circumstances, then the department may provide for the continuance of the certificate and whatever modification it considers in the public interest.

(3) Any person, firm, corporation, or organization that obtains a certificate revoked under this section shall be liable for the total amount of money saved by claiming the credits and exemptions provided under this chapter. The total amount of the credits shall be collected as delinquent business and occupation taxes, and the total of the

exemptions shall be collected and distributed as delinquent property
 taxes. Interest shall accrue on the amounts of the credits and
 exemptions from the date the taxes were otherwise due.

4 (4) The department of $((community_{\tau}))$ trade $((\tau))$ and economic 5 development shall provide technical assistance to the department in 6 carrying out its responsibilities under this section.

PART IV REFERENCES TO DEPARTMENT OF COMMUNITY DEVELOPMENT AND DEPARTMENT OF TRADE AND ECONOMIC DEVELOPMENT

NEW SECTION. Sec. 401. The department of community development 10 11 and the department of trade and economic development shall continue to 12 strengthen their existing working relationships. The existing 13 partnerships are especially notable in rural economic development, and in infrastructure financing but there should be no limitation placed 14 on, or barriers raised to continuing efforts to find new areas of 15 collaboration. To increase the efficiency of service delivery by both 16 17 departments, new ways of collaborating in the delivery of services 18 should not be limited only to the two departments but should be sought and implemented with other departments of state government and with 19 20 local and federal governments.

21 **Sec. 402.** RCW 41.06.070 and 1998 c 245 s 40 are each amended to 22 read as follows:

23 (1) The provisions of this chapter do not apply to:

(a) The members of the legislature or to any employee of, or
position in, the legislative branch of the state government including
members, officers, and employees of the legislative council, joint
legislative audit and review committee, statute law committee, and any
interim committee of the legislature;

(b) The justices of the supreme court, judges of the court of appeals, judges of the superior courts or of the inferior courts, or to any employee of, or position in the judicial branch of state government;

33 (c) Officers, academic personnel, and employees of technical 34 colleges;

35 (d) The officers of the Washington state patrol;

36 (e) Elective officers of the state;

7

8

9

1 (f) The chief executive officer of each agency;

10

2 (g) In the departments of employment security and social and health 3 services, the director and the director's confidential secretary; in 4 all other departments, the executive head of which is an individual 5 appointed by the governor, the director, his or her confidential 6 secretary, and his or her statutory assistant directors;

7 (h) In the case of a multimember board, commission, or committee,
8 whether the members thereof are elected, appointed by the governor or
9 other authority, serve ex officio, or are otherwise chosen:

(i) All members of such boards, commissions, or committees;

(ii) If the members of the board, commission, or committee serve on a part-time basis and there is a statutory executive officer: The secretary of the board, commission, or committee; the chief executive officer of the board, commission, or committee; and the confidential secretary of the chief executive officer of the board, commission, or committee;

(iii) If the members of the board, commission, or committee serve on a full-time basis: The chief executive officer or administrative officer as designated by the board, commission, or committee; and a confidential secretary to the chair of the board, commission, or committee;

(iv) If all members of the board, commission, or committee serve ex officio: The chief executive officer; and the confidential secretary of such chief executive officer;

(i) The confidential secretaries and administrative assistants inthe immediate offices of the elective officers of the state;

27 (j) Assistant attorneys general;

(k) Commissioned and enlisted personnel in the military service ofthe state;

(1) Inmate, student, part-time, or temporary employees, and parttime professional consultants, as defined by the Washington personnel resources board;

33 (m) The public printer or to any employees of or positions in the 34 state printing plant;

35 (n) Officers and employees of the Washington state fruit 36 commission;

37 (o) Officers and employees of the Washington state apple38 advertising commission;

(p) Officers and employees of the Washington state dairy products
 commission;

3 (q) Officers and employees of the Washington tree fruit research
4 commission;

5 (r) Officers and employees of the Washington state beef commission;
6 (s) Officers and employees of any commission formed under chapter
7 15.66 RCW;

8 (t) ((Officers and employees of the state wheat commission formed 9 under chapter 15.63 RCW;

10 (u))) Officers and employees of agricultural commissions formed 11 under chapter 15.65 RCW;

12 (((v))) (u) Officers and employees of the nonprofit corporation 13 formed under chapter 67.40 RCW;

14 (((w))) <u>(v)</u> Executive assistants for personnel administration and 15 labor relations in all state agencies employing such executive 16 assistants including but not limited to all departments, offices, 17 commissions, committees, boards, or other bodies subject to the 18 provisions of this chapter and this subsection shall prevail over any 19 provision of law inconsistent herewith unless specific exception is 20 made in such law;

21 (((x))) (w) In each agency with fifty or more employees: Deputy 22 agency heads, assistant directors or division directors, and not more 23 than three principal policy assistants who report directly to the 24 agency head or deputy agency heads;

25

 $((\frac{y}{y}))$ <u>(x)</u> All employees of the marine employees' commission;

26 (((z) Up to a total of five senior staff positions of the western 27 library network under chapter 27.26 RCW responsible for formulating 28 policy or for directing program management of a major administrative 29 unit. This subsection (1)(z) shall expire on June 30, 1997;

30 (aa))) (y) Staff employed by the departments of community((, trade, 31 and economic)) development and trade and economic development to 32 administer energy policy functions and manage energy site evaluation 33 council activities under RCW 43.21F.045(2)(m);

34 (((bb))) (z) Staff employed by Washington State University to
 35 administer energy education, applied research, and technology transfer
 36 programs under RCW 43.21F.045 as provided in RCW 28B.30.900(5).

37 (2) The following classifications, positions, and employees of
 38 institutions of higher education and related boards are hereby exempted
 39 from coverage of this chapter:

(a) Members of the governing board of each institution of higher 1 education and related boards, all presidents, vice-presidents, and 2 3 confidential secretaries, administrative, and their personal 4 assistants; deans, directors, and chairs; academic personnel; and 5 executive heads of major administrative or academic divisions employed by institutions of higher education; principal assistants to executive 6 7 heads of major administrative or academic divisions; other managerial 8 or professional employees in an institution or related board having 9 substantial responsibility for directing or controlling program operations and accountable for allocation of resources and program 10 results, or for the formulation of institutional policy, or for 11 carrying out personnel administration or labor relations functions, 12 13 legislative relations, public information, development, senior computer systems and network programming, or internal audits and investigations; 14 15 and any employee of a community college district whose place of work is 16 one which is physically located outside the state of Washington and who 17 is employed pursuant to RCW 28B.50.092 and assigned to an educational program operating outside of the state of Washington; 18

(b) Student, part-time, or temporary employees, and part-time professional consultants, as defined by the Washington personnel resources board, employed by institutions of higher education and related boards;

(c) The governing board of each institution, and related boards, 23 24 may also exempt from this chapter classifications involving research 25 activities, counseling of students, extension or continuing education 26 activities, graphic arts or publications activities requiring 27 prescribed academic preparation or special training as determined by the board: PROVIDED, That no nonacademic employee engaged in office, 28 29 clerical, maintenance, or food and trade services may be exempted by 30 the board under this provision;

(d) Printing craft employees in the department of printing at theUniversity of Washington.

(3) In addition to the exemptions specifically provided by this chapter, the Washington personnel resources board may provide for further exemptions pursuant to the following procedures. The governor or other appropriate elected official may submit requests for exemption to the Washington personnel resources board stating the reasons for requesting such exemptions. The Washington personnel resources board shall hold a public hearing, after proper notice, on requests submitted

SHB 2382

pursuant to this subsection. If the board determines that the position 1 2 which exemption is requested is one involving substantial for responsibility for the formulation of basic agency or executive policy 3 4 or one involving directing and controlling program operations of an agency or a major administrative division thereof, the Washington 5 resources board shall the 6 personnel grant request and such 7 determination shall be final as to any decision made before July 1, 8 1993. The total number of additional exemptions permitted under this 9 subsection shall not exceed one percent of the number of employees in 10 the classified service not including employees of institutions of higher education and related boards for those agencies not directly 11 under the authority of any elected public official other than the 12 governor, and shall not exceed a total of twenty-five for all agencies 13 under the authority of elected public officials other than the 14 15 governor.

The salary and fringe benefits of all positions presently or 16 hereafter exempted except for the chief executive officer of each 17 18 agency, full-time members of boards and commissions, administrative 19 assistants and confidential secretaries in the immediate office of an elected state official, and the personnel listed in subsections (1)(j) 20 through $\left(\left(\frac{v}{v}, \frac{v}{v}, \frac{z}{v}\right)\right)$ (u) and (x) and (2) of this section, shall 21 be determined by the Washington personnel resources board. 22 However, beginning with changes proposed for the 1997-99 fiscal biennium, 23 24 changes to the classification plan affecting exempt salaries must meet 25 the same provisions for classified salary increases resulting from 26 adjustments to the classification plan as outlined in RCW 41.06.152.

Any person holding a classified position subject to the provisions of this chapter shall, when and if such position is subsequently exempted from the application of this chapter, be afforded the following rights: If such person previously held permanent status in another classified position, such person shall have a right of reversion to the highest class of position previously held, or to a position of similar nature and salary.

Any classified employee having civil service status in a classified position who accepts an appointment in an exempt position shall have the right of reversion to the highest class of position previously held, or to a position of similar nature and salary.

1 A person occupying an exempt position who is terminated from the 2 position for gross misconduct or malfeasance does not have the right of 3 reversion to a classified position as provided for in this section.

4 **Sec. 403.** RCW 41.06.072 and 1995 c 399 s 59 are each amended to 5 read as follows:

6 In addition to the exemptions set forth in this chapter, this 7 chapter shall not apply within the departments of community((, trade, 8 and economic)) development and trade and economic development to the 9 director((τ)) and one confidential secretary for each department, the 10 deputy directors, all assistant directors, and the state historic 11 preservation officer((τ , and up to two professional staff members within 12 the emergency management program)).

13 Sec. 404. RCW 43.06.115 and 1998 c 245 s 47 are each amended to 14 read as follows:

15 (1) The governor may, by executive order, after consultation with or notification of the executive-legislative committee on economic 16 17 development created by chapter . . . (Senate Bill No. 5300), Laws of 1993, declare a community to be a "military impacted area." 18 Α "military impacted area" means a community or communities, 19 as identified in the executive order, that experience serious social and 20 economic hardships because of a change in defense spending by the 21 22 federal government in that community or communities.

23 (2) If the governor executes an order under subsection (1) of this section, the governor shall establish a response team to coordinate 24 25 state efforts to assist the military impacted community. The response team may include, but not be limited to, one member from each of the 26 27 following agencies: (a) The department of community((, trade, and 28 economic)) development; (b) the department of trade and economic 29 <u>development; (c)</u> the department of social and health services; $((\frac{c}{c}))$ (d) the employment security department; (((d))) (e) the state board for 30 community and technical colleges; (((e))) (f) the higher education 31 32 coordinating board; and $\left(\left(\frac{f}{f}\right)\right)$ <u>(g)</u> the department of transportation. 33 The governor may appoint a response team coordinator. The governor shall seek to actively involve the impacted community or communities in 34 35 planning and implementing a response to the crisis. The governor may seek input or assistance from the community diversification advisory 36 37 committee, and the governor may establish task forces in the community

1 or communities to assist in the coordination and delivery of services 2 to the local community. The state and community response shall 3 consider economic development, human service, and training needs of the 4 community or communities impacted.

5 Sec. 405. RCW 43.17.010 and 1993 sp.s. c 2 s 16, 1993 c 472 s 17, and 1993 c 280 s 18 are each reenacted and amended to read as follows: 6 7 There shall be departments of the state government which shall be known as (1) the department of social and health services, (2) the 8 9 department of ecology, (3) the department of labor and industries, (4) the department of agriculture, (5) the department of fish and wildlife, 10 (6) the department of transportation, (7) the department of licensing, 11 12 (8) the department of general administration, (9) the department of community((, trade, and economic)) development, (10) the department of 13 14 veterans affairs, (11) the department of revenue, (12) the department 15 of retirement systems, (13) the department of corrections, ((and)) (14) the department of health, ((and)) (15) the department of financial 16 institutions, and (16) the department of trade and economic 17 18 development, which shall be charged with the execution, enforcement, and administration of such laws, and invested with such powers and 19 required to perform such duties, as the legislature may provide. 20

21 **Sec. 406.** RCW 43.17.020 and 1995 1st sp.s. c 2 s 2 are each 22 amended to read as follows:

23 There shall be a chief executive officer of each department to be 24 known as: (1) The secretary of social and health services, (2) the 25 director of ecology, (3) the director of labor and industries, (4) the director of agriculture, (5) the director of fish and wildlife, (6) the 26 27 secretary of transportation, (7) the director of licensing, (8) the 28 director of general administration, (9) the director of community((-, -)29 trade, and economic)) development, (10) the director of veterans affairs, (11) the director of revenue, (12) the director of retirement 30 systems, (13) the secretary of corrections, ((and)) (14) the secretary 31 32 of health, ((and)) (15) the director of financial institutions, and (16) the director of trade and economic development. 33

34 Such officers, except the secretary of transportation and the 35 director of fish and wildlife, shall be appointed by the governor, with 36 the consent of the senate, and hold office at the pleasure of the 37 governor. The secretary of transportation shall be appointed by the 1 transportation commission as prescribed by RCW 47.01.041. The director 2 of fish and wildlife shall be appointed by the fish and wildlife 3 commission as prescribed by RCW 77.04.055.

4 **Sec. 407.** RCW 19.02.050 and 1997 c 391 s 11 are each amended to 5 read as follows:

6 The legislature hereby directs the full participation by the 7 following agencies in the implementation of this chapter:

- 8 (1) Department of agriculture;
- 9 (2) Secretary of state;
- 10 (3) Department of social and health services;
- 11 (4) Department of revenue;
- 12 (5) Department of fish and wildlife;
- 13 (6) Department of employment security;
- 14 (7) Department of labor and industries;
- 15 (8) Department of ((community,)) trade((,)) and economic 16 development;
- 17 (9) <u>Department of community development;</u>
- 18 <u>(10)</u> Liquor control board;
- 19 (((10))) (11) Department of health;
- 20 (((11))) <u>(12)</u> Department of licensing;
- 21 (((12))) <u>(13)</u> Parks and recreation commission;
- 22 (((13))) <u>(14)</u> Utilities and transportation commission; and
- 23 (((14))) (15) Other agencies as determined by the governor.

24 **Sec. 408.** RCW 43.160.030 and 1996 c 51 s 3 are each amended to 25 read as follows:

(1) The community economic revitalization board is hereby createdto exercise the powers granted under this chapter.

28 (2) The board shall consist of the chairman of and one minority 29 member appointed by the speaker of the house of representatives from the committee of the house of representatives that deals with issues of 30 31 economic development, the chairman of and one minority member appointed 32 by the president of the senate from the committee of the senate that deals with issues of economic development, and the following members 33 appointed by the governor: A recognized private or public sector 34 35 economist; one port district official; one county official; one city official; one representative of the public; one representative of small 36 37 businesses each from: (a) The area west of Puget Sound, (b) the area

east of Puget Sound and west of the Cascade range, (c) the area east of 1 2 the Cascade range and west of the Columbia river, and (d) the area east of the Columbia river; one executive from large businesses each from 3 4 the area west of the Cascades and the area east of the Cascades. The 5 appointive members shall initially be appointed to terms as follows: Three members for one-year terms, three members for two-year terms, and б 7 three members for three-year terms which shall include the chair. 8 Thereafter each succeeding term shall be for three years. The chair of 9 the board shall be selected by the governor. The members of the board 10 shall elect one of their members to serve as vice-chair. The director of community((, trade, and economic)) development, the director of 11 trade and economic development, the director of 12 revenue, the 13 commissioner employment security, and the of secretary of transportation shall serve as nonvoting advisory members of the board. 14 15 (3) Management services, including fiscal and contract services, shall be provided by the department to assist the board in implementing 16 17 this chapter and the allocation of private activity bonds.

(4) Members of the board shall be reimbursed for travel expenses asprovided in RCW 43.03.050 and 43.03.060.

(5) If a vacancy occurs by death, resignation, or otherwise of appointive members of the board, the governor shall fill the same for the unexpired term. Members of the board may be removed for malfeasance or misfeasance in office, upon specific written charges by the governor, under chapter 34.05 RCW.

(6) A member appointed by the governor may not be absent from more than fifty percent of the regularly scheduled meetings in any one calendar year. Any member who exceeds this absence limitation is deemed to have withdrawn from the office and may be replaced by the governor.

30 **Sec. 409.** RCW 43.163.060 and 1995 c 399 s 90 are each amended to 31 read as follows:

(1) The authority is authorized to participate fully in federal and other governmental economic development finance programs and to take such actions as are necessary and consistent with this chapter to secure to itself and the people of the state the benefits of those programs and to meet their requirements.

37 (2) The authority shall coordinate its programs with those38 contributing to a common purpose found elsewhere in the departments of

community((, trade, and economic)) development, trade and economic 1 development, agriculture or employment security, or any other 2 department or organization of, or affiliated with, the state or federal 3 government, and shall avoid any duplication of such activities or 4 programs provided elsewhere. The departments of community((, trade, 5 and economic)) development, trade and economic development, 6 7 agriculture, employment security and other relevant state agencies 8 shall provide to the authority all reports prepared in the course of 9 their ongoing activities which may assist in the identification of 10 unmet capital financing needs by small-sized and medium-sized 11 businesses in the state.

12 **Sec. 410.** RCW 47.39.090 and 1995 c 399 s 123 are each amended to 13 read as follows:

14 In developing the scenic and recreational highways program, the 15 department shall consult with the department of community((, trade, and economic)) development, the department of trade and economic 16 development, the department of natural resources, the parks and 17 18 recreation commission, affected cities, towns, and counties, regional 19 transportation planning organizations, state-wide bicycling organizations, and other interested parties. 20 The scenic and recreational highways program may identify entire highway loops or 21 similar tourist routes that could be developed to promote tourist 22 23 activity and provide concurrent economic growth while protecting the 24 scenic and recreational quality surrounding state highways.

25 **Sec. 411.** RCW 47.76.230 and 1995 c 380 s 4 are each amended to 26 read as follows:

(1) The department of transportation shall continue its responsibility for the development and implementation of the state rail plan and programs, and the utilities and transportation commission shall continue its responsibility for intrastate rates, service, and safety issues.

32 (2) The department of transportation shall maintain an enhanced 33 data file on the rail system. Proprietary annual station traffic data 34 from each railroad and the modal use of major shippers shall be 35 obtained to the extent that such information is available.

(3) The department of transportation shall provide technical
 assistance, upon request, to state agencies and local interests.
 3 Technical assistance includes, but is not limited to, the following:

4 (a) Rail project cost-benefit analyses conducted in accordance with
5 methodologies recommended by the Federal Railroad Administration;

6 (b) Assistance in the formation of county rail districts and port 7 districts; and

8 (c) Feasibility studies for rail service continuation and/or rail9 service assistance.

10 (4) With funding authorized by the legislature, the department of 11 transportation, in collaboration with the department of community(($_{\tau}$ 12 trade, and economic)) development, the department of trade and economic 13 development, and local economic development agencies, and other 14 interested public and private organizations, shall develop a 15 cooperative process to conduct community and business information 16 programs and to regularly disseminate information on rail matters.

17 Sec. 412. RCW 48.50.040 and 1995 c 285 s 23 and 1995 c 369 s 37 18 are each reenacted to read as follows:

(1) When an insurer has reason to believe that a fire loss reported to the insurer may be of other than accidental cause, the insurer shall notify the chief of the Washington state patrol, through the director of fire protection, in the manner prescribed under RCW 48.05.320 concerning the circumstances of the fire loss, including any and all relevant material developed from the insurer's inquiry into the fire loss.

(2) Notification of the chief of the Washington state patrol,
through the director of fire protection, under subsection (1) of this
section does not relieve the insurer of the duty to respond to a
request for information from any other authorized agency and does not
bar an insurer from other reporting under RCW 48.50.030(2).

31 Sec. 413. RCW 50.38.030 and 1995 c 399 s 142 are each amended to 32 read as follows:

The employment security department shall consult with the following agencies prior to the issuance of the state occupational forecast:

35 (1) Office of financial management;

36 (2) Department of community((, trade, and economic)) development;
 37 (3) Department of labor and industries;

1 (4) State board for community and technical colleges;

2 (5) Superintendent of public instruction;

3 (6) Department of social and health services;

4 (7) <u>Department of trade and economic development;</u>

5 (8) Work force training and education coordinating board; and

6 (((+8))) (9) Other state and local agencies as deemed appropriate by
7 the commissioner of the employment security department.

8 These agencies shall cooperate with the employment security 9 department, submitting information relevant to the generation of 10 occupational forecasts.

11 **Sec. 414.** RCW 80.50.030 and 1996 c 186 s 108 are each amended to 12 read as follows:

(1) There is created and established the energy facility siteevaluation council.

(2)(a) The chairman of the council shall be appointed by the 15 governor with the advice and consent of the senate, shall have a vote 16 on matters before the council, shall serve for a term coextensive with 17 18 the term of the governor, and is removable for cause. The chairman may 19 designate a member of the council to serve as acting chairman in the event of the chairman's absence. The chairman is a "state employee" 20 for the purposes of chapter 42.52 RCW. As applicable, when attending 21 22 meetings of the council, members may receive reimbursement for travel 23 expenses in accordance with RCW 43.03.050 and 43.03.060, and are 24 eligible for compensation under RCW 43.03.250.

25 The chairman or a designee shall execute all official (b) documents, contracts, and other materials on behalf of the council. 26 27 The ((Washington state)) department of community((, trade, and 28 economic)) development shall provide all administrative and staff 29 support for the council. The director of the department of 30 community((, trade, and economic)) development has supervisory authority over the staff of the council and shall employ such personnel 31 as are necessary to implement this chapter. Not more than three such 32 33 employees may be exempt from chapter 41.06 RCW.

(3) The council shall consist of the directors, administrators, or
 their designees, of the following departments, agencies, commissions,
 and committees or their statutory successors:

37 (a) Department of ecology;

38 (b) Department of fish and wildlife;

- 1 (c) Department of health;
- 2 (d) Military department;
- 3 (e) Department of community((, trade, and economic)) development;
- 4 (f) Utilities and transportation commission;
- 5 (g) Department of natural resources;
- 6 (h) Department of agriculture;
 - (i) Department of trade and economic development; and
- 7 8

<u>(j)</u> Department of transportation.

9 (4) The appropriate county legislative authority of every county 10 wherein an application for a proposed site is filed shall appoint a 11 member or designee as a voting member to the council. The member or 12 designee so appointed shall sit with the council only at such times as 13 the council considers the proposed site for the county which he or she 14 represents, and such member or designee shall serve until there has 15 been a final acceptance or rejection of the proposed site.

16 (5) The city legislative authority of every city within whose 17 corporate limits an energy plant is proposed to be located shall 18 appoint a member or designee as a voting member to the council. The 19 member or designee so appointed shall sit with the council only at such 20 times as the council considers the proposed site for the city which he 21 or she represents, and such member or designee shall serve until there 22 has been a final acceptance or rejection of the proposed site.

23 (6) For any port district wherein an application for a proposed 24 port facility is filed subject to this chapter, the port district shall 25 appoint a member or designee as a nonvoting member to the council. The 26 member or designee so appointed shall sit with the council only at such 27 times as the council considers the proposed site for the port district which he or she represents, and such member or designee shall serve 28 until there has been a final acceptance or rejection of the proposed 29 30 site. The provisions of this subsection shall not apply if the port district is the applicant, either singly or in partnership or 31 association with any other person. 32

33

34

PART V

REFERENCES TO DEPARTMENT OF COMMUNITY DEVELOPMENT

35 **Sec. 501.** RCW 19.27.070 and 1995 c 399 s 8 are each amended to 36 read as follows:

1 There is hereby established a state building code council to be 2 appointed by the governor.

3 (1) The state building code council shall consist of fifteen 4 members, two of whom shall be county elected legislative body members 5 or elected executives and two of whom shall be city elected legislative body members or mayors. One of the members shall be a local government б building code enforcement official and one of the members shall be a 7 local government fire service official. Of the remaining nine members, 8 9 one member shall represent general construction, specializing in commercial and industrial building construction; one member shall 10 represent general construction, specializing in residential 11 and multifamily building construction; one member shall represent the 12 architectural design profession; one member shall represent the 13 14 structural engineering profession; one member shall represent the 15 mechanical engineering profession; one member shall represent the 16 construction building trades; one member shall represent manufacturers, 17 installers, or suppliers of building materials and components; one member shall be a person with a physical disability and shall represent 18 19 the disability community; and one member shall represent the general public. At least six of these fifteen members shall reside east of the 20 crest of the Cascade mountains. The council shall include: 21 Two members of the house of representatives appointed by the speaker of the 22 house, one from each caucus; two members of the senate appointed by the 23 24 president of the senate, one from each caucus; and an employee of the 25 electrical division of the department of labor and industries, as ex 26 officio, nonvoting members with all other privileges and rights of membership. Terms of office shall be for three years. 27 The council shall elect a member to serve as chair of the council for one-year 28 29 terms of office. Any member who is appointed by virtue of being an 30 elected official or holding public employment shall be removed from the 31 council if he or she ceases being such an elected official or holding such public employment. Before making any appointments to the building 32 code council, the governor shall seek nominations from recognized 33 34 organizations which represent the entities or interests listed in this Members serving on the council on July 28, 1985, may 35 subsection. complete their terms of office. Any vacancy shall be filled by 36 37 alternating appointments from governmental and nongovernmental entities 38 or interests until the council is constituted as required by this 39 subsection.

1 (2) Members shall not be compensated but shall receive 2 reimbursement for travel expenses in accordance with RCW 43.03.050 and 3 43.03.060.

4 (3) The department of community((, trade, and economic))
5 development shall provide administrative and clerical assistance to the
6 building code council.

7 Sec. 502. RCW 27.34.020 and 1995 c 399 s 13 are each amended to 8 read as follows:

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

11 (1) "Advisory council" means the advisory council on historic 12 preservation.

(2) "Department" means the department of community((, trade, and
 economic)) development.

15 (3) "Director" means the director of community((, trade, and 16 economic)) development.

17 (4) "Federal act" means the national historic preservation act of18 1966 (Public Law 89-655; 80 Stat. 915).

19 (5) "Heritage council" means the Washington state heritage council.

20 (6) "Historic preservation" includes the protection, 21 rehabilitation, restoration, identification, scientific excavation, and 22 reconstruction of districts, sites, buildings, structures, and objects 23 significant in American and Washington state history, architecture, 24 archaeology, or culture.

25 (7) "Office" means the office of archaeology and historic 26 preservation within the department.

(8) "Preservation officer" means the state historic preservationofficer as provided for in RCW 27.34.210.

(9) "Project" means programs leading to the preservation for public 29 30 benefit of historical properties, whether by state and local governments or other public bodies, or private organizations or 31 individuals, including the acquisition of title or interests in, and 32 the development of, any district, site, building, structure, or object 33 34 that is significant in American and Washington state history, architecture, archaeology, or culture, and property used in connection 35 36 therewith, or for its development.

(10) "State historical agencies" means the state historical
 societies and the office of archaeology and historic preservation
 within the department.

4 (11) "State historical societies" means the Washington state 5 historical society and the eastern Washington state historical society.

6 (12) "Cultural resource management plan" means a comprehensive plan 7 which identifies and organizes information on the state of Washington's 8 historic, archaeological, and architectural resources into a set of 9 management criteria, and which is to be used for producing reliable 10 decisions, recommendations, and advice relative to the identification, 11 evaluation, and protection of these resources.

12 **Sec. 503.** RCW 27.53.030 and 1995 c 399 s 16 are each amended to 13 read as follows:

14 Unless the context clearly requires otherwise, the definitions 15 contained in this section shall apply throughout this chapter.

(1) "Archaeology" means systematic, scientific study of man's pastthrough material remains.

(2) "Archaeological object" means an object that comprises the
physical evidence of an indigenous and subsequent culture including
material remains of past human life including monuments, symbols,
tools, facilities, and technological by-products.

(3) "Archaeological site" means a geographic locality in Washington, including but not limited to, submerged and submersible lands and the bed of the sea within the state's jurisdiction, that contains archaeological objects.

(4) "Department" means the department of community((, trade, and
 economic)) development.

(5) "Director" means the director of community((, trade, and
 economic)) development or the director's designee.

30 (6) "Historic" means peoples and cultures who are known through written documents in their own or other languages. As applied to 31 underwater archaeological resources, the term historic shall include 32 33 only those properties which are listed in or eligible for listing in 34 the Washington State Register of Historic Places (RCW 27.34.220) or the National Register of Historic Places as defined in the National 35 36 Historic Preservation Act of 1966 (Title 1, Sec. 101, Public Law 89-37 665; 80 Stat. 915; 16 U.S.C. Sec. 470) as now or hereafter amended.

(7) "Prehistoric" means peoples and cultures who are unknown
 through contemporaneous written documents in any language.

3 (8) "Professional archaeologist" means a person who has met the
4 educational, training, and experience requirements of the ((society))
5 register of professional archaeologists.

6 (9) "Qualified archaeologist" means a person who has had formal 7 training and/or experience in archaeology over a period of at least 8 three years, and has been certified in writing to be a qualified 9 archaeologist by two professional archaeologists.

(10) "Amateur society" means any organization composed primarily of persons who are not professional archaeologists, whose primary interest is in the archaeological resources of the state, and which has been certified in writing by two professional archaeologists.

(11) "Historic archaeological resources" means those properties which are listed in or eligible for listing in the Washington State Register of Historic Places (RCW 27.34.220) or the National Register of Historic Places as defined in the National Historic Preservation Act of 18 1966 (Title 1, Sec. 101, Public Law 89-665; 80 Stat. 915; 16 U.S.C. 9 Sec. 470) as now or hereafter amended.

20 **Sec. 504.** RCW 28A.215.110 and 1999 c 350 s 1 are each amended to 21 read as follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout RCW 28A.215.100 through 28A.215.200 and 28A.215.900 through 28A.215.908.

(1) "Advisory committee" means the advisory committee under RCW26 28A.215.140.

(2) "Department" means the department of community((, trade, and
 economic)) development.

29 (3) "Eligible child" means a child not eligible for kindergarten 30 whose family income is at or below one hundred ten percent of the federal poverty level, as published annually by the federal department 31 of health and human services, and includes a child whose family is 32 eligible for public assistance, and who is not a participant in a 33 34 federal or state program providing comprehensive services and may include children who are eligible under rules adopted by the department 35 36 if the number of such children equals not more than ten percent of the total enrollment in the early childhood program. Priority for 37

enrollment shall be given to children from families with the lowest
 income or to eligible children from families with multiple needs.

3 (4) "Approved programs" means those state-supported education and 4 special assistance programs which are recognized by the department of 5 community((, trade, and economic)) development as meeting the minimum 6 program rules adopted by the department to qualify under RCW 7 28A.215.100 through 28A.215.200 and 28A.215.900 through 28A.215.908 and 8 are designated as eligible for funding by the department under RCW 9 28A.215.160 and 28A.215.180.

10 (5) "Comprehensive" means an assistance program that focuses on the 11 needs of the child and includes education, health, and family support 12 services.

(6) "Family support services" means providing opportunities forparents to:

(a) Actively participate in their child's early childhood program;
(b) Increase their knowledge of child development and parenting
skills;

18 (c) Further their education and training;

19 (d) Increase their ability to use needed services in the community;

20 (e) Increase their self-reliance.

21 Sec. 505. RCW 28A.215.120 and 1994 c 166 s 4 are each amended to 22 read as follows:

23 The department of community((, trade, and economic)) development 24 shall administer a state-supported early childhood education and 25 assistance program to assist eligible children with educational, social, health, nutritional, and cultural development to enhance their 26 opportunity for success in the common school system. Eligible children 27 shall be admitted to approved early childhood programs to the extent 28 29 that the legislature provides funds, and additional eligible children 30 may be admitted to the extent that grants and contributions from community sources provide sufficient funds for a program equivalent to 31 32 that supported by state funds.

33 **Sec. 506.** RCW 36.27.100 and 1995 c 399 s 41 are each amended to 34 read as follows:

The legislature recognizes that, due to the magnitude or volume of offenses in a given area of the state, there is a recurring need for supplemental assistance in the prosecuting of drug and drug-related

1 offenses that can be directed to the area of the state with the 2 greatest need for short-term assistance. A state-wide drug prosecution 3 assistance program is created within the department of community(($_{\tau}$ 4 trade, and economic)) development to assist county prosecuting 5 attorneys in the prosecution of drug and drug-related offenses.

6 **Sec. 507.** RCW 36.70A.030 and 1997 c 429 s 3 are each amended to 7 read as follows:

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

10 (1) "Adopt a comprehensive land use plan" means to enact a new 11 comprehensive land use plan or to update an existing comprehensive land 12 use plan.

(2) "Agricultural land" means land primarily devoted to the 13 14 commercial production of horticultural, viticultural, floricultural, 15 dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, Christmas trees not subject to the excise tax 16 imposed by RCW 84.33.100 through 84.33.140, finfish 17 in upland 18 hatcheries, or livestock, and that has long-term commercial 19 significance for agricultural production.

(3) "City" means any city or town, including a code city.

(4) "Comprehensive land use plan," "comprehensive plan," or "plan" means a generalized coordinated land use policy statement of the governing body of a county or city that is adopted pursuant to this chapter.

(5) "Critical areas" include the following areas and ecosystems:
(a) Wetlands; (b) areas with a critical recharging effect on aquifers
used for potable water; (c) fish and wildlife habitat conservation
areas; (d) frequently flooded areas; and (e) geologically hazardous
areas.

30 (6) "Department" means the department of community((, trade, and 31 economic)) development.

(7) "Development regulations" or "regulation" means the controls placed on development or land use activities by a county or city, including, but not limited to, zoning ordinances, critical areas ordinances, shoreline master programs, official controls, planned unit development ordinances, subdivision ordinances, and binding site plan ordinances together with any amendments thereto. A development regulation does not include a decision to approve a project permit

20

1 application, as defined in RCW 36.70B.020, even though the decision may 2 be expressed in a resolution or ordinance of the legislative body of 3 the county or city.

4 (8) "Forest land" means land primarily devoted to growing trees for 5 long-term commercial timber production on land that can be economically and practically managed for such production, including Christmas trees 6 7 subject to the excise tax imposed under RCW 84.33.100 through 8 84.33.140, and that has long-term commercial significance. In 9 determining whether forest land is primarily devoted to growing trees 10 for long-term commercial timber production on land that can be economically and practically managed for such production, the following 11 factors shall be considered: (a) The proximity of the land to urban, 12 13 suburban, and rural settlements; (b) surrounding parcel size and the compatibility and intensity of adjacent and nearby land uses; (c) long-14 15 term local economic conditions that affect the ability to manage for 16 timber production; and (d) the availability of public facilities and 17 services conducive to conversion of forest land to other uses.

(9) "Geologically hazardous areas" means areas that because of their susceptibility to erosion, sliding, earthquake, or other geological events, are not suited to the siting of commercial, residential, or industrial development consistent with public health or safety concerns.

(10) "Long-term commercial significance" includes the growing capacity, productivity, and soil composition of the land for long-term commercial production, in consideration with the land's proximity to population areas, and the possibility of more intense uses of the land. (11) "Minerals" include gravel, sand, and valuable metallic substances.

(12) "Public facilities" include streets, roads, highways,
sidewalks, street and road lighting systems, traffic signals, domestic
water systems, storm and sanitary sewer systems, parks and recreational
facilities, and schools.

(13) "Public services" include fire protection and suppression, law
 enforcement, public health, education, recreation, environmental
 protection, and other governmental services.

36 (14) "Rural character" refers to the patterns of land use and 37 development established by a county in the rural element of its 38 comprehensive plan:

(a) In which open space, the natural landscape, and vegetation
 predominate over the built environment;

3 (b) That foster traditional rural lifestyles, rural-based 4 economies, and opportunities to both live and work in rural areas;

5 (c) That provide visual landscapes that are traditionally found in 6 rural areas and communities;

7 (d) That are compatible with the use of the land by wildlife and8 for fish and wildlife habitat;

9 (e) That reduce the inappropriate conversion of undeveloped land 10 into sprawling, low-density development;

11 (f) That generally do not require the extension of urban 12 governmental services; and

(g) That are consistent with the protection of natural surface water flows and ground water and surface water recharge and discharge areas.

(15) "Rural development" refers to development outside the urban 16 growth area and outside agricultural, forest, and mineral resource 17 lands designated pursuant to RCW 36.70A.170. Rural development can 18 19 consist of a variety of uses and residential densities, including 20 clustered residential development, at levels that are consistent with the preservation of rural character and the requirements of the rural 21 element. Rural development does not refer to agriculture or forestry 22 23 activities that may be conducted in rural areas.

24 (16) "Rural governmental services" or "rural services" include 25 those public services and public facilities historically and typically 26 delivered at an intensity usually found in rural areas, and may include 27 domestic water systems, fire and police protection services, transportation and public transit services, and other public utilities 28 associated with rural development and normally not associated with 29 30 urban areas. Rural services do not include storm or sanitary sewers, except as otherwise authorized by RCW 36.70A.110(4). 31

(17) "Urban growth" refers to growth that makes intensive use of 32 land for the location of buildings, structures, and impermeable 33 34 surfaces to such a degree as to be incompatible with the primary use of 35 land for the production of food, other agricultural products, or fiber, or the extraction of mineral resources, rural uses, rural development, 36 37 and natural resource lands designated pursuant to RCW 36.70A.170. A pattern of more intensive rural development, as provided in RCW 38 36.70A.070(5)(d), is not urban growth. When allowed to spread over 39

1 wide areas, urban growth typically requires urban governmental 2 services. "Characterized by urban growth" refers to land having urban 3 growth located on it, or to land located in relationship to an area 4 with urban growth on it as to be appropriate for urban growth.

5 (18) "Urban growth areas" means those areas designated by a county 6 pursuant to RCW 36.70A.110.

7 (19) "Urban governmental services" or "urban services" include 8 those public services and public facilities at an intensity 9 historically and typically provided in cities, specifically including 10 storm and sanitary sewer systems, domestic water systems, street cleaning services, fire and police protection services, public transit 11 12 services, and other public utilities associated with urban areas and 13 normally not associated with rural areas.

14 (20) "Wetland" or "wetlands" means areas that are inundated or 15 saturated by surface water or ground water at a frequency and duration 16 sufficient to support, and that under normal circumstances do support, 17 a prevalence of vegetation typically adapted for life in saturated soil Wetlands generally include swamps, marshes, bogs, and 18 conditions. 19 similar areas. Wetlands do not include those artificial wetlands 20 intentionally created from nonwetland sites, including, but not limited to, irrigation and drainage ditches, grass-lined swales, canals, 21 22 detention facilities, wastewater treatment facilities, farm ponds, and 23 landscape amenities, or those wetlands created after July 1, 1990, that 24 were unintentionally created as a result of the construction of a road, 25 street, or highway. Wetlands may include those artificial wetlands 26 intentionally created from nonwetland areas created to mitigate conversion of wetlands. 27

28 **Sec. 508.** RCW 36.70A.040 and 1998 c 171 s 1 are each amended to 29 read as follows:

30 (1) Each county that has both a population of fifty thousand or more and, until May 16, 1995, has had its population increase by more 31 32 than ten percent in the previous ten years or, on or after May 16, 33 1995, has had its population increase by more than seventeen percent in 34 the previous ten years, and the cities located within such county, and any other county regardless of its population that has had its 35 36 population increase by more than twenty percent in the previous ten years, and the cities located within such county, shall conform with 37 38 all of the requirements of this chapter. However, the county

legislative authority of such a county with a population of less than 1 2 fifty thousand population may adopt a resolution removing the county, and the cities located within the county, from the requirements of 3 4 adopting comprehensive land use plans and development regulations under this chapter if this resolution is adopted and filed with the 5 department by December 31, 1990, for counties initially meeting this 6 7 set of criteria, or within sixty days of the date the office of 8 financial management certifies that a county meets this set of criteria 9 under subsection (5) of this section.

10 Once a county meets either of these sets of criteria, the 11 requirement to conform with all of the requirements of this chapter 12 remains in effect, even if the county no longer meets one of these sets 13 of criteria.

(2) The county legislative authority of any county that does not 14 15 meet either of the sets of criteria established under subsection (1) of 16 this section may adopt a resolution indicating its intention to have 17 subsection (1) of this section apply to the county. Each city, located in a county that chooses to plan under this subsection, shall conform 18 19 with all of the requirements of this chapter. Once such a resolution 20 has been adopted, the county and the cities located within the county remain subject to all of the requirements of this chapter. 21

22 (3) Any county or city that is initially required to conform with 23 all of the requirements of this chapter under subsection (1) of this 24 section shall take actions under this chapter as follows: (a) The 25 county legislative authority shall adopt a county-wide planning policy 26 under RCW 36.70A.210; (b) the county and each city located within the county shall designate critical areas, agricultural lands, forest 27 lands, and mineral resource lands, and adopt development regulations 28 29 conserving these designated agricultural lands, forest lands, and 30 mineral resource lands and protecting these designated critical areas, 31 under RCW 36.70A.170 and 36.70A.060; (c) the county shall designate and take other actions related to urban growth areas under RCW 36.70A.110; 32 (d) if the county has a population of fifty thousand or more, the 33 34 county and each city located within the county shall adopt a 35 comprehensive plan under this chapter and development regulations that are consistent with and implement the comprehensive plan on or before 36 37 July 1, 1994, and if the county has a population of less than fifty thousand, the county and each city located within the county shall 38 39 adopt a comprehensive plan under this chapter and development

regulations that are consistent with and implement the comprehensive 1 plan by January 1, 1995, but if the governor makes written findings 2 that a county with a population of less than fifty thousand or a city 3 4 located within such a county is not making reasonable progress toward 5 adopting a comprehensive plan and development regulations the governor may reduce this deadline for such actions to be taken by no more than 6 7 one hundred eighty days. Any county or city subject to this subsection 8 may obtain an additional six months before it is required to have 9 adopted its development regulations by submitting a letter notifying 10 the department of community((, trade, and economic)) development of its need prior to the deadline for adopting both a comprehensive plan and 11 development regulations. 12

(4) Any county or city that is required to conform with all the 13 14 requirements of this chapter, as a result of the county legislative 15 authority adopting its resolution of intention under subsection (2) of 16 this section, shall take actions under this chapter as follows: (a) 17 The county legislative authority shall adopt a county-wide planning policy under RCW 36.70A.210; (b) the county and each city that is 18 19 located within the county shall adopt development regulations conserving agricultural lands, forest lands, and mineral resource lands 20 it designated under RCW 36.70A.060 within one year of the date the 21 county legislative authority adopts its resolution of intention; (c) 22 the county shall designate and take other actions related to urban 23 24 growth areas under RCW 36.70A.110; and (d) the county and each city 25 that is located within the county shall adopt a comprehensive plan and 26 development regulations that are consistent with and implement the 27 comprehensive plan not later than four years from the date the county legislative authority adopts its resolution of intention, but a county 28 29 or city may obtain an additional six months before it is required to 30 have adopted its development regulations by submitting a letter 31 notifying the department of community((, trade, and economic)) development of its need prior to the deadline for adopting both a 32 33 comprehensive plan and development regulations.

(5) If the office of financial management certifies that the population of a county that previously had not been required to plan under subsection (1) or (2) of this section has changed sufficiently to meet either of the sets of criteria specified under subsection (1) of this section, and where applicable, the county legislative authority has not adopted a resolution removing the county from these

requirements as provided in subsection (1) of this section, the county 1 2 and each city within such county shall take actions under this chapter as follows: (a) The county legislative authority shall adopt a county-3 4 wide planning policy under RCW 36.70A.210; (b) the county and each city 5 located within the county shall adopt development regulations under RCW 36.70A.060 conserving agricultural lands, forest lands, and mineral 6 7 resource lands it designated within one year of the certification by 8 the office of financial management; (c) the county shall designate and 9 take other actions related to urban growth areas under RCW 36.70A.110; 10 and (d) the county and each city located within the county shall adopt 11 a comprehensive land use plan and development regulations that are 12 consistent with and implement the comprehensive plan within four years 13 of the certification by the office of financial management, but a county or city may obtain an additional six months before it is 14 15 required to have adopted its development regulations by submitting a 16 letter notifying the department of community((, trade, and economic)) 17 development of its need prior to the deadline for adopting both a comprehensive plan and development regulations. 18

(6) A copy of each document that is required under this sectionshall be submitted to the department at the time of its adoption.

(7) Cities and counties planning under this chapter must amend the transportation element of the comprehensive plan to be in compliance with this chapter and chapter 47.80 RCW no later than December 31, 24 2000.

25 **Sec. 509.** RCW 36.70A.131 and 1998 c 286 s 7 are each amended to 26 read as follows:

As part of the review required by RCW 36.70A.130(1), a county or city shall review its mineral resource lands designations adopted pursuant to RCW 36.70A.170 and mineral resource lands development regulations adopted pursuant to RCW 36.70A.040 and 36.70A.060. In its review, the county or city shall take into consideration:

(1) New information made available since the adoption or last
 review of its designations or development regulations, including data
 available from the department of natural resources relating to mineral
 resource deposits; and

36 (2) New or modified model development regulations for mineral 37 resource lands prepared by the department of natural resources, the 1 department of community((, trade, and economic)) development, or the 2 Washington state association of counties.

3 **Sec. 510.** RCW 39.84.090 and 1998 c 245 s 34 are each amended to 4 read as follows:

5 (1) Prior to issuance of any revenue bonds, each public corporation 6 shall submit a copy of its enabling ordinance and charter, a 7 description of any industrial development facility proposed to be 8 undertaken, and the basis for its qualification as an industrial 9 development facility to the department of community((, trade, and 10 economic)) development.

(2) If the industrial development facility is not eligible under this chapter, the department of community((, trade, and economic)) development shall give notice to the public corporation, in writing and by certified mail, within twelve working days of receipt of the description.

16 (3) The department of community((, trade, and economic)) 17 development shall provide such advice and assistance to public 18 corporations and municipalities which have created or may wish to 19 create public corporations as the public corporations or municipalities 20 request and the department of community((, trade, and economic)) 21 development considers appropriate.

22 **Sec. 511.** RCW 43.08.260 and 1997 c 319 s 2 are each amended to 23 read as follows:

(1)(a) The legislature recognizes the ethical obligation of 24 25 attorneys to represent clients without interference by third parties in 26 the discharge of professional obligations to clients. However, to 27 ensure the most beneficial use of state resources, the legislature 28 finds that it is within the authority of the legislature to specify the categories of legal cases in which qualified legal aid programs may 29 provide civil representation with state moneys. Accordingly, moneys 30 31 appropriated for civil legal representation pursuant to this section 32 shall not be used for legal representation that is either outside the 33 scope of this section or prohibited by this section.

(b) Nothing in this section is intended to limit the authority of
 existing entities, including but not limited to the Washington state
 bar association, the public disclosure commission, the state auditor,

and the federal legal services corporation to resolve issues within
 their respective jurisdictions.

(2) Any money appropriated by the legislature from the public 3 4 safety and education account pursuant to RCW 43.08.250 or from any other state fund or account for civil representation of indigent 5 persons shall be used solely for the purpose of contracting with 6 7 qualified legal aid programs for legal representation of indigent 8 persons in matters relating to: (a) Domestic relations and family law 9 matters, (b) public assistance and health care, (c) housing and utilities, (d) social security, (e) mortgage foreclosures, (f) home 10 protection bankruptcies, (g) consumer fraud and unfair sales practices, 11 (h) rights of residents of long-term care facilities, (i) wills, 12 13 estates, and living wills, (j) elder abuse, and (k) guardianship.

14 (3) For purposes of this section, a "qualified legal aid program" 15 means a not-for-profit corporation incorporated and operating 16 exclusively in Washington which has received basic field funding for 17 the provision of civil legal services to indigents from the federal 18 legal services corporation or that has received funding for civil legal 19 services for indigents under this section before July 1, 1997.

department of community((, trade, and economic)) 20 (4) The development shall establish a distribution formula based on the 21 distribution by county of individuals with incomes below the official 22 federal poverty level guidelines. When entering into a contract with 23 24 a qualified legal services provider under this section, the department 25 shall require the provider to provide legal services in a manner that 26 maximizes geographic access in accordance with the formula established 27 in this subsection (4).

(5) Funds distributed to qualified legal aid programs under thissection may not be used directly or indirectly for:

30 (a) Lobbying.

(i) For purposes of this section, "lobbying" means any personal service, advertisement, telegram, telephone communication, letter, printed or written matter, or other device directly or indirectly intended to influence any member of congress or any other federal, state, or local nonjudicial official, whether elected or appointed:

36 (A) In connection with any act, bill, resolution, or similar 37 legislation by the congress of the United States or by any state or 38 local legislative body, or any administrative rule, rule-making activity, standard, rate, or other enactment by any federal, state, or
 local administrative agency;

3 (B) In connection with any referendum, initiative, constitutional 4 amendment, or any similar procedure of the congress, any state 5 legislature, any local council, or any similar governing body acting in 6 a legislative capacity; or

7 (C) In connection with inclusion of any provision in a legislative
8 measure appropriating funds to, or defining or limiting the functions
9 or authority of, the recipient of funds under this section.

(ii) "Lobbying" does not include the response of an employee of a legal aid program to a written request from a governmental agency, an elected or appointed official, or committee on a specific matter. This exception does not authorize communication with anyone other than the requesting party, or agent or employee of such agency, official, or committee.

16 (b) Grass roots lobbying. For purposes of this section, "grass 17 roots lobbying" means preparation, production, or dissemination of information the purpose of which is to encourage the public at large, 18 19 or any definable segment thereof, to contact legislators or their staff 20 in support of or in opposition to pending or proposed legislation; or contribute to or participate in a demonstration, march, rally, lobbying 21 22 campaign, or letter writing or telephone campaign for the purpose of 23 influencing the course of pending or proposed legislation.

24

(c) Class action lawsuits.

25 (d) Participating in or identifying the program with prohibited 26 political activities. For purposes of this section, "prohibited political activities" means (i) any activity directed toward the 27 success or failure of a political party, a candidate for partisan or 28 nonpartisan office, a partisan political group, or a ballot measure; 29 30 (ii) advertising or contributing or soliciting financial support for or against any candidate, political group, or ballot measure; or (iii) 31 voter registration or transportation activities. 32

(e) Representation in fee-generating cases. For purposes of this section, "fee-generating" means a case that might reasonably be expected to result in a fee for legal services if undertaken by a private attorney. The charging of a fee pursuant to subsection (6) of this section does not establish the fee-generating nature of a case.

A fee-generating case may be accepted when: (i) The case has been rejected by the local lawyer referral services or by two private

attorneys; (ii) neither the referral service nor two private attorneys 1 2 will consider the case without payment of a consultation fee; (iii) after consultation with the appropriate representatives of the private 3 4 bar, the program has determined that the type of case is one that 5 private attorneys do not ordinarily accept, or do not accept without prepayment of a fee; or (iv) the director of the program or the 6 7 director's designee has determined that referral of the case to the private bar is not possible because documented attempts to refer 8 9 similar cases in the past have been futile, or because emergency 10 circumstances compel immediate action before referral can be made, but the client is advised that, if appropriate and consistent with 11 professional responsibility, referral will be attempted at a later 12 13 time.

(f) Organizing any association, union, or federation, or representing a labor union. However, nothing in this subsection (5)(f) prohibits the provision of legal services to clients as otherwise permitted by this section.

18

(g) Representation of undocumented aliens.

19

(h) Picketing, demonstrations, strikes, or boycotts.

20 (i) Engaging in inappropriate solicitation. For purposes of this section, "inappropriate solicitation" means promoting the assertion of 21 22 specific legal claims among persons who know of their rights to make a claim and who decline to do so. Nothing in this subsection precludes 23 24 a legal services program or its employees from providing information 25 regarding legal rights and responsibilities or providing information 26 regarding the program's services and intake procedures through 27 community legal education activities, responding to an individual's specific question about whether the individual should consult with an 28 29 attorney or take legal action, or responding to an individual's 30 specific request for information about the individual's legal rights or request for assistance in connection with a specific legal problem. 31

(j) Conducting training programs that: (i) Advocate particular public policies; (ii) encourage or facilitate political activities, labor or antilabor activities, boycotts, picketing, strikes, or demonstrations; or (iii) attempt to influence legislation or rule making. Nothing in this subsection (5)(j) precludes representation of clients as otherwise permitted by this section.

38 (6) The department may establish requirements for client39 participation in the provision of civil legal services under this

section, including but not limited to copayments and sliding fee
 scales.

3 (7)(a) Contracts entered into by the department of community((7 4 trade, and economic)) development with qualified legal services 5 programs under this section must specify that the program's 6 expenditures of moneys distributed under this section:

7 (i) Must be audited annually by an independent outside auditor.
8 These audit results must be provided to the department of community((7)
9 trade, and economic)) development; and

10

(ii) Are subject to audit by the state auditor.

(b)(i) Any entity auditing a legal services program under this section shall have access to all records of the legal services program to the full extent necessary to determine compliance with this section, with the exception of confidential information protected by the United States Constitution, the state Constitution, the attorney-client privilege, and applicable rules of attorney conduct.

(ii) The legal services program shall have a system allowing for production of case-specific information, including client eligibility and case type, to demonstrate compliance with this section, with the exception of confidential information protected by the United States Constitution, the state Constitution, the attorney-client privilege, and applicable rules of attorney conduct. Such information shall be available to any entity that audits the program.

(8) The department of community((, trade, and economic))
development must recover or withhold amounts determined by an audit to
have been used in violation of this section.

(9) The department of community((, trade, and economic))
 development may adopt rules to implement this section.

29 Sec. 512. RCW 43.21A.612 and 1995 c 399 s 68 are each amended to 30 read as follows:

Before the director shall construct said steam generating facility 31 32 within the state, or make application for any permit, license or other 33 right necessary thereto, the director shall give notice thereof by 34 publishing once a week for four consecutive weeks in a newspaper of general circulation in the county or counties in which such project is 35 36 located a statement of intention setting forth the general nature, extent and location of the project. If any public utility in the state 37 or any operating agency desires to construct such facility, 38 such

utility or operating agency shall notify the director thereof within 1 ten days after the last date of publication of such notice. 2 If the director determines that it is in the best public interest that the 3 4 director proceed with such construction rather than the public utility or operating agency, the director shall so notify the director of 5 community((, trade, and economic)) development, who shall set a date 6 7 for hearing thereon. If after considering the evidence introduced the 8 director of community((, trade, and economic)) development finds that 9 the public utility or operating agency making the request intends to 10 immediately proceed with such construction and is financially capable of carrying out such construction and further finds that the plan of 11 such utility or operating agency is equally well adapted to serve the 12 13 public interest, the director shall enter an order so finding and such order shall divest the director of authority to proceed further with 14 15 such construction or acquisition until such time as the other public 16 utility or agency voluntarily causes an assignment of its right or 17 interest in the project to the director or fails to procure any further required governmental permit, license or authority or having procured 18 19 such, has the same revoked or withdrawn, in accordance with the laws 20 and regulations of such governmental entity, in which event the director shall have the same authority to proceed as though the 21 director had originally entered an order so authorizing the director to 22 23 If, after considering the evidence introduced, the director proceed. 24 of community((, trade, and economic)) development finds that the public 25 utility or agency making the request does not intend to immediately 26 proceed with such construction or acquisition or is not financially 27 capable of carrying out such construction or acquisition, or finds that the plan of such utility or operating agency is not equally well 28 adapted to serve the public interest, the director shall then enter an 29 30 order so finding and authorizing the director to proceed with the construction or acquisition of the facility. 31

32 **Sec. 513.** RCW 43.21C.110 and 1997 c 429 s 47 are each amended to 33 read as follows:

It shall be the duty and function of the department of ecology: (1) To adopt and amend thereafter rules of interpretation and implementation of this chapter, subject to the requirements of chapter 34.05 RCW, for the purpose of providing uniform rules and guidelines to all branches of government including state agencies, political

subdivisions, public and municipal corporations, and counties. 1 The 2 proposed rules shall be subject to full public hearings requirements associated with rule promulgation. Suggestions for modifications of 3 4 the proposed rules shall be considered on their merits, and the 5 department shall have the authority and responsibility for full and appropriate independent promulgation and adoption of rules, assuring 6 7 consistency with this chapter as amended and with the preservation of 8 protections afforded by this chapter. The rule-making powers 9 authorized in this section shall include, but shall not be limited to, 10 the following phases of interpretation and implementation of this 11 chapter:

(a) Categories of governmental actions which are not to be 12 13 considered as potential major actions significantly affecting the quality of the environment, including categories pertaining to 14 15 applications for water right permits pursuant to chapters 90.03 and 16 90.44 RCW. The types of actions included as categorical exemptions in 17 the rules shall be limited to those types which are not major actions significantly affecting the quality of the environment. 18 The rules 19 shall provide for certain circumstances where actions which potentially 20 are categorically exempt require environmental review. An action that is categorically exempt under the rules adopted by the department may 21 not be conditioned or denied under this chapter. 22

(b) Rules for criteria and procedures applicable to the determination of when an act of a branch of government is a major action significantly affecting the quality of the environment for which a detailed statement is required to be prepared pursuant to RCW 43.21C.030.

(c) Rules and procedures applicable to the preparation of detailed statements and other environmental documents, including but not limited to rules for timing of environmental review, obtaining comments, data and other information, and providing for and determining areas of public participation which shall include the scope and review of draft environmental impact statements.

(d) Scope of coverage and contents of detailed statements assuring
that such statements are simple, uniform, and as short as practicable;
statements are required to analyze only reasonable alternatives and
probable adverse environmental impacts which are significant, and may
analyze beneficial impacts.

(e) Rules and procedures for public notification of actions taken
 and documents prepared.

3 (f) Definition of terms relevant to the implementation of this 4 chapter including the establishment of a list of elements of the environment. Analysis of environmental considerations under RCW 5 43.21C.030(2) may be required only for those subjects listed as 6 7 elements of the environment (or portions thereof). The list of 8 elements of the environment shall consist of the "natural" and "built" 9 environment. The elements of the built environment shall consist of 10 public services and utilities (such as water, sewer, schools, fire and police protection), transportation, environmental health (such as 11 explosive materials and toxic waste), and land and shoreline use 12 (including housing, and a description of the relationships with land 13 use and shoreline plans and designations, including population). 14

(g) Rules for determining the obligations and powers under this
 chapter of two or more branches of government involved in the same
 project significantly affecting the quality of the environment.

(h) Methods to assure adequate public awareness of the preparationand issuance of detailed statements required by RCW 43.21C.030(2)(c).

(i) To prepare rules for projects setting forth the time limits
within which the governmental entity responsible for the action shall
comply with the provisions of this chapter.

(j) Rules for utilization of a detailed statement for more than one
 action and rules improving environmental analysis of nonproject
 proposals and encouraging better interagency coordination and
 integration between this chapter and other environmental laws.

(k) Rules relating to actions which shall be exempt from theprovisions of this chapter in situations of emergency.

(1) Rules relating to the use of environmental documents in planning and decision making and the implementation of the substantive policies and requirements of this chapter, including procedures for appeals under this chapter.

(m) Rules and procedures that provide for the integration of environmental review with project review as provided in RCW 43.21C.240. The rules and procedures shall be jointly developed with the department of community((, trade, and economic)) development and shall be applicable to the preparation of environmental documents for actions in counties, cities, and towns planning under RCW 36.70A.040. The rules and procedures shall also include procedures and criteria to analyze

planned actions under RCW 43.21C.031(2) and revisions to the rules 1 2 adopted under this section to ensure that they are compatible with the requirements and authorizations of chapter 347, Laws of 1995, as 3 4 amended by chapter 429, Laws of 1997. Ordinances or procedures adopted 5 by a county, city, or town to implement the provisions of chapter 347, Laws of 1995 prior to the effective date of rules adopted under this 6 7 subsection (1)(m) shall continue to be effective until the adoption of 8 any new or revised ordinances or procedures that may be required. Ιf 9 any revisions are required as a result of rules adopted under this 10 subsection (1)(m), those revisions shall be made within the time limits specified in RCW 43.21C.120. 11

12 (2) In exercising its powers, functions, and duties under this13 section, the department may:

(a) Consult with the state agencies and with representatives of
science, industry, agriculture, labor, conservation organizations,
state and local governments, and other groups, as it deems advisable;
and

(b) Utilize, to the fullest extent possible, the services, facilities, and information (including statistical information) of public and private agencies, organizations, and individuals, in order to avoid duplication of effort and expense, overlap, or conflict with similar activities authorized by law and performed by established agencies.

(3) Rules adopted pursuant to this section shall be subject to thereview procedures of chapter 34.05 RCW.

26 **Sec. 514.** RCW 43.63B.010 and 1998 c 124 s 6 are each amended to 27 read as follows:

28 Unless the context clearly requires otherwise, the definitions in 29 this section apply throughout this chapter.

30 (1) "Authorized representative" means an employee of a state31 agency, city, or county acting on behalf of the department.

(2) "Certified manufactured home installer" means a person who is
 in the business of installing mobile or manufactured homes and who has
 been issued a certificate by the department as provided in this
 chapter.

36 (3) "Department" means the department of community((, trade, and
 37 economic)) development.

1 (4) "Director" means the director of community((, trade, and 2 economic)) development.

3 (5) "Manufactured home" means a single-family dwelling built in 4 accordance with the department of housing and urban development 5 manufactured home construction and safety standards act, which is a 6 national, preemptive building code.

7 (6) "Mobile or manufactured home installation" means all on-site 8 work necessary for the installation of a manufactured home, including:

9 (a) Construction of the foundation system;

(b) Installation of the support piers and earthquake resistantbracing system;

12 (c) Required connection to foundation system and support piers;

13 (d) Skirting;

(e) Connections to the on-site water and sewer systems that arenecessary for the normal operation of the home; and

16 (f) Extension of the pressure relief valve for the water heater.

(7) "Manufactured home standards" means the manufactured home
construction and safety standards as promulgated by the United States
department of housing and urban development (HUD).

(8) "Mobile home" means a factory-built dwelling built prior to June 15, 1976, to standards other than the HUD code, and acceptable under applicable state codes in effect at the time of construction or introduction of the home into the state. Mobile homes have not been built since introduction of the HUD manufactured home construction and safety standards act.

(9) "Training course" means the education program administered by the department, or the education course administered by an approved educational provider, as a prerequisite to taking the examination for certification.

(10) "Approved educational provider" means an organization approved
 by the department to provide education and training of manufactured
 home installers and local inspectors.

33 **Sec. 515.** RCW 43.132.030 and 1995 c 399 s 80 are each amended to 34 read as follows:

The director of financial management is hereby empowered to designate the director of community((, trade, and economic)) development as the official responsible for the preparation of fiscal notes authorized and required by this chapter. It is the intent of the legislature that when necessary the resources of other state agencies,
 appropriate legislative staffs, and the various associations of local
 government may be employed in the development of such fiscal notes.

4 **Sec. 516.** RCW 43.155.020 and 1996 c 168 s 2 are each amended to 5 read as follows:

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

8 (1) "Board" means the public works board created in RCW 43.155.030.

9 (2) "Department" means the department of community((, trade, and 10 economic)) development.

(3) "Financing guarantees" means the pledge of money in the public works assistance account, or money to be received by the public works assistance account, to the repayment of all or a portion of the principal of or interest on obligations issued by local governments to finance public works projects.

16 (4) "Local governments" means cities, towns, counties, special 17 purpose districts, and any other municipal corporations or quasi-18 municipal corporations in the state excluding school districts and port 19 districts.

(5) "Public works project" means a project of a local government for the planning, acquisition, construction, repair, reconstruction, replacement, rehabilitation, or improvement of streets and roads, bridges, water systems, or storm and sanitary sewage systems and solid waste facilities, including recycling facilities.

(6) "Solid waste or recycling project" means remedial actions necessary to bring abandoned or closed landfills into compliance with regulatory requirements and the repair, restoration, and replacement of existing solid waste transfer, recycling facilities, and landfill projects limited to the opening of landfill cells that are in existing and permitted landfills.

(7) "Technical assistance" means training and other services provided to local governments to: (a) Help such local governments plan, apply, and qualify for loans and financing guarantees from the board, and (b) help local governments improve their ability to plan for, finance, acquire, construct, repair, replace, rehabilitate, and maintain public facilities.

1 sec. 517. RCW 43.168.020 and 1999 c 164 s 502 are each amended to
2 read as follows:

3 Unless the context clearly requires otherwise, the definitions in 4 this section apply throughout this chapter.

5 (1) "Department" means the department of community((, trade, and
6 economic)) development.

7 (2) "Director" means the director of community((, trade, and 8 economic)) development.

9 (3) "Distressed area" means: (a) A rural county; (b) a county 10 which has an unemployment rate which is twenty percent above the state 11 average for the immediately previous three years; (c) a county that has a median household income that is less than seventy-five percent of the 12 state median household income for the previous three years; (d) a 13 metropolitan statistical area, as defined by the office of federal 14 15 statistical policy and standards, United States department of commerce, 16 in which the average level of unemployment for the calendar year 17 immediately preceding the year in which an application is filed under this chapter exceeds the average state unemployment for such calendar 18 19 year by twenty percent; (e) an area within a county, which area: (i) 20 Is composed of contiguous census tracts; (ii) has a minimum population of five thousand persons; (iii) has at least seventy percent of its 21 families and unrelated individuals with incomes below eighty percent of 22 the county's median income for families and unrelated individuals; and 23 24 (iv) has an unemployment rate which is at least forty percent higher 25 than the county's unemployment rate; or (f) a county designated as a rural natural resources impact area under RCW 43.31.601 if an 26 application is filed by July 1, 1997. For purposes of this definition, 27 "families and unrelated individuals" has the same meaning that is 28 29 ascribed to that term by the federal department of housing and urban 30 development in its regulations authorizing action grants for economic development and neighborhood revitalization projects. 31

32

(4) "Fund" means the rural Washington loan fund.

(5) "Local development organization" means a nonprofit organization which is organized to operate within an area, demonstrates a commitment to a long-standing effort for an economic development program, and makes a demonstrable effort to assist in the employment of unemployed or underemployed residents in an area.

(6) "Project" means the establishment of a new or expanded businessin an area which when completed will provide employment opportunities.

1 "Project" also means the retention of an existing business in an area
2 which when completed will provide employment opportunities.

3 (7) "Rural county" means a county with a population density of 4 fewer that one hundred persons per square mile as determined by the 5 office of financial management.

6 **Sec. 518.** RCW 43.168.031 and 1995 c 399 s 92 are each amended to 7 read as follows:

8 The Washington state development loan fund committee shall be 9 terminated on June 30, 1994, and its powers and duties transferred to 10 the director of the department of community((, trade, and economic)) 11 development.

12 **Sec. 519.** RCW 43.168.040 and 1987 c 461 s 3 are each amended to 13 read as follows:

14 Subject to the restrictions contained in this chapter, the 15 ((committee)) director is authorized to approve applications of local governments for federal community development block grant funds which 16 17 the local governments would use to make loans to finance business 18 projects within their jurisdictions. Applications approved by the ((committee)) director under this chapter shall conform to applicable 19 requirements and shall be approved based upon the 20 federal recommendations of the director of the department of trade and economic 21 22 development.

23 **Sec. 520.** RCW 43.168.050 and 1993 c 512 s 12 are each amended to 24 read as follows:

(1) The ((committee)) <u>director</u> may only approve an application
providing a loan for a project which the ((committee)) <u>director</u> finds:

(a) Will result in the creation of employment opportunities, the
 maintenance of threatened employment, or development or expansion of
 business ownership by minorities and women;

30 (b) Has been approved by the director as conforming to federal 31 rules and regulations governing the spending of federal community 32 development block grant funds;

33 (c) Will be of public benefit and for a public purpose, and that 34 the benefits, including increased or maintained employment, improved 35 standard of living, the employment of disadvantaged workers, and 1 development or expansion of business ownership by minorities and women,

2 will primarily accrue to residents of the area;

3 (d) Will probably be successful;

4 (e) Would probably not be completed without the loan because other
5 capital or financing at feasible terms is unavailable or the return on
6 investment is inadequate.

7 (2) The ((committee)) <u>director</u> shall, subject to federal block
8 grant criteria, give higher priority to economic development projects
9 that contain provisions for child care.

10 (3) The ((committee)) <u>director</u> may not approve an application if it 11 fails to provide for adequate reporting or disclosure of financial data 12 to the ((committee)) <u>director</u>. The ((committee)) <u>director</u> may require 13 an annual or other periodic audit of the project books.

14 (4) The ((committee)) director may require that the project be 15 managed in whole or in part by a local development organization and may 16 prescribe a management fee to be paid to such organization by the 17 recipient of the loan or grant.

18 (5)(a) Except as provided in (b) of this subsection, the 19 ((committee)) director shall not approve any application which would 20 result in a loan or grant in excess of three hundred fifty thousand 21 dollars.

(b) The ((committee)) <u>director</u> may approve an application which
results in a loan or grant of up to seven hundred thousand dollars if
the application has been approved by the director.

(6) The ((committee)) <u>director</u> shall fix the terms and rates
pertaining to its loans.

27 (7) Should there be more demand for loans than funds available for lending, the ((committee)) director shall provide loans for those 28 projects which will lead to the greatest amount of employment or 29 30 benefit to a community. In determining the "greatest amount of employment or benefit" the ((committee)) director shall also consider 31 the employment which would be saved by its loan and the benefit 32 33 relative to the community, not just the total number of new jobs or 34 jobs saved.

(8) To the extent permitted under federal law the ((committee)) director shall require applicants to provide for the transfer of all payments of principal and interest on loans to the <u>rural</u> Washington ((state development)) loan fund created under this chapter. Under circumstances where the federal law does not permit the ((committee)) 1 <u>director</u> to require such transfer, the ((committee)) <u>director</u> shall
2 give priority to applications where the applicants on their own
3 volition make commitments to provide for the transfer.

4 (9) The ((committee)) <u>director</u> shall not approve any application to 5 finance or help finance a shopping mall.

б (10) For loans not made to minority and women-owned businesses, the 7 ((committee)) director shall make at least eighty percent of the 8 appropriated funds available to projects located in distressed areas, 9 and may make up to twenty percent available to projects located in 10 areas not designated as distressed. For loans not made to minority and women-owned businesses, the ((committee)) director shall not make funds 11 12 available to projects located in areas not designated as distressed if 13 the fund's net worth is less than seven million one hundred thousand 14 dollars.

(11) If an objection is raised to a project on the basis of unfair business competition, the ((committee)) <u>director</u> shall evaluate the potential impact of a project on similar businesses located in the local market area. A grant may be denied by the ((committee)) <u>director</u> if a project is not likely to result in a net increase in employment within a local market area.

(12) For loans to minority and women-owned businesses who do not 21 meet the credit criteria, the ((committee)) director may consider 22 23 nontraditional credit standards to offset past discrimination that has 24 precluded full participation of minority or women-owned businesses in 25 the economy. For applicants with high potential who do not meet the 26 credit criteria, the ((committee)) director shall consider developing 27 alternative borrowing methods. For applicants denied loans due to credit problems, the ((committee)) director shall provide financial 28 counseling within available resources and provide referrals to credit 29 30 rehabilitation services. In circumstances of competing applications, priority shall be given to members of eligible groups which previously 31 have been least served by this fund. 32

33 **Sec. 521.** RCW 43.180.040 and 1995 c 399 s 98 are each amended to 34 read as follows:

(1) There is hereby established a public body corporate and politic, with perpetual corporate succession, to be known as the Washington state housing finance commission. The commission is an instrumentality of the state exercising essential government functions

and, for purposes of the code, acts as a constituted authority on
 behalf of the state when it issues bonds pursuant to this chapter. The
 commission is a "public body" within the meaning of RCW 39.53.010.

(2) The commission shall consist of the following voting members:

4 5

(a) The state treasurer, ex officio;

6 (b) The director of community((, trade, and economic)) development, 7 ex officio;

8 (c) An elected local government official, ex officio, with 9 experience in local housing programs, who shall be appointed by the 10 governor with the consent of the senate;

11 (d) A representative of housing consumer interests, appointed by 12 the governor with the consent of the senate;

(e) A representative of labor interests, appointed by the governor,
with the consent of the senate, after consultation with representatives
of organized labor;

16 (f) A representative of low-income persons, appointed by the 17 governor with the consent of the senate;

(g) Five members of the public appointed by the governor, with the consent of the senate, on the basis of geographic distribution and their expertise in housing, real estate, finance, energy efficiency, or construction, one of whom shall be appointed by the governor as chair of the commission and who shall serve on the commission and as chair of the commission at the pleasure of the governor.

24 The term of the persons appointed by the governor, other than the 25 chair, shall be four years from the date of their appointment, except 26 that the terms of three of the initial appointees shall be for two years from the date of their appointment. The governor shall designate 27 the appointees who will serve the two-year terms. An appointee may be 28 29 removed by the governor for cause pursuant to RCW 43.06.070 and 30 43.06.080. The governor shall fill any vacancy in an appointed position by appointment for the remainder of the unexpired term. 31 Ιf the department of community development is abolished, the resulting 32 vacancy shall be filled by a state official who shall be appointed to 33 34 the commission by the governor. If this official occupies an office or 35 position for which senate confirmation is not required, then his or her appointment to the commission shall be subject to the consent of the 36 37 The members of the commission shall be compensated in senate. accordance with RCW 43.03.240 and may be reimbursed, solely from the 38 funds of the commission, for expenses incurred in the discharge of 39

1 their duties under this chapter, subject to the provisions of RCW 2 43.03.050 and 43.03.060. A majority of the commission constitutes a 3 quorum. Designees shall be appointed in such manner and shall exercise 4 such powers as are specified by the rules of the commission.

5 (3) The commission may adopt an official seal and may select from 6 its membership a vice chair, a secretary, and a treasurer. The 7 commission shall establish rules concerning its exercise of the powers 8 authorized by this chapter. The rules shall be adopted in conformance 9 with chapter 34.05 RCW.

10 **Sec. 522.** RCW 43.180.200 and 1995 c 399 s 99 are each amended to 11 read as follows:

12 For purposes of the code:

(1) The legislature reserves the right at any time to alter or change the structure, organization, programs, or activities of the commission and to terminate the commission, so long as the action does not impair any outstanding contracts entered into by the commission;

(2) Any net earnings of the commission beyond that necessary to
retire its bonds and to carry out the purposes of this chapter shall
not inure to the benefit of any person other than the state;

(3) Upon dissolution of the commission, title to all of its21 remaining property shall vest in the state;

(4) The commission constitutes the only housing finance agency ofthe state of Washington; and

(5) In order to take advantage of the maximum amount of tax exempt bonds for housing financing available pursuant to the code, any state ceiling with respect to housing shall be allocated in accordance with the following formula:

(a) Eighty percent of the state ceiling shall be allocated to the
 commission and twenty percent shall be allocated to the other issuing
 authorities in the state.

(b) The allocation to the issuing authorities other than the 31 32 commission shall be distributed to such issuing authorities in amounts as determined following public notice by the department of community((7 33 34 trade, and economic)) development pursuant to rules promulgated by it. The distribution shall be in response to applications received from 35 36 such issuing authorities and shall be based on the following factors: (i) The amount of housing to be made available by such applicant; (ii) 37 38 the population within the jurisdiction of the applicant; (iii)

coordination with other applicable federal and state housing programs; 1 2 (iv) the likelihood of implementing the proposed financing during that year; and (v) consistency with the plan of the commission. 3 On or 4 before February 1st of each year, the department of community((, trade, 5 and economic)) development shall distribute the state ceiling allocation among such issuing authorities and any unused portion shall 6 7 be added to the allocation of the commission. Each issuing authority 8 other than the commission shall confirm its allocation distribution by providing to the department of community((, trade, and economic)) 9 10 development no later than June 1st a copy of an executed bond purchase contract or alternative documentation deemed sufficient by the 11 commission to evidence the reasonable likelihood of the allocation 12 13 distribution being fully used. Any portion of such allocation not so confirmed shall be added to the allocation of the commission on July 14 15 1<u>st</u>. Prior to July 1<u>st</u>, the commission shall provide written notice of 16 the allocation decrease to the affected issuing authority. The 17 reallocation shall not limit the authority of the commission to assign a portion of its allocation pursuant to subsection (5)(c) of this 18 19 section.

20 (c) The commission may assign a portion of its allocation to 21 another issuing agency.

22 **Sec. 523.** RCW 43.180.220 and 1994 c 235 s 1 are each amended to 23 read as follows:

The commission, in cooperation with the department of community(($_{\tau}$ trade, and economic)) development, and the state investment board, shall develop and implement a housing finance program that:

(1) Provides subsidized or unsubsidized mortgage financing for
 single-family home ownership, including a single condominium unit,
 located in the state of Washington;

(2) Requests the state investment board to make investments, within
 its policies and investment guidelines, in mortgage-backed securities
 that are collateralized by loans made within the state of Washington;
 and

(3) Provides flexible loan underwriting guidelines, including but
 not limited to provisions that will allow reduced downpayment
 requirements for the purchaser.

1 sec. 524. RCW 43.185.020 and 1995 c 399 s 101 are each amended to
2 read as follows:

3 "Department" means the department of community((, trade, and 4 economic)) development. "Director" means the director of the 5 department of community((, trade, and economic)) development.

6 **Sec. 525.** RCW 43.185A.010 and 1995 c 399 s 102 are each amended to 7 read as follows:

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

(1) "Affordable housing" means residential housing for rental or private individual ownership which, as long as the same is occupied by low-income households, requires payment of monthly housing costs, including utilities other than telephone, of no more than thirty percent of the family's income.

(2) "Department" means the department of community((, trade, and
 economic)) development.

(3) "Director" means the director of the department of community((7
 trade, and economic)) development.

19 (4) "First-time home buyer" means an individual or his or her 20 spouse who have not owned a home during the three-year period prior to 21 purchase of a home.

(5) "Low-income household" means a single person, family or unrelated persons living together whose adjusted income is less than eighty percent of the median family income, adjusted for household size, for the county where the project is located.

26 **Sec. 526.** RCW 43.185B.010 and 1995 c 399 s 104 are each amended to 27 read as follows:

28 Unless the context clearly requires otherwise, the definitions in 29 this section apply throughout this chapter.

30 (1) "Affordable housing" means residential housing that is rented 31 or owned by a person or household whose monthly housing costs, 32 including utilities other than telephone, do not exceed thirty percent 33 of the household's monthly income.

34 (2) "Department" means the department of community((, trade, and
 35 economic)) development.

36 (3) "Director" means the director of community((, trade, and 37 economic)) development.

1 (4) "Nonprofit organization" means any public or private nonprofit 2 organization that: (a) Is organized under federal, state, or local 3 laws; (b) has no part of its net earnings inuring to the benefit of any 4 member, founder, contributor, or individual; and (c) has among its 5 purposes significant activities related to the provision of decent 6 housing that is affordable to very low-income, low-income, or moderate-7 income households and special needs populations.

8 (5) "Regulatory barriers to affordable housing" and "regulatory 9 barriers" mean any public policies (including those embodied in 10 statutes, ordinances, regulations, or administrative procedures or 11 processes) required to be identified by the state or local government 12 in connection with its strategy under section 105(b)(4) of the 13 Cranston-Gonzalez national affordable housing act (42 U.S.C. 12701 et 14 seq.).

15 (6) "Tenant-based organization" means a nonprofit organization 16 whose governing body includes a majority of members who reside in the 17 housing development and are considered low-income households.

18 Sec. 527. RCW 43.190.030 and 1997 c 194 s 1 are each amended to 19 read as follows:

There is created the office of the state long-term care ombudsman. 20 The department of community((, trade, and economic)) development shall 21 22 contract with a private nonprofit organization to provide long-term 23 care ombudsman services as specified under, and consistent with, the 24 federal older Americans act as amended, federal mandates, the goals of 25 the state, and the needs of its citizens. The department of community((, trade, and economic)) development shall ensure that all 26 program and staff support necessary to enable the ombudsman to 27 effectively protect the interests of residents, patients, and clients 28 29 of all long-term care facilities is provided by the nonprofit 30 organization that contracts to provide long-term care ombudsman The department of community((, trade, and economic)) 31 services. 32 development shall adopt rules to carry out this chapter and the long-33 term care ombudsman provisions of the federal older Americans act, as 34 amended, and applicable federal regulations. The long-term care ombudsman program shall have the following powers and duties: 35

(1) To provide services for coordinating the activities of long-term care ombudsmen throughout the state;

(2) Carry out such other activities as the department of
 community((, trade, and economic)) development deems appropriate;

3 (3) Establish procedures consistent with RCW 43.190.110 for 4 appropriate access by long-term care ombudsmen to long-term care 5 facilities and patients' records, including procedures to protect the 6 confidentiality of the records and ensure that the identity of any 7 complainant or resident will not be disclosed without the written 8 consent of the complainant or resident, or upon court order;

9 (4) Establish a state-wide uniform reporting system to collect and 10 analyze data relating to complaints and conditions in long-term care 11 facilities for the purpose of identifying and resolving significant 12 problems, with provision for submission of such data to the department 13 of social and health services and to the federal department of health 14 and human services, or its successor agency, on a regular basis; and

(5) Establish procedures to assure that any files maintained by ombudsman programs shall be disclosed only at the discretion of the ombudsman having authority over the disposition of such files, except that the identity of any complainant or resident of a long-term care facility shall not be disclosed by such ombudsman unless:

(a) Such complainant or resident, or the complainant's or
 resident's legal representative, consents in writing to such
 disclosure; or

23 (b) Such disclosure is required by court order.

24 **Sec. 528.** RCW 43.280.020 and 1996 c 123 s 3 are each amended to 25 read as follows:

There is established in the department of community((, trade, and economic)) development a grant program to enhance the funding for treating the victims of sex offenders. Activities that can be funded through this grant program are limited to those that:

30 (1) Provide effective treatment to victims of sex offenders;

(2) Increase access to and availability of treatment for victims ofsex offenders, particularly if from underserved populations; and

(3) Create or build on efforts by existing community programs,
 coordinate those efforts, or develop cooperative efforts or other
 initiatives to make the most effective use of resources to provide
 treatment services to these victims.

Funding shall be given to those applicants that emphasize providing stable, victim-focused sexual abuse services and possess the 1 qualifications to provide core services, as defined in RCW 70.125.030.
2 Funds for specialized services, as defined in RCW 70.125.030, shall be
3 disbursed through the request for proposal or request for
4 qualifications process.

5 **Sec. 529.** RCW 43.280.060 and 1996 c 123 s 5 are each amended to 6 read as follows:

7 (1) Subject to funds appropriated by the legislature, the
8 department of community((, trade, and economic)) development shall make
9 awards under the grant program established by RCW 43.280.020.

(2) To aid the department of community((, trade, and economic)) 10 development in making its funding determinations, the department shall 11 12 form a peer review committee comprised of individuals who are knowledgeable or experienced in the management or delivery of treatment 13 14 services to victims of sex offenders. The peer review committee shall 15 advise the department on the extent to which each eligible applicant meets the treatment and management standards, as developed by the 16 The department shall consider this advice in making 17 department. 18 awards.

(3) Activities funded under this section may be considered for funding in future years, but shall be considered under the same terms and criteria as new activities. Funding under this chapter shall not constitute an obligation by the state of Washington to provide ongoing funding.

24 **Sec. 530.** RCW 43.280.080 and 1995 c 241 s 1 are each amended to 25 read as follows:

The office of crime victims advocacy is established in the 26 department of community((, trade, and economic)) development. 27 The 28 office shall assist communities in planning and implementing services 29 for crime victims, advocate on behalf of crime victims in obtaining needed services and resources, and advise local and state governments 30 31 on practices, policies, and priorities that impact crime victims. In 32 addition, the office shall administer grant programs for sexual assault 33 treatment and prevention services, as authorized in this chapter.

34 **Sec. 531.** RCW 43.280.090 and 1995 c 269 s 2102 are each amended to 35 read as follows:

SHB 2382

1 The director of the department of community((, trade, and 2 economic)) development may establish ad hoc advisory committees, as 3 necessary, to obtain advice and guidance regarding the office of crime 4 victims advocacy program.

5 **Sec. 532.** RCW 43.330.110 and 1993 c 280 s 14 are each amended to 6 read as follows:

7 (1) The department <u>of community development</u> shall maintain an 8 active effort to help communities, families, and individuals build and 9 maintain capacity to meet housing needs in Washington state. The 10 department shall facilitate partnerships among the many entities 11 related to housing issues and leverage a variety of resources and 12 services to produce comprehensive, cost-effective, and innovative 13 housing solutions.

14 (2) The department shall assist in the production, development, 15 rehabilitation, and operation of owner-occupied or rental housing for very low, low, and moderate-income persons; operate programs to assist 16 home ownership, offer housing services, and provide emergency, 17 18 transitional, and special needs housing services; and qualify as a 19 participating state agency for all programs of the federal department of housing and urban development or its successor. The department 20 21 shall develop or assist local governments in developing housing plans 22 required by the state or federal government.

(3) The department shall coordinate and administer energy assistance and residential energy conservation and rehabilitation programs of the federal and state government through nonprofit organizations, local governments, and housing authorities.

27 **Sec. 533.** RCW 43.330.130 and 1993 c 280 s 16 are each amended to 28 read as follows:

(1) The department <u>of community development</u> shall coordinate services to communities that are directed to the poor and disadvantaged through private and public nonprofit organizations and units of general purpose local governments. The department shall coordinate these programs using, to the extent possible, integrated case management methods, with other community and economic development efforts that promote self-sufficiency.

36 (2) These services may include, but not be limited to,37 comprehensive education services to preschool children from low-income

1 families, providing for human service needs and advocacy, promoting 2 volunteerism and citizen service as a means for accomplishing local 3 community and economic development goals, coordinating and providing 4 emergency food assistance to distribution centers and needy 5 individuals, and providing for human service needs through community-6 based organizations.

7 (3) The department shall provide local communities and at-risk 8 individuals with programs that provide community protection and assist 9 in developing strategies to reduce substance abuse. The department 10 shall administer programs that develop collaborative approaches to prevention, intervention, and interdiction programs. The department 11 shall administer programs that support crime victims, address youth and 12 13 domestic violence problems, provide indigent defense for low-income persons, border town disputes, and administer family services and 14 15 programs to promote the state's policy as provided in RCW 74.14A.025. 16 (((4) The department shall provide fire protection and emergency 17 management services to support and strengthen local capacity for controlling risk to life, property, and community vitality that may 18 19 result from fires, emergencies, and disasters.))

20 **Sec. 534.** RCW 43.330.210 and 1999 c 384 s 4 are each amended to 21 read as follows:

The developmental disabilities endowment governing board is established to design and administer the developmental disabilities endowment. To the extent funds are appropriated for this purpose, the director of the department of community((, trade, and economic)) development shall provide staff and administrative support to the governing board.

(1) The governing board shall consist of seven members as follows:
(a) Three of the members, who shall be appointed by the governor,
shall be persons who have demonstrated expertise and leadership in
areas such as finance, actuarial science, management, business, or
public policy.

33 (b) Three members of the board, who shall be appointed by the 34 governor, shall be persons who have demonstrated expertise and 35 leadership in areas such as business, developmental disabilities 36 service design, management, or public policy, and shall be family 37 members of persons with developmental disabilities. (c) The seventh member of the board, who shall serve as chair of
 the board, shall be appointed by the remaining six members of the
 board.

4 (2) Members of the board shall serve terms of four years and may be 5 appointed for successive terms of four years at the discretion of the 6 appointing authority. However, the governor may stagger the terms of 7 the initial six members of the board so that approximately one-fourth 8 of the members' terms expire each year.

9 (3) Members of the board shall be compensated for their service 10 under RCW 43.03.240 and shall be reimbursed for travel expenses as 11 provided in RCW 43.03.050 and 43.03.060.

12 (4) The board shall meet periodically as specified by the call of13 the chair, or a majority of the board.

14 **Sec. 535.** RCW 46.12.295 and 1995 c 399 s 117 are each amended to 15 read as follows:

16 The department of ((licensing)) community, trade, and economic development shall transfer all titling functions pertaining to mobile 17 18 homes to the housing division of the department of community((, trade, 19 and economic)) development by July 1, ((1991)) 2000. The department of ((licensing)) community, trade, and economic development shall transfer 20 all books, records, files, and documents pertaining to mobile home 21 titling to the department of community((, trade, and economic)) 22 23 development. The directors of the departments may immediately take 24 such steps as are necessary to ensure that ((chapter 176, Laws of 25 1990)) this section is implemented ((on June 7, 1990)) July 1, 2000.

26 **Sec. 536.** RCW 54.16.285 and 1995 c 399 s 144 are each amended to 27 read as follows:

(1) A district providing utility service for residential space
 heating shall not terminate such utility service between November 15<u>th</u>
 through March 15<u>th</u> if the customer:

(a) Notifies the utility of the inability to pay the bill, including a security deposit. This notice should be provided within five business days of receiving a payment overdue notice unless there are extenuating circumstances. If the customer fails to notify the utility within five business days and service is terminated, the customer can, by paying reconnection charges, if any, and fulfilling

1 the requirements of this section, receive the protections of this
2 chapter;

3 (b) Provides self-certification of household income for the prior 4 twelve months to a grantee of the department of community((, trade, and economic)) development which administers federally funded energy 5 assistance programs. The grantee shall determine that the household 6 7 income does not exceed the maximum allowed for eligibility under the state's plan for low-income energy assistance under 42 U.S.C. 8624 and 8 9 shall provide a dollar figure that is seven percent of household 10 income. The grantee may verify information provided in the selfcertification; 11

12 (c) Has applied for home heating assistance from applicable 13 government and private sector organizations and certifies that any 14 assistance received will be applied to the current bill and future 15 utility bills;

16 (d) Has applied for low-income weatherization assistance to the 17 utility or other appropriate agency if such assistance is available for 18 the dwelling;

19 (e) Agrees to a payment plan and agrees to maintain the payment 20 plan. The plan will be designed both to pay the past due bill by the following October 15th and to pay for continued utility service. If 21 the past due bill is not paid by the following October 15th, the 22 23 customer shall not be eligible for protections under this chapter until 24 the past due bill is paid. The plan shall not require monthly payments 25 in excess of seven percent of the customer's monthly income plus one-26 twelfth of any arrearage accrued from the date application is made and 27 thereafter during November 15th through March 15th. A customer may agree to pay a higher percentage during this period, but shall not be 28 in default unless payment during this period is less than seven percent 29 30 of monthly income plus one-twelfth of any arrearage accrued from the date application is made and thereafter. If assistance payments are 31 received by the customer subsequent to implementation of the plan, the 32 33 customer shall contact the utility to reformulate the plan; and

34

(f) Agrees to pay the moneys owed even if he or she moves.

35 (2) The utility shall:

(a) Include in any notice that an account is delinquent and that
 service may be subject to termination, a description of the customer's
 duties in this section;

(b) Assist the customer in fulfilling the requirements under this
 section;

3 (c) Be authorized to transfer an account to a new residence when a 4 customer who has established a plan under this section moves from one 5 residence to another within the same utility service area;

(d) Be permitted to disconnect service if the customer fails to 6 7 honor the payment program. Utilities may continue to disconnect 8 service for those practices authorized by law other than for nonpayment 9 as provided for in this section. Customers who qualify for payment 10 plans under this section who default on their payment plans and are disconnected can be reconnected and maintain the protections afforded 11 under this chapter by paying reconnection charges, if any, and by 12 13 paying all amounts that would have been due and owing under the terms of the applicable payment plan, absent default, on the date on which 14 15 service is reconnected; and

(e) Advise the customer in writing at the time it disconnects
service that it will restore service if the customer contacts the
utility and fulfills the other requirements of this section.

19 (3) All districts providing utility service for residential space 20 heating shall offer residential customers the option of a budget billing or equal payment plan. The budget billing or equal payment 21 plan shall be offered low-income customers eligible under the state's 22 23 plan for low-income energy assistance prepared in accordance with 42 24 U.S.C. 8624(C)(1) without limiting availability to certain months of 25 the year, without regard to the length of time the customer has 26 occupied the premises, and without regard to whether the customer is the tenant or owner of the premises occupied. 27

(4) An agreement between the customer and the utility, whether oral
 or written, shall not waive the protections afforded under this
 chapter.

31 **Sec. 537.** RCW 54.52.010 and 1995 c 399 s 145 are each amended to 32 read as follows:

A public utility district may include along with, or as part of its regular customer billings, a request for voluntary contributions to assist qualified low-income residential customers of the district in paying their electricity bills. All funds received by the district in response to such requests shall be transmitted to the grantee of the department of community((, trade, and economic)) development which

administers federally funded energy assistance programs for the state 1 2 in the district's service area or to a charitable organization within the district's service area. All such funds shall be used solely to 3 4 supplement assistance to low-income residential customers of the district in paying their electricity bills. The grantee or charitable 5 organization shall be responsible to determine which of the district's 6 7 customers are qualified for low-income assistance and the amount of 8 assistance to be provided to those who are qualified.

9 Sec. 538. RCW 54.52.020 and 1995 c 399 s 146 are each amended to 10 read as follows:

All assistance provided under this chapter shall be disbursed by 11 12 the grantee or charitable organization. Where possible the public utility district will be paid on behalf of the customer by the grantee 13 14 or the charitable organization. When direct vendor payment is not 15 feasible, a check will be issued jointly payable to the customer and the public utility district. The availability of funds for assistance 16 to a district's low-income customers as a result of voluntary 17 18 contributions shall not reduce the amount of assistance for which the 19 district's customers are eligible under the federally funded energy assistance programs administered by the grantee of the department of 20 community((, trade, and economic)) development within the district's 21 22 service area. The grantee or charitable organization shall provide the 23 district with a quarterly report on January 15th, April 15th, July 24 15th, and October 15th which includes information concerning the total 25 amount of funds received from the district, the names of all recipients 26 of assistance from these funds, the amount received by each recipient, 27 and the amount of funds received from the district currently on hand and available for future low-income assistance. 28

29 Sec. 539. RCW 57.46.010 and 1996 c 230 s 1401 are each amended to 30 read as follows:

A district may include along with, or as part of its regular customer billings, a request for voluntary contributions to assist qualified low-income residential customers of the district in paying their district bills. All funds received by the district in response to such requests shall be transmitted to the grantee of the department of community((, trade, and economic)) development which administers federally funded energy assistance programs for the state in the district's service area or to a charitable organization within the district's service area. All such funds shall be used solely to supplement assistance to low-income residential customers of the district in paying their district bills. The grantee or charitable organization shall be responsible to determine which of the district's customers are qualified for low-income assistance and the amount of assistance to be provided to those who are qualified.

8 **sec. 540.** RCW 57.46.020 and 1996 c 230 s 1402 are each amended to 9 read as follows:

All assistance provided under this chapter shall be disbursed by 10 the grantee or charitable organization. Where possible the district 11 shall be paid on behalf of the customer by the grantee or the 12 charitable organization. When direct vendor payment is not feasible, 13 14 a check shall be issued jointly payable to the customer and the 15 The availability of funds for assistance to a district's district. low-income customers as a result of voluntary contributions shall not 16 reduce the amount of assistance for which the district's customers are 17 18 eligible under the federally funded energy assistance programs 19 administered by the grantee of the department of community((, trade, and economic)) development within the district's service area. 20 The 21 grantee or charitable organization shall provide the district with a quarterly report on January 15th, April 15th, July 15th, and October 22 23 15th which includes information concerning the total amount of funds 24 received from the district, the names of all recipients of assistance 25 from these funds, the amount received by each recipient, and the amount 26 of funds received from the district currently on hand and available for future low-income assistance. 27

28 **Sec. 541.** RCW 59.18.440 and 1997 c 452 s 17 are each amended to 29 read as follows:

(1) Any city, town, county, or municipal corporation that is 30 31 required to develop a comprehensive plan under RCW 36.70A.040(1) is 32 authorized to require, after reasonable notice to the public and a 33 public hearing, property owners to provide their portion of reasonable relocation assistance to low-income tenants upon the demolition, 34 35 substantial rehabilitation whether due to code enforcement or any other reason, or change of use of residential property, or upon the removal 36 37 of use restrictions in an assisted-housing development. No city, town,

county, or municipal corporation may require property owners to provide 1 2 relocation assistance to low-income tenants, as defined in this chapter, upon the demolition, substantial rehabilitation, upon the 3 change of use of residential property, or upon the removal of use 4 5 restrictions in an assisted-housing development, except as expressly authorized herein or when authorized or required by state or federal 6 7 law. As used in this section, "assisted housing development" means a 8 multifamily rental housing development that either receives government 9 assistance and is defined as federally assisted housing in RCW 10 59.28.020, or that receives other federal, state, or local government assistance and is subject to use restrictions. 11

12 (2) As used in this section, "low-income tenants" means tenants 13 whose combined total income per dwelling unit is at or below fifty 14 percent of the median income, adjusted for family size, in the county 15 where the tenants reside.

16 The department of community((, trade, and economic)) development 17 shall adopt rules defining county median income in accordance with the 18 definitions promulgated by the federal department of housing and urban 19 development.

(3) A requirement that property owners provide relocation assistance shall include the amounts of such assistance to be provided to low-income tenants. In determining such amounts, the jurisdiction imposing the requirement shall evaluate, and receive public testimony on, what relocation expenses displaced tenants would reasonably incur in that jurisdiction including:

26

(a) Actual physical moving costs and expenses;

(b) Advance payments required for moving into a new residence such
as the cost of first and last month's rent and security and damage
deposits;

30 (c) Utility connection fees and deposits; and

(d) Anticipated additional rent and utility costs in the residencefor one year after relocation.

(4)(a) Relocation assistance provided to low-income tenants under this section shall not exceed two thousand dollars for each dwelling unit displaced by actions of the property owner under subsection (1) of this section. A city, town, county, or municipal corporation may make future annual adjustments to the maximum amount of relocation assistance required under this subsection in order to reflect any changes in the housing component of the consumer price index as published by the United States department of labor, bureau of labor
 statistics.

3 (b) The property owner's portion of any relocation assistance 4 provided to low-income tenants under this section shall not exceed one-5 half of the required relocation assistance under (a) of this subsection 6 in cash or services.

7 (c) The portion of relocation assistance not covered by the 8 property owner under (b) of this subsection shall be paid by the city, 9 town, county, or municipal corporation authorized to require relocation 10 assistance under subsection (1) of this section. The relocation 11 assistance may be paid from proceeds collected from the excise tax 12 imposed under RCW 82.46.010.

13 (5) A city, town, county, or municipal corporation requiring the provision of relocation assistance under this section shall adopt 14 policies, procedures, or regulations to implement such requirement. 15 Such policies, procedures, or regulations shall include provisions for 16 17 administrative hearings to resolve disputes between tenants and property owners relating to relocation assistance or unlawful detainer 18 19 actions during relocation, and shall require a decision within thirty 20 days of a request for a hearing by either a tenant or property owner.

Judicial review of an administrative hearing decision relating to relocation assistance may be had by filing a petition, within ten days of the decision, in the superior court in the county where the residential property is located. Judicial review shall be confined to the record of the administrative hearing and the court may reverse the decision only if the administrative findings, inferences, conclusions, or decision is:

28

(a) In violation of constitutional provisions;

29 (b) In excess of the authority or jurisdiction of the 30 administrative hearing officer;

31 (c) Made upon unlawful procedure or otherwise is contrary to law; 32 or

33 (d) Arbitrary and capricious.

(6) Any city, town, county, or municipal corporation may require relocation assistance, under the terms of this section, for otherwise eligible tenants whose living arrangements are exempted from the provisions of this chapter under RCW 59.18.040(3) and if the living arrangement is considered to be a rental or lease not defined as a retail sale under RCW 82.04.050. 1 (7)(a) Persons who move from a dwelling unit prior to the 2 application by the owner of the dwelling unit for any governmental 3 permit necessary for the demolition, substantial rehabilitation, or 4 change of use of residential property or prior to any notification or 5 filing required for condominium conversion shall not be entitled to the 6 assistance authorized by this section.

7 (b) Persons who move into a dwelling unit after the application for 8 any necessary governmental permit or after any required condominium 9 conversion notification or filing shall not be entitled to the 10 assistance authorized by this section if such persons receive written notice from the property owner prior to taking possession of the 11 dwelling unit that specifically describes the activity or condition 12 13 that may result in their temporary or permanent displacement and advises them of their ineligibility for relocation assistance. 14

15 **Sec. 542.** RCW 59.21.010 and 1998 c 124 s 1 are each amended to 16 read as follows:

17 Unless the context clearly requires otherwise, the definitions in 18 this section apply throughout this chapter.

(1) "Director" means the director of the department of community((7
 trade, and economic)) development.

(2) "Department" means the department of community((, trade, and
 economic)) development.

(3) "Fund" means the mobile home park relocation fund establishedunder RCW 59.21.050.

(4) "Mobile home park" or "park" means real property that is rented or held out for rent to others for the placement of two or more mobile homes for the primary purpose of production of income, except where the real property is rented or held out for rent for seasonal recreational purpose only and is not intended for year-round occupancy.

30 (5) "Landlord" or "park-owner" means the owner of the mobile home 31 park that is being closed at the time relocation assistance is 32 provided.

33 (6) "Relocate" means to remove the mobile home from the mobile home 34 park being closed.

35 (7) "Relocation assistance" means the monetary assistance provided36 under this chapter.

1 sec. 543. RCW 59.22.020 and 1995 c 399 s 155 are each amended to
2 read as follows:

3 The following definitions shall apply throughout this chapter 4 unless the context clearly requires otherwise:

5 (1) "Account" means the mobile home affairs account created under6 RCW 59.22.070.

7 (2) "Affordable" means that, where feasible, low-income residents
8 should not pay more than thirty percent of their monthly income for
9 housing costs.

10 (3) "Conversion costs" includes the cost of acquiring the mobile 11 home park, the costs of planning and processing the conversion, the 12 costs of any needed repairs or rehabilitation, and any expenditures 13 required by a government agency or lender for the project.

(4) "Department" means the department of community((, trade, and
 economic)) development.

16 (5) "Fee" means the mobile home title transfer fee imposed under 17 RCW 59.22.080.

(6) "Fund" or "park purchase account" means the mobile home parkpurchase account created pursuant to RCW 59.22.030.

(7) "Housing costs" means the total cost of owning, occupying, andmaintaining a mobile home and a lot or space in a mobile home park.

(8) "Individual interest in a mobile home park" means any interest which is fee ownership or a lesser interest which entitles the holder to occupy a lot or space in a mobile home park for a period of not less than either fifteen years or the life of the holder. Individual interests in a mobile home park include, but are not limited to, the following:

(a) Ownership of a lot or space in a mobile home park orsubdivision;

30 (b) A membership or shares in a stock cooperative, or a limited 31 equity housing cooperative; or

32 (c) Membership in a nonprofit mutual benefit corporation which33 owns, operates, or owns and operates the mobile home park.

(9) "Low-income resident" means an individual or household who resided in the mobile home park prior to application for a loan pursuant to this chapter and with an annual income at or below eighty percent of the median income for the county of standard metropolitan statistical area of residence. Net worth shall be considered in the calculation of income with the exception of the resident's mobile/
 manufactured home which is used as their primary residence.

3 (10) "Low-income spaces" means those spaces in a mobile home park 4 operated by a resident organization which are occupied by low-income 5 residents.

(11) "Mobile home park" means a mobile home park, as defined in RCW
59.20.030(((4))), or a manufactured home park subdivision as defined by
RCW 59.20.030(((6))) created by the conversion to resident ownership of
a mobile home park.

10 (12) "Resident organization" means a group of mobile home park 11 residents who have formed a nonprofit corporation, cooperative corporation, or other entity or organization for the purpose of 12 acquiring the mobile home park in which they reside and converting the 13 mobile home park to resident ownership. The membership of a resident 14 15 organization shall include at least two-thirds of the households residing in the mobile home park at the time of application for 16 assistance from the department. 17

18 (13) "Resident ownership" means, depending on the context, either 19 the ownership, by a resident organization, as defined in this section, 20 of an interest in a mobile home park which entitles the resident 21 organization to control the operations of the mobile home park for a 22 term of no less than fifteen years, or the ownership of individual 23 interests in a mobile home park, or both.

(14) "Landlord" shall have the same meaning as it does in RCW59.20.030.

(15) "Manufactured housing" means residences constructed on one or more chassis for transportation, and which bear an insignia issued by a state or federal regulatory agency indication compliance with all applicable construction standards of the United States department of housing and urban development.

31 (16) "Mobile home" shall have the same meaning as it does in RCW 32 46.04.302.

33 (17) "Mobile home lot" shall have the same meaning as it does in 34 RCW 59.20.030.

35 (18) "Tenant" means a person who rents a mobile home lot for a term 36 of one month or longer and owns the mobile home on the lot.

37 **Sec. 544.** RCW 59.22.090 and 1998 c 245 s 105 are each amended to 38 read as follows:

(1) A manufactured housing task force is established to study and 1 2 make recommendations concerning the structure state government should use to regulate manufactured housing in this state. In conducting this 3 4 study, the task force shall review the structures used in other states, including those states with a commission structure. The task force 5 shall consider the report prepared by the department of licensing, the 6 7 department of labor and industries, and the department of community((τ) 8 trade, and economic)) development on consolidating mobile home-related 9 functions in conducting its study. The task force may not consider any 10 form of mobile home rent control, but shall consider mobile home park siting and density regulatory issues. 11

12 (2) The task force shall terminate on December 31, 1992.

13 (3) The task force shall consist of the following members:

(a) Two members of the house of representatives appointed by the
speaker of the house of representatives, from different political
caucuses;

(b) Two members of the senate appointed by the president of thesenate, from different political caucuses;

19 (c) Two members who represent mobile home park owners, appointed by20 the governor;

(d) Two members who represent mobile home owners, appointed by the governor;

(e) One member who represents mobile home manufacturers, appointedby the governor;

(f) One member who represents mobile home dealers, appointed by the governor;

(g) One member who represents mobile home transporters, appointedby the governor;

(h) One member who represents local building officials, appointedby the governor;

(i) One member who is either an elected or appointed government official of a county with a population of one hundred thousand or more persons, appointed by the governor;

(j) One member who is either an elected or appointed government official of a county with a population of less than one hundred thousand persons, appointed by the governor;

37 (k) One member who is either an elected or appointed government
38 official of a city with a population of thirty-five thousand persons,
39 appointed by the governor;

(1) One member who is either an elected or appointed government
 official of a city with a population of less than thirty-five thousand
 persons, appointed by the governor;

4 (m) One member who represents local health officials, appointed by5 the governor; and

6 (n) The director, or the director's designee from the department of 7 community((, trade, and economic)) development, the department of 8 licensing, the department of labor and industries, and the attorney 9 general's office. The designees shall be nonvoting, ex officio members 10 of the task force.

11 (4) The members of the task force shall select the chair or co-12 chairs of the task force.

(5) Staff assistance for the task force will be provided by l4 legislative staff and staff from the agencies or offices listed in subsection (3)(n) of this section.

16 **Sec. 545.** RCW 59.28.040 and 1995 c 399 s 160 are each amended to 17 read as follows:

18 All owners of federally assisted housing shall, at least twelve 19 months before the expiration of the rental assistance contract or prepayment of a mortgage or loan, serve a written notice of the 20 anticipated expiration or prepayment date on each tenant household 21 22 residing in the housing, on the clerk of the city, or county if in an 23 unincorporated area, in which the property is located, and on the 24 department of community((, trade, and economic)) development, by 25 regular and certified mail.

26 **Sec. 546.** RCW 59.28.050 and 1995 c 399 s 161 are each amended to 27 read as follows:

This chapter shall not in any way prohibit an owner of federally assisted housing from terminating a rental assistance contract or prepaying a mortgage or loan. The requirement in this chapter for notice shall not be construed as conferring any new or additional regulatory power upon the city or county clerk or upon the department of community((, trade, and economic)) development.

34 **Sec. 547.** RCW 59.28.060 and 1995 c 399 s 162 are each amended to 35 read as follows:

SHB 2382

1 The notice to tenants required by RCW 59.28.040 shall state the 2 date of expiration or prepayment and the effect, if any, that the 3 expiration or prepayment will have upon the tenants' rent and other 4 terms of their rental agreement.

The notice to the city or county clerk and to the department of 5 community((, trade, and economic)) development required by RCW 6 7 59.28.040 shall state: (1) The name, location, and project number of the federally assisted housing and the type of assistance received from 8 9 the federal government; (2) the number and size of units; (3) the age, 10 race, family size, and estimated incomes of the tenants who will be affected by the prepayment of the loan or mortgage or expiration of the 11 12 federal assistance contract; (4) the projected rent increases for each 13 affected tenant; and (5) the anticipated date of prepayment of the loan or mortgage or expiration of the federal assistance contract. 14

15 **Sec. 548.** RCW 70.94.537 and 1997 c 250 s 5 are each amended to 16 read as follows:

17 (1) A twenty-eight member state commute trip reduction task force18 is established as follows:

(a) The secretary of the department of transportation or thesecretary's designee who shall serve as chair;

(b) The director of the department of ecology or the director'sdesignee;

(c) The director of the department of community((, trade, and
 economic)) development or the director's designee;

(d) The director of the department of general administration or thedirector's designee;

(e) Three representatives from counties appointed by the governor
from a list of at least six recommended by the Washington state
association of counties;

30 (f) Three representatives from cities and towns appointed by the 31 governor from a list of at least six recommended by the association of 32 Washington cities;

(g) Three representatives from transit agencies appointed by the governor from a list of at least six recommended by the Washington state transit association;

36 (h) Twelve representatives of employers at or owners of major 37 worksites in Washington appointed by the governor from a list 38 recommended by the association of Washington business or other state-

wide business associations representing major employers, provided that
 every affected county shall have at least one representative; and

3

(i) Three citizens appointed by the governor.

4 Members of the commute trip reduction task force shall serve 5 without compensation but shall be reimbursed for travel expenses as 6 provided in RCW 43.03.050 and 43.03.060. Members appointed by the 7 governor shall be compensated in accordance with RCW 43.03.220. The 8 task force has all powers necessary to carry out its duties as 9 prescribed by this chapter. The task force shall be dissolved on July 10 1, 2006.

(2) By March 1, 1992, the commute trip reduction task force shall 11 establish guidelines for commute trip reduction plans. The guidelines 12 13 are intended to ensure consistency in commute trip reduction plans and goals among jurisdictions while fairly taking into account differences 14 15 in employment and housing density, employer size, existing and anticipated levels of transit service, special employer circumstances, 16 17 and other factors the task force determines to be relevant. The guidelines shall include: 18

19

(a) Criteria for establishing commute trip reduction zones;

(b) Methods and information requirements for determining base year values of the proportion of single-occupant vehicle commute trips and the commute trip vehicle miles traveled per employee and progress toward meeting commute trip reduction plan goals;

24

(c) Model commute trip reduction ordinances;

(d) Methods for assuring consistency in the treatment of employers who have worksites subject to the requirements of this chapter in more than one jurisdiction;

(e) An appeals process by which major employers, who as a result of special characteristics of their business or its locations would be unable to meet the requirements of a commute trip reduction plan, may obtain a waiver or modification of those requirements and criteria for determining eligibility for waiver or modification;

(f) Methods to ensure that employers shall receive full credit for the results of transportation demand management efforts and commute trip reduction programs which have been implemented by major employers prior to the base year;

(g) Alternative commute trip reduction goals for major employers
 which cannot meet the goals of this chapter because of the unique
 nature of their business;

(h) Alternative commute trip reduction goals for major employers
 whose worksites change and who contribute substantially to traffic
 congestion in a trip reduction zone; and

4 (i) Methods to insure that employers receive credit for scheduling
5 changes enacted pursuant to the criteria identified in RCW
6 70.94.527(11).

7 (3) The task force shall work with jurisdictions, major employers, 8 and other parties to develop and implement a public awareness campaign 9 designed to increase the effectiveness of local commute trip reduction 10 programs and support achievement of the objectives identified in this 11 chapter.

(4) The task force shall assess the commute trip reduction options 12 13 employers other than major employers available to and make recommendations to the legislature by October 1, 1992. 14 The 15 recommendations shall include the minimum size of employer who shall be 16 required to implement trip reduction programs and the appropriate 17 methods those employers can use to accomplish trip reduction goals.

(5) The task force shall review progress toward implementing 18 19 commute trip reduction plans and programs and the costs and benefits of 20 commute trip reduction plans and programs and shall make recommendations to the legislature by December 1, 1995, December 1, 21 1999, December 1, 2001, December 1, 2003, and December 1, 2005. 22 In assessing the costs and benefits, the task force shall consider the 23 24 costs of not having implemented commute trip reduction plans and 25 programs. The task force shall examine other transportation demand 26 management programs nationally and incorporate its findings into its recommendations to the legislature. The recommendations shall address 27 the need for continuation, modification, or termination or any or all 28 requirements of this chapter. The recommendations made December 1, 29 30 1995, shall include recommendations regarding extension of the requirements of this chapter to employers with fifty or more full-time 31 employees at a single worksite who begin their regular work day between 32 33 6:00 a.m. and 9:00 a.m. on weekdays for more than twelve continuous 34 months.

35 **Sec. 549.** RCW 70.114A.070 and 1995 c 220 s 7 are each amended to 36 read as follows:

The department of community((, trade, and economic)) development shall contract with private, nonprofit corporations to provide

technical assistance to any private individual or 1 nonprofit 2 organization wishing to construct temporary or permanent worker The assistance may include information on state and local 3 housing. 4 application and approval procedures, information or assistance in applying for federal, state, or local financial assistance, including 5 tax incentives, information on cost-effective housing designs, or any 6 7 other assistance the department of community((, trade, and economic)) 8 development may deem helpful in obtaining the active participation of 9 private individuals or groups in constructing or operating temporary or 10 permanent worker housing.

11 **Sec. 550.** RCW 70.119A.170 and 1997 c 218 s 4 are each amended to 12 read as follows:

13 (1) A drinking water assistance account is created in the state 14 treasury. Such subaccounts as are necessary to carry out the purposes 15 of this chapter are permitted to be established within the account. 16 The purpose of the account is to allow the state to use any federal funds that become available to states from congress to fund a state 17 18 revolving loan fund program as part of the reauthorization of the 19 federal safe drinking water act. Expenditures from the account may only be made by the secretary, the public works board, or the 20 department of community((, trade, and economic)) development, after 21 22 appropriation. Moneys in the account may only be used, consistent with 23 federal law, to assist water systems to provide safe drinking water 24 through a program administered through the department of health, the public works board, and the department of community((, trade, and 25 economic)) development and for other activities authorized under 26 27 federal law. Money may be placed in the account from the proceeds of bonds when authorized by the legislature, transfers from other state 28 29 funds or accounts, federal capitalization grants or other financial 30 assistance, all repayments of moneys borrowed from the account, all interest payments made by borrowers from the account or otherwise 31 earned on the account, or any other lawful source. All interest earned 32 33 on moneys deposited in the account, including repayments, shall remain 34 in the account and may be used for any eligible purpose. Moneys in the account may only be used to assist local governments and water systems 35 36 to provide safe and reliable drinking water, for other services and 37 assistance authorized by federal law to be funded from these federal 38 funds, and to administer the program.

(2) The department and the public works board shall establish and 1 2 maintain a program to use the moneys in the drinking water assistance account as provided by the federal government under the safe drinking 3 4 water act. The department and the public works board, in consultation with purveyors, local governments, local health jurisdictions, 5 financial institutions, commercial construction interests, other state 6 7 agencies, and other affected and interested parties, shall by January 8 1, 1999, adopt final joint rules and requirements for the provision of 9 financial assistance to public water systems as authorized under 10 federal law. Prior to the effective date of the final rules, the department and the public works board may establish and utilize 11 guidelines for the sole purpose of ensuring the timely procurement of 12 13 financial assistance from the federal government under the safe drinking water act, but such guidelines shall be converted to rules by 14 15 January 1, 1999. The department and the public works board shall make 16 every reasonable effort to ensure the state's receipt and disbursement of federal funds to eligible public water systems as quickly as 17 possible after the federal government has made them available. 18 By 19 December 15, 1997, the department and the public works board shall 20 provide a report to the appropriate committees of the legislature reflecting the input from the affected interests and parties on the 21 22 status of the program. The report shall include significant issues and 23 concerns, the status of rule making and guidelines, and a plan for the 24 adoption of final rules.

25 (3) If the department, public works board, or any other department, agency, board, or commission of state government participates in 26 providing service under this section, the administering entity shall 27 endeavor to provide cost-effective and timely services. Mechanisms to 28 provide cost-effective and timely services include: (a) Adopting 29 30 federal guidelines by reference into administrative rules; (b) using existing management mechanisms rather than creating new administrative 31 structures; (c) investigating the use of service contracts, either with 32 33 other governmental entities or with nongovernmental service providers; (d) the use of joint or combined financial assistance applications; and 34 35 (e) any other method or practice designed to streamline and expedite the delivery of services and financial assistance. 36

(4) The department shall have the authority to establish assistance
 priorities and carry out oversight and related activities, other than
 financial administration, with respect to assistance provided with

1 federal funds. The department, the public works board, and the 2 department of community((, trade, and economic)) development shall 3 jointly develop, with the assistance of water purveyors and other 4 affected and interested parties, a memorandum of understanding setting 5 forth responsibilities and duties for each of the parties. The 6 memorandum of understanding at a minimum, shall include:

7 (a) Responsibility for developing guidelines for providing 8 assistance to public water systems and related oversight prioritization 9 and oversight responsibilities including requirements for 10 prioritization of loans or other financial assistance to public water 11 systems;

12 (b) Department submittal of preapplication information to the13 public works board for review and comment;

14 (c) Department submittal of a prioritized list of projects to the15 public works board for determination of:

16 (i) Financial capability of the applicant; and

17 (ii) Readiness to proceed, or the ability of the applicant to18 promptly commence the project;

(d) A process for determining consistency with existing water resource planning and management, including coordinated water supply plans, regional water resource plans, and comprehensive plans under the growth management act, chapter 36.70A RCW;

23 (e) A determination of:

(i) Least-cost solutions, including consolidation and restructuringof small systems, where appropriate, into more economical units;

26 (ii) The provision of regional facilities;

(iii) Projects and activities that facilitate compliance with thefederal safe drinking water act; and

(iv) Projects and activities that are intended to achieve thepublic health objectives of federal and state drinking water laws;

31 (f) Implementation of water conservation and other demand 32 management measures consistent with state guidelines for water 33 utilities;

(g) Assistance for the necessary planning and engineering to assure
 that consistency, coordination, and proper professional review are
 incorporated into projects or activities proposed for funding;

37 (h) Minimum standards for water system capacity, financial38 viability, and water system planning;

1 (i) Testing and evaluation of the water quality of the state's 2 public water system to assure that priority for financial assistance is 3 provided to systems and areas with threats to public health from 4 contaminated supplies and reduce in appropriate cases the substantial 5 increases in costs and rates that customers of small systems would 6 otherwise incur under the monitoring and testing requirements of the 7 federal safe drinking water act;

8 (j) Coordination, to the maximum extent possible, with other state 9 programs that provide financial assistance to public water systems and 10 state programs that address existing or potential water quality or 11 drinking contamination problems;

12 (k) Definitions of "affordability" and "disadvantaged community" 13 that are consistent with these and similar terms in use by other state 14 or federal assistance programs;

(1) Criteria for the financial assistance program for public watersystems, which shall include, but are not limited to:

17 (i) Determining projects addressing the most serious risk to human18 health;

(ii) Determining the capacity of the system to effectively manage
 its resources, including meeting state financial viability criteria;
 and

(iii) Determining the relative benefit to the community served; and
 (m) Ensure that each agency fulfills the audit, accounting, and
 reporting requirements under federal law for its portion of the
 administration of this program.

(5) The department and the public works board shall begin the process to disburse funds no later than October 1, 1997, and shall adopt such rules as are necessary under chapter 34.05 RCW to administer the program by January 1, 1999.

30 **Sec. 551.** RCW 70.125.030 and 1999 c 45 s 6 are each amended to 31 read as follows:

As used in this chapter and unless the context indicates otherwise: (1) "Core services" means treatment services for victims of sexual assault including information and referral, crisis intervention, medical advocacy, legal advocacy, support, and system coordination.

36 (2) "Department" means the department of community((, trade, and
 37 economic)) development.

(3) "Law enforcement agencies" means police and sheriff's
 2 departments of this state.

3 (4) "Personal representative" means a friend, relative, attorney,
4 or employee or volunteer from a community sexual assault program or
5 specialized treatment service provider.

6 (5) "Rape crisis center" means a community-based social service7 agency which provides services to victims of sexual assault.

8 (6) "Community sexual assault program" means a community-based 9 social service agency that is qualified to provide and provides core 10 services to victims of sexual assault.

11 (7) "Sexual assault" means one or more of the following:

12 (a) Rape or rape of a child;

13 (b) Assault with intent to commit rape or rape of a child;

14 (c) Incest or indecent liberties;

15 (d) Child molestation;

16 (e) Sexual misconduct with a minor;

17 (f) Custodial sexual misconduct;

- 18 (g) Crimes with a sexual motivation; or
- 19 (h) An attempt to commit any of the aforementioned offenses.

(8) "Specialized services" means treatment services for victims of sexual assault including support groups, therapy, specialized sexual assault medical examination, and prevention education to potential victims of sexual assault.

(9) "Victim" means any person who suffers physical and/or mentalanguish as a proximate result of a sexual assault.

26 **Sec. 552.** RCW 70.164.020 and 1995 c 399 s 199 are each amended to 27 read as follows:

28 Unless the context clearly requires otherwise, the definitions in 29 this section apply throughout this chapter.

30 (1) "Department" means the department of community((, trade, and 31 economic)) development.

(2) "Energy assessment" means an analysis of a dwelling unit to
 determine the need for cost-effective energy conservation measures as
 determined by the department.

(3) "Household" means an individual or group of individuals livingin a dwelling unit as defined by the department.

(4) "Low income" means household income that is at or below onehundred twenty-five percent of the federally established poverty level.

1 (5) "Nonutility sponsor" means any sponsor other than a public 2 service company, municipality, public utility district, mutual or 3 cooperative, furnishing gas or electricity used to heat low-income 4 residences.

5 (6) "Residence" means a dwelling unit as defined by the department. 6 (7) "Sponsor" means any entity that submits a proposal under RCW 7 70.164.040, including but not limited to any local community action 8 agency, community service agency, or any other participating agency or 9 any public service company, municipality, public utility district, 10 mutual or cooperative, or any combination of such entities that jointly 11 submits a proposal.

12 (8) "Sponsor match" means the share, if any, of the cost of13 weatherization to be paid by the sponsor.

14 (9) "Weatherization" means materials or measures, and their 15 installation, that are used to improve the thermal efficiency of a 16 residence.

(10) "Weatherizing agency" means any approved department grantee or any public service company, municipality, public utility district, mutual or cooperative, or other entity that bears the responsibility for ensuring the performance of weatherization of residences under this chapter and has been approved by the department.

22 **Sec. 553.** RCW 70.190.010 and 1996 c 132 s 2 are each amended to 23 read as follows:

24 Unless the context clearly requires otherwise, the definitions in 25 this section apply throughout this chapter.

(1) "Administrative costs" means the costs associated with
procurement; payroll processing; personnel functions; management;
maintenance and operation of space and property; data processing and
computer services; accounting; budgeting; auditing; indirect costs; and
organizational planning, consultation, coordination, and training.

(2) "Assessment" has the same meaning as provided in RCW 43.70.010.
 (3) "At-risk" children are children who engage in or are victims of at-risk behaviors.

34 (4) "At-risk behaviors" means violent delinquent acts, teen 35 substance abuse, teen pregnancy and male parentage, teen suicide 36 attempts, dropping out of school, child abuse or neglect, and domestic 37 violence. (5) "Community public health and safety networks" or "networks"
 means the organizations authorized under RCW 70.190.060.

3 (6) "Comprehensive plan" means a two-year plan that examines 4 available resources and unmet needs for a county or multicounty area, 5 barriers that limit the effective use of resources, and a plan to 6 address these issues that is broadly supported by local residents.

7 (7) "Participating state agencies" means the office of the 8 superintendent of public instruction, the department of social and 9 health services, the department of health, the employment security 10 department, the department of community((, trade, and economic)) 11 development, and such other departments as may be specifically 12 designated by the governor.

(8) "Family policy council" or "council" means the superintendent 13 of public instruction, the secretary of social and health services, the 14 15 secretary of health, the commissioner of the employment security 16 department, and the director of the department of community((, trade, 17 and economic)) development or their designees, one legislator from each senate and house of representatives, 18 caucus of the and one 19 representative of the governor.

20 (9) "Fiduciary interest" means (a) the right to compensation from a health, educational, social service, or justice system organization 21 that receives public funds, or (b) budgetary or policy-making authority 22 for an organization listed in (a) of this subsection. A person who 23 24 acts solely in an advisory capacity and receives no compensation from 25 a health, educational, social service, or justice system organization, 26 and who has no budgetary or policy-making authority is deemed to have 27 no fiduciary interest in the organization.

(10) "Outcome" or "outcome based" means defined and measurable outcomes used to evaluate progress in reducing the rate of at-risk children and youth through reducing risk factors and increasing protective factors.

(11) "Matching funds" means an amount no less than twenty-five 32 percent of the amount budgeted for a network. The network's matching 33 34 funds may be in-kind goods and services. Funding sources allowable for 35 match include appropriate federal or local levy funds, private charitable funding, and other charitable giving. Basic education funds 36 37 shall not be used as a match. State general funds shall not be used as a match for violence reduction and drug enforcement account funds 38 39 created under RCW 69.50.520.

(12) "Policy development" has the same meaning as provided in RCW
 43.70.010.

3 (13) "Protective factors" means those factors determined by the 4 department of health to be empirically associated with behaviors that 5 contribute to socially acceptable and healthy nonviolent behaviors. Protective factors include promulgation, identification, and acceptance 6 of community norms regarding appropriate behaviors in the area of 7 delinquency, early sexual activity, alcohol and substance abuse, 8 9 educational opportunities, employment opportunities, and absence of 10 crime.

11 (14) "Risk factors" means those factors determined by the 12 department of health to be empirically associated with at-risk 13 behaviors that contribute to violence.

14 **Sec. 554.** RCW 80.28.010 and 1995 c 399 s 211 are each amended to 15 read as follows:

(1) All charges made, demanded or received by any gas company,
electrical company or water company for gas, electricity or water, or
for any service rendered or to be rendered in connection therewith,
shall be just, fair, reasonable and sufficient.

(2) Every gas company, electrical company and water company shall
 furnish and supply such service, instrumentalities and facilities as
 shall be safe, adequate and efficient, and in all respects just and
 reasonable.

(3) All rules and regulations issued by any gas company, electrical
 company or water company, affecting or pertaining to the sale or
 distribution of its product, shall be just and reasonable.

(4) Utility service for residential space heating shall not be
 terminated between November 15<u>th</u> through March 15<u>th</u> if the customer:

29 (a) Notifies the utility of the inability to pay the bill, 30 including a security deposit. This notice should be provided within five business days of receiving a payment overdue notice unless there 31 are extenuating circumstances. If the customer fails to notify the 32 33 utility within five business days and service is terminated, the 34 customer can, by paying reconnection charges, if any, and fulfilling the requirements of this section, receive the protections of this 35 36 chapter;

(b) Provides self-certification of household income for the prior
 twelve months to a grantee of the department of community((, trade, and

SHB 2382

economic)) development which administers federally funded energy assistance programs. The grantee shall determine that the household income does not exceed the maximum allowed for eligibility under the state's plan for low-income energy assistance under 42 U.S.C. 8624 and shall provide a dollar figure that is seven percent of household income. The grantee may verify information provided in the selfcertification;

8 (c) Has applied for home heating assistance from applicable 9 government and private sector organizations and certifies that any 10 assistance received will be applied to the current bill and future 11 utility bills;

12 (d) Has applied for low-income weatherization assistance to the 13 utility or other appropriate agency if such assistance is available for 14 the dwelling;

15 (e) Agrees to a payment plan and agrees to maintain the payment The plan will be designed both to pay the past due bill by the 16 plan. following October 15<u>th</u> and to pay for continued utility service. 17 Ιf the past due bill is not paid by the following October 15th, the 18 19 customer shall not be eligible for protections under this chapter until 20 the past due bill is paid. The plan shall not require monthly payments in excess of seven percent of the customer's monthly income plus one-21 22 twelfth of any arrearage accrued from the date application is made and 23 thereafter during November 15th through March 15th. A customer may agree to pay a higher percentage during this period, but shall not be 24 25 in default unless payment during this period is less than seven percent 26 of monthly income plus one-twelfth of any arrearage accrued from the 27 date application is made and thereafter. If assistance payments are received by the customer subsequent to implementation of the plan, the 28 customer shall contact the utility to reformulate the plan; and 29

30

(f) Agrees to pay the moneys owed even if he or she moves.

31 (5) The utility shall:

32 (a) Include in any notice that an account is delinquent and that
33 service may be subject to termination, a description of the customer's
34 duties in this section;

35 (b) Assist the customer in fulfilling the requirements under this 36 section;

37 (c) Be authorized to transfer an account to a new residence when a
 38 customer who has established a plan under this section moves from one
 39 residence to another within the same utility service area;

(d) Be permitted to disconnect service if the customer fails to 1 2 honor the payment program. Utilities may continue to disconnect 3 service for those practices authorized by law other than for nonpayment 4 as provided for in this subsection. Customers who qualify for payment plans under this section who default on their payment plans and are 5 disconnected can be reconnected and maintain the protections afforded б 7 under this chapter by paying reconnection charges, if any, and by 8 paying all amounts that would have been due and owing under the terms 9 of the applicable payment plan, absent default, on the date on which 10 service is reconnected; and

(e) Advise the customer in writing at the time it disconnects service that it will restore service if the customer contacts the utility and fulfills the other requirements of this section.

(6) A payment plan implemented under this section is consistentwith RCW 80.28.080.

16 (7) Every gas company and electrical company shall offer 17 residential customers the option of a budget billing or equal payment plan. The budget billing or equal payment plan shall be offered low-18 19 income customers eligible under the state's plan for low-income energy 20 assistance prepared in accordance with 42 U.S.C. 8624(C)(1) without limiting availability to certain months of the year, without regard to 21 22 the length of time the customer has occupied the premises, and without 23 regard to whether the customer is the tenant or owner of the premises 24 occupied.

(8) Every gas company, electrical company and water company shall construct and maintain such facilities in connection with the manufacture and distribution of its product as will be efficient and safe to its employees and the public.

(9) An agreement between the customer and the utility, whether oral
or written, shall not waive the protections afforded under this
chapter.

(10) In establishing rates or charges for water service, water companies as defined in RCW 80.04.010 may consider the achievement of water conservation goals and the discouragement of wasteful water use practices.

36 Sec. 555. RCW 82.14.330 and 1998 c 321 s 13 (Referendum Bill No. 37 49) are each amended to read as follows:

(1) Beginning in fiscal year 2000, the state treasurer shall 1 transfer into the municipal criminal justice assistance account for 2 3 distribution under this section from the general fund the sum of four 4 million six hundred thousand dollars divided into four equal deposits occurring on July 1st, October 1st, January 1st, and April 1st. 5 For each fiscal year thereafter, the state treasurer shall increase the 6 7 total transfer by the fiscal growth factor, as defined in RCW 8 43.135.025, forecast for that fiscal year by the office of financial 9 management in November of the preceding year. The moneys deposited in 10 the municipal criminal justice assistance account for distribution under this section, less any moneys appropriated for purposes under 11 subsection (4) of this section, shall be distributed to the cities of 12 the state as follows: 13

14 Twenty percent appropriated for distribution (a) shall be 15 distributed to cities with a three-year average violent crime rate for 16 each one thousand in population in excess of one hundred fifty percent 17 of the state-wide three-year average violent crime rate for each one thousand in population. The three-year average violent crime rate 18 19 shall be calculated using the violent crime rates for each of the 20 preceding three years from the annual reports on crime in Washington state as published by the Washington association of sheriffs and police 21 Moneys shall be distributed under this subsection (1)(a) 22 chiefs. ratably based on population as last determined by the office of 23 24 financial management, but no city may receive more than one dollar per 25 capita. Moneys remaining undistributed under this subsection at the 26 end of each calendar year shall be distributed to the criminal justice training commission to reimburse participating city law enforcement 27 agencies with ten or fewer full-time commissioned patrol officers the 28 29 cost of temporary replacement of each officer who is enrolled in basic 30 law enforcement training, as provided in RCW 43.101.200.

(b) Sixteen percent shall be distributed to cities ratably based on
population as last determined by the office of financial management,
but no city may receive less than one thousand dollars.

The moneys deposited in the municipal criminal justice assistance account for distribution under this subsection shall be distributed at such times as distributions are made under RCW 82.44.150.

37 Moneys distributed under this subsection shall be expended 38 exclusively for criminal justice purposes and shall not be used to 39 replace or supplant existing funding. Criminal justice purposes are

defined as activities that substantially assist the criminal justice 1 system, which may include circumstances where ancillary benefit to the 2 civil justice system occurs, and which includes domestic violence 3 4 services such as those provided by domestic violence programs, community advocates, and legal advocates, as defined in RCW 70.123.020. 5 Existing funding for purposes of this subsection is defined as calendar 6 7 year 1989 actual operating expenditures for criminal justice purposes. 8 Calendar year 1989 actual operating expenditures for criminal justice 9 purposes exclude the following: Expenditures for extraordinary events 10 not likely to reoccur, changes in contract provisions for criminal justice services, beyond the control of the local jurisdiction 11 receiving the services, and major nonrecurring capital expenditures. 12

(2) In addition to the distributions under subsection (1) of thissection:

(a) Fourteen percent shall be distributed to cities that have
initiated innovative law enforcement strategies, including alternative
sentencing and crime prevention programs. No city may receive more
than one dollar per capita under this subsection (2)(a).

(b) Twenty percent shall be distributed to cities that have initiated programs to help at-risk children or child abuse victim response programs. No city may receive more than fifty cents per capita under this subsection (2)(b).

(c) Twenty percent shall be distributed to cities that have initiated programs designed to reduce the level of domestic violence within their jurisdictions or to provide counseling for domestic violence victims. No city may receive more than fifty cents per capita under this subsection (2)(c).

(d) Ten percent shall be distributed to cities that contract with
 another governmental agency for a majority of the city's law
 enforcement services.

31 Moneys distributed under this subsection shall be distributed to those cities that submit funding requests under this subsection to the 32 department of community((, trade, and economic)) development based on 33 34 criteria developed under RCW 82.14.335. Allocation of funds shall be in proportion to the population of qualified jurisdictions, but the 35 distribution to a city shall not exceed the amount of funds requested. 36 37 Cities shall submit requests for program funding to the department of community((, trade, and economic)) development by November 1st of each 38 39 year for funding the following year. The department shall certify to

SHB 2382

the state treasurer the cities eligible for funding under this
 subsection and the amount of each allocation.

3 The moneys deposited in the municipal criminal justice assistance 4 account for distribution under this subsection, less any moneys 5 appropriated for purposes under subsection (4) of this section, shall be distributed at the times as distributions are made under RCW 6 7 82.44.150. Moneys remaining undistributed under this subsection at the 8 end of each calendar year shall be distributed to the criminal justice 9 training commission to reimburse participating city law enforcement 10 agencies with ten or fewer full-time commissioned patrol officers the cost of temporary replacement of each officer who is enrolled in basic 11 law enforcement training, as provided in RCW 43.101.200. 12

If a city is found by the state auditor to have expended funds 13 received under this subsection in a manner that does not comply with 14 15 the criteria under which the moneys were received, the city shall be 16 ineligible to receive future distributions under this subsection until 17 the use of the moneys are justified to the satisfaction of the director or are repaid to the state general fund. 18 The director may allow 19 noncomplying use of moneys received under this subsection upon a 20 showing of hardship or other emergent need.

(3) Notwithstanding other provisions of this section, the 21 distributions to any city that substantially decriminalizes or repeals 22 its criminal code after July 1, 1990, and that does not reimburse the 23 24 county for costs associated with criminal cases under RCW 3.50.800 or 25 3.50.805(2), shall be made to the county in which the city is located. 26 (4) Not more than five percent of the funds deposited to the municipal criminal justice assistance account shall be available for 27 appropriations for enhancements to the state patrol crime laboratory 28 29 system and the continuing costs related to these enhancements. Funds 30 appropriated from this account for such enhancements shall not supplant existing funds from the state general fund. 31

32 Sec. 556. RCW 82.14.335 and 1995 c 399 s 213 are each amended to 33 read as follows:

The department of community((, trade, and economic)) development shall adopt criteria to be used in making grants to cities under RCW 82.14.330(2). In developing the criteria, the department shall create a temporary advisory committee consisting of the director of community((, trade, and economic)) development, two representatives nominated by the association of Washington cities, and two
 representatives nominated by the Washington association of sheriffs and
 police chiefs.

4 **Sec. 557.** RCW 90.71.020 and 1998 c 246 s 14 are each amended to 5 read as follows:

(1) The Puget Sound action team is created. The action team shall 6 7 consist of: The directors of the departments of ecology; agriculture; 8 natural resources; fish and wildlife; and community((, trade, and 9 economic)) development; the secretaries of the departments of health transportation; the director of the parks 10 and and recreation commission; the director of the interagency committee for outdoor 11 recreation; the administrative officer of the conservation commission 12 designated in RCW 89.08.050; one person representing cities, appointed 13 14 by the governor; one person representing counties, appointed by the 15 one person representing federally recognized tribes, governor; appointed by the governor; and the chair of the action team. 16 The action team shall also include the following ex officio nonvoting 17 18 members: The regional director of the United States environmental protection agency; the regional administrator of the national marine 19 fisheries service; and the regional supervisor of the United States 20 21 fish and wildlife service. The members representing cities and 22 counties shall each be reimbursed for travel expenses as provided in 23 RCW 43.03.050 and 43.03.060.

24

(2) The action team shall:

(a) Prepare a Puget Sound work plan and budget for inclusion in thegovernor's biennial budget;

(b) Coordinate monitoring and research programs as provided in RCW90.71.060;

29 (c) Work under the direction of the action team chair as provided 30 in RCW 90.71.040;

31 (d) Coordinate permitting requirements as necessary to expedite 32 permit issuance for any local watershed plan developed pursuant to 33 rules adopted under this chapter;

(e) Identify and resolve any policy or rule conflicts that may
 exist between one or more agencies represented on the action team;
 (f) Periodically amend the Puget Sound management plan;

(g) Enter into, amend, and terminate contracts with individuals,
 corporations, or research institutions for the purposes of this
 chapter;

(h) Receive such gifts, grants, and endowments, in trust or
otherwise, for the use and benefit of the purposes of the action team.
The action team may expend the same or any income therefrom according
to the terms of the gifts, grants, or endowments;

8 (i) Promote extensive public participation, and otherwise seek to9 broadly disseminate information concerning Puget Sound;

10

(j) Receive and expend funding from other public agencies;

(k) To reduce costs and improve efficiency, review by December 1, 12 1996, all requirements for reports and documentation from state agencies and local governments specified in the plan for the purpose of eliminating and consolidating reporting requirements; and

(1) Beginning in December 1998, and every two years thereafter, submit a report to the appropriate policy and fiscal committees of the legislature that describes and evaluates the successes and shortcomings of the current work plan relative to the priority problems identified for each geographic area of Puget Sound.

(3) By July 1, 1996, the action team shall begin developing its
initial work plan, which shall include the coordination of necessary
support staff.

(4) The action team shall incorporate, to the maximum extent
 possible, the recommendations of the council regarding amendments to
 the Puget Sound management plan and the work plan.

(5) All proceedings of the action team are subject to the openpublic meetings act under chapter 42.30 RCW.

28 29

PART VI

MISCELLANEOUS

30 <u>NEW SECTION.</u> Sec. 601. Part headings used in this act are not any 31 part of the law.

32 <u>NEW SECTION.</u> **Sec. 602.** Sections 201 through 205 and 221 through 33 224 of this act are each added to chapter 43.31 RCW.

34 <u>NEW SECTION.</u> **Sec. 603.** Section 318 of this act expires December 35 31, 2000.

SHB 2382

<u>NEW SECTION.</u> Sec. 604. Sections 101 through 126, 201 through 227,
 301 through 350, 401 through 414, 501 through 557, and 601 of this act
 take effect July 1, 2000.

--- END ---