CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5273

56th Legislature 1999 Regular Session

Passed by the Senate April 20, 1999 YEAS 47 NAYS 0

CERTIFICATE

President of the Senate

Passed by the House April 8, 1999 YEAS 96 NAYS 0 I, Tony M. Cook, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5273** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Speaker of the
House of Representatives

Secretary

Speaker of the House of Representatives

Approved FILED

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 5273

AS AMENDED BY THE HOUSE

Passed Legislature - 1999 Regular Session

State of Washington

56th Legislature

1999 Regular Session

By Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Haugen, Rasmussen, Gardner, Prentice, Patterson, Winsley and Fraser)

Read first time 02/22/1999.

- 1 AN ACT Relating to a scenic byways designation program; amending
- 2 RCW 47.39.010, 47.39.030, 47.39.060, and 47.39.080; adding new sections
- 3 to chapter 47.39 RCW; repealing RCW 47.39.070; and declaring an
- 4 emergency.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 47.39.010 and 1967 ex.s. c 85 s 1 are each amended to 7 read as follows:
- 8 There is hereby created a scenic and recreational highway system.
- 9 Highways in this system shall be developed and maintained in accordance
- 10 with general standards for state highways of comparable classification
- 11 and usage.
- 12 Recognizing that the Transportation Equity Act for the 21st Century
- 13 establishes a national "scenic byway" program that could benefit state
- 14 and local roadways, the Washington state scenic byway designation
- 15 program is revised to address state and local transportation routes.
- 16 Byways in this program must be designated and maintained in accordance
- 17 with the criteria developed by the department under this chapter.
- 18 However, a highway so designated under section 4 of this act does not

- 1 become part of the scenic and recreational highway system unless
- 2 approved by the legislature.
- 3 **Sec. 2.** RCW 47.39.030 and 1984 c 7 s 207 are each amended to read 4 as follows:
- (1) The department shall pay from motor vehicle funds appropriated 5 for construction of state highways, the following costs of developing 6 7 and constructing scenic and recreational highways: (a) Acquisition of the right of way necessary for state highway purposes; (b) construction 8 9 of the portion of the highway designed primarily for motor vehicle travel; (c) exit and entrance roadways providing access to scenic 10 observation points; (d) safety rest areas; (e) roadside landscaping 11 12 within the portion of the highway right of way acquired by the department for state highway purposes; (f) the uniform signs and 13 14 markers designating the various features and facilities of the scenic 15 and recreational highways; and (g) any additional costs of constructing 16 and developing the scenic and recreational highways, including property 17 acquisition adjacent to highways as authorized by RCW 47.12.250, for 18 which the department shall receive reimbursement from the federal 19 government or any other source.
- (2) The parks and recreation commission shall pay the costs of developing and constructing the scenic and recreational highways not provided for in subsection (1) of this section from any funds appropriated for such purposes.
- 24 (3) The costs of maintaining the scenic and recreational highway 25 system shall be allocated between the department and the parks and 26 recreation commission in the same manner that costs of developing and 27 constructing such highways are allocated in subsections (1) and (2) of 28 this section.
- (4) The city, town, county, regional transportation planning organization, federal agency, federally recognized tribe, or any other such party that nominates a roadway not located on a state-owned right of way for designation as a scenic byway shall bear all costs relating to the nomination and designation of the byway, such as costs for developing, maintaining, planning, designing, and constructing the scenic byway.
- 36 **Sec. 3.** RCW 47.39.060 and 1984 c 7 s 209 are each amended to read 37 as follows:

- The department and the parks and recreation commission ((shall))
 may include, where appropriate, on any maps, or in any relevant
- 3 descriptive material they may prepare at state expense, ((include))
- 4 references to those portions of highways designated in RCW 47.39.020_
- ${\tt 5}$ $\,$ and may include those designated byways by appropriate color or code
- 6 designation.
- NEW SECTION. **Sec. 4.** A new section is added to chapter 47.39 RCW to read as follows:
- 9 (1) The department, in consultation with the department of 10 community, trade, and economic development, the department of natural
- 11 resources, the parks and recreation commission, affected cities, towns,
- 12 and counties, federally recognized tribes, regional transportation
- 13 planning organizations, Washington-based automobile clubs, state-wide
- 14 bicycling organizations, and other interested parties, shall develop by
- 15 December 31, 1999, criteria for assessing scenic byways and heritage
- 16 tour routes and an appropriate method of nomination and application for
- 17 the designation and removal of the designation of the byways. Factors
- 18 the department may take into consideration, but is not limited by, are:
- 19 (a) Scenic quality of the byway; (b) natural aspects, such as
- 20 geological formations, water bodies, vegetation, and wildlife; (c)
- 21 historic elements; (d) cultural features such as the arts, crafts,
- 22 music, customs, or traditions of a distinct group of people; (e)
- 23 archaeological features; (f) recreational activities; (g) roadway
- 24 safety including accommodations for bicycle and pedestrian travel, tour
- 25 buses, and automobiles; (h) scenic byway and local and regional byway
- 26 management plans; and (i) local public involvement and support for the
- 27 byway.
- 28 (2) The criteria developed in subsection (1) of this section must
- 29 not impose nor require regulation of privately owned lands or property
- 30 rights.
- 31 (3) Any person may nominate a roadway, path, or trail for inclusion
- 32 in the scenic byway program. The department shall assess nominations
- 33 in accordance with the criteria developed under subsection (1) of this
- 34 section. The department shall submit its recommendations for scenic
- 35 byway and heritage tour route designations to the commission for its
- 36 approval and official designation of the roadway, path, or trail as a
- 37 scenic byway or a heritage tour route. All decisions made by the

- 1 commission relating to scenic byway and heritage tour route 2 designations are final.
- 3 (4) The department shall apply the criteria in subsection (1) of 4 this section to state highways that are currently not a part of the 5 designated scenic and recreational highway system. The department 6 shall respond to local requests for route evaluation as defined in 7 subsection (3) of this section.
- 8 (5) Once the commission has designated a roadway as a scenic byway, 9 the department may submit an individual nomination to the Federal 10 Highway Administration for its consideration of whether the roadway 11 qualifies to be designated as a national scenic byway or an All-12 American Roadway.
- NEW SECTION. Sec. 5. A new section is added to chapter 47.39 RCW to read as follows:
- The department shall participate with local communities to develop a corridor management plan for a state highway nominated to be part of the scenic byway program. Local, regional, or other governmental bodies shall develop a corridor management plan for nominated routes that are under their jurisdiction.
- 20 **Sec. 6.** RCW 47.39.080 and 1993 c 430 s 8 are each amended to read 21 as follows:
- 22 Recognizing that the ((Intermodal Surface Transportation Efficiency 23 Act of 1991)) Transportation Equity Act for the 21st Century 24 establishes a national "Scenic Byways" grant program and a new 25 apportionment program called "Transportation Enhancement Activities," the department of transportation shall place high priority on obtaining 26 27 funds from those sources for further development of a scenic and 28 recreational highways program, including ((highway heritage)) 29 enhancement projects on the designated scenic and recreational highway The department shall consider the use of the designated system 30 by bicyclists and pedestrians in connection with nonmotorized routes in 31 32 the state trail plan, and the state bicycle plan which are also 33 eligible for ((ISTEA)) <u>TEA-21</u> funding. Appropriate signage may be used at intersections of nonmotorized and motorized systems to demonstrate 34 35 the access, location, and the interconnectivity of various modes of travel for transportation and recreation. For the purposes of 36 37 leveraging national scenic byway planning grant funds, the commission

- 1 may designate eliqible state highways as scenic byways on an interim
- 2 basis.
- 3 <u>NEW SECTION.</u> **Sec. 7.** A new section is added to chapter 47.39 RCW 4 to read as follows:
- 5 (1) The commission may remove the designation of a route if it no 6 longer possesses the intrinsic qualities or fails to meet the criteria 7 that supported its designation.
- 8 (2) The department shall determine whether a roadway designated as 9 a national scenic byway or an All-American Roadway is being properly maintained in accordance with the roadway's byway management plan, 10 11 including preserving the intrinsic qualities that originally supported 12 the designation. When the department determines that the intrinsic qualities of a national scenic byway or All-American Roadway have not 13 been maintained sufficiently to retain its designation, the department 14 15 shall notify the party responsible for maintaining the designation of 16 the finding and allow the party an opportunity, under federal regulations, for corrective action before formal removal of the 17 18 designation of the roadway.
- 19 (3) Local, regional, or other governmental bodies may notify the 20 commission of the removal of a designated route if they determine it no 21 longer meets the designation criteria, or community support for the 22 designation no longer exists, or it no longer possesses the intrinsic 23 qualities that supported its original designation.
- (4) State or local removal of a designated route will result in discontinued state support of the designated route and can include, but is not limited to, state matching assistance for grant applications, the removal of signs directly related to the byway, free promotional information in the state-owned safety rest areas, and inclusion in maps, brochures, and electronic media.
- 30 <u>NEW SECTION.</u> **Sec. 8.** RCW 47.39.070 and 1990 c 240 s 2 are each 31 repealed.
- 32 <u>NEW SECTION.</u> **Sec. 9.** This act is necessary for the immediate 33 preservation of the public peace, health, or safety, or support of the

- 1 state government and its existing public institutions, and takes effect
- 2 immediately.

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