

1 **SHB 1034 - H AMD 0050 WITHDRAWN 3/13/01**
2 By Representative Pennington
3 On page 1, line 10, after ~~burning-~~ strike all material through
4 ~~area-~~ on page 1, line 13
5 On page 2, line 11, after ~~burning in-~~ insert the unincorporated
6 portions of-
7 On page 2, line 12, after ~~urban growth area,-~~ strike or portions
8 thereof,-
9 On page 2, line 16, after ~~burning in-~~ insert the unincorporated
10 portions of-
11 On page 2, line 17, after ~~urban growth area,-~~ strike or portions
12 thereof,-
13 On page 2, line 19, strike ~~relax the-~~ and insert allow-
14 On page 2, line 20, strike ~~prohibition-~~
15 On page 3, line 16, after ~~department-~~ insert or any fire
16 district-
17 On page 3, line 17, after ~~department-~~ insert or any fire
18 district-
19 On page 4, line 10, after "(6)" strike all material through
20 "~~definition.~~" on page 4, line 18 and insert "((~~Burning shall be~~
21 ~~prohibited in an area when an alternate technology or method of~~
22 ~~disposing of the organic refuse is available, reasonably economical,~~
23 ~~and less harmful to the environment.))"~~

EFFECT: 1) Removes the provision allowing outdoor burning in areas exceeding ambient air quality standards when the Department of Ecology (DOE) finds that burning has not contributed to air quality degradation; 2) makes technical amendments; 3) adds fire districts as entities that define outdoor burning containers; 4) removes the requirement that the Department of Ecology must define the term "reasonably economical"; and 5) eliminates from statute the blanket prohibition against outdoor burning in areas where alternatives to outdoor burning are available, reasonably economical, and less harmful to the environment.