By Representatives Delvin, Hankins, Poulsen, Grant, B. Chandler, Mastin and G. Chandler

Read first time 02/08/2001. Referred to Committee on Appropriations.

AN ACT Relating to agricultural fairs; and amending RCW 15.76.140.

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

Sec. 1. RCW 15.76 .140 and 1995 c 374 s 71 are each amended to read as follows:
(1) Before any agricultural fair may become eligible for state allocations it must have conducted two successful consecutive annual fairs immediately preceding application for such allocations, and have its application therefor approved by the director.
(2) Beginning January 1, 1994, ((and until June 30, 1997,)) the director may waive this requirement for an agricultural fair that through itself or its predecessor sponsoring organization has successfully operated at least two years as a county fair((\% has received a funding allocation as a county fair under chapter 374, Laws of 1995 for those two years, ) and that reorganizes as an area fair.

