H-4304.1

## HOUSE BILL 2965

## State of Washington 57th Legislature 2002 Regular Session

**By** Representatives Holmquist, Grant, Chandler, Crouse, Mulliken, Campbell, Carrell, Clements, Sehlin, Skinner, Lisk, Pflug, Nixon, Buck, Sump, Benson, Boldt, Woods, Dunn, Talcott, Anderson, Schindler, Bush, Casada, Alexander and Pearson

Read first time 02/14/2002. Referred to Committee on State Government.

1 Relating to the rule-making authority of various AN ACT 2 governmental entities; amending RCW 28A.300.040, 41.50.050, 43.06A.030, 3 43.19.011, 43.21A.064, 43.24.016, 43.27A.090, 43.30.150, 43.31C.060, 4 43.33.040, 43.33A.110, 43.59.070, 43.61.040, 43.63A.475, 43.70.580, 43.101.085, 43.115.040, 43.117.050, 43.121.050, 43.155.040, 43.160.050, 5 43.163.100, 43.180.040, 43.200.070, 43.210.060, 43.250.090, 43.320.040, б 7 43.330.040, 47.01.071, 48.02.060, 48.44.050, 48.46.200, 66.08.0501, 77.04.055, and 80.01.040; and adding a new section to chapter 43.17 8 RCW. 9

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

11 **Sec. 1.** RCW 28A.300.040 and 1999 c 348 s 6 are each amended to 12 read as follows:

In addition to any other powers and duties as provided by law, the powers and duties of the superintendent of public instruction shall be: (1) To have supervision over all matters pertaining to the public schools of the state;

17 (2) To report to the governor and the legislature such information
18 and data as may be required for the management and improvement of the
19 schools;

1 (3) To prepare and have printed such forms, registers, courses of 2 study, rules for the government of the common schools, and such other 3 material and books as may be necessary for the discharge of the duties 4 of teachers and officials charged with the administration of the laws 5 relating to the common schools, and to distribute the same to 6 educational service district superintendents;

7 (4) To travel, without neglecting his or her other official duties 8 as superintendent of public instruction, for the purpose of attending 9 educational meetings or conventions, of visiting schools, of consulting 10 educational service district superintendents or other school officials;

(5) To prepare and from time to time to revise a manual of the 11 Washington state common school code, copies of which shall be provided 12 13 in such numbers as determined by the superintendent of public instruction at no cost to those public agencies within the common 14 15 school system and which shall be sold at approximate actual cost of 16 publication and distribution per volume to all other public and nonpublic agencies or individuals, said manual to contain Titles 28A 17 and 28C RCW, rules related to the common schools, and such other matter 18 19 as the state superintendent or the state board of education shall determine. Proceeds of the sale of such code shall be transmitted to 20 the public printer who shall credit the state superintendent's account 21 within the state printing plant revolving fund by a like amount; 22

(6) To act as ex officio member and the chief executive officer ofthe state board of education;

(7) To file all papers, reports and public documents transmitted to the superintendent by the school officials of the several counties or districts of the state, each year separately. Copies of all papers filed in the superintendent's office, and the superintendent's official acts, may, or upon request, shall be certified by the superintendent and attested by the superintendent's official seal, and when so certified shall be evidence of the papers or acts so certified to;

32 (8) To require annually, on or before the 15th day of August, of 33 the president, manager, or principal of every educational institution 34 in this state, a report as required by the superintendent of public 35 instruction; and it is the duty of every president, manager, or 36 principal, to complete and return such forms within such time as the 37 superintendent of public instruction shall direct;

(9) To keep in the superintendent's office a record of all teachers
 receiving certificates to teach in the common schools of this state;

- 1
- (10) To issue certificates as provided by law;

(11) To keep in the superintendent's office at the capital of the 2 3 state, all books and papers pertaining to the business of the 4 superintendent's office, and to keep and preserve in the superintendent's office a complete record of statistics, as well as a 5 record of the meetings of the state board of education; 6

7 (12) With the assistance of the office of the attorney general, to 8 decide all points of law which may be submitted to the superintendent 9 in writing by any educational service district superintendent, or that 10 may be submitted to the superintendent by any other person, upon appeal from the decision of any educational service district superintendent; 11 and the superintendent shall publish his or her rulings and decisions 12 from time to time for the information of school officials and teachers; 13 14 and the superintendent's decision shall be final unless set aside by a 15 court of competent jurisdiction;

16 (13) To administer oaths and affirmations in the discharge of the 17 superintendent's official duties;

18 (14) To deliver to his or her successor, at the expiration of the 19 superintendent's term of office, all records, books, maps, documents 20 and papers of whatever kind belonging to the superintendent's office or 21 which may have been received by the superintendent's for the use of the 22 superintendent's office;

(15) To administer family services and programs to promote the
 state's policy as provided in RCW 74.14A.025;

25 (16) To perform such other duties as may be required by law.

26 For rules adopted under the provisions of this chapter after July 1, 2002, the superintendent of public instruction may only adopt rules 27 derived from a specific grant of legislative authority. The rules must 28 29 include the specific statutory section or sections from which the grant 30 of authority is derived, and may not rely solely on a section of law 31 stating a statute's intent or purpose or the general enabling provisions establishing the office of the superintendent of public 32 33 instruction.

34 **Sec. 2.** RCW 41.50.050 and 1995 c 239 s 317 are each amended to 35 read as follows:

36 The director shall:

(1) Have the authority to organize the department into not morethan four divisions, each headed by an assistant director;

(2) Have free access to all files and records of various funds
 assigned to the department and inspect and audit the files and records
 as deemed necessary;

4 (3) Employ personnel to carry out the general administration of the 5 department;

6 (4) Submit an annual written report of the activities of the 7 department to the governor and the chairs of the appropriate 8 legislative committees with one copy to the staff of each of the 9 committees, including recommendations for statutory changes the 10 director believes to be desirable;

(5) Adopt ((such)) rules ((and regulations)) as are necessary to 11 carry out the powers, duties, and functions of the department pursuant 12 13 to the provisions of chapter 34.05 RCW. For rules adopted under the 14 provisions of this chapter after July 1, 2002, the director may only adopt rules derived from a specific grant of legislative authority. 15 The rules must include the specific statutory section or sections from 16 which the grant of authority is derived, and may not rely solely on a 17 18 section of law stating a statute's intent or purpose or the general enabling provisions establishing the department. 19

20 **Sec. 3.** RCW 43.06A.030 and 1996 c 131 s 4 are each amended to read 21 as follows:

22 The ombudsman shall perform the following duties:

(1) Provide information as appropriate on the rights and
responsibilities of individuals receiving family and children's
services, and on the procedures for providing these services;

(2) Investigate, upon his or her own initiative or upon receipt of a complaint, an administrative act alleged to be contrary to law, rule, or policy, imposed without an adequate statement of reason, or based on irrelevant, immaterial, or erroneous grounds; however, the ombudsman may decline to investigate any complaint as provided by rules adopted under this chapter;

32 (3) Monitor the procedures as established, implemented, and 33 practiced by the department to carry out its responsibilities in 34 delivering family and children's services with a view toward 35 appropriate preservation of families and ensuring children's health and 36 safety;

1 (4) Review periodically the facilities and procedures of state 2 institutions serving children, and state-licensed facilities or 3 residences;

4 (5) Recommend changes in the procedures for addressing the needs of 5 families and children;

6 (6) Submit annually to the committee and to the governor by
7 November 1st a report analyzing the work of the office including
8 recommendations;

9 (7) Grant the committee access to all relevant records in the 10 possession of the ombudsman unless prohibited by law; and

(8) Adopt rules necessary to implement this chapter. For rules 11 adopted under the provisions of this chapter after July 1, 2002, the 12 ombudsman may only adopt rules derived from a specific grant of 13 14 legislative authority. The rules must include the specific statutory 15 section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or 16 purpose or the general enabling provisions establishing the department 17 or the ombudsman's office. 18

19 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 43.17 RCW 20 to read as follows:

For rules adopted under the provisions of this chapter after July 1, 2002, the director of each department may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling provisions establishing each department.

28 **Sec. 5.** RCW 43.19.011 and 1999 c 229 s 2 are each amended to read 29 as follows:

30 (1) The director of general administration shall supervise and 31 administer the activities of the department of general administration 32 and shall advise the governor and the legislature with respect to 33 matters under the jurisdiction of the department.

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

36 (a) Enter into contracts on behalf of the state to carry out the37 purposes of this chapter;

1 (b) Accept and expend gifts and grants that are related to the 2 purposes of this chapter, whether such grants be of federal or other 3 funds;

4 (c) Appoint a deputy director and such assistant directors and
5 special assistants as may be needed to administer the department.
6 These employees are exempt from the provisions of chapter 41.06 RCW;

7 (d) Adopt rules in accordance with chapter 34.05 RCW and perform 8 all other functions necessary and proper to carry out the purposes of 9 this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the director may only adopt rules derived from a 10 specific grant of legislative authority. The rules must include the 11 specific statutory section or sections from which the grant of 12 authority is derived, and may not rely solely on a section of law 13 14 stating a statute's intent or purpose or the general enabling provisions establishing the department of general administration; 15

16 (e) Delegate powers, duties, and functions as the director deems 17 necessary for efficient administration, but the director shall be 18 responsible for the official acts of the officers and employees of the 19 department; and

(f) Perform other duties as are necessary and consistent with law.
(3) The director may establish additional advisory groups as may be
necessary to carry out the purposes of this chapter.

(4) The internal affairs of the department shall be under the 23 24 control of the director in order that the director may manage the 25 department in a flexible and intelligent manner as dictated by changing 26 contemporary circumstances. Unless specifically limited by law, the 27 director shall have complete charge and supervisory powers over the department. The director may create such administrative structures as 28 29 the director deems appropriate, except as otherwise specified by law, 30 and the director may employ such personnel as may be necessary in accordance with chapter 41.06 RCW, except as otherwise provided by law. 31

32 Sec. 6. RCW 43.21A.064 and 1997 c 443 s 2 are each amended to read 33 as follows:

34 Subject to RCW 43.21A.068, the director of the department of 35 ecology shall have the following powers and duties:

(1) The supervision of public waters within the state and their
 appropriation, diversion, and use, and of the various officers
 connected therewith;

р. б

1 (2) Insofar as may be necessary to ((assure)) ensure safety to life 2 or property, the director shall inspect the construction of all dams, 3 canals, ditches, irrigation systems, hydraulic power plants, and all 4 other works, systems, and plants pertaining to the use of water, and 5 may require such necessary changes in the construction or maintenance 6 of said works, to be made from time to time, as will reasonably secure 7 safety to life and property;

8 (3) The director shall regulate and control the diversion of water9 in accordance with the rights thereto;

10 (4) The director shall determine the discharge of streams and 11 springs and other sources of water supply, and the capacities of lakes 12 and of reservoirs whose waters are being or may be utilized for 13 beneficial purposes;

14 (5) The director shall, if requested, provide assistance to an 15 applicant for a water right in obtaining or developing an adequate and 16 appropriate supply of water consistent with the land use permitted for 17 the area in which the water is to be used and the population forecast for the area under RCW 43.62.035. If the applicant is a public water 18 19 supply system, the supply being sought must be used in a manner 20 consistent with applicable land use, watershed and water system plans, and the population forecast for that area provided under RCW 43.62.035; 21

(6) The director shall keep such records as may be necessary for the recording of the financial transactions and statistical data thereof, and shall procure all necessary documents, forms, and blanks. The director shall keep a seal of the office, and all certificates covering any of the director's acts or the acts of the director's office, or the records and files of that office, under such seal, shall be taken as evidence thereof in all courts;

(7) The director shall render when required by the governor, a full written report of the office's work with such recommendations for legislation as the director deems advisable for the better control and development of the water resources of the state;

development of the water resources of the state;
(8) The director and duly authorized deputies may administer oaths;
(9) The director shall establish and ((promulgate)) adopt rules
governing the administration of chapter 90.03 RCW. For rules adopted
under the provisions of this chapter after July 1, 2002, the director
may only adopt rules derived from a specific grant of legislative
authority. The rules must include the specific statutory section or
sections from which the grant of authority is derived, and may not rely

1 solely on a section of law stating a statute's intent or purpose or the 2 general enabling provisions establishing the department;

3 (10) The director shall perform such other duties as may be 4 prescribed by law.

5 Sec. 7. RCW 43.24.016 and 1999 c 240 s 4 are each amended to read 6 as follows:

7 (1) The director of licensing shall supervise and administer the 8 activities of the department of licensing and shall advise the governor 9 and the legislature with respect to matters under the jurisdiction of 10 the department.

(2) In addition to other powers and duties granted to the director,the director has the following powers and duties:

(a) Enter into contracts on behalf of the state to carry out theresponsibilities of the department;

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

(c) Appoint a deputy director and such assistant directors, special assistants, and administrators as may be needed to administer the department. These employees are exempt from the provisions of chapter 41.06 RCW;

(d) Adopt rules in accordance with chapter 34.05 RCW and perform 21 22 all other functions necessary to carry out the responsibilities of the 23 department. For rules adopted under the provisions of this chapter 24 after July 1, 2002, the director may only adopt rules derived from a specific grant of legislative authority. The rules must include the 25 specific statutory section or sections from which the grant of 26 authority is derived, and may not rely solely on a section of law 27 stating a statute's intent or purpose or the general enabling 28 29 provisions establishing the department;

30 (e) Delegate powers, duties, and functions as the director deems 31 necessary for efficient administration, but the director is responsible 32 for the official acts of the officers and employees of the department; 33 and

(f) Perform other duties as are necessary and consistent with law.
(3) The director may establish advisory groups as may be necessary
to carry out the responsibilities of the department.

37 (4) The internal affairs of the department shall be under the38 control of the director in order that the director may manage the

department in a flexible and intelligent manner as dictated by changing contemporary circumstances. Unless specifically limited by law, the director shall have complete charge and supervisory powers over the department. The director may create such administrative structures as the director deems appropriate, except as otherwise specified by law, and the director may employ such personnel as may be necessary in accordance with chapter 41.06 RCW, except as otherwise provided by law.

8 **Sec. 8.** RCW 43.27A.090 and 1988 c 127 s 25 are each amended to 9 read as follows:

10 The department shall be empowered as follows:

(1) To represent the state at, and fully participate in, the activities of any basin or regional commission, interagency committee, or any other joint interstate or federal-state agency, committee or commission, or publicly financed entity engaged in the planning, development, administration, management, conservation or preservation of the water resources of the state.

(2) To prepare the views and recommendations of the state of 17 18 Washington on any project, plan or program relating to the planning, 19 development, administration, management, conservation and preservation of any waters located in or affecting the state of Washington, 20 including any federal permit or license proposal, and appear on behalf 21 22 of, and present views and recommendations of the state at any 23 proceeding, negotiation or hearing conducted by the federal government, 24 interstate agency, state or other agency.

(3) To cooperate with, assist, advise and coordinate plans with the federal government and its officers and agencies, and serve as a state liaison agency with the federal government in matters relating to the use, conservation, preservation, quality, disposal or control of water and activities related thereto.

30 (4) To cooperate with appropriate agencies of the federal 31 government and/or agencies of other states, to enter into contracts, 32 and to make appropriate contributions to federal or interstate projects 33 and programs and governmental bodies to carry out the provisions of 34 this chapter.

(5) To apply for, accept, administer and expend grants, gifts and
 loans from the federal government or any other entity to carry out the
 purposes of this chapter and make contracts and do such other acts as

1 are necessary insofar as they are not inconsistent with other 2 provisions hereof.

(6) To develop and maintain a coordinated and comprehensive state 3 4 water and water resources related development plan, and adopt, with 5 regard to such plan, such policies as are necessary to ((insure)) ensure that the waters of the state are used, conserved and preserved 6 7 for the best interest of the state. There shall be included in the state plan a description of developmental objectives and a statement of 8 the recommended means of accomplishing these objectives. To the extent 9 10 the director deems desirable, the plan shall integrate into the state 11 plan, the plans, programs, reports, research and studies of other state 12 agencies.

13 (7) To assemble and correlate information relating to water supply, 14 power development, irrigation, watersheds, water use, future 15 possibilities of water use and prospective demands for all purposes 16 served through or affected by water resources development.

17 (8) To assemble and correlate state, local and federal laws, regulations, plans, programs and policies affecting the beneficial use, 18 19 disposal, pollution, control or conservation of water, river basin 20 development, flood prevention, parks, reservations, forests, wildlife 21 refuges, drainage and sanitary systems, waste disposal, water works, watershed protection and development, soil conservation, 22 power 23 facilities and area and municipal water supply needs, and recommend 24 suitable legislation or other action to the legislature, the congress 25 of the United States, or any city, municipality, or to responsible 26 state, local or federal executive departments or agencies.

(9) To cooperate with federal, state, regional, interstate and local public and private agencies in the making of plans for drainage, flood control, use, conservation, allocation and distribution of existing water supplies and the development of new water resource projects.

32 (10) To encourage, assist and advise regional, and city and 33 municipal agencies, officials or bodies responsible for planning in 34 relation to water aspects of their programs, and coordinate local water 35 resources activities, programs, and plans.

(11) To ((promulgate such)) adopt rules ((and regulations)) as are
 necessary to carry out the purposes of this chapter. For rules adopted
 under the provisions of this chapter after July 1, 2002, the department
 may only adopt rules derived from a specific grant of legislative

1 <u>authority. The rules must include the specific statutory section or</u> 2 <u>sections from which the grant of authority is derived, and may not rely</u> 3 <u>solely on a section of law stating a statute's intent or purpose or the</u> 4 <u>general enabling provisions establishing the department.</u>

5 (12) To hold public hearings, and make such investigations, studies and surveys as are necessary to carry out the purposes of the chapter. б 7 (13) To subpoena witnesses, compel their attendance, administer 8 oaths, take the testimony of any person under oath and require the 9 production of any books or papers when the department deems such 10 measures necessary in the exercise of its rule-making power or in determining whether or not any license, certificate, or permit shall be 11 12 granted or extended.

13 Sec. 9. RCW 43.30.150 and 1988 c 128 s 10 are each amended to read 14 as follows:

15 The board shall:

(1) Perform duties relating to appraisal, appeal, approval andhearing functions as provided by law;

(2) Establish policies to ((insure)) ensure that the acquisition, management and disposition of all lands and resources within the department's jurisdiction are based on sound principles designed to achieve the maximum effective development and use of such lands and resources consistent with laws applicable thereto;

(3) Constitute the board of appraisers provided for in Article 16,section 2 of the state Constitution;

(4) Constitute the commission on harbor lines provided for inArticle 15, section 1 of the state Constitution as amended;

(5) Hold regular monthly meetings at such times as it may determine, and such special meetings as may be called by the ((chairman)) chair or majority of the board membership upon written notice to all members thereof: PROVIDED, That the board may dispense with any regular meetings, except that the board shall not dispense with two consecutive regular meetings;

(6) Adopt and enforce ((such)) rules ((and regulations)) as may be deemed necessary and proper for carrying out the powers, duties and functions imposed upon it by this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the board may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from 1 which the grant of authority is derived, and may not rely solely on a 2 section of law stating a statute's intent or purpose or the general 3 enabling provisions establishing the board or the department;

4 (7) Employ and fix the compensation of such technical, clerical and
5 other personnel as may be deemed necessary for the performance of its
6 duties;

7 (8) Appoint such advisory committees as it may deem appropriate to 8 advise and assist it to more effectively discharge its 9 responsibilities. The members of such committees shall receive no compensation, but shall be entitled to reimbursement for travel 10 expenses in attending committee meetings in accordance with RCW 11 12 43.03.050 and 43.03.060 as now existing or hereafter amended;

13 (9) Meet and organize within thirty days after March 6, 1957, and on the third Monday of each January following a state general election 14 15 at which the elected ex officio members of the board are elected. The 16 board shall select its own ((chairman)) chair. The commissioner of public lands shall be the secretary of the board. 17 The board may select a ((<del>vice chairman</del>)) <u>vice-chair</u> from among its members. In the absence 18 19 of the ((chairman)) chair and ((vice chairman)) vice-chair at a meeting 20 of the board, the members shall elect a ((<del>chairman</del>)) <u>chair</u> pro tem. No action shall be taken by the board except by the agreement of at least 21 22 four members. The department and the board shall maintain its 23 principal office at the capital;

(10) Be entitled to reimbursement individually for travel expenses
 incurred in the discharge of their official duties in accordance with
 RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

27 **Sec. 10.** RCW 43.31C.060 and 2000 c 212 s 7 are each amended to 28 read as follows:

29 The department must administer this chapter and has the following 30 powers and duties:

(1) To monitor the implementation of chapter 212, Laws of 2000 and submit reports evaluating the effectiveness of the program and any suggestions for legislative changes to the governor and legislature by December 1, 2000;

35 (2) To develop evaluation and performance measures for local
 36 governments to measure the effectiveness of the program at the local
 37 level on meeting the objectives of this chapter;

(3) To provide information and appropriate assistance to persons
 desiring to locate and operate a business in a community empowerment
 zone;

4 (4) To work with appropriate state agencies to coordinate the 5 delivery of programs, including but not limited to housing, community 6 and economic development, small business assistance, social service, 7 and employment and training programs which are carried on in a 8 community empowerment zone; and

9 (5) To develop rules necessary for the administration of this 10 chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the department may only adopt rules derived from a 11 specific grant of legislative authority. The rules must include the 12 specific statutory section or sections from which the grant of 13 14 authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling 15 16 provisions establishing the department.

17 Sec. 11. RCW 43.33.040 and 1965 c 8 s 43.33.040 are each amended 18 to read as follows:

19 The state finance committee may ((make)) adopt appropriate rules ((and regulations)) for the performance of its duties. The state 20 treasurer shall act as ((chairman)) chair of the committee. For rules 21 adopted under the provisions of this chapter after July 1, 2002, the 22 23 state finance committee may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific 24 25 statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a 26 statute's intent or purpose or the general enabling provisions 27 28 establishing the state finance committee.

29 **Sec. 12.** RCW 43.33A.110 and 1994 c 154 s 310 are each amended to 30 read as follows:

The state investment board may ((make)) adopt appropriate rules ((and regulations)) for the performance of its duties. The board shall establish investment policies and procedures designed exclusively to maximize return at a prudent level of risk. However, in the case of the department of labor and industries' accident, medical aid, and reserve funds, the board shall establish investment policies and procedures designed to attempt to limit fluctuations in industrial 1 insurance premiums and, subject to this purpose, to maximize return at 2 a prudent level of risk. The board shall adopt rules to ensure that 3 its members perform their functions in compliance with chapter 42.52 4 RCW. Rules adopted by the board shall be adopted pursuant to chapter 5 34.05 RCW.

6 For rules adopted under the provisions of this chapter after July 7 1, 2002, the state investment board may only adopt rules derived from 8 a specific grant of legislative authority. The rules must include the 9 specific statutory section or sections from which the grant of 10 authority is derived, and may not rely solely on a section of law 11 stating a statute's intent or purpose or the general enabling 12 provisions establishing the state investment board.

13 Sec. 13. RCW 43.59.070 and 1967 ex.s. c 147 s 8 are each amended 14 to read as follows:

The director shall be secretary of the commission and shall be responsible for carrying into effect the commission's orders and rules ((and regulations promulgated)) adopted by the commission. The director shall also be authorized to employ such staff as is necessary pursuant to the provisions of chapter 41.06 RCW. The commission shall adopt ((such)) rules ((and regulations)) as shall be necessary to carry into effect the purposes of this chapter.

For rules adopted under the provisions of this chapter after July 1, 2002, the Washington state traffic safety commission may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling provisions establishing the commission.

29 **Sec. 14.** RCW 43.61.040 and 1977 c 75 s 60 are each amended to read 30 as follows:

The director of veterans affairs shall ((make such)) adopt rules ((and regulations)) as may be necessary to carry out the purposes of this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the director of veterans affairs may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a

section of law stating a statute's intent or purpose or the general 1 enabling provisions establishing the department of veterans affairs. 2 The department shall furnish information, advice, and assistance to 3 4 veterans and coordinate all programs and services in the field of veterans' claims service, education, health, vocational guidance and 5 placement, and services not provided by some other agency of the state 6 7 or by the federal government. The director shall submit a report of 8 the departments' activities hereunder each year to the governor.

9 Sec. 15. RCW 43.63A.475 and 1993 c 124 s 2 are each amended to 10 read as follows:

The department shall adopt all rules under chapter 34.05 RCW 11 12 necessary to implement chapter 124, Laws of 1993, giving due consideration to standards and regulations adopted by the secretary of 13 housing and urban development under the National Manufactured Housing 14 15 Construction and Safety Standards Act of 1974 (800 Stat. 700; 42 U.S.C. 16 Secs. 5401-5426) for manufactured housing construction and safety standards. For rules adopted under the provisions of this chapter 17 18 after July 1, 2002, the department of community, trade, and economic development may only adopt rules derived from a specific grant of 19 legislative authority. The rules must include the specific statutory 20 section or sections from which the grant of authority is derived, and 21 may not rely solely on a section of law stating a statute's intent or 22 23 purpose or the general enabling provisions establishing the department 24 of community, trade, and economic development.

25 **Sec. 16.** RCW 43.70.580 and 1995 c 43 s 3 are each amended to read 26 as follows:

The primary responsibility of the public health system, is to take those actions necessary to protect, promote, and improve the health of the population. In order to accomplish this, the department shall:

(1) Identify, as part of the public health improvement plan, the
key health outcomes sought for the population and the capacity needed
by the public health system to fulfill its responsibilities in
improving health outcomes.

(2)(a) Distribute state funds that, in conjunction with local
 revenues, are intended to improve the capacity of the public health
 system. The distribution methodology shall encourage system-wide
 effectiveness and efficiency and provide local health jurisdictions

with the flexibility both to determine governance structures and
 address their unique needs.

3 (b) Enter into with each local health jurisdiction performance-4 based contracts that establish clear measures of the degree to which the local health jurisdiction is attaining the capacity necessary to 5 improve health outcomes. The contracts negotiated between the local б 7 health jurisdictions and the department of health must identify the 8 specific measurable progress that local health jurisdictions will make 9 toward achieving health outcomes. A community assessment conducted by 10 the local health jurisdiction according to the public health improvement plan, which shall include the results of the comprehensive 11 plan prepared according to RCW 70.190.130, will be used as the basis 12 13 for identifying the health outcomes. The contracts shall include provisions to encourage collaboration among local health jurisdictions. 14 15 State funds shall be used solely to expand and complement, but not to supplant city and county government support for public health programs. 16

17 (3) Develop criteria to assess the degree to which capacity is
 18 being achieved and ensure compliance by public health jurisdictions.

19 (4) Adopt rules necessary to carry out the purposes of chapter 43, 20 Laws of 1995. For rules adopted under the provisions of this chapter after July 1, 2002, the department may only adopt rules derived from a 21 specific grant of legislative authority. The rules must include the 22 specific statutory section or sections from which the grant of 23 authority is derived, and may not rely solely on a section of law 24 stating a statute's intent or purpose or the general enabling 25 provisions establishing the department. 26

(5) Biennially, within the public health improvement plan, evaluate the effectiveness of the public health system, assess the degree to which the public health system is attaining the capacity to improve the status of the public's health, and report progress made by each local health jurisdiction toward improving health outcomes.

32 Sec. 17. RCW 43.101.085 and 2001 c 167 s 7 are each amended to 33 read as follows:

In addition to its other powers granted under this chapter, the commission has authority and power to:

36 (1) Adopt, amend, or repeal rules as necessary to carry out this
37 chapter. For rules adopted under the provisions of this chapter after
38 July 1, 2002, the commission may only adopt rules derived from a

specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling provisions establishing the commission;

6 (2) Issue subpoenas and administer oaths in connection with
7 investigations, hearings, or other proceedings held under this chapter;
8 (3) Take or cause to be taken depositions and other discovery
9 procedures as needed in investigations, hearings, and other proceedings
10 held under this chapter;

11 (4) Appoint members of a hearings board as provided under RCW 12 43.101.380;

(5) Enter into contracts for professional services determined by
the commission to be necessary for adequate enforcement of this
chapter;

(6) Grant, deny, or revoke certification of peace officers underthe provisions of this chapter;

18 (7) Designate individuals authorized to sign subpoenas and19 statements of charges under the provisions of this chapter; and

(8) Employ such investigative, administrative, and clerical staffas necessary for the enforcement of this chapter.

22 **Sec. 18.** RCW 43.115.040 and 1993 c 261 s 3 are each amended to 23 read as follows:

24 The commission shall have the following powers and duties:

25 (1) Elect one of its members to serve as ((chairman)) chair;

26 (2) Adopt rules ((and regulations)) pursuant to chapter 34.05 RCW. 27 For rules adopted under the provisions of this chapter after July 1, 2002, the commission may only adopt rules derived from a specific grant 28 of legislative authority. The rules must include the specific 29 30 statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a 31 statute's intent or purpose or the general enabling provisions 32 33 establishing the commission;

(3) Examine and define issues pertaining to the rights and needs of
 Hispanics, and make recommendations to the governor and state agencies
 for changes in programs and laws;

1 (4) Advise the governor and state agencies on the development and 2 implementation of policies, plans, and programs that relate to the 3 special needs of Hispanics;

4 (5) Advise the legislature on issues of concern to the Hispanic 5 community;

6 (6) Establish relationships with state agencies, local governments,
7 and private sector organizations that promote equal opportunity and
8 benefits for Hispanics; and

9 (7) Receive gifts, grants, and endowments from public or private 10 sources that are made for the use or benefit of the commission and 11 expend, without appropriation, the same or any income from the gifts, 12 grants, or endowments according to their terms.

13 Sec. 19. RCW 43.117.050 and 1974 ex.s. c 140 s 5 are each amended 14 to read as follows:

15 The commission shall:

16 (1) Elect one of its members to serve as ((chairman)) chair; and also such other officers as necessary to form an executive committee; 17 18 (2) Adopt rules ((and regulations)) pursuant to chapter 34.05 RCW. 19 For rules adopted under the provisions of this chapter after July 1, 2002, the commission may only adopt rules derived from a specific grant 20 of legislative authority. The rules must include the specific 21 statutory section or sections from which the grant of authority is 22 23 derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling provisions 24 25 establishing the commission;

(3) Meet at the call of the ((chairman)) chair or the call of a
majority of its members, but in no case less often than once during any
three month period;

(4) Be authorized to appoint such citizen task force as it deemsappropriate.

31 **Sec. 20.** RCW 43.121.050 and 1988 c 278 s 5 are each amended to 32 read as follows:

33 To carry out the purposes of this chapter, the council may:

(1) Contract with public or private nonprofit organizations,
 agencies, schools, or with qualified individuals for the establishment
 of community-based educational and service programs designed to:
 (a) Reduce the occurrence of child abuse and neglect; and

1 (b) Provide for parenting skills which include: Consistency in 2 parenting; providing children with positive discipline that provides 3 firm order without hurting children physically or emotionally; and 4 preserving and nurturing the family unit. Programs to provide these 5 parenting skills may include the following:

б

(i) Programs to teach positive methods of disciplining children;

7 (ii) Programs to educate parents about the physical, mental, and 8 emotional development of children;

9 (iii) Programs to enhance the skills of parents in providing for 10 their children's learning and development; and

(iv) Learning experiences for children and parents to help prepare 11 parents and children for the experiences in school. Contracts also may 12 13 be awarded for research programs related to primary and secondary prevention of child abuse and neglect, and to develop and strengthen 14 15 community child abuse and neglect prevention networks. Each contract 16 entered into by the council shall contain a provision for the evaluation of services provided under the contract. 17 Contracts for services to prevent child abuse and child neglect shall be awarded as 18 19 demonstration projects with continuation based upon goal attainment. Contracts for services to prevent child abuse and child neglect shall 20 be awarded on the basis of probability of success based in part upon 21 22 sound research data.

(2) Facilitate the exchange of information between groups concernedwith families and children.

(3) Consult with applicable state agencies, commissions, and boards
to help determine the probable effectiveness, fiscal soundness, and
need for proposed educational and service programs for the prevention
of child abuse and neglect.

(4) Establish fee schedules to provide for the recipients of
services to reimburse the state general fund for the cost of services
received.

32 (5) Adopt its own bylaws.

(6) Adopt rules under chapter 34.05 RCW as necessary to carry out the purposes of this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the council may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law

stating a statute's intent or purpose or the general enabling 1

2 provisions establishing the council.

3 Sec. 21. RCW 43.155.040 and 1985 c 446 s 10 are each amended to 4 read as follows:

5 The board may:

(1) Accept from any state or federal agency, loans or grants for б the planning or financing of any public works project and enter into 7 8 agreements with any such agency concerning the loans or grants;

9

(2) Provide technical assistance to local governments;

(3) Accept any gifts, grants, or loans of funds, property, or 10 11 financial or other aid in any form from any other source on any terms 12 and conditions which are not in conflict with this chapter;

(4) Adopt rules under chapter 34.05 RCW as necessary to carry out 13 14 the purposes of this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the board may only adopt rules 15 derived from a specific grant of legislative authority. The rules must 16 include the specific statutory section or sections from which the grant 17 18 of authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling 19 provisions establishing the board; 20

21 (5) Do all acts and things necessary or convenient to carry out the 22 powers expressly granted or implied under this chapter.

23 **Sec. 22.** RCW 43.160.050 and 1996 c 51 s 4 are each amended to read 24 as follows:

25 The board may:

26 (1) Adopt bylaws for the regulation of its affairs and the conduct 27 of its business.

28

(2) Adopt an official seal and alter the seal at its pleasure.

29 (3) Utilize the services of other governmental agencies.

30 (4) Accept from any federal agency loans or grants for the planning 31 or financing of any project and enter into an agreement with the agency 32 respecting the loans or grants.

33 (5) Conduct examinations and investigations and take testimony at public hearings of any matter material for its information that will 34 assist in determinations related to the exercise of the board's lawful 35 36 powers.

(6) Accept any gifts, grants, or loans of funds, property, or
 financial or other aid in any form from any other source on any terms
 and conditions which are not in conflict with this chapter.

4 (7) Exercise all the powers of a public corporation under chapter 5 39.84 RCW.

6 (8) Invest any funds received in connection with industrial
7 development revenue bond financing not required for immediate use, as
8 the board considers appropriate, subject to any agreements with owners
9 of bonds.

(9) Arrange for lines of credit for industrial development revenue
 bonds from and enter into participation agreements with any financial
 institution.

(10) Issue industrial development revenue bonds in one or more series for the purpose of defraying the cost of acquiring or improving any industrial development facility or facilities and securing the payment of the bonds as provided in this chapter.

(11) Enter into agreements or other transactions with and accept
 grants and the cooperation of any governmental agency in furtherance of
 this chapter.

20 (12) Sell, purchase, or insure loans to finance the costs of 21 industrial development facilities.

(13) Service, contract, and pay for the servicing of loans forindustrial development facilities.

(14) Provide financial analysis and technical assistance for
 industrial development facilities when the board reasonably considers
 it appropriate.

(15) Collect, with respect to industrial development revenue bonds, reasonable interest, fees, and charges for making and servicing its lease agreements, loan agreements, mortgage loans, notes, bonds, commitments, and other evidences of indebtedness. Interest, fees, and charges are limited to the amounts required to pay the costs of the board, including operating and administrative expenses and reasonable allowances for losses that may be incurred.

(16) Procure insurance or guarantees from any party as allowable under law, including a governmental agency, against any loss in connection with its lease agreements, loan agreements, mortgage loans, and other assets or property.

(17) Adopt rules under chapter 34.05 RCW as necessary to carry out
 the purposes of this chapter. For rules adopted under the provisions

of this chapter after July 1, 2002, the board may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling provisions establishing the board.

7 (18) Do all acts and things necessary or convenient to carry out 8 the powers expressly granted or implied under this chapter.

9 **Sec. 23.** RCW 43.163.100 and 1990 c 53 s 6 are each amended to read 10 as follows:

In addition to accomplishing the economic development finance programs specifically authorized in this chapter, the authority may: (1) Maintain an office or offices;

14

(2) Sue and be sued in its own name, and plead and be impleaded;

(3) Engage consultants, agents, attorneys, and advisers, contract with federal, state, and local governmental entities for services, and hire such employees, agents and other personnel as the authority deems necessary, useful, or convenient to accomplish its purposes;

19 (4) Make and execute all manner of contracts, agreements and 20 instruments and financing documents with public and private parties as 21 the authority deems necessary, useful, or convenient to accomplish its 22 purposes;

(5) Acquire and hold real or personal property, or any interest therein, in the name of the authority, and to sell, assign, lease, encumber, mortgage, or otherwise dispose of the same in such manner as the authority deems necessary, useful, or convenient to accomplish its purposes;

(6) Open and maintain accounts in qualified public depositaries and
otherwise provide for the investment of any funds not required for
immediate disbursement, and provide for the selection of investments;
(7) Appear in its own behalf before boards, commissions,
departments, or agencies of federal, state, or local government;

(8) Procure such insurance in such amounts and from such insurers as the authority deems desirable, including, but not limited to, insurance against any loss or damage to its property or other assets, public liability insurance for injuries to persons or property, and directors and officers liability insurance; 1 (9) Apply for and accept subventions, grants, loans, advances, and 2 contributions from any source of money, property, labor, or other 3 things of value, to be held, used and applied as the authority deems 4 necessary, useful, or convenient to accomplish its purposes;

5 (10) Establish guidelines for the participation by eligible banking
6 organizations in programs conducted by the authority under this
7 chapter;

8 (11) Act as an agent, by agreement, for federal, state, or local 9 governmental entities to carry out the programs authorized in this 10 chapter;

(12) Establish, revise, and collect such fees and charges as the authority deems necessary, useful, or convenient to accomplish its purposes;

14 (13) Make such expenditures as are appropriate for paying the 15 administrative costs and expenses of the authority in carrying out the 16 provisions of this chapter: PROVIDED, That expenditures with respect 17 to the economic development financing programs of the authority shall 18 not be made from funds of the state;

(14) Establish such reserves and special funds, and controls on
deposits to and disbursements from them, as the authority deems
necessary, useful, or convenient to accomplish its purposes;

(15) Give assistance to public bodies by providing information,
 guidelines, forms, and procedures for implementing their financing
 programs;

(16) Prepare, publish and distribute, with or without charge, such
studies, reports, bulletins, and other material as the authority deems
necessary, useful, or convenient to accomplish its purposes;

(17) Delegate any of its powers and duties if consistent with thepurposes of this chapter;

30 (18) Adopt rules concerning its exercise of the powers authorized by this chapter. For rules adopted under the provisions of this 31 chapter after July 1, 2002, the authority may only adopt rules derived 32 from a specific grant of legislative authority. The rules must include 33 34 the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law 35 stating a statute's intent or purpose or the general enabling 36 37 provisions establishing the authority; and

(19) Exercise any other power the authority deems necessary,
 useful, or convenient to accomplish its purposes and exercise the
 powers expressly granted in this chapter.

4 **Sec. 24.** RCW 43.180.040 and 1995 c 399 s 98 are each amended to 5 read as follows:

6 (1) There is ((hereby)) established a public body corporate and 7 politic, with perpetual corporate succession, to be known as the 8 Washington state housing finance commission. The commission is an 9 instrumentality of the state exercising essential government functions 10 and, for purposes of the code, acts as a constituted authority on 11 behalf of the state when it issues bonds pursuant to this chapter. The 12 commission is a "public body" within the meaning of RCW 39.53.010.

(2) The commission shall consist of the following voting members:(a) The state treasurer, ex officio;

(b) The director of community, trade, and economic development, ex officio;

17 (c) An elected local government official, ex officio, with 18 experience in local housing programs, who shall be appointed by the 19 governor with the consent of the senate;

(d) A representative of housing consumer interests, appointed bythe 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;

25 (f) A representative of low-income persons, appointed by the 26 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.

The term of the persons appointed by the governor, other than the chair, shall be four years from the date of their appointment, except that the terms of three of the initial appointees shall be for two years from the date of their appointment. The governor shall designate the appointees who will serve the two-year terms. An appointee may be removed by the governor for cause pursuant to RCW 43.06.070 and

43.06.080. The governor shall fill any vacancy in an appointed 1 position by appointment for the remainder of the unexpired term. 2 Ιf the department of community, trade, and economic development is 3 4 abolished, the resulting vacancy shall be filled by a state official who shall be appointed to the commission by the governor. 5 If this official occupies an office or position for which senate confirmation 6 7 is not required, then his or her appointment to the commission shall be 8 subject to the consent of the senate. The members of the commission 9 shall be compensated in accordance with RCW 43.03.240 and may be reimbursed, solely from the funds of the commission, for expenses 10 incurred in the discharge of their duties under this chapter, subject 11 to the provisions of RCW 43.03.050 and 43.03.060. A majority of the 12 commission constitutes a quorum. Designees shall be appointed in such 13 14 manner and shall exercise such powers as are specified by the rules of 15 the commission.

(3) The commission may adopt an official seal and may select from 16 its membership a vice\_chair, a secretary, and a treasurer. 17 The 18 commission shall establish rules concerning its exercise of the powers 19 authorized by this chapter. The rules shall be adopted in conformance with chapter 34.05 RCW. For rules adopted under the provisions of this 20 chapter after July 1, 2002, the commission may only adopt rules derived 21 from a specific grant of legislative authority. The rules must include 22 the specific statutory section or sections from which the grant of 23 24 authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling 25 26 provisions establishing the commission.

27 **Sec. 25.** RCW 43.200.070 and 1989 c 322 s 5 are each amended to 28 read as follows:

29 The department of ecology shall adopt such rules as are necessary to carry out responsibilities under this chapter. The department of 30 ecology is authorized to adopt such rules as are necessary to carry out 31 its responsibilities under chapter 43.145 RCW. For rules adopted under 32 33 the provisions of this chapter after July 1, 2002, the department of ecology may only adopt rules derived from a specific grant of 34 legislative authority. The rules must include the specific statutory 35 36 section or sections from which the grant of authority is derived, and 37 may not rely solely on a section of law stating a statute's intent or

1 purpose or the general enabling provisions establishing the department

2 <u>of ecology.</u>

3 **Sec. 26.** RCW 43.210.060 and 1995 c 399 s 108 are each amended to 4 read as follows:

5 The department of community, trade, and economic development or its statutory successor shall adopt rules under chapter 34.05 RCW as б 7 necessary to carry out the purposes of this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the department 8 of community, trade, and economic development may only adopt rules 9 derived from a specific grant of legislative authority. The rules must 10 include the specific statutory section or sections from which the grant 11 of authority is derived, and may not rely solely on a section of law 12 stating a statute's intent or purpose or the general enabling 13 provisions establishing the department of community, trade, and 14 15 economic development.

16 **Sec. 27.** RCW 43.250.090 and 1986 c 294 s 9 are each amended to 17 read as follows:

18 The state finance committee shall administer this chapter and adopt appropriate rules. For rules adopted under the provisions of this 19 chapter after July 1, 2002, the state finance committee may only adopt 20 rules derived from a specific grant of legislative authority. The 21 22 rules must include the specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a 23 24 section of law stating a statute's intent or purpose or the general enabling provisions establishing the state finance committee. 25

26 **Sec. 28.** RCW 43.320.040 and 1993 c 472 s 5 are each amended to 27 read as follows:

28 The director of financial institutions may adopt any rules, under chapter 34.05 RCW, necessary to implement the powers and duties of the 29 director under this chapter. For rules adopted under the provisions of 30 31 this chapter after July 1, 2002, the director of financial institutions 32 may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or 33 sections from which the grant of authority is derived, and may not rely 34 solely on a section of law stating a statute's intent or purpose or the 35

1 general enabling provisions establishing the department of financial

2 <u>institutions.</u>

3 **Sec. 29.** RCW 43.330.040 and 1993 c 280 s 6 are each amended to 4 read as follows:

5 (1) The director shall supervise and administer the activities of 6 the department and shall advise the governor and the legislature with 7 respect to community and economic development matters affecting the 8 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) Enter into contracts on behalf of the state to carry out the 12 purposes of this chapter;

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

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

(d) Appoint such deputy directors, assistant directors, and up to
seven special assistants 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;

24 (g) Adopt rules in accordance with chapter 34.05 RCW and perform 25 all other functions necessary and proper to carry out the purposes of this chapter. For rules adopted under the provisions of this chapter 26 27 after July 1, 2002, the director may only adopt rules derived from a specific grant of legislative authority. The rules must include the 28 29 specific statutory section or sections from which the grant of authority is derived, and may not rely solely on a section of law 30 stating a statute's intent or purpose or the general enabling 31 provisions establishing the department; 32

33 (h) Delegate powers, duties, and functions as the director deems 34 necessary for efficient administration, but the director shall be 35 responsible for the official acts of the officers and employees of the 36 department; and

37

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

1 (3) When federal or other funds are received by the department, 2 they shall be promptly transferred to the state treasurer and 3 thereafter expended only upon the approval of the director.

4 (4) The director may request information and assistance from all 5 other agencies, departments, and officials of the state, and may 6 reimburse such agencies, departments, or officials if such a request 7 imposes any additional expenses upon any such agency, department, or 8 official.

9 (5) The director shall, in carrying out the responsibilities of 10 office, consult with governmental officials, private groups, and 11 individuals and with officials of other states. All state agencies and 12 their officials and the officials of any political subdivision of the 13 state shall cooperate with and give such assistance to the department, 14 including the submission of requested information, to allow the 15 department to carry out its purposes under this chapter.

16 (6) The director may establish additional advisory or coordinating 17 groups with the legislature, within state government, with state and 18 other governmental units, with the private sector and nonprofit 19 entities or in specialized subject areas as may be necessary to carry 20 out the purposes of this chapter.

(7) The internal affairs of the department shall be under the 21 control of the director in order that the director may manage the 22 department in a flexible and intelligent manner as dictated by changing 23 24 contemporary circumstances. Unless specifically limited by law, the 25 director shall have complete charge and supervisory powers over the 26 department. The director may create such administrative structures as 27 the director deems appropriate, except as otherwise specified by law, 28 and the director may employ such personnel as may be necessary in 29 accordance with chapter 41.06 RCW, except as otherwise provided by law.

30 **Sec. 30.** RCW 47.01.071 and 1981 c 59 s 2 are each amended to read 31 as follows:

32 The transportation commission shall have the following functions, 33 powers, and duties:

(1) To propose policies to be adopted by the legislature designed to ((assure)) ensure the development and maintenance of a comprehensive and balanced statewide transportation system which will meet the needs of the people of this state for safe and efficient transportation services. Wherever appropriate the policies shall provide for the use

1 of integrated, intermodal transportation systems to implement the 2 social, economic, and environmental policies, goals, and objectives of 3 the people of the state, and especially to conserve nonrenewable 4 natural resources including land and energy. To this end the 5 commission shall:

6 (a) Develop transportation policies which are based on the 7 policies, goals, and objectives expressed and inherent in existing 8 state laws;

9 (b) Inventory the adopted policies, goals, and objectives of the 10 local and area-wide governmental bodies of the state and define the 11 role of the state, regional, and local governments in determining 12 transportation policies, in transportation planning, and in 13 implementing the state transportation plan;

(c) Propose a transportation policy for the state, and after notice and public hearings, submit the proposal to the legislative transportation committee and the senate and house transportation committees by January 1, 1978, for consideration in the next legislative session;

(d) Establish a procedure for review and revision of the state transportation policy and for submission of proposed changes to the legislature;

(e) To integrate the statewide transportation plan with the needs
of the elderly and handicapped, and to coordinate federal and state
programs directed at assisting local governments to answer such needs;
(2) To establish the policy of the department to be followed by the
secretary on each of the following items:

(a) To provide for the effective coordination of state
 transportation planning with national transportation policy, state and
 local land use policies, and local and regional transportation plans
 and programs;

(b) To provide for public involvement in transportation designed to elicit the public's views both with respect to adequate transportation services and appropriate means of minimizing adverse social, economic, environmental, and energy impact of transportation programs;

35 (c) To provide for the administration of grants in aid and other 36 financial assistance to counties and municipal corporations for 37 transportation purposes; (d) To provide for the management, sale, and lease of property or
 property rights owned by the department which are not required for
 transportation purposes;

4 (3) To direct the secretary to prepare and submit to the commission 5 a comprehensive and balanced statewide transportation plan which shall be based on the transportation policy adopted by the legislature and 6 7 applicable state and federal laws. After public notice and hearings, 8 the commission shall adopt the plan and submit it to the legislative 9 transportation committee and to the house and senate standing 10 committees on transportation before January 1, 1980, for consideration in the 1980 regular legislative session. The plan shall be reviewed 11 and revised prior to each regular session of the legislature during an 12 13 even-numbered year thereafter. A preliminary plan shall be submitted to such committees by January 1, 1979. 14

The plan shall take into account federal law and regulations relating to the planning, construction, and operation of transportation facilities;

18 (4) To propose to the governor and the legislature prior to the 19 convening of each regular session held in an odd-numbered year a 20 recommended budget for the operations of the commission as required by 21 RCW 47.01.061;

22 (5) To approve and propose to the governor and to the legislature 23 prior to the convening of each regular session during an odd-numbered 24 year a recommended budget for the operation of the department and for 25 carrying out the program of the department for the ensuing biennium. 26 The proposed budget shall separately state the appropriations to be 27 made from the motor vehicle fund for highway purposes in accordance with constitutional limitations and appropriations and expenditures to 28 be made from the general fund, or accounts thereof, and other available 29 30 sources for other operations and programs of the department;

31 (6) To review and authorize all departmental requests for 32 legislation;

(7) To approve the issuance and sale of all bonds authorized by the legislature for capital construction of state highways, toll facilities, Columbia Basin county roads (for which reimbursement to the motor vehicle fund has been provided), urban arterial projects, and aviation facilities;

(8) To adopt ((such)) rules((, regulations,)) and policy directives
 as may be necessary to carry out reasonably and properly those

functions expressly vested in the commission by statute. For rules 1 adopted under the provisions of this chapter after July 1, 2002, the 2 commission may only adopt rules derived from a specific grant of 3 4 legislative authority. The rules must include the specific statutory section or sections from which the grant of authority is derived, and 5 may not rely solely on a section of law stating a statute's intent or 6 7 purpose or the general enabling provisions establishing the department; delegate any of its powers to 8 (9) То the secretary of 9 transportation whenever it deems it desirable for the efficient 10 administration of the department and consistent with the purposes of

11 this title;

(10) To exercise such other specific powers and duties as may be vested in the transportation commission by this or any other provision of law.

15 **Sec. 31.** RCW 48.02.060 and 1947 c 79 s .02.06 are each amended to 16 read as follows:

(1) The commissioner shall have the authority expressly conferred
upon him <u>or her</u> by or reasonably implied from the provisions of this
code.

20 (2) The commissioner shall execute his <u>or her</u> duties and shall 21 enforce the provisions of this code.

22 (3) The commissioner may:

23 (a) ((Make)) Adopt reasonable rules ((and regulations)) for 24 effectuating any provision of this code, except those relating to his 25 or her election, qualifications, or compensation. No ((such)) rules ((and regulations shall be)) are effective prior to their being filed 26 for public inspection in the commissioner's office. For rules adopted 27 under the provisions of this chapter after July 1, 2002, the 28 29 commissioner may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory 30 section or sections from which the grant of authority is derived, and 31 may not rely solely on a section of law stating a statute's intent or 32 33 purpose or the general enabling provisions establishing the office of the insurance commissioner. 34

35 (b) Conduct investigations to determine whether any person has36 violated any provision of this code.

(c) Conduct examinations, investigations, hearings, in addition to
 those specifically provided for, useful and proper for the efficient
 administration of any provision of this code.

4 **Sec. 32.** RCW 48.44.050 and 1947 c 268 s 5 are each amended to read 5 as follows:

insurance commissioner shall 6 The ((<del>make</del>)) <u>adopt</u> reasonable 7 ((regulations)) rules in aid of the administration of this chapter which may include, but shall not be limited to ((regulations)) rules 8 9 concerning the maintenance of adequate insurance, bonds, or cash information required of registrants, and methods of 10 deposits, expediting speedy and fair payments to claimants. For rules adopted 11 under the provisions of this chapter after July 1, 2002, the insurance 12 commissioner may only adopt rules derived from a specific grant of 13 14 legislative authority. The rules must include the specific statutory 15 section or sections from which the grant of authority is derived, and may not rely solely on a section of law stating a statute's intent or 16 purpose or the general enabling provisions establishing the office of 17 18 the insurance commissioner.

19 **Sec. 33.** RCW 48.46.200 and 1975 1st ex.s. c 290 s 21 are each 20 amended to read as follows:

21 The commissioner may, in accordance with the provisions of the 22 administrative procedure act, chapter 34.05 RCW, ((<del>promulgate</del>)) adopt 23 rules ((and regulations)) as necessary or proper to carry out the 24 provisions of this chapter. For rules adopted under the provisions of this chapter after July 1, 2002, the commissioner may only adopt rules 25 derived from a specific grant of legislative authority. The rules must 26 27 include the specific statutory section or sections from which the grant 28 of authority is derived, and may not rely solely on a section of law 29 stating a statute's intent or purpose or the general enabling provisions establishing the office of the insurance commissioner. 30 31 Nothing in this chapter shall be construed to prohibit the commissioner from requiring changes in procedures previously approved by him. 32

33 **Sec. 34.** RCW 66.08.0501 and 1997 c 321 s 56 are each amended to 34 read as follows:

The liquor control board may adopt appropriate rules pursuant to chapter 34.05 RCW for the purpose of carrying out the provisions of 1 chapter 321, Laws of 1997. For rules adopted under the provisions of 2 this chapter after July 1, 2002, the liquor control board may only 3 adopt rules derived from a specific grant of legislative authority. 4 The rules must include the specific statutory section or sections from 5 which the grant of authority is derived, and may not rely solely on a 6 section of law stating a statute's intent or purpose or the general 7 enabling provisions establishing the liquor control board.

8 **Sec. 35.** RCW 77.04.055 and 2000 c 107 s 204 are each amended to 9 read as follows:

10 (1) In establishing policies to preserve, protect, and perpetuate 11 wildlife, fish, and wildlife and fish habitat, the commission shall 12 meet annually with the governor to:

(a) Review and prescribe basic goals and objectives related tothose policies; and

(b) Review the performance of the department in implementing fishand wildlife policies.

17 The commission shall maximize fishing, hunting, and outdoor 18 recreational opportunities compatible with healthy and diverse fish and 19 wildlife populations.

(2) The commission shall establish hunting, trapping, and fishing
 seasons and prescribe the time, place, manner, and methods that may be
 used to harvest or enjoy game fish and wildlife.

(3) The commission shall establish provisions regulating food fishand shellfish as provided in RCW 77.12.047.

(4) The commission shall have final approval authority for tribal,
interstate, international, and any other department agreements relating
to fish and wildlife.

(5) The commission shall adopt rules to implement the state's fish 28 29 and wildlife laws. For rules adopted under the provisions of this 30 chapter after July 1, 2002, the commission may only adopt rules derived from a specific grant of legislative authority. The rules must include 31 the specific statutory section or sections from which the grant of 32 33 authority is derived, and may not rely solely on a section of law stating a statute's intent or purpose or the general enabling 34 provisions establishing the commission or the department. 35

36 (6) The commission shall have final approval authority for the 37 department's budget proposals. 1 (7) The commission shall select its own staff and shall appoint the 2 director of the department. The director and commission staff shall 3 serve at the pleasure of the commission.

4 **Sec. 36.** RCW 80.01.040 and 1985 c 450 s 10 are each amended to 5 read as follows:

The utilities and transportation commission shall:

7 (1) Exercise all the powers and perform all the duties prescribed 8 therefor by this title and by Title 81 RCW, or by any other law.

9 (2) Regulate in the public interest, as provided by the public service laws, the rates, services, facilities, and practices of all 10 persons engaging in the transportation by whatever means of persons or 11 12 property within this state for compensation, and related activities; including, but not limited to, air transportation companies, auto 13 14 transportation companies, express companies, freight and freight line companies, motor freight companies, motor transportation agents, 15 private car companies, railway companies, sleeping car companies, 16 steamboat companies, street railway companies, toll bridge companies, 17 18 storage warehousemen, and wharfingers and warehousemen.

(3) Regulate in the public interest, as provided by the public service laws, the rates, services, facilities, and practices of all persons engaging within this state in the business of supplying any utility service or commodity to the public for compensation, and related activities; including, but not limited to, electrical companies, gas companies, irrigation companies, telecommunications companies, and water companies.

(4) ((Make such)) Adopt rules ((and regulations)) as may be 26 27 necessary to carry out its other powers and duties. For rules adopted under the provisions of this chapter after July 1, 2002, the commission 28 29 may only adopt rules derived from a specific grant of legislative authority. The rules must include the specific statutory section or 30 sections from which the grant of authority is derived, and may not rely 31 solely on a section of law stating a statute's intent or purpose or the 32 general enabling provisions establishing the commission. 33

## --- END ---

6