

CERTIFICATION OF ENROLLMENT

**ENGROSSED SUBSTITUTE HOUSE BILL 2475**

Chapter 106, Laws of 2006

59th Legislature  
2006 Regular Session

COLLECTIVE BARGAINING--INDIVIDUAL PROVIDERS

EFFECTIVE DATE: 3/17/06

Passed by the House March 7, 2006  
Yeas 95 Nays 3

FRANK CHOPP

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**Speaker of the House of Representatives**

Passed by the Senate March 7, 2006  
Yeas 42 Nays 3

BRAD OWEN

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**President of the Senate**

Approved March 17, 2006.

CHRISTINE GREGOIRE

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**Governor of the State of Washington**

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE HOUSE BILL 2475** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

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**Chief Clerk**

FILED

March 17, 2006 - 11:23 a.m.

**Secretary of State  
State of Washington**

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**ENGROSSED SUBSTITUTE HOUSE BILL 2475**

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AS AMENDED BY THE SENATE

Passed Legislature - 2006 Regular Session

**State of Washington                      59th Legislature                      2006 Regular Session**

**By** House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Williams, Fromhold, Wood, B. Sullivan, Simpson, Sells, Ormsby and Green)

READ FIRST TIME 02/07/06.

1            AN ACT Relating to collective bargaining regarding hours of work  
2 for individual providers; amending RCW 74.39A.270; and declaring an  
3 emergency.

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

5            **Sec. 1.** RCW 74.39A.270 and 2004 c 3 s 1 are each amended to read  
6 as follows:

7            (1) Solely for the purposes of collective bargaining and as  
8 expressly limited under subsections (2) and (3) of this section, the  
9 governor is the public employer, as defined in chapter 41.56 RCW, of  
10 individual providers, who, solely for the purposes of collective  
11 bargaining, are public employees as defined in chapter 41.56 RCW. To  
12 accommodate the role of the state as payor for the community-based  
13 services provided under this chapter and to ensure coordination with  
14 state employee collective bargaining under chapter 41.80 RCW and the  
15 coordination necessary to implement RCW 74.39A.300, the public employer  
16 shall be represented for bargaining purposes by the governor or the  
17 governor's designee appointed under chapter 41.80 RCW. The governor or  
18 governor's designee shall periodically consult with the authority  
19 during the collective bargaining process to allow the authority to

1 communicate issues relating to the long-term in-home care services  
2 received by consumers. The governor or the governor's designee shall  
3 consult the authority on all issues for which the exclusive bargaining  
4 representative requests to engage in collective bargaining under  
5 subsection (6) of this section. The authority shall work with the  
6 developmental disabilities council, the governor's committee on  
7 disability issues and employment, the state council on aging, and other  
8 consumer advocacy organizations to obtain informed input from consumers  
9 on their interests, including impacts on consumer choice, for all  
10 issues proposed for collective bargaining under subsection (6) of this  
11 section.

12 (2) Chapter 41.56 RCW governs the collective bargaining  
13 relationship between the governor and individual providers, except as  
14 otherwise expressly provided in this chapter and except as follows:

15 (a) The only unit appropriate for the purpose of collective  
16 bargaining under RCW 41.56.060 is a statewide unit of all individual  
17 providers;

18 (b) The showing of interest required to request an election under  
19 RCW 41.56.060 is ten percent of the unit, and any intervener seeking to  
20 appear on the ballot must make the same showing of interest;

21 (c) The mediation and interest arbitration provisions of RCW  
22 41.56.430 through 41.56.470 and 41.56.480 apply, except that:

23 (i) With respect to commencement of negotiations between the  
24 governor and the bargaining representative of individual providers,  
25 negotiations shall be commenced by May 1st of any year prior to the  
26 year in which an existing collective bargaining agreement expires;

27 (ii) With respect to factors to be taken into consideration by an  
28 interest arbitration panel, the panel shall consider the financial  
29 ability of the state to pay for the compensation and fringe benefit  
30 provisions of a collective bargaining agreement; and

31 (iii) The decision of the arbitration panel is not binding on the  
32 legislature and, if the legislature does not approve the request for  
33 funds necessary to implement the compensation and fringe benefit  
34 provisions of the arbitrated collective bargaining agreement, is not  
35 binding on the authority or the state;

36 (d) Individual providers do not have the right to strike; and

37 (e) Individual providers who are related to, or family members of,

1 consumers or prospective consumers are not, for that reason, exempt  
2 from this chapter or chapter 41.56 RCW.

3 (3) Individual providers who are public employees solely for the  
4 purposes of collective bargaining under subsection (1) of this section  
5 are not, for that reason, employees of the state, its political  
6 subdivisions, or an area agency on aging for any purpose. Chapter  
7 41.56 RCW applies only to the governance of the collective bargaining  
8 relationship between the employer and individual providers as provided  
9 in subsections (1) and (2) of this section.

10 (4) Consumers and prospective consumers retain the right to select,  
11 hire, supervise the work of, and terminate any individual provider  
12 providing services to them. Consumers may elect to receive long-term  
13 in-home care services from individual providers who are not referred to  
14 them by the authority.

15 (5) In implementing and administering this chapter, neither the  
16 authority nor any of its contractors may reduce or increase the hours  
17 of service for any consumer below or above the amount determined to be  
18 necessary under any assessment prepared by the department or an area  
19 agency on aging.

20 (6) Except as expressly limited in this section and RCW 74.39A.300,  
21 the wages, hours, and working conditions of individual providers are  
22 determined solely through collective bargaining as provided in this  
23 chapter. No agency or department of the state(~~(, other than the~~  
24 ~~authority,)~~) may establish policies or rules governing the wages or  
25 hours of individual providers. However, this subsection does not  
26 modify:

27 (a) The department's authority to establish a plan of care for each  
28 consumer (~~(and to determine the hours))~~ or its core responsibility to  
29 manage long-term in-home care services under this chapter, including  
30 determination of the level of care that each consumer is eligible to  
31 receive. However, at the request of the exclusive bargaining  
32 representative, the governor or the governor's designee appointed under  
33 chapter 41.80 RCW shall engage in collective bargaining, as defined in  
34 RCW 41.56.030(4), with the exclusive bargaining representative over how  
35 the department's core responsibility affects hours of work for  
36 individual providers. This subsection shall not be interpreted to  
37 require collective bargaining over an individual consumer's plan of  
38 care;

1 (b) The department's authority to terminate its contracts with  
2 individual providers who are not adequately meeting the needs of a  
3 particular consumer, or to deny a contract under RCW 74.39A.095(8);

4 (c) The consumer's right to assign hours to one or more individual  
5 providers selected by the consumer within the maximum hours determined  
6 by his or her plan of care;

7 (d) The consumer's right to select, hire, terminate, supervise the  
8 work of, and determine the conditions of employment for each individual  
9 provider providing services to the consumer under this chapter;

10 (e) The department's obligation to comply with the federal medicaid  
11 statute and regulations and the terms of any community-based waiver  
12 granted by the federal department of health and human services and to  
13 ensure federal financial participation in the provision of the  
14 services; and

15 (f) The legislature's right to make programmatic modifications to  
16 the delivery of state services under this title, including standards of  
17 eligibility of consumers and individual providers participating in the  
18 programs under this title, and the nature of services provided. The  
19 governor shall not enter into, extend, or renew any agreement under  
20 this chapter that does not expressly reserve the legislative rights  
21 described in this subsection (6)(f).

22 (7)(a) The state, the department, the authority, the area agencies  
23 on aging, or their contractors under this chapter may not be held  
24 vicariously or jointly liable for the action or inaction of any  
25 individual provider or prospective individual provider, whether or not  
26 that individual provider or prospective individual provider was  
27 included on the authority's referral registry or referred to a consumer  
28 or prospective consumer. The existence of a collective bargaining  
29 agreement, the placement of an individual provider on the referral  
30 registry, or the development or approval of a plan of care for a  
31 consumer who chooses to use the services of an individual provider and  
32 the provision of case management services to that consumer, by the  
33 department or an area agency on aging, does not constitute a special  
34 relationship with the consumer.

35 (b) The members of the board are immune from any liability  
36 resulting from implementation of this chapter.

37 (8) Nothing in this section affects the state's responsibility with

1 respect to unemployment insurance for individual providers. However,  
2 individual providers are not to be considered, as a result of the state  
3 assuming this responsibility, employees of the state.

4 NEW SECTION. **Sec. 2.** This act is necessary for the immediate  
5 preservation of the public peace, health, or safety, or support of the  
6 state government and its existing public institutions, and takes effect  
7 immediately.

Passed by the House March 7, 2006.

Passed by the Senate March 7, 2006.

Approved by the Governor March 17, 2006.

Filed in Office of Secretary of State March 17, 2006.