CERTIFICATION OF ENROLLMENT

## SUBSTITUTE HOUSE BILL 1355

67th Legislature 2021 Regular Session

Passed by the House April 12, 2021 Yeas 98 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 8, 2021 Yeas 47 Nays 0

## CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1355** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

## SUBSTITUTE HOUSE BILL 1355

AS AMENDED BY THE SENATE

Passed Legislature - 2021 Regular Session

## State of Washington 67th Legislature 2021 Regular Session

**By** House Rural Development, Agriculture & Natural Resources (originally sponsored by Representatives Dent, Chandler, Boehnke, Lovick, Dye, Fitzgibbon, Klippert, Jacobsen, and Schmick)

READ FIRST TIME 02/10/21.

AN ACT Relating to noxious weeds; and amending RCW 17.10.010, 17.10.030, 17.10.050, 17.10.060, 17.10.070, 17.10.074, 17.10.100, 17.10.140, 17.10.145, 17.10.205, 17.10.235, 17.10.240, 17.10.890, 17.04.240, 79.44.003, 17.04.180, and 17.15.020.

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

6 **Sec. 1.** RCW 17.10.010 and 1997 c 353 s 2 are each amended to 7 read as follows:

8 The definitions in this section apply throughout this chapter 9 unless the context clearly requires otherwise:

10 (1) "Noxious weed" means a plant that when established is highly 11 destructive, competitive, or difficult to control by cultural or 12 chemical practices.

13 (2) "State noxious weed list" means a list of noxious weeds 14 adopted by the state noxious weed control board. The list is divided 15 into three classes:

16 (a) Class A consists of those noxious weeds not native to the 17 state that are of limited distribution or are unrecorded in the state 18 and that pose a serious threat to the state;

(b) Class B consists of those noxious weeds not native to the state that are of limited distribution or are unrecorded in a region of the state and that pose a serious threat to that region;

(c) Class C consists of any other <u>nonnative to Washington state</u>
 noxious weeds.

3 (3) "Person" means any individual, partnership, corporation,
4 firm, the state or any department, agency, or subdivision thereof, or
5 any other entity.

(4) "Owner" means the person in actual control of property 6 including, but not limited to, deeded parcels, public rights-of-way, 7 and undefined lots, or his or her agent, whether the control is based 8 on legal or equitable title or on any other interest entitling the 9 holder to possession and, for purposes of liability, pursuant to RCW 10 17.10.170 or 17.10.210, means the possessor of legal or equitable 11 12 title or the possessor of an easement: PROVIDED, That when the possessor of an easement has the right to control or limit the growth 13 of vegetation within the boundaries of an easement, only the 14 possessor of the easement is deemed, for the purpose of this chapter, 15 16 an "owner" of the property within the boundaries of the easement.

(5) As pertains to the duty of an owner, the words "control", "contain", "eradicate", and the term "prevent the spread of noxious weeds" means conforming to the standards of noxious weed control or prevention in this chapter or as adopted by rule in chapter 16-750 WAC by the state noxious weed control board and an activated county noxious weed control board.

(6) "Agent" means any occupant or any other person acting for theowner and working or in charge of the land.

25 (7) "Agricultural purposes" are those that are intended to 26 provide for the growth and harvest of food and fiber.

(8) "Director" means the director of the department ofagriculture or the director's appointed representative.

(9) "Weed district" means a weed district as defined in chapters17.04 and 17.06 RCW.

31 (10) "Aquatic noxious weed" means an aquatic plant species that 32 is listed on the state weed list under RCW 17.10.080.

(11) "Screenings" means a mixture of mill or elevator run mixture or a combination of varying amounts of materials obtained in the process of cleaning either grain or seeds, or both, such as light or broken grain or seed, weed seeds, hulls, chaff, joints, straw, elevator dust, floor sweepings, sand, and dirt.

38 <u>(12) "Assessment" means a special assessment levied by a county</u> 39 <u>legislative authority pursuant to RCW 17.10.240.</u>

1 (13) "Centerline miles" means the length of any given road right2 of-way corridor in miles, along the center line of the overall
3 roadway alignment.
4 (14) "Parcel" means real property having a parcel number or
5 deeded real property, undefined lot, a lot having a legal

6 <u>description</u>, or right-of-way owned or held by the state, county, or 7 <u>city.</u>

8 **Sec. 2.** RCW 17.10.030 and 1997 c 353 s 4 are each amended to 9 read as follows:

There is created a state noxious weed control board comprised of 10 11 nine voting members and ((three)) four nonvoting members. Four of the voting members shall be elected by the members of the various 12 activated county noxious weed control boards, and shall be residents 13 of a county in which a county noxious weed control board has been 14 15 activated and a member of said board, and those qualifications shall 16 continue through their term of office. Two of these members shall be elected from the west side of the state, the crest of the Cascades 17 18 being the dividing line, and two from the east side of the state. The director of agriculture is a voting member of the board. One voting 19 20 member shall be elected by the directors of the various active weed districts formed under chapter 17.04 or 17.06 RCW. The Washington 21 22 state association of counties appoints one voting member who shall be a member of a county legislative authority. A statewide association 23 24 representing county noxious weed coordinators appoints a nonvoting technical advisor. The director shall appoint two voting members to 25 represent the public interest, one from the west side and one from 26 27 the east side of the state. The director shall also appoint three nonvoting members representing scientific disciplines relating to 28 29 weed control. The term of office for all members of the board is 30 ((three)) four years from the date of election or appointment.

31 The board, by rule, shall establish a position number for each 32 elected position of the board and shall designate which county 33 noxious weed control board members are eligible to vote for each elected position. The elected members serve staggered terms. 34 Elections for the elected members of the board shall be held thirty 35 days prior to the expiration date of their respective terms. 36 37 Nominations and elections shall be by mail and conducted by the 38 board.

р. З

1 The board shall conduct its first meeting within thirty days after all its members have been elected. The board shall elect from 2 its members a chair and other officers as may be necessary. A 3 majority of the voting members of the board constitutes a quorum for 4 the transaction of business and is necessary for any action taken by 5 6 the board. The members of the board serve without salary, but shall be reimbursed for travel expenses incurred in the performance of 7 their duties under this chapter in accordance with RCW 43.03.050 and 8 43.03.060. 9

10 Sec. 3. RCW 17.10.050 and 1997 c 353 s 6 are each amended to 11 read as follows:

(1) Each activated county noxious weed control board consists of 12 13 five voting members appointed by the county legislative authority in the manner prescribed in this section. In appointing the voting 14 15 members, the county legislative authority shall divide the county 16 into five geographical areas that best represent the county's interests, and appoint a voting member from each geographical area. 17 At least ((four)) three of the voting members shall be engaged in the 18 primary production of agricultural products. There is one nonvoting 19 member on the board who is the ((chair)) <u>director</u> of the county 20 extension office or an extension agent appointed by the ((chair)) 21 22 director of the county extension office. Each voting member of the board serves a term of four years, except that the county legislative 23 24 authority shall, when a board is first activated under this chapter, 25 designate two voting members to serve terms of two years. The board members shall not receive a salary but shall be compensated for 26 27 actual and necessary expenses incurred in the performance of their 28 official duties.

(2) (a) The voting members of the board serve until their replacements are appointed. New members of the board shall be appointed at least thirty days prior to the expiration of any board member's term of office.

33 (b) Notice of expiration of a term of office shall be published 34 at least twice in a weekly or daily newspaper of general circulation 35 in the ((section [geographical area])) geographical area with last 36 publication occurring at least ten days prior to the nomination. All 37 persons interested in appointment to the board and residing in the 38 geographical area with a pending nomination shall make a written 39 application that includes the signatures of at least ten registered

voters residing in the geographical area supporting the nomination to 1 the county noxious weed control board. After nominations close, the 2 county noxious weed control board shall, after a hearing, send the 3 applications to the county legislative authority recommending the 4 names of the most qualified candidates, and post the names of those 5 6 nominees in the county courthouse or county website and publish in at least one newspaper of general circulation in the county. The county 7 legislative authority, within ((ten)) 60 days of receiving the list 8 of nominees, shall appoint one of those nominees to the county 9 noxious weed control board to represent that geographical area during 10 11 that term of office. If the county legislative authority fails to 12 appoint a nominee within the 60-day period and a quorum of the board is not seated, the county noxious weed control board shall appoint a 13 nominee only to meet a quorum, who shall serve in that capacity until 14 the county legislative authority appoints a nominee to fill the 15 vacant position in the manner prescribed in this section. Not more 16 17 than three board members may be appointed in this manner.

(3) Within thirty days after all the members have been appointed, the board shall conduct its first meeting. A majority of the voting members of the board constitutes a quorum for the transaction of business and is necessary for any action taken by the board. The board shall elect from its members a chair and other officers as may be necessary.

(4) In case of a vacancy ((occurring in any voting position on a
county noxious weed control board, the county legislative authority
of the county in which the board is located shall appoint a qualified
person to fill the vacancy for the unexpired term)), the position
must be filled in the manner prescribed in this section.

29 Sec. 4. RCW 17.10.060 and 1997 c 353 s 7 are each amended to 30 read as follows:

31 (1) Each activated county noxious weed control board ((shall)) must employ or otherwise provide a weed coordinator whose duties are 32 fixed by the board but which shall include inspecting land to 33 determine the presence of noxious weeds, offering technical 34 assistance and education, and developing a program to achieve 35 compliance with the weed law. The weed coordinator may be employed 36 full time, part time, or seasonally by the county noxious weed 37 control board. County weed board employment practices shall comply 38 with county personnel policies. Within sixty days from initial 39

SHB 1355.PL

1 employment, the weed coordinator ((shall obtain a pest control consultant license, a pesticide operator license)) <u>must obtain</u> 2 licensure consistent with Washington state department of agriculture 3 pesticide license rules, and the necessary endorsements on the 4 licenses as required by law. Each board may purchase, rent, or lease 5 6 equipment, facilities, or products and may hire additional persons as it deems necessary for the administration of the county's noxious 7 weed control program. 8

9 (2) Each activated county noxious weed control board has the 10 power to adopt rules and regulations, subject to notice and hearing 11 as provided in ((chapters)) chapter 42.30 ((and 42.32)) RCW, as are 12 necessary for an effective county weed control or eradication 13 program.

14 (3) Each activated county noxious weed control board shall meet 15 with a quorum at least quarterly.

16 Sec. 5. RCW 17.10.070 and 1998 c 245 s 3 are each amended to 17 read as follows:

(1) In addition to the powers conferred on the state noxious weed control board under other provisions of this chapter, it has the power to:

(a) Employ a state noxious weed control board executive secretary and educational specialist, and additional persons as it deems necessary, to disseminate information relating to noxious weeds to county noxious weed control boards and weed districts, to coordinate the educational and weed control efforts of the various county and regional noxious weed control boards and weed districts, and to assist the board in carrying out its responsibilities;

(b) Adopt, amend, or repeal rules, pursuant to the administrative
 procedure act, chapter 34.05 RCW, as may be necessary to carry out
 the duties and authorities assigned to the board by this chapter.

31 (2) The state noxious weed control board ((shall)) must provide a written report before January 1st of each odd-numbered year to the 32 county noxious weed control boards and the weed districts showing the 33 expenditure of state funds on noxious weed control; specifically how 34 35 the funds were spent; the status of the state, county, and district programs; and recommendations for the continued best use of state 36 funds for noxious weed control. The report ((shall)) must include 37 38 recommendations as to the long-term needs regarding weed control.

1 Sec. 6. RCW 17.10.074 and 1997 c 353 s 9 are each amended to 2 read as follows:

3 (1) In addition to the powers conferred on the director under 4 other provisions of this chapter, the director, with the advice of 5 the state noxious weed control board, has power to:

6 (a) Require the county legislative authority or the noxious weed 7 control board of any county or any weed district to report to it 8 concerning the presence, absence, or estimated amount of noxious 9 weeds and measures, if any, taken or planned for the control thereof;

10 (b) Employ staff as may be necessary in the administration of 11 this chapter;

12 (c) Adopt, amend, or repeal rules, pursuant to the administrative 13 procedure act, chapter 34.05 RCW, as may be necessary to carry out 14 this chapter;

15 (d) Do such things as may be necessary and incidental to the 16 administration of its functions pursuant to this chapter including 17 but not limited to surveying for and detecting noxious weed 18 infestations(( $\div$ 

<del>(e)</del>))<u>.</u>

19

20 (2) In addition to the powers conferred on the director under the 21 provisions of this chapter, the director, with the advice of the 22 state noxious weed control board, must:

(a) Upon receipt of a complaint signed by a majority of the 23 members of an adjacent county noxious weed control board or weed 24 25 district, or by one hundred registered voters that are land owners within the county, require the county legislative authority or 26 noxious weed control board of the county or weed district that is the 27 28 subject of the complaint to respond to the complaint within fortyfive days with a plan for the control of the noxious weeds cited in 29 the complaint; 30

31 (((-(f))) (b) If the complaint in ((-(e))) (a) of this subsection 32 involves a class A or class B noxious weed, order the county legislative authority, noxious weed control board, or weed district 33 to take immediate action to eradicate or control the noxious weed 34 infestation. If the county or the weed district does not take action 35 to control the noxious weed infestation in accordance with the order, 36 the director may control it or cause it to be controlled. The county 37 or weed district is liable for payment of the expense of the control 38 39 work including necessary costs and expenses for attorneys' fees 40 incurred by the director in securing payment from the county or weed

SHB 1355.PL

1 district. The director may bring a civil action in a court of 2 competent jurisdiction to collect the expenses of the control work, 3 costs, and attorneys' fees;

((<del>(g)</del>)) (c) In counties without an activated noxious weed control 4 board, enter upon any property as provided for in RCW 17.10.160, 5 6 issue or cause to be issued notices and citations and take the 7 necessary action to control noxious weeds as provided in RCW 17.10.170, hold hearings on any charge or cost of control action 8 taken as provided for in RCW 17.10.180, issue a notice of civil 9 infraction as provided for in RCW 17.10.230 ((and)), 17.10.310 10 ((through [and])), and 17.10.350, and place a lien on any property 11 12 pursuant to RCW 17.10.280, 17.10.290, and 17.10.300 with the same authorities and responsibilities imposed by these sections on county 13 14 noxious weed control boards;

15 ((<del>(h)</del>)) <u>(d)</u> Adopt a list of noxious weed seeds and toxic weeds 16 which shall be controlled in designated articles, products, or feed 17 stuffs as provided for in RCW 17.10.235.

18  $((\frac{2}{2}))$  <u>(3)</u> The moneys appropriated for noxious weed control to the department shall be used for administration of the state noxious 19 weed control board, the administration of the director's powers under 20 21 this chapter, the purchase of materials for controlling, containing, 22 or eradicating noxious weeds, the purchase or collection of biological control agents for controlling noxious weeds, and the 23 24 contracting for services to carry out the purposes of this chapter. 25 In a county with an activated noxious weed control board, the 26 director shall make every effort to contract with that board for the needed services. 27

28 ((<del>(3)</del>)) <u>(4)</u> If the director determines the need to reallocate 29 funds previously designated for county use, the director shall 30 convene a meeting of the state noxious weed control board to seek its 31 advice concerning any reallocation.

32 Sec. 7. RCW 17.10.100 and 1997 c 353 s 12 are each amended to 33 read as follows:

Where any of the following occur, the state noxious weed control board ((may, following)) <u>must hold</u> a hearing, <u>then may</u> order any county noxious weed control board or weed district to include a noxious weed from the state board's list in the county's noxious weed list:

1 (1) Where the state noxious weed control board receives a 2 petition from at least one hundred registered voters within the 3 county requesting that the weed be listed.

4 (2) Where the state noxious weed control board receives a request 5 for inclusion from an adjacent county's noxious weed control board or 6 weed district, which the adjacent board or district has included that 7 weed in its county <u>or district</u> list, and the adjacent board or weed 8 district ((alleges)) <u>documents</u> that its noxious weed control program 9 is being hampered by the failure to include the weed on the county's 10 noxious weed list.

11 Sec. 8. RCW 17.10.140 and 1997 c 353 s 17 are each amended to 12 read as follows:

(1) Except as is provided under subsection (2) of this section, every owner ((shall)) <u>must</u> perform or cause to be performed those acts as may be necessary to:

16

(a) Eradicate all class A noxious weeds;

(b) Control and prevent the spread of all class B noxious weeds designated for control in that region within and from the owner's property; and

(c) Control and prevent the spread of all class B and class C noxious weeds listed on the county weed list as locally mandated control priorities within and from the owner's property.

(2) ((Forestlands)) Every owner of forestlands classified under 23 24 RCW 17.10.240(2), or meeting the definition of forestlands contained 25 in RCW 17.10.240, ((are subject to the requirements of subsection (1) (a) and (b) of this section at all times. Forestlands are subject 26 27 to the requirements of subsection (1)(c) of this section only within a one thousand foot buffer strip of adjacent land uses. In addition, 28 29 forestlands are subject to subsection (1) (c) of this section for)) must perform or cause to be performed those acts as may be necessary 30 31 to:

32

(a) Eradicate all class A noxious weeds;

33 (b) Control and prevent the spread of all class B noxious weeds 34 designated for control in that region within and from the owner's 35 property; and

36 <u>(c) Control and prevent the spread of all class B and class C</u> 37 <u>noxious weeds listed on the county weed list as locally mandated</u> 38 <u>control priorities within and from the owner's property only when</u> 39 encountered in any of the following enumerated circumstances:

1	(i) Within 1,000 feet of adjacent land uses;
2	(ii) Within 25 feet of all privately owned roads unless properly
3	abandoned as defined under WAC 222-24-052 as that section existed as
4	<u>of January 1, 2020;</u>
5	(iii) Within 200 feet of navigable rivers, gravel pits, log
6	yards, and staging areas, except when not allowed under other state
7	or federal laws or regulations; and
8	<u>(iv) For</u> a single five-year period <u>within harvested areas</u>
9	following the harvesting of trees for (( <del>lumber</del> )) products.
10	Sec. 9. RCW 17.10.145 and 2019 c 353 s 4 are each amended to
11	read as follows:
12	(1) All state agencies shall control noxious weeds on lands they
13	own, lease, or otherwise control through integrated pest management
14	practices. Agencies shall develop plans in cooperation with county
15	noxious weed control boards to control noxious weeds in accordance
16	with standards in this chapter. Agencies shall appoint a liaison
17	whose duties include serving as a common point of contact for all
18	weed boards and developing and implementing noxious weed control
19	plans.
20	(2) All state agencies' lands must comply with this chapter,
21	regardless of noxious weed control efforts on adjacent lands.
22	(3) While conducting planned projects to ensure compliance with
23	this chapter, all agencies must give preference, when deemed
24	appropriate by the acting agency for the project and targeted
25	resource management goals, to replacing noxious weeds with native
26	forage plants that are pollen-rich or nectar-rich and beneficial for
27	all pollinators, including honey bees.
28	Sec. 10. RCW 17.10.205 and 1997 c 353 s 24 are each amended to
29	read as follows:
30	Open areas subject to the spread of noxious weeds, including but
31	not limited to subdivisions, school grounds, playgrounds, parks, and
32	rights-of-way shall be subject to regulation (( <del>by activated county</del>
33	noxious weed control boards)) in the same manner and to the same
34	extent as is provided for all terrestrial and aquatic lands of the

35 state.

36 Sec. 11. RCW 17.10.235 and 1997 c 353 s 26 are each amended to 37 read as follows:

1 (1) The director of agriculture shall adopt, with the advice of the state noxious weed control board, rules designating noxious weed 2 seeds which shall be controlled in products, screenings, or articles 3 to prevent the spread of noxious weeds. The rules shall identify the 4 products, screenings, and articles in which the seeds must be 5 6 controlled and the maximum amount of the seed to be permitted in the product, screenings, or article to avoid a hazard of spreading the 7 noxious weed by seed from the product, screenings, or article. The 8 director shall also adopt, with the advice of the state board, rules 9 designating toxic weeds which shall be controlled in feed stuffs and 10 screenings to prevent injury to the animal that consumes the feed. 11 12 The rules shall identify the feed stuffs and screenings in which the toxic weeds must be controlled and the maximum amount of the toxic 13 weed to be permitted in the feed. Rules developed under this section 14 shall identify ways that products, screenings, articles, or feed 15 16 stuffs containing noxious weed seeds or toxic weeds can be made 17 available for beneficial uses.

18 (2) Any person who knowingly or negligently sells or otherwise 19 distributes a product, article, screenings, or feed stuff designated 20 by rule containing noxious weed seeds or toxic weeds designated for 21 control by rule and in an amount greater than the amount established 22 by the director for the seed or weed by rule is guilty of a 23 misdemeanor.

(3) The department of agriculture shall, upon request of the
buyer, <u>county weed board</u>, or <u>weed district</u>, inspect products,
screenings, articles, or feed stuffs designated by rule and charge
fees, in accordance with chapter 22.09 RCW, to determine the presence
of designated noxious weed seeds or toxic weeds.

29 Sec. 12. RCW 17.10.240 and 1997 c 353 s 27 are each amended to 30 read as follows:

(1) (a) The activated county noxious weed control board of each 31 county shall annually submit a budget to the county legislative 32 authority for the operating cost of the county's weed program for the 33 ensuing fiscal year: PROVIDED, That if the board finds the budget 34 35 approved by the legislative authority is insufficient for an effective county noxious weed control program ((it shall petition the 36 county legislative authority to hold a hearing as provided in RCW 37 38 17.10.890. Control of weeds is a benefit to the lands within any such section)), the board may submit a budget amendment to the county 39

1 legislative authority after which the county legislative authority must hold a hearing as provided in chapter 36.40 RCW. Activities and 2 programs to limit economic loss and adverse effects due to the 3 presence and spread of noxious weeds on all terrestrial and aquatic 4 areas in the state are declared to be of special benefit, including 5 6 to lands owned or held by the state, and may be used as the basis upon which special assessments are imposed by the county legislative 7 authority. 8

9 (b) Representatives from the department of transportation 10 government relations, real estate services, and maintenance operations offices, the Washington state association of county 11 12 treasurers, the Washington state association of county assessors, and the state noxious weed control board shall meet to develop a system 13 by which parcels owned or held by the department of transportation 14 15 that have been declared to receive special benefit from the county noxious weed control board must be identified and all assessments may 16 17 be effectively billed for payment according to the process in chapter 79.44 RCW. The state noxious weed control board shall update the 18 appropriate legislative committees regarding progress towards 19 implementation of a system before January 1, 2022. By January 1, 20 2023, the state noxious weed control board shall report to the 21 22 appropriate legislative committees in compliance with RCW 43.01.036 23 regarding the system developed, what steps are being taken to 24 implement the system, and what, if any, further legislative action is 25 needed.

26 <u>(c)</u> Funding for the budget is derived from any or all of the 27 following:

28 ((<del>(a)</del>)) <u>(i)</u> The county legislative authority may, in lieu of a 29 tax, levy an assessment against the land for this purpose. Whenever there is included within the jurisdiction of any county noxious weed 30 control board lands owned or held by the state, the county 31 32 legislative authority shall determine the amount of the assessment for which the land would be liable if the land were in private 33 ownership. Prior to the levying of an assessment the county noxious 34 weed control board shall hold a public hearing at which it will 35 gather information to serve as a basis for classification and then 36 classify the lands into suitable classifications, including but not 37 limited to dry lands, range lands, irrigated lands, nonuse lands, 38 39 forestlands, or federal lands. The board shall develop and forward to 40 the county legislative authority, as a proposed level of assessment

for each class, an amount as seems just. The assessment rate shall be 1 either uniform per acre in its respective class or a flat rate per 2 parcel rate plus a uniform rate per acre or, for rights-of-way, a 3 rate based on centerline miles: PROVIDED, That if no benefits are 4 found to accrue to a class of land, a zero assessment may be levied. 5 6 The assessment shall not be levied on lands owned or held by the 7 state, unless the assessment is levied on other parcels or classes of parcels. The county legislative authority, upon receipt of the 8 proposed levels of assessment from the board, after a hearing, shall 9 accept or modify by resolution, or refer back to the board for its 10 reconsideration all or any portion of the proposed levels 11 of 12 assessment. The amount of the assessment constitutes a lien against the property. The county legislative authority may by resolution or 13 ordinance require that notice of the lien be sent to each owner of 14 property for which the assessment has not been paid by the date it 15 16 was due and that each lien created be collected by the treasurer in the same manner as delinquent real property tax, if within thirty 17 18 days from the date the owner is sent notice of the lien, including the amount thereof, the lien remains unpaid and an appeal has not 19 been made pursuant to RCW 17.10.180. Liens treated as delinquent 20 21 taxes bear interest at the rate of twelve percent per annum and the 22 interest accrues as of the date notice of the lien is sent to the owner: PROVIDED FURTHER, That any collections for the lien shall not 23 be considered as tax; or 24

25 (((b))) (ii) The county legislative authority may appropriate 26 money from the county general fund necessary for the administration 27 of the county noxious weed control program. In addition the county 28 legislative authority may make emergency appropriations as it deems 29 necessary for the implementation of this chapter.

(2) Forestlands used solely for the planting, growing, 30 or 31 harvesting of trees and which are typified, except during a single 32 period of five years following clear-cut logging, by canopies so dense as to prohibit growth of an understory may be subject to an 33 annual noxious weed assessment levied by a county legislative 34 authority that does not exceed one-tenth of the weighted average per 35 acre noxious weed assessment levied 36 on all other lands in unincorporated areas within the county that are subject to the weed 37 assessment. This assessment shall be computed in accordance with the 38 39 formula in subsection (3) of this section.

(3) The calculation of the "weighted average per acre noxious
 weed assessment" is a ratio expressed as follows:

3 (a) The numerator is the total amount of funds estimated to be 4 collected from the per acre assessment on all lands except (i) 5 forestlands as identified in subsection (2) of this section, (ii) 6 lands exempt from the noxious weed assessment, and (iii) lands 7 located in an incorporated area.

(b) The denominator is the total acreage from which funds in (a) 8 of this subsection are collected. For lands of less than one acre in 9 size, the denominator calculation may be based on the following 10 11 assumptions: (i) Unimproved lands are calculated as being one-half 12 acre in size on the average, and (ii) improved lands are calculated as being one-third acre in size on the average. 13 The county 14 legislative authority may choose to calculate the denominator for lands of less than one acre in size using other assumptions about 15 16 average parcel size based on local information.

17 (4) For those counties that levy a per parcel assessment to help 18 fund noxious weed control programs, the per parcel assessment on 19 forestlands as defined in subsection (2) of this section shall not 20 exceed one-tenth of the per parcel assessment on nonforestlands.

21 Sec. 13. RCW 17.10.890 and 1997 c 353 s 32 are each amended to 22 read as follows:

((The following procedures shall be followed to deactivate a county noxious weed control board)) <u>A county noxious weed control</u> board may be deactivated only if there are neither any class <u>A</u> noxious weeds nor any class <u>B</u> noxious weeds in the county. Upon receiving documentation of the absence in the county of both class <u>A</u> noxious weeds and class <u>B</u> noxious weeds, the county legislative authority may initiate the following procedures:

30 (1) The county legislative authority holds a hearing to determine 31 whether there continues to be a need for an activated county noxious 32 weed control board if:

33 (a) A petition is filed by one hundred registered voters within34 the county;

35 (b) A petition is filed by a county noxious weed control board as 36 provided in RCW 17.10.240; or

37 (c) The county legislative authority passes a motion to hold such38 a hearing.

1 (2) Except as provided in subsection (4) of this section, the 2 hearing shall be held within sixty days of final action taken under 3 subsection (1) of this section.

4 (3) If, after a hearing, the county legislative authority 5 determines that no need exists for a county noxious weed control 6 board, due to the absence of class A or class B noxious weeds 7 designated for control in the region, the county legislative 8 authority shall deactivate the board.

9 (4) The county legislative authority shall not convene a hearing 10 as provided for in subsection (1) of this section more frequently 11 than once a year.

12 Sec. 14. RCW 17.04.240 and 1957 c 13 s 2 are each amended to 13 read as follows:

(1) The directors shall annually determine the amount of money 14 15 necessary to carry on the operations of the district and shall 16 classify the property therein in proportion to the benefits to be 17 derived from the operations of the district and in accordance with such classification shall prorate the cost so determined and shall 18 levy assessments to be collected with the general taxes of the 19 20 county. In the event that any bonded or warrant indebtedness pledging 21 tax revenue of the district shall be outstanding on April 1, 1951, 22 directors may, for the sole purpose of retiring the such 23 indebtedness, continue to levy a tax upon all taxable property in the 24 district until such bonded or warrant indebtedness shall have been 25 retired.

26 (2) Activities and programs to limit economic loss and adverse 27 effects due to the presence and spread of noxious weeds on all 28 terrestrial and aquatic areas in the state are declared to be of 29 special benefit, including to lands owned or held by the state, and 30 may be used as the basis upon which special assessments are imposed 31 by the county legislative authority, including upon lands owned or 32 held by the state.

33 Sec. 15. RCW 79.44.003 and 1999 c 153 s 68 are each amended to 34 read as follows:

- 35 As used in this chapter "assessing district" means:
- 36 (1) Incorporated cities and towns;
- 37 (2) Diking districts;
- 38 (3) Drainage districts;

- 1 (4) Port districts;
- 2 (5) Irrigation districts;
- 3 (6) Water-sewer districts;
- 4 (7) Counties; ((<del>and</del>))

5

(8) <u>Weed boards and weed districts; and</u>

6 (9) Any municipal corporation or public agency having power to 7 levy local improvement or other assessments, rates, or charges which 8 by statute are expressly made applicable to lands of the state.

9 Sec. 16. RCW 17.04.180 and 1991 c 245 s 1 are each amended to 10 read as follows:

Whenever any lands belonging to the county are included within a 11 12 weed district, the county legislative authority shall determine the 13 amount of the ((taxes)) assessment for which the lands would be liable if they were in private ownership, and the county legislative 14 15 authority shall appropriate from the current expense fund of the county sufficient money to pay such amounts. Whenever any state lands 16 17 are within any weed district, the county treasurer shall certify annually and forward to the appropriate state agency for payment a 18 statement showing the amount of the ((tax)) assessment to which the 19 20 lands would be liable if they were in private ownership, separately 21 describing each lot or parcel and, if delinguent, with interest and penalties consistent with RCW 84.56.020. 22

23 Sec. 17. RCW 17.15.020 and 2015 c 225 s 16 are each amended to 24 read as follows::

Each of the following state agencies or institutions <u>or county</u> <u>agencies</u> shall implement integrated pest management practices when carrying out the agency's or institution's duties related to pest control:

- 29 (1) The department of agriculture;
- 30 (2) The state noxious weed control board;
- 31 (3) The department of ecology;
- 32 (4) The department of fish and wildlife;
- 33 (5) The department of transportation;
- 34 (6) The parks and recreation commission;
- 35 (7) The department of natural resources;
- 36 (8) The department of corrections;
- 37 (9) The department of enterprise services; ((and))

- 1 (10) Each state institution of higher education, for the 2 institution's own building and grounds maintenance;
- 3 (11) Each county noxious weed control board; and
- 4 (12) Each weed district.

--- END ---