CERTIFICATION OF ENROLLMENT

HOUSE BILL 1818

63rd Legislature 2013 Regular Session

Passed by the House March 9, 2013 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 28, 2013 Yeas 46 Nays 0

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1818** 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

HOUSE BILL 1818

Passed Legislature - 2013 Regular Session

State of Washington 63rd Legislature 2013 Regular Session

By Representatives Smith, Maxwell, Magendanz, Morris, Hargrove, Sells, Angel, Ryu, Hayes, Zeiger, Vick, O'Ban, Morrell, Bergquist, Stonier, and Fey

Read first time 02/11/13. Referred to Committee on Technology & Economic Development.

AN ACT Relating to promoting economic development through business and government streamlining projects; adding a new section to chapter 43.330 RCW; and creating a new section.

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

5 NEW SECTION. Sec. 1. (1) The legislature finds that: Since 2010, the department of commerce and the office of regulatory assistance have б 7 convened and coordinated a number of cross-agency collaborative regulatory streamlining efforts focused on improving the regulatory 8 9 experience for small businesses, while maintaining public health and safety; the department of commerce has established efficient and 10 effective regulation as one of its four global priorities to support 11 12 the mission to grow and improve jobs; the state auditor's office issued a regulatory performance audit in 2012 identifying many agency actions 13 14 that can also improve the business community's ability to comply with 15 regulatory requirements; and the Washington state economic development 16 commission's 2012 comprehensive statewide strategy emphasized the need 17 for smarter regulations in order to achieve long-term global 18 competitiveness, prosperity, and economic opportunity for all the 19 state's citizens.

(2) The legislature further finds that while individual agency 1 2 streamlining activities result in improvements, businesses are required to interact with many state and local agencies, all with unique 3 4 requirements, processes, forms, instructions, payment options, and 5 electronic transaction capabilities. Cross-agency and crossjurisdictional regulatory improvements are needed to meaningfully б 7 improve the overall business customer experience and ability to more 8 easily understand and comply with requirements.

9 (3) Therefore, the legislature intends to authorize a business 10 regulatory efficiency program administered by the department of 11 commerce with the goal of providing an improved regulatory environment 12 in Washington. By enhancing, simplifying, and better coordinating 13 state and local regulatory processes for specific industry sectors, the amount of time it takes businesses to conduct their interactions with 14 state government will decrease, compliance will increase, 15 and businesses will have the opportunity to generate more revenue and 16 17 create more jobs, thereby strengthening Washington's economy and 18 overall global competitiveness.

19 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 43.330 RCW 20 to read as follows:

21 (1) The department, in collaboration with the office of regulatory 22 assistance and the office of accountability and performance, must 23 conduct multijurisdictional regulatory streamlining projects that each impact a specific industry sector or subsector within a specific 24 25 geographical location. Planning for an initial pilot project must 26 begin by September 1, 2013, and the initial pilot project must be underway by December 31, 2013. One or more projects must 27 be 28 implemented in each subsequent calendar year through 2019.

(2) The department must establish and implement a competitive process and select a minimum of one applicant comprised of a publicprivate partnership for participation in each project. The initial pilot project must focus on the manufacturing sector. The department, in consultation with the economic development commission, must determine the sectors for subsequent projects. The criteria to be used to select projects must include:

36 (a) Evidence of strong business commitment to the project;

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1 Evidence of strong commitment by the local government (b) 2 jurisdictions where the project is located to allocate necessary staff to the project and to streamline laws, rules, and administrative 3 requirements within jurisdictions 4 process both their and 5 collaboratively across jurisdictions;

6 (c) Willingness to apply lean principles and tools to streamline7 the business regulatory experience;

8 (d) Identification of a lead partner capable of providing project
9 management and coordination of partners;

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(e) Support of the stakeholders necessary to implement the project;

(f) A plan and capacity to complete the project within the time frame; and

(g) A minimum of fifty percent match must be provided from project partners. The match may be cash, in-kind, or a combination of cash and in-kind.

16 (3) The department is encouraged to collaborate with nonprofit 17 industry organizations, the private sector, foundations, and other 18 interested entities to successfully complete each project.

(4) The department must pursue opportunities for nonstate funding
as the match to the fifty percent or more provided by project partners.
A maximum of fifty thousand dollars of state funds may be used for a
project.

(5) The department may contract with a third party for expertiseand facilitation.

(6) All state agencies with regulatory requirements that impact theproject's industry sector must participate.

(7) The state agencies, local jurisdictions, business partners, andother participants must jointly:

(a) Develop a project plan to conduct a cross-jurisdictional reviewprocess;

(b) Identify and review all laws, rules, and administrative
 processes and requirements pertaining to the selected sector;

33 (c) Apply specific criteria to evaluate the extent to which the 34 laws, rules, and administrative processes and requirements provide for 35 consistent, clear, and efficient customer experiences while continuing 36 to maintain public health, safety, and environmental standards;

37 (d) Develop an implementation plan and schedule that identifies38 priority streamlining actions;

(e) Present their recommendations to the department for comment and
 endorsement; and

3 (f) Present their recommendations to the Washington state economic
4 development commission for comment, endorsement, and evaluation.

5 (8) The department must document and distribute the streamlined 6 laws, rules, processes, and other potentially replicable information, 7 derived from the projects to the association of Washington cities and 8 Washington state association of counties for distribution to their 9 membership.

(9) The department must brief the economic development committees 10 of the legislature by January 15, 2014, on the status of the initial 11 12 pilot project, and must submit a report on the outcomes of the projects 13 to the economic development committees of the legislature by January 15th of each calendar year, from 2015 through 2020. The department 14 must include in the reports any streamlining recommendations identified 15 in the projects that require statutory changes for implementation and 16 17 any potentially replicable models, approaches, and tools that could be 18 applied to other sectors and geographical areas.

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