CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 1376

52nd Legislature 1991 Special Session

Passed by the House June 28, 1991 Yeas 91 Nays 1

Speaker of the House of Representatives

Passed by the Senate June 29, 1991 Yeas 33 Nays 12

President of the Senate

Approved

CERTIFICATE

I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED HOUSE BILL 1376** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED HOUSE BILL 1376

Passed Legislature - 1991 1st Special Session

State of Washington 52nd Legislature 1991 Regular Session

By Representatives Wang, Holland, Fraser, Silver, Phillips, Brumsickle, Wynne, Horn, Pruitt, Orr, Sprenkle, Hine and Brekke; by request of Software Study Committee.Read first time January 28, 1991. Referred to Committee on Revenue.

AN ACT Relating to the taxation of computer software; amending RCW 84.36.815; amending 1990 c 255 s 2 (uncodified); adding a new section to chapter 84.04 RCW; adding a new section to chapter 84.36 RCW; adding a new section to chapter 84.40 RCW; creating new sections; and declaring an emergency.

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

7 <u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that:

8 (a) Computer software is a class of personal property that is 9 itself comprised of several different subclasses of personal property 10 which can be distinguished by their use, development, distribution, and 11 relationship to hardware, and includes custom software, canned 12 software, and embedded software;

(b) Because different classes of software serve different needs, may be used by different taxpayers, and present different administrative burdens on both the state and the citizens of the state of Washington, the different classes of software should be treated
 differently for tax purposes;

3 (c) Canned software should continue to be subject to property tax, 4 but, because of its rapid obsolescence, should be subject to tax for 5 only two years; and the taxable interest should reside with the end 6 user;

7 (d) Canned software that has been modified should continue to be8 taxable on the canned portion of the software;

9 (e) Embedded software should continue to be taxed as part of the 10 machinery or equipment of which it is a part;

(f) Custom software should be exempt from taxation, in part because of the difficulty in accurately and uniformly determining the value of such software;

(g) Retained rights in computer software should be exempt from the property tax in part because of the difficulty in accurately and uniformly determining the value of such software, the difficulty in determining the scope and situs of such rights, and the adverse economic consequences to the state of taxing such rights; and

(h) So-called "golden" or "master" copies of software should beexempt from property tax like business inventory.

21 (2) It is the intent of the legislature that:

(a) The voluntary compliance nature of the personal property tax system should be preserved and nothing in this act shall be construed to reduce the taxpayer's obligation to fully and accurately list all taxable computer software;

(b) Computer software should be listed and assessed for property taxes payable in 1991 and 1992 in the same manner and to the same extent as computer software was listed and assessed for taxes due in 1989;

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1 (c) The definition of custom software, golden or master copies, and 2 retained rights shall be liberally construed in accordance with the 3 purposes of this act;

4 (d) This act shall provide fairness, equity, and uniformity in the
5 property tax treatment of each class of computer software in the state
6 of Washington; and

7 (e) No inference should be taken from this act regarding the8 application of the property tax to data bases.

9 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 84.04 RCW 10 to read as follows:

(1) "Computer software" is a set of directions or instructions that exist in the form of machine-readable or human-readable code, is recorded on physical or electronic medium, and directs the operation of a computer system or other machinery or equipment. "Computer software" includes the associated documentation that describes the code and its use, operation, and maintenance and typically is delivered with the code to the user. "Computer software" does not include data bases.

A "data base" is text, data, or other information that may be accessed or managed with the aid of computer software but that does not itself have the capacity to direct the operation of a computer system or other machinery or equipment.

(2) "Custom computer software" is computer software that is designed for a single person's or a small group of persons' specific needs. "Custom computer software" includes modifications to canned computer software and can be developed in-house by the user, by outside developers, or by both.

A group of four or more persons is presumed not to be a small group of persons for the purposes of this subsection unless each of the persons is affiliated through common control and ownership. The

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department may by rule provide a definition of small group and
 affiliates consistent with this subsection.

3 For purposes of this subsection, "person" has the meaning given in4 RCW 82.04.030.

5 (3) "Canned computer software," occasionally known as prewritten or 6 standard software, is computer software that is designed for and 7 distributed "as is" for multiple persons who can use it without 8 modifying its code and that is not otherwise considered custom computer 9 software.

10 (4) "Embedded software" is computer software that resides permanently on some internal memory device in a computer system or 11 other machinery or equipment, that is not removable in the ordinary 12 course of operation, and that is of a type necessary for the routine 13 14 operation of the computer system or other machinery or equipment. 15 "Embedded software" may be either canned or custom computer software. 16 (5) "Retained rights" are any and all rights, including 17 intellectual property rights such as those rights arising from copyrights, patents, and trade secret laws, that are owned or are held 18 19 under contract or license by a computer software developer, author, 20 inventor, publisher, licensor, sublicensor, or distributor.

(6) A "golden" or "master" copy of computer software is a copy of computer software from which a computer software developer, author, inventor, publisher, licensor, sublicensor, or distributor makes copies for sale or license.

25 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 84.36 RCW 26 to read as follows:

27 (1) All custom computer software, except embedded software, is28 exempt from property taxation.

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(2) Retained rights in computer software are exempt from property
 taxation.

3 (3) Modifications to canned software are exempt from property 4 taxation, but the underlying canned software remains subject to 5 taxation as provided in section 4 of this act.

6 (4) Master or golden copies of computer software are exempt from7 property taxation.

8 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 84.40 RCW 9 to read as follows:

10 (1) Computer software, except embedded software, shall be valued in 11 the first year of taxation at one hundred percent of the acquisition 12 cost of the software and in the second year at fifty percent of the 13 acquisition cost. Computer software, other than embedded software, 14 shall have no value for purposes of property taxation after the second 15 year.

16 (2) Embedded software is a part of the computer system or other 17 machinery or equipment in which it is housed and shall be valued in the 18 same manner as the machinery or equipment.

<u>NEW SECTION.</u> Sec. 5. (1) The department of revenue shall 19 conduct a study of the property tax exemptions and valuation rules 20 provided for computer software in sections 3 and 4 of this act. In the 21 22 study, the department shall determine whether the exemptions and 23 valuation rules are reasonably necessary and appropriate to achieve fairness, equity, and uniformity in the property tax treatment of 24 computer software. The study shall also include a review of computer 25 26 software taxation in other states, techniques for valuing computer 27 software, and the effects of changing technology upon the appropriate application of property taxation to computer software. 28

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1 (2) To assist in the performance of the study, the department shall 2 form an advisory committee with appropriate representation from 3 businesses and county assessors.

4 (3) The department shall report the findings of the study to the 5 committees of the legislature that deal with revenue matters no later 6 than November 30, 1998.

7 Sec. 6. RCW 84.36.815 and 1988 c 131 s 1 are each amended to read 8 as follows:

9 In order to qualify for exempt status for any real or personal 10 property ((pursuant to the provisions of chapter 84.36 RCW, as now or hereafter amended)) under this chapter except personal property under 11 section 3 of this act, all foreign national governments, churches, 12 13 cemeteries, nongovernmental nonprofit corporations, organizations, and associations, private schools or colleges, and soil and water 14 conservation districts shall file an initial application on or before 15 16 March 31 with the state department of revenue. All applications shall be filed on forms prescribed by the department and shall be signed by 17 18 an authorized agent of the applicant.

19 In order to requalify for exempt status, such applicants except nonprofit cemeteries shall file a renewal application on or before 20 March 31 of the fourth year following the date of such initial 21 application and on or before March 31 of every fourth year thereafter. 22 23 An applicant previously granted exemption shall annually file, on forms 24 prescribed by the department, an affidavit certifying the exempt status of the real or personal property owned by the exempt organization. 25 26 When an organization acquires real property qualified for exemption or converts real property to exempt status, such organization shall file 27 28 an initial application for the property within sixty days following the 29 acquisition or conversion. If the application is filed after the p. 6 of 8 EHB 1376.PL

expiration of the sixty-day period a late filing penalty shall be
 imposed pursuant to RCW 84.36.825, as now or hereafter amended.

When organizations acquire real property qualified for exemption or convert real property to an exempt use, the property, upon approval of the application for exemption, is entitled to a property tax exemption for property taxes due and payable the following year. If the owner has paid taxes for the year following the year the property qualified for exemption, the owner is entitled to a refund of the amount paid on the property so acquired or converted.

10 Sec. 7. 1990 c 255 s 2 (uncodified) is amended to read as follows: (1) For property taxes due in 1991, a county assessor shall list 11 and assess computer software in the same manner and to the same extent 12 13 as computer software was listed and assessed for taxes due in 1989. If 14 the assessor adds an item of computer software to the assessment list for any taxpayer for 1991 taxes, and that item was not listed and 15 16 assessed for 1989 taxes for that taxpayer, the assessor shall have the burden of proving the item of computer software is taxable within the 17 18 intent of this act.

19 (2) For property taxes due in 1992, a county assessor shall list 20 and assess computer software in the same manner and to the same extent as computer software was listed and assessed for taxes due in 1989. If 21 22 the assessor adds an item of computer software to the assessment list for any taxpayer for 1992 taxes, and that item was not listed and 23 24 assessed for 1989 taxes for that taxpayer, the assessor shall have the 25 burden of proving the item of computer software is taxable within the 26 intent of this act.

27 <u>NEW SECTION.</u> Sec. 8. If any provision of this act or its 28 application to any person or circumstance is held invalid, the p. 7 of 8 EHB 1376.PL remainder of the act or the application of the provision to other
 persons or circumstances is not affected.

3 <u>NEW SECTION.</u> Sec. 9. Sections 2 through 4 and 6 of this act 4 apply to taxes levied for collection in 1993, and thereafter.

5 <u>NEW SECTION.</u> Sec. 10. This act is necessary for the immediate 6 preservation of the public peace, health, or safety, or support of the 7 state government and its existing public institutions, and shall take 8 effect immediately.