CERTIFICATION OF ENROLLMENT

SENATE BILL 6357

52nd Legislature 1992 Regular Session

Passed by the Senate February 12, 1992 Yeas 46 Nays 0

President of the Senate

Passed by the House March 3, 1992 Yeas 96 Nays 0

CERTIFICATE

I, Gordon Golob, Secretary of the Senate of the State of Washington, do hereby certify that the attached is SENATE BILL 6357 as passed by the Senate and the House of Representatives on the dates hereon set forth.

Speaker of the House of Representatives

Approved

Secretary

FILED

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 6357

Passed Legislature - 1992 Regular Session

State of Washington 52nd Legislature 1992 Regular Session

By Senator Metcalf

Read first time 01/27/92. Referred to Committee on Environment & Natural Resources.

1 AN ACT Relating to technical corrections to solid waste and 2 recycling laws; amending RCW 70.95G.020, 70.95H.030, and 36.58.090; and 3 reenacting and amending RCW 36.58.040.

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

5 Sec. 1. RCW 70.95G.020 and 1991 c 319 s 108 are each amended to 6 read as follows:

7 The sum of the concentration levels of lead, cadmium, mercury, and 8 hexavalent chromium present in any ((product,)) package((7)) or 9 packaging component shall not exceed the following:

(1) Six hundred parts per million by weight effective July 1, 1993;
(2) Two hundred fifty parts per million by weight effective July 1,
1994; and

(3) One hundred parts per million by weight effective July 1, 1995
((after May 21, 1991)).

1 This section shall apply only to lead, cadmium, mercury, and 2 hexavalent chromium that has been intentionally introduced as an 3 element during manufacturing or distribution.

4 Sec. 2. RCW 70.95H.030 and 1991 c 319 s 205 are each amended to 5 read as follows:

6 The center shall:

7 (1) Provide targeted business assistance to recycling businesses,8 including:

9 (a) Development of business plans;

10 (b) Market research and planning information;

11 (c) Access to financing programs;

12 (d) Referral and information on market conditions; and

13 (e) Information on new technology and product development;

14 (2) Negotiate voluntary agreements with manufacturers to increase15 the use of recycled materials in product development;

16 (3) Support and provide research and development to stimulate and 17 commercialize new and existing technologies and products using recycled 18 materials;

19 (4) Undertake an integrated, comprehensive education effort 20 directed to recycling businesses to promote processing, manufacturing, 21 and purchase of recycled products, including:

(a) Provide information to recycling businesses on the availabilityand benefits of using recycled materials;

(b) Provide information and referral services on recycled materialmarkets;

(c) Provide information on new research and technologies that may
be used by local businesses and governments; and

28 (d) Participate in projects to demonstrate new market uses or29 applications for recycled products;

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(5) Assist the departments of ecology and general administration in
 the development of consistent definitions and standards on recycled
 content, product performance, and availability;

4 (6) Undertake studies on the unmet capital needs of reprocessing5 and manufacturing firms using recycled materials;

6 (7) Undertake and ((participating)) participate in marketing 7 promotions for the purposes of achieving expanded market penetration 8 for recycled content products;

9 (8) Coordinate with the department of ecology to ensure that the 10 education programs of both are mutually reinforcing, with the center 11 acting as the lead entity with respect to recycling businesses, and the 12 department as the lead entity with respect to the general public and 13 retailers;

(9) Develop an annual work plan. The plan shall describe actions and recommendations for developing markets for commodities comprising a significant percentage of the waste stream and having potential for use as an industrial or commercial feedstock. The initial plan shall address, but not be limited to, mixed waste paper, waste tires, yard and food waste, and plastics; and

20 (10) Represent the state in regional and national market 21 development issues.

22 Sec. 3. RCW 36.58.040 and 1989 c 431 s 28 and 1989 c 399 s 9 are 23 each reenacted and amended to read as follows:

The legislative authority of a county may by ordinance provide for the establishment of a system or systems of solid waste handling for all unincorporated areas of the county or for portions thereof. A county may designate a disposal site or sites for all solid waste collected in the unincorporated areas pursuant to the provisions of a comprehensive solid waste plan adopted pursuant to chapter 70.95 RCW.

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1 However for any solid waste collected by a private hauler operating 2 under a certificate granted by the Washington utilities and 3 transportation commission under the provisions of chapter 81.77 RCW and 4 which certificate is for collection in a geographic area lying in more 5 than one county, such designation of disposal sites shall be pursuant 6 to an interlocal agreement between the involved counties.

7 A county may construct, lease, purchase, acquire, add to, alter, or 8 extend solid waste handling systems, plants, sites, or other facilities 9 and shall have full jurisdiction and authority to manage, regulate, 10 maintain, utilize, operate, control, and establish the rates and 11 charges for those solid waste handling systems, plants, sites, or other 12 facilities. A county may enter into agreements with public or private parties to: (1) Construct, purchase, acquire, lease, add to, alter, 13 14 extend, maintain, manage, utilize, or operate publicly or privately owned or operated solid waste handling systems, plants, sites, or other 15 16 facilities; (2) establish rates and charges for those systems, plants, 17 sites, or other facilities; (3) designate particular publicly or privately owned or operated systems, plants, sites, or other facilities 18 19 as disposal sites; (4) process, treat, or convert solid waste into 20 other valuable or useful materials or products; and (5) sell the material or products of those systems, plants, or other facilities. 21

22 The legislative authority of a county may award contracts for solid waste handling that provide that a county provide for a minimum 23 24 periodic fee or other method of compensation in consideration of the 25 operational availability of those solid waste handling systems, plants, sites, or other facilities at a specified minimum level, without regard 26 27 to the ownership of the systems, plants, sites or other facilities, or the amount of solid waste actually handled during all or any part of 28 29 the contract. When a minimum level of solid waste is specified in a contract entered into under this section, there shall be a specific 30 SB 6357.PL p. 4 of 10

allocation of financial responsibility in the event the amount of solid 1 2 waste handled falls below the minimum level provided in the contract. Solid waste handling systems, plants, sites, or other facilities 3 4 constructed, purchased, acquired, leased, added to, altered, extended, maintained, managed, utilized, or operated pursuant to this section, 5 6 whether publicly or privately owned, shall be in substantial compliance with the solid waste management plan applicable to the county adopted 7 pursuant to chapter 70.95 RCW. Agreements relating to such solid waste 8 9 handling systems, plans, sites, or other facilities may be for such 10 term and may contain such covenants, conditions, and remedies as the legislative authority of the county may deem necessary or appropriate. 11 12 As used in this chapter, the terms "solid waste" and "solid waste handling" shall be as defined in RCW 70.95.030. 13

14 The legislative authority of a county may:

15 (1) By ordinance award a contract to collect source separated 16 recyclable materials from residences within unincorporated areas. The 17 legislative authority has complete authority to manage, regulate, and 18 fix the price of the source separated recyclable collection service. 19 The contracts may provide that the county pay minimum periodic fees to 20 a municipal entity or permit holder; or

(2) Notify the commission in writing to carry out and implement the provisions of the waste reduction and recycling element of the comprehensive solid waste management plan.

This election may be made by counties at any time after July 23, 1989. An initial election must be made no later than ninety days following approval of the local comprehensive waste management plan required by RCW 70.95.090.

28 Nothing in this section shall be construed to authorize the 29 operation of a solid waste collection system by counties or to

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authorize counties to affect the authority of the utilities and
 transportation commission under RCW 81.77.020.

3 ((The alternative selection process provided by this section may 4 not be used in the selection of a person or entity to construct a 5 publicly owned facility for the storage or transfer of solid waste or б solid waste handling equipment unless the facility is either (a) 7 privately operated pursuant to a contract greater than five years, or (b) an integral part of a solid waste processing facility located on 8 9 the same site. Instead, the applicable provisions of RCW 36.32.250, and chapters 39.04 and 39.30 RCW shall be followed.)) 10

11 Sec. 4. RCW 36.58.090 and 1989 c 399 s 10 are each amended to read 12 as follows:

13 (1) Notwithstanding the provisions of any county charter or any law to the contrary, and in addition to any other authority provided by 14 15 law, the legislative authority of a county may contract with one or 16 more vendors for one or more of the design, construction, or operation of, or other service related to, the solid waste handling systems, 17 18 plants, sites, or other facilities in accordance with the procedures 19 set forth in this section. When a contract for design services is entered into separately from other services permitted under this 20 section, procurement shall be in accord with chapter 39.80 RCW. For 21 the purpose of this chapter, the term "legislative authority" shall 22 23 mean the board of county commissioners or, in the case of a home rule 24 charter county, the official, officials, or public body designated by the charter to perform the functions authorized therein. 25

(2) If the legislative authority of the county decides to proceed
 with the consideration of qualifications or proposals for services from
 vendors, the county shall publish notice of its requirements and
 request submission of qualifications statements or proposals. The
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notice shall be published in the official newspaper of the county at 1 2 least once a week for two weeks not less than sixty days before the final date for the submission of qualifications statements 3 or 4 proposals. The notice shall state in summary form (a) the general 5 scope and nature of the design, construction, operation, or other б service, (b) the name and address of a representative of the county who can provide further details, (c) the final date for the submission of 7 qualifications statements or proposals, (d) an estimated schedule for 8 9 the consideration of qualifications, the selection of vendors, and the 10 negotiation of a contract or contracts for services, (e) the location at which a copy of any request for qualifications or request for 11 proposals will be made available, and (f) the criteria established by 12 the legislative authority to select a vendor or vendors, which may 13 14 include but shall not be limited to the vendor's prior experience, 15 including design, construction, or operation of other similar facilities; respondent's management capability, schedule availability 16 17 and financial resources; cost of the services, nature of facility 18 design proposed by the vendor; system reliability; performance 19 standards required for the facilities; compatibility with existing 20 service facilities operated by the public body or other providers of service to the public; project performance guarantees; penalty and 21 other enforcement provisions; environmental protection measures to be 22 23 used; consistency with the applicable comprehensive solid waste 24 management plan; and allocation of project risks.

25 (3) If the legislative authority of the county decides to proceed with the consideration of qualifications or proposals, it may designate 26 a representative to evaluate the vendors who submitted qualifications 27 28 proposals and conduct discussions statements or regarding 29 qualifications or proposals with one or more vendors. The legislative authority or representative may request submission of qualifications 30

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statements and may later request more detailed proposals from one or 1 more vendors who have submitted qualifications statements, or the 2 3 representative may request detailed proposals without having first 4 received and evaluated qualifications statements. The representative 5 shall evaluate the qualifications or proposals, as applicable. If two б or more vendors submit qualifications or proposals that meet the criteria established by the legislative authority of the county, 7 discussions and interviews shall be held with at least two vendors. 8 9 Any revisions to a request for qualifications or request for proposals 10 shall be made available to all vendors then under consideration by the 11 city or town and shall be made available to any other person who has requested receipt of that information. 12

(4) Based on criteria established by the legislative authority of 13 14 the county, the representative shall recommend to the legislative authority a vendor or vendors that are initially determined to be the 15 best qualified to provide one or more of the design, construction, or 16 17 operation of, or other service related to, the proposed project or 18 services. The legislative authority may select one or more qualified 19 vendors for one or more of the design, construction, or operation of, 20 or other service related to, the proposed project or services.

(5) The legislative authority or its representative may attempt to 21 negotiate a contract with the vendor or vendors selected for one or 22 more of the design, construction, or operation of, or other service 23 24 related to, the proposed project or services on terms that the 25 legislative authority determines to be fair and reasonable and in the best interest of the county. If the legislative authority or its 26 27 representative is unable to negotiate such a contract with any one or more of the vendors first selected on terms that it determines to be 28 29 fair and reasonable and in the best interest of the county, negotiations with any one or more of the vendors shall be terminated or 30 SB 6357.PL p. 8 of 10

suspended and another qualified vendor or vendors may be selected in 1 2 accordance with the procedures set forth in this section. If the legislative authority decides to continue the process of selection, 3 negotiations shall continue with a qualified vendor or vendors in 4 accordance with this section at the sole discretion of the legislative 5 б authority until an agreement is reached with one or more qualified vendors, or the process is terminated by the legislative authority. 7 The process may be repeated until an agreement is reached. 8

9 (6) Prior to entering into a contract with a vendor, the 10 legislative authority of the county shall make written findings, after 11 holding a public hearing on the proposal, that it is in the public 12 interest to enter into the contract, that the contract is financially 13 sound, and that it is advantageous for the county to use this method 14 for awarding contracts compared to other methods.

15 (7) Each contract shall include a project performance bond or bonds 16 or other security by the vendor that in the judgment of the legislative 17 authority of the county is sufficient to secure adequate performance by 18 the vendor.

19 (8) The provisions of chapters 39.12, 39.19, and 39.25 RCW shall 20 apply to a contract entered into under this section to the same extent 21 as if the systems and plants were owned by a public body.

(9) The vendor selection process permitted by this section shall be
supplemental to and shall not be construed as a repeal of or limitation
on any other authority granted by law.

(10) The alternative selection process provided by this section may not be used in the selection of a person or entity to construct a publicly owned facility for the storage or transfer of solid waste or solid waste handling equipment unless the facility is either (a) privately operated pursuant to a contract greater than five years, or (b) an integral part of a solid waste processing facility located on

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- 2 <u>chapters 39.04 and 39.30 RCW shall be followed.</u>