CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2495

Chapter 161, Laws of 1992

52nd Legislature 1992 Regular Session

RURAL PUBLIC HOSPITAL DISTRICTS COOPERATION

EFFECTIVE DATE: 6/11/92

Passed by the House March 7, 1992 Yeas 96 Nays 0

JOE KING

Speaker of the House of Representatives

Passed by the Senate March 3, 1992 Yeas 45 Nays 0

CERTIFICATE

I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SUBSTITUTE HOUSE BILL 2495 as passed by the House of Representatives and the Senate on the dates hereon set forth.

JOEL PRITCHARD

President of the Senate

ALAN THOMPSON

Chief Clerk

Approved April 1, 1992

FILED

April 1, 1992 - 10:42 a.m.

BOOTH GARDNER

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2495

AS AMENDED BY THE SENATE

Passed Legislature - 1992 Regular Session

State of Washington 52nd Legislature 1992 Regular Session

By House Committee on Local Government (originally sponsored by Representatives Rayburn, Moyer, Haugen, Sheldon, Paris and Wynne)

Read first time 02/07/92.

- 1 AN ACT Relating to cooperative activities by local governments;
- 2 amending RCW 39.34.030, 39.34.040, 39.34.050, and 39.34.060; adding new
- 3 sections to chapter 70.44 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The legislature finds that maintaining
- 6 the viability of health care service delivery in rural areas of
- 7 Washington is a primary goal of state health policy. The legislature
- 8 also finds that most hospitals located in rural Washington are operated
- 9 by public hospital districts authorized under chapter 70.44 RCW and
- 10 declares that it is not cost-effective, practical, or desirable to
- 11 provide quality health and hospital care services in rural areas on a
- 12 competitive basis because of limited patient volume and geographic
- 13 isolation. It is the intent of this act to foster the development of
- 14 cooperative and collaborative arrangements among rural public hospital

- 1 districts by specifically authorizing cooperative agreements and
- 2 contracts for these entities under the interlocal cooperation act.
- 3 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 70.44 RCW
- 4 to read as follows:
- 5 Unless the context clearly requires otherwise, the definition in
- 6 this section applies throughout section 3 of this act.
- 7 "Rural public hospital district" means a public hospital district
- 8 authorized under chapter 70.44 RCW whose geographic boundaries do not
- 9 include a city with a population greater than thirty thousand.
- 10 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 70.44 RCW
- 11 to read as follows:
- 12 In addition to other powers granted to public hospital districts by
- 13 chapter 39.34 RCW, rural public hospital districts may enter into
- 14 cooperative agreements and contracts with other rural public hospital
- 15 districts in order to provide for the health care needs of the people
- 16 served by the hospital districts. These agreements and contracts are
- 17 specifically authorized to include:
- 18 (1) Allocation of health care services among the different
- 19 facilities owned and operated by the districts;
- 20 (2) Combined purchases and allocations of medical equipment and
- 21 technologies;
- 22 (3) Joint agreements and contracts for health care service delivery
- 23 and payment with public and private entities; and
- 24 (4) Other cooperative arrangements consistent with the intent of
- 25 chapter ---, Laws of 1992 (this act). The provisions of chapter 39.34
- 26 RCW shall apply to the development and implementation of the
- 27 cooperative contracts and agreements.

- 1 **Sec. 4.** RCW 39.34.030 and 1990 c 33 s 568 are each amended to read 2 as follows:
- 3 (1) Any power or powers, privileges or authority exercised or
- 4 capable of exercise by a public agency of this state may be exercised
- 5 and enjoyed jointly with any other public agency of this state having
- 6 the power or powers, privilege or authority, and jointly with any
- 7 public agency of any other state or of the United States to the extent
- 8 that laws of such other state or of the United States permit such joint
- 9 exercise or enjoyment. Any agency of the state government when acting
- 10 jointly with any public agency may exercise and enjoy all of the
- 11 powers, privileges and authority conferred by this chapter upon a
- 12 public agency.
- 13 (2) Any two or more public agencies may enter into agreements with
- 14 one another for joint or cooperative action pursuant to the provisions
- 15 of this chapter: PROVIDED, That any such joint or cooperative action
- 16 by public agencies which are educational service districts and/or
- 17 school districts shall comply with the provisions of RCW 28A.320.080.
- 18 Appropriate action by ordinance, resolution or otherwise pursuant to
- 19 law of the governing bodies of the participating public agencies shall
- 20 be necessary before any such agreement may enter into force.
- 21 (3) Any such agreement shall specify the following:
- 22 (a) Its duration;
- 23 (b) The precise organization, composition and nature of any
- 24 separate legal or administrative entity created thereby together with
- 25 the powers delegated thereto, provided such entity may be legally
- 26 created. Such entity may include a nonprofit corporation organized
- 27 pursuant to chapter 24.03 or 24.06 RCW whose membership is limited
- 28 solely to the participating public agencies or a partnership organized
- 29 pursuant to chapter 25.04 RCW whose partners are limited solely to
- 30 participating public agencies and the funds of any such corporation or

- 1 partnership shall be subject to audit in the manner provided by law for
- 2 the auditing of public funds;
- 3 (c) Its purpose or purposes;
- 4 (d) The manner of financing the joint or cooperative undertaking
- 5 and of establishing and maintaining a budget therefor;
- 6 (e) The permissible method or methods to be employed in
- 7 accomplishing the partial or complete termination of the agreement and
- 8 for disposing of property upon such partial or complete termination;
- 9 (f) Any other necessary and proper matters.
- 10 (4) In the event that the agreement does not establish a separate
- 11 legal entity to conduct the joint or cooperative undertaking, the
- 12 agreement shall, in addition to items (a), (c), (d), (e) and (f)
- 13 enumerated in subdivision (3) hereof, contain the following:
- 14 (a) Provision for an administrator or a joint board responsible for
- 15 administering the joint or cooperative undertaking. In the case of a
- 16 joint board, public agencies party to the agreement shall be
- 17 represented;
- 18 (b) The manner of acquiring, holding and disposing of real and
- 19 personal property used in the joint or cooperative undertaking. Any
- 20 joint board is authorized to establish a special fund with a state,
- 21 county, city, or district treasurer servicing an involved public agency
- 22 designated "Operating fund of joint board".
- 23 (5) No agreement made pursuant to this chapter shall relieve any
- 24 public agency of any obligation or responsibility imposed upon it by
- 25 law except that to the extent of actual and timely performance thereof
- 26 by a joint board or other legal or administrative entity created by an
- 27 agreement made hereunder, ((said)) the performance may be offered in
- 28 satisfaction of the obligation or responsibility.
- 29 (6) Financing of joint projects by agreement shall be as provided
- 30 by law.

- 1 **Sec. 5.** RCW 39.34.040 and 1967 c 239 s 5 are each amended to read 2 as follows:
- Prior to its entry into force, an agreement made pursuant to this 3 4 chapter shall be filed with the ((city clerk and)) county auditor and with the secretary of state. In the event that an agreement entered 5 6 into pursuant to this chapter is between or among one or more public agencies of this state and one or more public agencies of another state 7 or of the United States ((said)) the agreement shall have the status of 8 9 an interstate compact, but in any case or controversy involving performance or interpretation thereof or liability thereunder, the 10 public agencies party thereto shall be real parties in interest and the 11 state may maintain an action to recoup or otherwise make itself whole 12 for any damages or liability which it may incur by reason of being 13 14 joined as a party therein. Such action shall be maintainable against any public agency or agencies whose default, failure of performance, or 15 other conduct caused or contributed to the incurring of damage or 16 17 liability by the state.
- 18 **Sec. 6.** RCW 39.34.050 and 1967 c 239 s 6 are each amended to read 19 as follows:
- 20 In the event that an agreement made pursuant to this chapter shall deal in whole or in part with the provision of services or facilities 21 with regard to which an officer or agency of the state government has 22 23 constitutional or statutory powers of control, the agreement shall, as 24 a condition precedent to its entry into force, be submitted to the state officer or agency having such power of control ((and)). The 25 26 <u>agreement</u> shall be approved or disapproved by ((him or it as to all 27 matters within his or its jurisdiction)) the state officer or agency 28 with regard to matters within his, her, or its jurisdiction within ninety days after receipt of the agreement. If a state officer or 29

- 1 agency fails to act within the ninety-day time limit, the agreement
- 2 shall be deemed approved by that state officer or agency.
- 3 Sec. 7. RCW 39.34.060 and 1967 c 239 s 7 are each amended to read
- 4 as follows:
- 5 Any public agency entering into an agreement pursuant to this
- 6 chapter may appropriate funds and may sell, lease, give, or otherwise
- 7 supply property, personnel, and services to the administrative joint
- 8 board or other legal or administrative entity created to operate the
- 9 joint or cooperative undertaking ((by providing such personnel or
- 10 services therefor as may be within its legal power to furnish)).

Passed the House March 7, 1992. Passed the Senate March 3, 1992. Approved by the Governor April 1, 1992. Filed in Office of Secretary of State April 1, 1992.