1146 AMH HAYW 2

1	HB 1146	- H	AMD	000100	FAILED	03-	-11-93
2	By	Repr	reser	ntatives	Lisk	and	Chand

By Representatives Lisk and Chandler

On page 1, strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 43.82.015 and 1987 c 321 s 1 are each amended to read as follows:

State agencies shall not cause the major renovation of a facility owned by a private party or a facility of new construction to be built by a private party through a contract to rent, lease or purchase at least eighty percent of such facility for occupation by ((a)) state ((agency)) unless the agreement requires the contractor or developer to comply with the prevailing wage provisions of This section shall not apply to any chapter 39.12 RCW. construction project for which a call for competitive bids was made before July 26, 1987."

16

3

4

5

6

7

8 9

10

11 12

13

14 15

> The amendment address the "loophole" regarding remodeling without unnecessarily altering the public works act.

> > --- END ---

HDC -1-