ENGROSSED SECOND SUBSTITUTE SENATE BILL 6856 - CC

State of Washington 56th Legislature 2000 1st Special Session

By Senate Committee on Transportation (originally sponsored by Senators Goings, Gardner, Haugen, Prentice and Jacobsen)

Read first time 03/10/2000.

1 AN ACT Relating to transportation funding; amending RCW 82.08.020, 2 43.89.010, 46.12.040, 46.68.035, 82.36.380, 82.38.270, 43.43.115, 3 43.84.092, 46.01.140, 46.16.010, 46.32.090, 46.32.100, 46.68.030, 4 47.68.255, 63.35.040, 63.35.050, 82.48.020, 82.49.010, 88.02.118, 5 43.88.020, 43.88.030, 46.61.440, 46.63.110, 43.88.120, 43.88.122, 44.40.070, 82.14.045, 82.45.010, 35.21.755, 81.112.060, and 48.30.270; 6 7 reenacting and amending RCW 43.84.092, 43.84.092, 43.84.092, 8 46.61.5054, 43.59.150, 82.04.050, and 82.36.025; adding a new section to chapter 43.59 RCW; adding a new section to chapter 46.64 RCW; adding 9 new sections to chapter 81.112 RCW; adding a new section to chapter 10 82.08 RCW; adding a new section to chapter 82.12 RCW; adding a new 11 12 section to chapter 82.04 RCW; adding a new section to chapter 82.29A RCW; adding a new section to chapter 84.36 RCW; adding a new section to 13 14 chapter 35.21 RCW; adding a new section to chapter 82.36 RCW; adding a 15 new chapter to Title 82 RCW; creating new sections; repealing RCW 82.44.180; providing effective dates; providing retroactive effective 16 17 dates; providing an expiration date; and declaring an emergency.

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

- 1 NEW SECTION. Sec. 1. The multimodal fund is created in the state
- 2 treasury. Revenues under RCW 82.08.020 must be deposited into the fund
- 3 as provided in that section.
- 4 Moneys in the fund may be spent only after appropriation.
- 5 Expenditures from the fund may be used only for transportation
- 6 purposes.
- 7 NEW SECTION. Sec. 2. Section 1 of this act constitutes a new
- 8 chapter in Title 82 RCW.
- 9 <u>NEW SECTION.</u> **Sec. 3.** The legislature has evidenced its intent to
- 10 place the revenue from car rental taxes into the transportation fund
- 11 for transportation purposes. Due to the recent repeal of the
- 12 transportation fund, the legislature creates the multimodal fund for
- 13 the deposit of car rental tax revenues.
- 14 Sec. 4. RCW 82.08.020 and 1998 c 321 s 36 (Referendum Bill No. 49)
- 15 are each amended to read as follows:
- 16 (1) There is levied and there shall be collected a tax on each
- 17 retail sale in this state equal to six and five-tenths percent of the
- 18 selling price.
- 19 (2) There is levied and there shall be collected an additional tax
- 20 on each retail car rental, regardless of whether the vehicle is
- 21 licensed in this state, equal to five and nine-tenths percent of the
- 22 selling price. The revenue collected under this subsection shall be
- 23 deposited ((and distributed in the same manner as motor vehicle excise
- 24 tax revenue collected under RCW 82.44.020(1)) into the multimodal fund
- 25 established by section 1 of this act.
- 26 (3) The taxes imposed under this chapter shall apply to successive
- 27 retail sales of the same property.
- 28 (4) The rates provided in this section apply to taxes imposed under
- 29 chapter 82.12 RCW as provided in RCW 82.12.020.
- 30 Sec. 5. RCW 43.84.092 and 1999 c 380 s 8, 1999 c 309 s 928, 1999
- 31 c 268 s 4, and 1999 c 94 s 2 are each reenacted and amended to read as
- 32 follows:
- 33 (1) All earnings of investments of surplus balances in the state
- 34 treasury shall be deposited to the treasury income account, which
- 35 account is hereby established in the state treasury.

- (2) The treasury income account shall be utilized to pay or receive 1 funds associated with federal programs as required by the federal cash 2 management improvement act of 1990. The treasury income account is 3 4 subject in all respects to chapter 43.88 RCW, but no appropriation is required for refunds or allocations of interest earnings required by 5 the cash management improvement act. Refunds of interest to the 6 7 federal treasury required under the cash management improvement act 8 fall under RCW 43.88.180 and shall not require appropriation. The 9 office of financial management shall determine the amounts due to or 10 from the federal government pursuant to the cash management improvement The office of financial management may direct transfers of funds 11 12 between accounts as deemed necessary to implement the provisions of the cash management improvement act, and this subsection. 13 Refunds or 14 allocations shall occur prior to the distributions of earnings set 15 forth in subsection (4) of this section.
 - (3) Except for the provisions of RCW 43.84.160, the treasury income account may be utilized for the payment of purchased banking services on behalf of treasury funds including, but not limited to, depository, safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all respects to chapter 43.88 RCW, but no appropriation is required for payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section.

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- (4) Monthly, the state treasurer shall distribute the earnings credited to the treasury income account. The state treasurer shall credit the general fund with all the earnings credited to the treasury income account except:
- following accounts and funds shall receive their The proportionate share of earnings based upon each account's and fund's average daily balance for the period: The capitol building construction account, the Cedar River channel construction and operation account, the Central Washington University capital projects charitable, educational, penal account, the and reformatory institutions account, the common school construction fund, the county criminal justice assistance account, the county sales and use tax equalization account, the data processing building construction account, the deferred compensation administrative account, the deferred compensation principal account, the department of retirement systems expense account, the drinking water assistance account, the Eastern

Washington University capital projects account, the education 1 2 construction fund, the emergency reserve fund, the federal forest revolving account, the health services account, the public health 3 4 services account, the health system capacity account, the personal health services account, the state higher education construction 5 account, the higher education construction account, the highway 6 7 infrastructure account, the industrial insurance premium refund account, the judges' retirement account, the judicial retirement 8 9 administrative account, the judicial retirement principal account, the 10 local leasehold excise tax account, the local real estate excise tax account, the local sales and use tax account, the medical aid account, 11 the mobile home park relocation fund, the municipal criminal justice 12 13 assistance account, the municipal sales and use tax equalization account, the natural resources deposit account, the perpetual 14 15 surveillance and maintenance account, the public employees' retirement 16 system plan 1 account, the public employees' retirement system plan 2 17 account, the Puyallup tribal settlement account, the resource 18 management cost account, the site closure account, the special wildlife 19 account, the state employees' insurance account, the state employees' 20 insurance reserve account, the state investment board expense account, the state investment board commingled trust fund accounts, the 21 supplemental pension account, the teachers' retirement system plan 1 22 23 account, the teachers' retirement system plan 2 account, the tobacco 24 prevention and control account, the tobacco settlement account, the 25 transportation infrastructure account, the tuition recovery trust fund, 26 the University of Washington bond retirement fund, the University of 27 Washington building account, the volunteer fire fighters' and reserve officers' relief and pension principal ((account)) fund, the volunteer 28 29 fire fighters' ((relief)) and ((pension)) reserve officers' 30 administrative ((account)) fund, the Washington judicial retirement system account, the Washington law enforcement officers' and fire 31 fighters' system plan 1 retirement account, the Washington law 32 33 enforcement officers' and fire fighters' system plan 2 retirement 34 account, the Washington state patrol retirement account, the Washington 35 State University building account, the Washington State University bond retirement fund, the water pollution control revolving fund, and the 36 37 Western Washington University capital projects account. Earnings derived from investing balances of the agricultural permanent fund, the 38 39 normal school permanent fund, the permanent common school fund, the

- scientific permanent fund, and the state university permanent fund shall be allocated to their respective beneficiary accounts. All earnings to be distributed under this subsection (4)(a) shall first be reduced by the allocation to the state treasurer's service fund pursuant to RCW 43.08.190.
- (b) The following accounts and funds shall receive eighty percent 6 7 of their proportionate share of earnings based upon each account's or 8 fund's average daily balance for the period: The aeronautics account, 9 aircraft search and rescue account, the county arterial 10 preservation account, the department of licensing services account, the essential rail assistance account, the ferry bond retirement fund, the 11 grade crossing protective fund, the high capacity transportation 12 13 account, the highway bond retirement fund, the highway safety account, the marine operating fund, the motor vehicle fund, the motorcycle 14 15 safety education account, the multimodal fund, the pilotage account, 16 ((the public transportation systems account,)) the Puget Sound capital 17 construction account, the Puget Sound ferry operations account, the recreational vehicle account, the rural arterial trust account, the 18 19 safety and education account, the special category C account, the state 20 patrol highway account, the transportation equipment fund, ((the transportation fund,)) the transportation improvement account, the 21 22 transportation improvement board bond retirement account, and the urban 23 arterial trust account.
- 24 (5) In conformance with Article II, section 37 of the state 25 Constitution, no treasury accounts or funds shall be allocated earnings 26 without the specific affirmative directive of this section.
- 27 **Sec. 6.** RCW 43.84.092 and 1999 c 380 s 8, 1999 c 309 s 928, 1999 28 c 268 s 4, 1999 c 94 s 3, and 1999 c 94 s 2 are each reenacted and 29 amended to read as follows:
- 30 (1) All earnings of investments of surplus balances in the state 31 treasury shall be deposited to the treasury income account, which 32 account is hereby established in the state treasury.
- 133 (2) The treasury income account shall be utilized to pay or receive 34 funds associated with federal programs as required by the federal cash 35 management improvement act of 1990. The treasury income account is 36 subject in all respects to chapter 43.88 RCW, but no appropriation is 37 required for refunds or allocations of interest earnings required by 38 the cash management improvement act. Refunds of interest to the

- federal treasury required under the cash management improvement act fall under RCW 43.88.180 and shall not require appropriation. The office of financial management shall determine the amounts due to or from the federal government pursuant to the cash management improvement act. The office of financial management may direct transfers of funds
- between accounts as deemed necessary to implement the provisions of the cash management improvement act, and this subsection. Refunds or
- 8 allocations shall occur prior to the distributions of earnings set
- 9 forth in subsection (4) of this section.
- 10 (3) Except for the provisions of RCW 43.84.160, the treasury income account may be utilized for the payment of purchased banking services 11 on behalf of treasury funds including, but not limited to, depository, 12 13 safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all 14 15 respects to chapter 43.88 RCW, but no appropriation is required for 16 payments to financial institutions. Payments shall occur prior to 17 distribution of earnings set forth in subsection (4) of this section.
- 18 (4) Monthly, the state treasurer shall distribute the earnings 19 credited to the treasury income account. The state treasurer shall 20 credit the general fund with all the earnings credited to the treasury 21 income account except:
- following accounts and funds shall receive their 22 The proportionate share of earnings based upon each account's and fund's 23 24 average daily balance for the period: The capitol building 25 construction account, the Cedar River channel construction and operation account, the Central Washington University capital projects 26 educational, penal 27 the charitable, and account, reformatory institutions account, the common school construction fund, the county 28 29 criminal justice assistance account, the county sales and use tax 30 equalization account, the data processing building construction account, the deferred compensation administrative account, the deferred 31 compensation principal account, the department of retirement systems 32 33 expense account, the drinking water assistance account, the Eastern 34 Washington University capital projects account, the education 35 construction fund, the emergency reserve fund, the federal forest revolving account, the health services account, the public health 36 37 services account, the health system capacity account, the personal health services account, the state higher education construction 38 39 account, the higher education construction account, the highway

infrastructure account, the industrial insurance premium refund 1 account, the judges' retirement account, the judicial retirement 2 administrative account, the judicial retirement principal account, the 3 local leasehold excise tax account, the local real estate excise tax 4 account, the local sales and use tax account, the medical aid account, 5 the mobile home park relocation fund, the municipal criminal justice 6 7 assistance account, the municipal sales and use tax equalization 8 the natural resources deposit account, the perpetual 9 surveillance and maintenance account, the public employees' retirement 10 system plan 1 account, the public employees' retirement system plan 2 11 account, the Puyallup tribal settlement account, the resource 12 management cost account, the site closure account, the special wildlife 13 account, the state employees' insurance account, the state employees' 14 insurance reserve account, the state investment board expense account, 15 the state investment board commingled trust fund accounts, the 16 supplemental pension account, the teachers' retirement system plan 1 17 account, the teachers' retirement system plan 2 account, the tobacco prevention and control account, the tobacco settlement account, the 18 19 transportation infrastructure account, the tuition recovery trust fund, 20 the University of Washington bond retirement fund, the University of Washington building account, the volunteer fire fighters' and reserve 21 22 officers' relief and pension principal ((account)) fund, the volunteer 23 fighters' ((relief)) and ((pension)) reserve officers' 24 administrative ((account)) fund, the Washington judicial retirement 25 system account, the Washington law enforcement officers' and fire 26 fighters' system plan 1 retirement account, the Washington law enforcement officers' and fire fighters' system plan 2 retirement 27 account, the Washington state patrol retirement account, the Washington 28 29 State University building account, the Washington State University bond 30 retirement fund, the water pollution control revolving fund, and the 31 Western Washington University capital projects account. derived from investing balances of the agricultural permanent fund, the 32 normal school permanent fund, the permanent common school fund, the 33 34 scientific permanent fund, and the state university permanent fund 35 shall be allocated to their respective beneficiary accounts. All earnings to be distributed under this subsection (4)(a) shall first be 36 37 reduced by the allocation to the state treasurer's service fund pursuant to RCW 43.08.190. 38

- (b) The following accounts and funds shall receive eighty percent 1 2 of their proportionate share of earnings based upon each account's or 3 fund's average daily balance for the period: The aeronautics account, 4 aircraft search and rescue account, the county preservation account, the department of licensing services account, the 5 essential rail assistance account, the ferry bond retirement fund, the 6 7 grade crossing protective fund, the high capacity transportation 8 account, the highway bond retirement fund, the highway safety account, 9 the motor vehicle fund, the motorcycle safety education account, the 10 multimodal fund, the pilotage account, ((the public transportation systems account,)) the Puget Sound capital construction account, the 11 12 Puget Sound ferry operations account, the recreational vehicle account, 13 the rural arterial trust account, the safety and education account, the special category C account, the state patrol highway account, the 14 15 transportation equipment fund, ((the transportation fund,)) the 16 transportation improvement account, the transportation improvement 17 board bond retirement account, and the urban arterial trust account.
- 21 **Sec. 7.** RCW 43.84.092 and 1999 c 380 s 9, 1999 c 309 s 929, 1999 22 c 268 s 5, and 1999 c 94 s 4 are each reenacted and amended to read as follows:

without the specific affirmative directive of this section.

(5) In conformance with Article II, section 37 of the state

Constitution, no treasury accounts or funds shall be allocated earnings

- (1) All earnings of investments of surplus balances in the state treasury shall be deposited to the treasury income account, which account is hereby established in the state treasury.
- 27 (2) The treasury income account shall be utilized to pay or receive funds associated with federal programs as required by the federal cash 28 29 management improvement act of 1990. The treasury income account is 30 subject in all respects to chapter 43.88 RCW, but no appropriation is required for refunds or allocations of interest earnings required by 31 the cash management improvement act. Refunds of interest to the 32 33 federal treasury required under the cash management improvement act 34 fall under RCW 43.88.180 and shall not require appropriation. The office of financial management shall determine the amounts due to or 35 36 from the federal government pursuant to the cash management improvement The office of financial management may direct transfers of funds 37 between accounts as deemed necessary to implement the provisions of the 38

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- 1 cash management improvement act, and this subsection. Refunds or 2 allocations shall occur prior to the distributions of earnings set 3 forth in subsection (4) of this section.
- 4 (3) Except for the provisions of RCW 43.84.160, the treasury income 5 account may be utilized for the payment of purchased banking services 6 on behalf of treasury funds including, but not limited to, depository, 7 safekeeping, and disbursement functions for the state treasury and 8 affected state agencies. The treasury income account is subject in all 9 respects to chapter 43.88 RCW, but no appropriation is required for 10 payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section. 11
- 12 (4) Monthly, the state treasurer shall distribute the earnings 13 credited to the treasury income account. The state treasurer shall 14 credit the general fund with all the earnings credited to the treasury 15 income account except:

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The following accounts and funds shall receive their proportionate share of earnings based upon each account's and fund's average daily balance for the period: The capitol building construction account, the Cedar River channel construction and operation account, the Central Washington University capital projects charitable, educational, penal account, the and reformatory institutions account, the common school construction fund, the county criminal justice assistance account, the county sales and use tax equalization account, the data processing building construction account, the deferred compensation administrative account, the deferred compensation principal account, the department of retirement systems expense account, the drinking water assistance account, the Eastern Washington University capital projects account, the education construction fund, the emergency reserve fund, the federal forest revolving account, the health services account, the public health services account, the health system capacity account, the personal health services account, the state higher education construction account, the higher education construction account, the highway infrastructure account, the industrial insurance premium refund account, the judges' retirement account, the judicial retirement administrative account, the judicial retirement principal account, the local leasehold excise tax account, the local real estate excise tax account, the local sales and use tax account, the medical aid account, the mobile home park relocation fund, the municipal criminal justice

assistance account, the municipal sales and use tax equalization 1 2 account, the natural resources deposit account, the perpetual surveillance and maintenance account, the public employees' retirement 3 4 system plan 1 account, the public employees' retirement system plan 2 5 account, the Puyallup tribal settlement account, the resource management cost account, the site closure account, the special wildlife 6 7 account, the state employees' insurance account, the state employees' 8 insurance reserve account, the state investment board expense account, 9 the state investment board commingled trust fund accounts, the supplemental pension account, the teachers' retirement system plan 1 10 11 account, the teachers' retirement system combined plan 2 and plan 3 account, the tobacco prevention and control account, the tobacco 12 13 settlement account, the transportation infrastructure account, the tuition recovery trust fund, the University of Washington bond 14 15 retirement fund, the University of Washington building account, the 16 volunteer fire fighters' and reserve officers' relief and pension principal ((account)) fund, the volunteer fire fighters' ((relief)) and 17 ((pension)) reserve officers' administrative ((account)) fund, the 18 19 Washington judicial retirement system account, the Washington law 20 enforcement officers' and fire fighters' system plan 1 retirement account, the Washington law enforcement officers' and fire fighters' 21 system plan 2 retirement account, the Washington school employees' 22 retirement system combined plan 2 and 3 account, the Washington state 23 24 patrol retirement account, the Washington State University building 25 account, the Washington State University bond retirement fund, the 26 water pollution control revolving fund, and the Western Washington University capital projects account. Earnings derived from investing 27 28 balances of the agricultural permanent fund, the normal school 29 permanent fund, the permanent common school fund, the scientific 30 permanent fund, and the state university permanent fund shall be 31 allocated to their respective beneficiary accounts. All earnings to be distributed under this subsection (4)(a) shall first be reduced by the 32 allocation to the state treasurer's service fund pursuant to RCW 33 34 43.08.190.

(b) The following accounts and funds shall receive eighty percent of their proportionate share of earnings based upon each account's or fund's average daily balance for the period: The aeronautics account, the aircraft search and rescue account, the county arterial preservation account, the department of licensing services account, the

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- essential rail assistance account, the ferry bond retirement fund, the 1 grade crossing protective fund, the high capacity transportation 2 account, the highway bond retirement fund, the highway safety account, 3 4 the motor vehicle fund, the motorcycle safety education account, the 5 multimodal fund, the pilotage account, ((the public transportation systems account,)) the Puget Sound capital construction account, the 6 7 Puget Sound ferry operations account, the recreational vehicle account, 8 the rural arterial trust account, the safety and education account, the 9 special category C account, the state patrol highway account, the transportation equipment fund, ((the transportation fund,)) the 10 11 transportation improvement account, the transportation improvement board bond retirement account, and the urban arterial trust account. 12
- 13 (5) In conformance with Article II, section 37 of the state 14 Constitution, no treasury accounts or funds shall be allocated earnings 15 without the specific affirmative directive of this section.
- 16 **Sec. 8.** RCW 43.89.010 and 1993 sp.s. c 23 s 63 are each amended to read as follows:

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- The chief of the Washington state patrol is hereby authorized to establish a teletypewriter communications network which will interconnect the law enforcement agencies of the state and its political subdivisions into a unified written communications system. The chief of the Washington state patrol is authorized to lease or purchase such facilities and equipment as may be necessary to establish and maintain such teletypewriter communications network.
- 25 (1) The communications network shall be used exclusively for the 26 official business of the state, and the official business of any city, 27 county, city and county, or other public agency.
- 28 (2) This section does not prohibit the occasional use of the 29 state's communications network by any other state or public agency 30 thereof when the messages transmitted relate to the enforcement of the 31 criminal laws of the state.
 - (3) The chief of the Washington state patrol shall fix the monthly operational charge to be paid by any department or agency of state government, or any city, county, city and county, or other public agency participating in the communications network: PROVIDED, That in computing charges to be made against a city, county, or city and county the state shall bear at least fifty percent of the costs of such service as its share in providing a modern unified communications

- 1 network to the law enforcement agencies of the state. Of the fees
- 2 collected pursuant to this section, one-half shall be deposited in the
- 3 motor vehicle fund and one-half shall be deposited in the
- 4 ((transportation)) multimodal fund.
- 5 (4) The chief of the Washington state patrol is authorized to
- 6 arrange for the connection of the communications network with the law
- 7 enforcement communications system of any adjacent state, or the
- 8 Province of British Columbia, Canada.
- 9 **Sec. 9.** RCW 46.12.040 and 1990 c 238 s 2 are each amended to read 10 as follows:
- 11 The application accompanied by a draft, money order, certified bank
- 12 check, or cash for one dollar and twenty-five cents, together with the
- 13 last preceding certificates or other satisfactory evidence of
- 14 ownership, shall be forwarded to the director.
- The <u>application</u> fee shall be in addition to any other fee for the
- 16 license registration of the vehicle. The application fee must be
- 17 <u>deposited into the multimodal fund.</u> The certificate of ownership shall
- 18 not be required to be renewed annually, or at any other time, except as
- 19 by law provided.
- 20 In addition to the application fee and any other fee for the
- 21 license registration of a vehicle, there shall be collected from the
- 22 applicant an inspection fee whenever a physical examination of the
- 23 vehicle is required as a part of the vehicle licensing or titling
- 24 process.
- 25 For vehicles previously registered in any other state or country,
- 26 the inspection fee shall be fifteen dollars and shall be deposited in
- 27 the motor vehicle fund. For all other vehicles requiring a physical
- 28 examination, the inspection fee shall be twenty dollars and shall be
- 29 deposited in the motor vehicle fund.
- 30 **Sec. 10.** RCW 46.68.035 and 1993 c 102 s 7 are each amended to read
- 31 as follows:
- 32 All proceeds from combined vehicle licensing fees received by the
- 33 director for vehicles licensed under RCW 46.16.070 and 46.16.085 shall
- 34 be forwarded to the state treasurer to be distributed into accounts
- 35 according to the following method:
- 36 (1) The sum of two dollars for each vehicle shall be deposited into
- 37 the ((highway safety)) multimodal fund, except that for each vehicle

- 1 registered by a county auditor or agent to a county auditor pursuant to
- 2 RCW 46.01.140, the sum of two dollars shall be credited to the current
- 3 county expense fund.
- 4 (2) The remainder shall be distributed as follows:
- 5 (a) ((23.677 percent shall be deposited into the state patrol 6 highway account of the motor vehicle fund;
- 7 (b))) 1.521 percent shall be deposited into the Puget Sound ferry 8 operations account of the motor vehicle fund; and
- 9 $((\frac{c}{c}))$ (b) The remaining proceeds shall be deposited into the 10 motor vehicle fund.
- 11 **Sec. 11.** RCW 82.36.380 and 1995 c 287 s 2 are each amended to read 12 as follows:
- 13 (1) It is unlawful for a person or corporation to evade a tax or 14 fee imposed under this chapter.
- (2) Evasion of taxes or fees under this chapter is a class C felony under chapter 9A.20 RCW. In addition to other penalties and remedies provided by law, the court shall order a person or corporation found guilty of violating subsection (1) of this section to:
- 19 (a) Pay the tax or fee evaded plus interest, commencing at the date 20 the tax or fee was first due, at the rate of twelve percent per year, 21 compounded monthly; and
- (b) Pay a penalty of one hundred percent of the tax evaded, to the ((transportation)) multimodal fund of the state.
- 24 **Sec. 12.** RCW 82.38.270 and 1995 c 287 s 4 are each amended to read 25 as follows:
- 26 (1) It is unlawful for a person or corporation to evade a tax or 27 fee imposed under this chapter.
- (2) Evasion of taxes or fees under this chapter is a class C felony under chapter 9A.20 RCW. In addition to other penalties and remedies provided by law, the court shall order a person or corporation found quilty of violating subsection (1) of this section to:
- 32 (a) Pay the tax or fee evaded plus interest, commencing at the date 33 the tax or fee was first due, at the rate of twelve percent per year, 34 compounded monthly; and
- 35 (b) Pay a penalty of one hundred percent of the tax evaded, to the 36 ((transportation)) multimodal fund of the state.

- NEW SECTION. Sec. 13. The state patrol highway account is abolished and all funds in it are transferred to the motor vehicle fund.
- 4 **Sec. 14.** RCW 43.43.115 and 1993 c 438 s 1 are each amended to read 5 as follows:
- Whenever real property owned by the state of Washington and under 6 7 the jurisdiction of the Washington state patrol is no longer required, 8 it may be sold at fair market value. All proceeds received from the 9 sale of real property, less any real estate broker commissions, shall 10 be deposited into the ((state patrol highway account)) motor vehicle PROVIDED, That if accounts or funds other than the ((state 11 fund: patrol highway account)) motor vehicle fund have contributed to the 12 purchase or improvement of the real property, the office of financial 13 14 management shall determine the proportional equity of each account or 15 fund in the property and improvements, and shall direct the proceeds to be deposited proportionally therein. 16
- 17 **Sec. 15.** RCW 43.84.092 and 2000 c . . . s 7 (section 7 of this 18 act) are each amended to read as follows:
- 19 (1) All earnings of investments of surplus balances in the state 20 treasury shall be deposited to the treasury income account, which 21 account is hereby established in the state treasury.
- 22 (2) The treasury income account shall be utilized to pay or receive 23 funds associated with federal programs as required by the federal cash 24 management improvement act of 1990. The treasury income account is 25 subject in all respects to chapter 43.88 RCW, but no appropriation is required for refunds or allocations of interest earnings required by 26 27 the cash management improvement act. Refunds of interest to the 28 federal treasury required under the cash management improvement act 29 fall under RCW 43.88.180 and shall not require appropriation. office of financial management shall determine the amounts due to or 30 31 from the federal government pursuant to the cash management improvement 32 act. The office of financial management may direct transfers of funds 33 between accounts as deemed necessary to implement the provisions of the cash management improvement act, and this subsection. 34 Refunds or 35 allocations shall occur prior to the distributions of earnings set forth in subsection (4) of this section. 36

(3) Except for the provisions of RCW 43.84.160, the treasury income account may be utilized for the payment of purchased banking services on behalf of treasury funds including, but not limited to, depository, safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all respects to chapter 43.88 RCW, but no appropriation is required for payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section.

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- 9 (4) Monthly, the state treasurer shall distribute the earnings 10 credited to the treasury income account. The state treasurer shall 11 credit the general fund with all the earnings credited to the treasury 12 income account except:
- 13 The following accounts and funds shall receive their (a) proportionate share of earnings based upon each account's and fund's 14 15 average daily balance for the period: The capitol building 16 construction account, the Cedar River channel construction and 17 operation account, the Central Washington University capital projects account, the charitable, educational, penal 18 and reformatory 19 institutions account, the common school construction fund, the county criminal justice assistance account, the county sales and use tax 20 equalization account, the data processing building construction 21 account, the deferred compensation administrative account, the deferred 22 23 compensation principal account, the department of retirement systems 24 expense account, the drinking water assistance account, the Eastern 25 Washington University capital projects account, the education 26 construction fund, the emergency reserve fund, the federal forest revolving account, the health services account, the public health 27 services account, the health system capacity account, the personal 28 29 health services account, the state higher education construction 30 account, the higher education construction account, the highway 31 infrastructure account, the industrial insurance premium refund account, the judges' retirement account, the judicial retirement 32 33 administrative account, the judicial retirement principal account, the 34 local leasehold excise tax account, the local real estate excise tax 35 account, the local sales and use tax account, the medical aid account, the mobile home park relocation fund, the municipal criminal justice 36 assistance account, the municipal sales and use tax equalization 37 account, the natural resources deposit account, the perpetual 38 39 surveillance and maintenance account, the public employees' retirement

system plan 1 account, the public employees' retirement system plan 2 2 account, the Puyallup tribal settlement account, the resource management cost account, the site closure account, the special wildlife 3 4 account, the state employees' insurance account, the state employees' 5 insurance reserve account, the state investment board expense account, the state investment board commingled trust fund accounts, the 6 7 supplemental pension account, the teachers' retirement system plan 1 8 account, the teachers' retirement system combined plan 2 and plan 3 9 account, the tobacco prevention and control account, the tobacco 10 settlement account, the transportation infrastructure account, the 11 tuition recovery trust fund, the University of Washington bond retirement fund, the University of Washington building account, the 12 13 volunteer fire fighters' and reserve officers' relief and pension principal fund, the volunteer fire fighters' and reserve officers' 14 15 administrative fund, the Washington judicial retirement system account, the Washington law enforcement officers' and fire fighters' system plan 16 17 1 retirement account, the Washington law enforcement officers' and fire fighters' system plan 2 retirement account, the Washington school 18 19 employees' retirement system combined plan 2 and 3 account, the 20 Washington state patrol retirement account, the Washington State University building account, the Washington State University bond 21 retirement fund, the water pollution control revolving fund, and the 22 23 Western Washington University capital projects account. 24 derived from investing balances of the agricultural permanent fund, the 25 normal school permanent fund, the permanent common school fund, the 26 scientific permanent fund, and the state university permanent fund shall be allocated to their respective beneficiary accounts. 27 All earnings to be distributed under this subsection (4)(a) shall first be 28 29 reduced by the allocation to the state treasurer's service fund pursuant to RCW 43.08.190. 30

(b) The following accounts and funds shall receive eighty percent of their proportionate share of earnings based upon each account's or fund's average daily balance for the period: The aeronautics account, the aircraft search and rescue account, the county arterial preservation account, the department of licensing services account, the essential rail assistance account, the ferry bond retirement fund, the grade crossing protective fund, the high capacity transportation account, the highway bond retirement fund, the highway safety account, the motor vehicle fund, the motorcycle safety education account, the

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- multimodal fund, the pilotage account, the Puget Sound capital construction account, the Puget Sound ferry operations account, the recreational vehicle account, the rural arterial trust account, the safety and education account, the special category C account, ((the state patrol highway account,)) the transportation equipment fund, the transportation improvement account, the transportation improvement board bond retirement account, and the urban arterial trust account.
- 8 (5) In conformance with Article II, section 37 of the state 9 Constitution, no treasury accounts or funds shall be allocated earnings 10 without the specific affirmative directive of this section.
- 11 **Sec. 16.** RCW 46.01.140 and 1996 c 315 s 1 are each amended to read 12 as follows:
- (1) The county auditor, if appointed by the director of licensing shall carry out the provisions of this title relating to the licensing of vehicles and the issuance of vehicle license number plates under the direction and supervision of the director and may with the approval of the director appoint assistants as special deputies and recommend subagents to accept applications and collect fees for vehicle licenses and transfers and to deliver vehicle license number plates.

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- (2) A county auditor appointed by the director may request that the director appoint subagencies within the county. Upon authorization of the director, the auditor shall advertise a request for proposals and use the process for soliciting vendors under RCW 39.04.190(2), except that the provision requiring the contract to be awarded to the lowest responsible bidder shall not apply. The auditor shall submit all proposals to the director, and shall recommend the appointment of one or more subagents who have applied through the request for proposal process. The director has final appointment authority.
- (3)(a) A county auditor who is appointed as an agent by the department shall enter into a standard contract provided by the director, developed with the advice of the title and registration advisory committee.
- 33 (b) A subagent appointed under subsection (2) of this section shall 34 enter into a standard contract with the county auditor, developed with 35 the advice of the title and registration advisory committee. The 36 director shall provide the standard contract to county auditors.
- 37 (c) The contracts provided for in (a) and (b) of this subsection 38 must contain at a minimum provisions that:

- 1 (i) Describe the responsibilities, and where applicable, the 2 liability, of each party relating to the service expectations and 3 levels, equipment to be supplied by the department, and equipment 4 maintenance;
- 5 (ii) Require the specific type of insurance or bonds so that the 6 state is protected against any loss of collected motor vehicle tax 7 revenues or loss of equipment;
- 8 (iii) Specify the amount of training that will be provided by the 9 state, the county auditor, or subagents;
- 10 (iv) Describe allowable costs that may be charged to vehicle 11 licensing activities as provided for in (d) of this subsection;
- 12 (v) Describe the causes and procedures for termination of the 13 contract, which may include mediation and binding arbitration.
- (d) The department shall develop procedures that will standardize and prescribe allowable costs that may be assigned to vehicle licensing and vessel registration and title activities performed by county auditors.
- (e) The contracts may include any provision that the director deems necessary to ensure acceptable service and the full collection of vehicle and vessel tax revenues.
- 21 (f) The director may waive any provisions of the contract deemed 22 necessary in order to ensure that readily accessible service is 23 provided to the citizens of the state.
 - (4)(a) At any time any application is made to the director, the county auditor, or other agent pursuant to any law dealing with licenses, registration, or the right to operate any vehicle or vessel upon the public highways or waters of this state, excluding applicants already paying such fee under RCW 46.16.070 or 46.16.085, the applicant shall pay to the director, county auditor, or other agent a fee of three dollars for each application in addition to any other fees required by law.
- 32 (b) Counties that do not cover the expenses of vehicle licensing 33 and vessel registration and title activities may submit to the 34 department a request for cost-coverage moneys. The request must be 35 submitted on a form developed by the department. The department shall 36 develop procedures to verify whether a request is reasonable. Payment 37 shall be made on requests found to be allowable from the licensing 38 services account.

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- 1 (c) Applicants for certificates of ownership, including applicants 2 paying fees under RCW 46.16.070 or 46.16.085, shall pay to the 3 director, county auditor, or other agent a fee of four dollars in 4 addition to any other fees required by law.
- (d) The fees under (a) and (c) of this subsection, if paid to the county auditor as agent of the director, or if paid to a subagent of the county auditor, shall be paid to the county treasurer in the same manner as other fees collected by the county auditor and credited to the county current expense fund. If the fee is paid to another agent of the director, the fee shall be used by the agent to defray his or her expenses in handling the application.
- (5) A subagent shall collect a service fee of (a) seven dollars and fifty cents for changes in a certificate of ownership, with or without registration renewal, or verification of record and preparation of an affidavit of lost title other than at the time of the title application or transfer and (b) three dollars for registration renewal only, issuing a transit permit, or any other service under this section.
- (6) If the fee is collected by the state patrol as agent for the 18 19 director, the fee so collected shall be certified to the state treasurer and deposited to the credit of the ((state patrol highway 20 account)) motor vehicle fund. If the fee is collected by the 21 department of transportation as agent for the director, the fee shall 22 be certified to the state treasurer and deposited to the credit of the 23 24 motor vehicle fund. All such fees collected by the director or branches of his office shall be certified to the state treasurer and 25 26 deposited to the credit of the highway safety fund.
 - (7) Any county revenues that exceed the cost of providing vehicle licensing and vessel registration and title activities in a county, calculated in accordance with the procedures in subsection (3)(d) of this section, shall be expended as determined by the county legislative authority during the process established by law for adoption of county budgets.
- 33 (8) The director may adopt rules to implement this section.

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- 34 **Sec. 17.** RCW 46.16.010 and 1999 c 277 s 4 are each amended to read 35 as follows:
- 36 (1) It is a violation for a person to operate any vehicle over and 37 along a public highway of this state without first having obtained and 38 having in full force and effect a current and proper vehicle license

- 1 and display vehicle license number plates therefor as by this chapter 2 provided.
- 3 (a) Failure to make initial registration of a vehicle before 4 operating it on the highways of this state is a violation of this 5 section. Anyone who violates this section is liable for a penalty of 6 three hundred fifty dollars for each violation in addition to all other 7 penalties provided by law. Persons violating this subsection shall 8 make payment as prescribed in subsection (2)(b) of this section.
- 9 (b) Failure to renew an expired registration before operation on 10 the highways of this state is a traffic infraction, which shall not be 11 resolved through the civil process instituted under this section.
- (2)(a) The licensing of a vehicle in another state by a resident of this state, as defined in RCW 46.16.028, to avoid the payment of any tax or license fee imposed in connection with registration, is a violation of this section, and violators are liable for a monetary penalty not less than one thousand dollars but not more than ten thousand dollars for each violation.
- (b) The penalty provided in subsection (1)(a) of this section and 18 19 this subsection is due and payable when the person incurring it receives a notice in writing from the state patrol describing the 20 violation and advising the person that the penalty is due. 21 patrol may, upon written application for review, received within 22 fifteen days, remit or mitigate a penalty provided for in this section 23 24 or discontinue an action to recover the penalty upon such terms it 25 deems proper and may ascertain the facts in a manner and under rules it 26 deems proper. If the amount of the penalty is not paid to the state patrol within fifteen days after receipt of the notice imposing the 27 penalty, or application for remission or mitigation has not been made 28 within fifteen days after the violator has received notice of the 29 30 disposition of the application, the attorney general shall bring an action in the name of the state of Washington in the superior court of 31 Thurston county or of any other county in which the violator resides or 32 does business, to recover the penalty, administrative fees, and 33 34 attorneys' fees and costs incurred in recovering the penalties. All penalties recovered under this section shall be paid into the state 35 treasury and credited to the ((state patrol highway account of the)) 36 37 motor vehicle fund ((for the license fraud task force)).

- 1 (c) The avoided taxes and fees shall be deposited and distributed 2 in the same manner as if the taxes and fees were properly paid in a 3 timely fashion.
 - (3) These provisions shall not apply to the following vehicles:
 - (a) Electric-assisted bicycles;

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- (b) Farm vehicles if operated within a radius of fifteen miles of the farm where principally used or garaged, farm tractors and farm implements including trailers designed as cook or bunk houses used exclusively for animal herding temporarily operating or drawn upon the public highways, and trailers used exclusively to transport farm implements from one farm to another during the daylight hours or at night when such equipment has lights that comply with the law;
- (c) Spray or fertilizer applicator rigs designed and used exclusively for spraying or fertilization in the conduct of agricultural operations and not primarily for the purpose of transportation, and nurse rigs or equipment auxiliary to the use of and designed or modified for the fueling, repairing, or loading of spray and fertilizer applicator rigs and not used, designed, or modified primarily for the purpose of transportation;
- (d) Fork lifts operated during daylight hours on public highways adjacent to and within five hundred feet of the warehouses which they serve: PROVIDED FURTHER, That these provisions shall not apply to vehicles used by the state parks and recreation commission exclusively for park maintenance and operations upon public highways within state parks;
- 26 (e) "Special highway construction equipment" defined as follows: 27 Any vehicle which is designed and used primarily for grading of highways, paving of highways, earth moving, and other construction work 28 29 on highways and which is not designed or used primarily for the 30 transportation of persons or property on a public highway and which is 31 only incidentally operated or moved over the highway. It includes, but is not limited to, road construction and maintenance machinery so 32 33 designed and used such as portable air compressors, air drills, asphalt 34 spreaders, bituminous mixers, bucket loaders, track laying tractors, 35 ditchers, leveling graders, finishing machines, motor graders, paving mixers, road rollers, scarifiers, earth moving scrapers and carryalls, 36 37 lighting plants, welders, pumps, power shovels and draglines, selfpropelled and tractor-drawn earth moving equipment and machinery, 38 39 including dump trucks and tractor-dump trailer combinations which

- 1 either (i) are in excess of the legal width, or (ii) which, because of
- 2 their length, height, or unladen weight, may not be moved on a public
- 3 highway without the permit specified in RCW 46.44.090 and which are not
- 4 operated laden except within the boundaries of the project limits as
- 5 defined by the contract, and other similar types of construction
- 6 equipment, or (iii) which are driven or moved upon a public highway
- 7 only for the purpose of crossing such highway from one property to
- 8 another, provided such movement does not exceed five hundred feet and
- 9 the vehicle is equipped with wheels or pads which will not damage the
- 10 roadway surface.
- 11 Exclusions:
- "Special highway construction equipment" does not include any of
- 13 the following:
- Dump trucks originally designed to comply with the legal size and
- 15 weight provisions of this code notwithstanding any subsequent
- 16 modification which would require a permit, as specified in RCW
- 17 46.44.090, to operate such vehicles on a public highway, including
- 18 trailers, truck-mounted transit mixers, cranes and shovels, or other
- 19 vehicles designed for the transportation of persons or property to
- 20 which machinery has been attached.
- 21 (4) The following vehicles, whether operated solo or in
- 22 combination, are exempt from license registration and displaying
- 23 license plates as required by this chapter:
- 24 (a) A converter gear used to convert a semitrailer into a trailer
- 25 or a two-axle truck or tractor into a three or more axle truck or
- 26 tractor or used in any other manner to increase the number of axles of
- 27 a vehicle. Converter gear includes an auxiliary axle, booster axle,
- 28 dolly, and jeep axle.
- 29 (b) A tow dolly that is used for towing a motor vehicle behind
- 30 another motor vehicle. The front or rear wheels of the towed vehicle
- 31 are secured to and rest on the tow dolly that is attached to the towing
- 32 vehicle by a tow bar.
- 33 **Sec. 18.** RCW 46.32.090 and 1996 c 86 s 1 are each amended to read
- 34 as follows:
- The department shall collect a fee of ten dollars, in addition to
- 36 all other fees and taxes, for each motor vehicle base plated in the
- 37 state of Washington that is subject to highway inspections and terminal
- 38 audits under RCW 46.32.080, at the time of registration and renewal of

registration under chapter 46.16 or 46.87 RCW, or the International Registration Plan if ((based [base])) base plated in a foreign jurisdiction. The ten-dollar fee must be apportioned for those vehicles operating interstate and registered under the International This fee does not apply to nonmotor-powered Registration Plan. vehicles, including trailers. Refunds will not be provided for fees paid under this section when the vehicle is no longer subject to RCW The department may deduct an amount equal to the cost of administering the program. All remaining fees shall be deposited with the state treasurer and credited to the ((state patrol highway account of the)) motor vehicle fund.

Sec. 19. RCW 46.32.100 and 1998 c 172 s 1 are each amended to read 13 as follows:

In addition to all other penalties provided by law, a commercial motor vehicle that is subject to terminal safety audits under this chapter and an officer, agent, or employee of a company operating a commercial motor vehicle who violates or who procures, aids, or abets in the violation of this title or any order or rule of the state patrol is liable for a penalty of one hundred dollars for each violation, except for each violation of 49 C.F.R. Pt. 382, controlled substances and alcohol use and testing, 49 C.F.R. Sec. 391.15, disqualification of drivers, and 49 C.F.R. Sec. 396.9(c)(2), moving a vehicle placed out of service before the out of service defects have been satisfactorily repaired, for which the person is liable for a penalty of five hundred dollars. Each violation is a separate and distinct offense, and in case of a continuing violation every day's continuance is a separate and distinct violation.

The penalty provided in this section is due and payable when the person incurring it receives a notice in writing from the patrol describing the violation and advising the person that the penalty is due. The patrol may, upon written application for review, received within fifteen days, remit or mitigate a penalty provided for in this section or discontinue a prosecution to recover the penalty upon such terms it deems proper and may ascertain the facts upon all such applications in such manner and under such rules as it deems proper. If the amount of the penalty is not paid to the patrol within fifteen days after receipt of the notice imposing the penalty, or application for remission or mitigation has not been made within fifteen days after

- 1 the violator has received notice of the disposition of the application,
- 2 the attorney general shall bring an action in the name of the state of
- 3 Washington in the superior court of Thurston county or of some other
- 4 county in which the violator does business, to recover the penalty. In
- 5 all such actions the procedure and rules of evidence are the same as an
- 6 ordinary civil action except as otherwise provided in this chapter.
- 7 All penalties recovered under this section shall be paid into the state
- 8 treasury and credited to the ((state patrol highway account of the))
- 9 motor vehicle fund.
- 10 **Sec. 20.** RCW 46.61.5054 and 1995 c 398 s 15 and 1995 c 332 s 13 11 are each reenacted and amended to read as follows:
- 12 (1)(a) In addition to penalties set forth in ((RCW 46.61.5051)
- 13 through 46.61.5053 until September 1, 1995, and)) RCW 46.61.5055
- 14 ((thereafter)), a one hundred twenty-five dollar fee shall be assessed
- 15 to a person who is either convicted, sentenced to a lesser charge, or
- 16 given deferred prosecution, as a result of an arrest for violating RCW
- 17 46.61.502, 46.61.504, 46.61.520, or 46.61.522. This fee is for the
- 18 purpose of funding the Washington state toxicology laboratory and the
- 19 Washington state patrol for grants and activities to increase the
- 20 conviction rate and decrease the incidence of persons driving under the
- 21 influence of alcohol or drugs.
- (b) Upon a verified petition by the person assessed the fee, the
- 23 court may suspend payment of all or part of the fee if it finds that
- 24 the person does not have the ability to pay.
- 25 (c) When a minor has been adjudicated a juvenile offender for an
- 26 offense which, if committed by an adult, would constitute a violation
- 27 of RCW 46.61.502, 46.61.504, 46.61.520, or 46.61.522, the court shall
- 28 assess the one hundred twenty-five dollar fee under (a) of this
- 29 subsection. Upon a verified petition by a minor assessed the fee, the
- 30 court may suspend payment of all or part of the fee if it finds that
- 31 the minor does not have the ability to pay the fee.
- 32 (2) The fee assessed under subsection (1) of this section shall be
- 33 collected by the clerk of the court and distributed as follows:
- 34 (a) Forty percent shall be subject to distribution under RCW
- 35 3.46.120, 3.50.100, 35.20.220, 3.62.020, 3.62.040, or 10.82.070.
- 36 (b) The remainder of the fee shall be forwarded to the state
- 37 treasurer who shall, through June 30, 1997, deposit: Fifty percent in
- 38 the death investigations' account to be used solely for funding the

state toxicology laboratory blood or breath testing programs; and fifty 1 2 percent in the ((state patrol highway account)) motor vehicle fund to be used solely for funding activities to increase the conviction rate 3 4 and decrease the incidence of persons driving under the influence of alcohol or drugs. Effective July 1, 1997, the remainder of the fee 5 shall be forwarded to the state treasurer who shall deposit: 6 percent in the death investigations' account to be used solely for 7 8 funding the state toxicology laboratory blood or breath testing 9 programs; and eighty-five percent in the ((state patrol highway 10 account)) motor vehicle fund to be used solely for funding activities to increase the conviction rate and decrease the incidence of persons 11 driving under the influence of alcohol or drugs. 12

13 (3) This section applies to any offense committed on or after July 14 1, 1993.

15 **Sec. 21.** RCW 46.68.030 and 1990 c 42 s 109 are each amended to 16 read as follows:

17 Except for proceeds from fees for vehicle licensing for vehicles 18 paying such fees under RCW 46.16.070 and 46.16.085, and as otherwise provided for in chapter 46.16 RCW, all fees received by the director 19 for vehicle licenses under the provisions of chapter 46.16 RCW shall be 20 forwarded to the state treasurer, accompanied by a proper identifying 21 22 detailed report, and be deposited to the credit of the motor vehicle 23 fund, except that the proceeds from the vehicle license fee and renewal 24 license fee shall be deposited by the state treasurer as hereinafter 25 provided. After ((July 1, 1981, that portion)) January 1, 2000, \$20.35 of each vehicle license fee ((in excess of \$7.40 and that portion)) and 26 27 \$20.35 of each renewal license fee ((in excess of \$3.40)) shall be deposited in the state patrol highway account in the motor vehicle 28 29 fund, hereby created. Vehicle license fees, renewal license fees, and 30 all other funds in the state patrol highway account shall be for the sole use of the Washington state patrol for highway activities of the 31 32 Washington state patrol, subject to proper appropriations 33 reappropriations therefor, for any fiscal biennium after June 30, 1981, 34 and twenty-seven and three-tenths percent of the proceeds from \$7.40 of each vehicle license fee and \$3.40 of each renewal license fee shall be 35 36 deposited each biennium in the Puget Sound ferry operations account. Any remaining amounts of vehicle license fees and renewal license fees 37

- 1 that are not deposited in the Puget Sound ferry operations account
- 2 shall be deposited in the motor vehicle fund.
- 3 **Sec. 22.** RCW 47.68.255 and 1999 c 277 s 6 are each amended to read 4 as follows:
- 5 (1) A person who is required to register an aircraft under this 6 chapter and who registers an aircraft in another state or foreign 7 country avoiding the Washington aircraft taxes, commits a violation of 8 this section and is liable for those unpaid taxes and for a monetary 9 penalty not less than one thousand dollars but not more than ten 10 thousand dollars for each violation.
- (2) The penalty provided in this section is due and payable when 11 12 the person incurring it receives a notice in writing from the state patrol describing the violation and advising the person that the 13 14 penalty is due. The state patrol may, upon written application for review, received within fifteen days, remit or mitigate a penalty 15 provided for in this section or discontinue an action to recover the 16 penalty upon such terms it deems proper and may ascertain the facts in 17 18 a manner and under rules it deems proper. If the amount of the penalty 19 is not paid to the state patrol within fifteen days after receipt of the notice imposing the penalty, or application for remission or 20 mitigation has not been made within fifteen days after the violator has 21 22 received notice of the disposition of the application, the attorney 23 general shall bring an action in the name of the state of Washington in 24 the superior court of Thurston county or of any other county in which 25 the violator does business, to recover the penalty, administrative fees, and attorneys' fees. All penalties recovered under this section 26 27 shall be paid into the state treasury and credited to the ((state patrol highway account of the)) motor vehicle fund ((for the license 28 29 fraud task force)). The department of revenue may assess and collect 30 the unpaid excise tax under chapter 82.32 RCW, including the penalties and interest provided in chapter 82.32 RCW. 31
- 32 **Sec. 23.** RCW 63.35.040 and 1989 c 222 s 4 are each amended to read 33 as follows:
- The moneys arising from sales under the provisions of this chapter shall be first applied to the payment of the costs and expenses of the sale and then to the payment of lawful charges and expenses for the keep of said personal property and the balance, if any, shall be

- 1 forwarded to the state treasurer to be deposited into the ((state 2 patrol highway account)) motor vehicle fund.
- 3 **Sec. 24.** RCW 63.35.050 and 1989 c 222 s 5 are each amended to read 4 as follows:
- If the owner of said personal property so sold, or the owner's 5 legal representative, shall, at any time within three years after such 6 7 money shall have been deposited in the ((state patrol highway account)) 8 motor vehicle fund, furnish satisfactory evidence to the state 9 treasurer of the ownership of said personal property, the owner or the owner's legal representative shall be entitled to receive from ((said 10 state patrol highway account)) the motor vehicle fund the amount so 11 12 deposited therein with interest.
- 13 **Sec. 25.** RCW 82.48.020 and 1999 c 277 s 7 are each amended to read 14 as follows:
- 15 (1) An annual excise tax is hereby imposed for the privilege of using any aircraft in the state. A current certificate of air 16 17 worthiness with a current inspection date from the appropriate federal agency and/or the purchase of aviation fuel shall constitute the 18 necessary evidence of aircraft use or intended use. The tax shall be 19 collected annually or under a staggered collection schedule as required 20 by the secretary by rule. No additional tax shall be imposed under 21 22 this chapter upon any aircraft upon the transfer of ownership thereof, 23 if the tax imposed by this chapter with respect to such aircraft has 24 already been paid for the year in which transfer of ownership occurs. 25 A violation of this subsection is a misdemeanor punishable as provided under chapter 9A.20 RCW. 26
 - (2)(a) Persons who are required to register aircraft under chapter 47.68 RCW and who register aircraft in another state or foreign country and avoid the Washington aircraft taxes, violate this section and are liable for a monetary penalty of not less than one thousand dollars but not more than ten thousand dollars for each violation.

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32 (b) The penalty provided in this section is due and payable when 33 the person incurring it receives a notice in writing from the state 34 patrol describing the violation and advising the person that the 35 penalty is due. The state patrol may, upon written application for 36 review, received within fifteen days, remit or mitigate a penalty 37 provided for in this section or discontinue an action to recover the

- penalty upon such terms it deems proper and may ascertain the facts in 2 a manner and under rules it deems proper. If the amount of the penalty is not paid to the state patrol within fifteen days after receipt of 3 4 the notice imposing the penalty, or application for remission or 5 mitigation has not been made within fifteen days after the violator has received notice of the disposition of the application, the attorney 6 general shall bring an action in the name of the state of Washington in 7 8 the superior court of Thurston county or of any other county in which 9 the violator resides or does business, to recover the penalty, 10 administrative fees, and attorneys' fees. In all such actions, the procedure and rules of evidence are the same as an ordinary civil 11 12 action except as otherwise provided in this chapter. All penalties 13 recovered under this section shall be paid into the state treasury and
- 16 (3) The department of revenue may assess and collect the unpaid 17 excise tax under chapter 82.32 RCW, including the penalties and 18 interest provided in chapter 82.32 RCW.

fund ((for the license fraud task force)).

credited to the ((state patrol highway account of the)) motor vehicle

- 19 (4) Except as provided under subsections (1) and (2) of this 20 section, a violation of this chapter is a misdemeanor punishable as 21 provided in chapter 9A.20 RCW.
- 22 **Sec. 26.** RCW 82.49.010 and 1999 c 277 s 8 are each amended to read 23 as follows:
- (1) An excise tax is imposed for the privilege of using a vessel upon the waters of this state, except vessels exempt under RCW 82.49.020. The annual amount of the excise tax is one-half of one percent of fair market value, as determined under this chapter, or five dollars, whichever is greater. Violation of this subsection is a misdemeanor.
- (2)(a) A person who is required under chapter 88.02 RCW to register a vessel in this state and who registers the vessel in another state or foreign country and avoids the Washington watercraft taxes, violates this section and is liable for those taxes and a monetary penalty not less than one thousand dollars but not more than ten thousand dollars for each violation.
- 36 (b) The penalty provided in this section is due and payable when 37 the person incurring it receives a notice in writing from the state 38 patrol describing the violation and advising the person that the

penalty is due. The state patrol may, upon written application for review, received within fifteen days, remit or mitigate a penalty 2 provided for in this section or discontinue an action to recover the 3 4 penalty upon such terms it deems proper and may ascertain the facts in a manner and under rules it deems proper. If the amount of the penalty 5 is not paid to the state patrol within fifteen days after receipt of 6 7 the notice imposing the penalty, or application for remission or 8 mitigation has not been made within fifteen days after the violator has 9 received notice of the disposition of the application, the attorney 10 general shall bring an action in the name of the state of Washington in the superior court of Thurston county or of any other county in which 11 the violator resides or does business, to recover the penalty, 12 administrative fees, and attorneys' fees. All penalties recovered 13 under this section shall be paid into the state treasury and credited 14 15 to the ((state patrol highway account of the)) motor vehicle fund ((for the license fraud task force)). 16

(3) The excise tax upon a vessel registered for the first time in this state shall be imposed for a twelve-month period, including the month in which the vessel is registered, unless the director of licensing extends or diminishes vessel registration periods for the purpose of staggered renewal periods under RCW 88.02.050. A vessel is registered for the first time in this state when the vessel was not registered in this state for the immediately preceding registration year, or when the vessel was registered in another jurisdiction for the immediately preceding year. The excise tax on vessels required to be registered in this state on June 30, 1983, shall be paid by June 30, 1983.

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- 28 **Sec. 27.** RCW 88.02.118 and 1999 c 277 s 10 are each amended to 29 read as follows:
- (1)(a) It is a violation for any person owning a vessel subject to taxation under chapter 82.49 RCW to register a vessel in another state to avoid Washington state vessel taxes required under chapter 82.49 RCW or to obtain a vessel dealer's registration for the purpose of avoiding taxes on vessels under chapter 82.49 RCW.
- 35 (b) The monetary penalty is not less than one thousand dollars but 36 not more than ten thousand dollars for each violation.
- 37 (2) The penalty provided in this section is due and payable when 38 the person incurring it receives a notice in writing from the state

patrol describing the violation and advising the person that the penalty is due. The state patrol may, upon written application for 2 review, received within fifteen days, remit or mitigate a penalty 3 4 provided for in this section or discontinue an action to recover the 5 penalty upon such terms it deems proper and may ascertain the facts in a manner and under rules it deems proper. If the amount of the penalty 6 is not paid to the state patrol within fifteen days after receipt of 7 8 the notice imposing the penalty, or application for remission or 9 mitigation has not been made within fifteen days after the violator has 10 received notice of the disposition of the application, the attorney 11 general shall bring an action in the name of the state of Washington in the superior court of Thurston county or of any other county in which 12 13 the violator resides or does business, to recover the penalty, administrative fees, and attorneys' fees. In all such actions, the 14 15 procedure and rules of evidence are the same as an ordinary civil action except as otherwise provided in this chapter. All penalties 16 17 recovered under this section shall be paid into the state treasury and 18 credited to the ((state patrol highway account of the)) motor vehicle 19 fund ((for the license fraud task force)).

20 NEW SECTION. Sec. 28. The legislature finds that the number of 21 traffic crashes resulting in serious or fatal injuries on Washington 22 roadways is unacceptably high. The vast majority of these crashes 23 result from dangerous driving behavior, often occurring when traffic 24 infractions and traffic crimes are committed. It is the intent of the 25 legislature to consolidate accounts that target traffic safety in order to distribute funds on a project basis, thus enabling small cities and 26 counties to receive sufficient funding for important traffic safety 27 projects. It is the intent of the legislature to increase fines in 28 29 order to deter the behavior leading to traffic infractions and crimes, thus reducing the injuries and deaths that result from traffic crashes. 30 It is further intended that the increased portion of fines identified 31 in RCW 46.63.110(7) and section 33 of this act will be used solely to 32 fund programs to reduce traffic crashes and reduce the severity of 33 injuries from those crashes and for other traffic safety purposes as 34 outlined in section 29 of this act. 35

NEW SECTION. **Sec. 29.** A new section is added to chapter 43.59 RCW to read as follows:

The traffic safety improvement account is created in the state 1 treasury. The purpose of this account is to improve traffic safety by 2 3 funding programs through the Washington traffic safety commission, 4 particularly those directed by this chapter. The school zone safety account and the bicycle and pedestrian safety account are abolished as 5 separate accounts and are merged into the traffic safety improvement 6 7 All receipts from additional penalties collected under 8 section 33 of this act and fifty percent of the penalties collected 9 under RCW 46.61.527(3), 46.61.440, or 46.63.110(7). Expenditures from 10 the account may be used only by the Washington traffic commission to fund traffic safety improvement projects. 11 projects should include, but not be limited to support for community 12 traffic safety task forces, state match required by the Washington 13 traffic safety commission to qualify for federal highway safety grants, 14 15 the drug recognition expert program, traffic safety public information and education efforts, support for local communities implementing 16 traffic safety laws passed by the legislature, school zone safety 17 programs, bicycle and pedestrian safety efforts, and other programs 18 19 consistent with this chapter. Only the director of the traffic safety commission or the director's designee may authorize expenditures from 20 the account. The account is subject to allotment procedures under 21 chapter 43.88 RCW, but no appropriation is required for expenditures 22 until July 1, 2001, after which date moneys in the account may be spent 23 24 only after appropriation. Any expenditures before July 1, 2001, are 25 subject to review by the transportation committees of the legislature.

Sec. 30. RCW 43.59.150 and 1999 c 372 s 9 and 1999 c 351 s 1 are each reenacted and amended to read as follows:

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((\(\frac{(1)}{(1)}\)) The Washington state traffic safety commission shall establish a program for improving bicycle and pedestrian safety, and shall cooperate with the stakeholders and independent representatives to form an advisory committee to develop programs and create public private partnerships which promote bicycle and pedestrian safety. The traffic safety commission shall periodically report and make recommendations to the ((legislative)) transportation committees of the legislature on the progress of the bicycle and pedestrian safety committee.

- 1 (((2) The bicycle and pedestrian safety account is created in the 2 state treasury to support bicycle and pedestrian education or safety 3 programs.))
- 4 **Sec. 31.** RCW 46.61.440 and 1997 c 80 s 2 are each amended to read 5 as follows:
- (1) Subject to RCW 46.61.400(1), and except in those instances 6 7 where a lower maximum lawful speed is provided by this chapter or 8 otherwise, it shall be unlawful for the operator of any vehicle to 9 operate the same at a speed in excess of twenty miles per hour when operating any vehicle upon a highway either inside or outside an 10 incorporated city or town when passing any marked school or playground 11 crosswalk when such marked crosswalk is fully posted with standard 12 school speed limit signs or standard playground speed limit signs. The 13 14 speed zone at the crosswalk shall extend three hundred feet in either 15 direction from the marked crosswalk.
- (2) A person found to have committed any infraction relating to speed restrictions within a school or playground speed zone shall be assessed a monetary penalty equal to twice the penalty assessed under RCW 46.63.110. This penalty may not be waived, reduced, or suspended.
 - (((3) The school zone safety account is created in the custody of the state treasurer. Fifty percent of the moneys collected under subsection (2) of this section shall be deposited into the account. Expenditures from the account may be used only by the Washington traffic safety commission solely to fund projects in local communities to improve school zone safety, pupil transportation safety, and student safety in school bus loading and unloading areas. Only the director of the traffic safety commission or the director's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but no appropriation is required for expenditures until July 1, 1999, after which date moneys in the account may be spent only after appropriation.))
- 32 **Sec. 32.** RCW 46.63.110 and 1997 c 331 s 3 are each amended to read 33 as follows:
- 34 (1) A person found to have committed a traffic infraction shall be 35 assessed a monetary penalty. No penalty may exceed two hundred and 36 fifty dollars for each offense unless authorized by this chapter or 37 title.

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1 (2) The supreme court shall prescribe by rule a schedule of 2 monetary penalties for designated traffic infractions. This rule shall 3 also specify the conditions under which local courts may exercise 4 discretion in assessing fines and penalties for traffic infractions. 5 The legislature respectfully requests the supreme court to adjust this 6 schedule every two years for inflation.

- (3) There shall be a penalty of twenty-five dollars for failure to respond to a notice of traffic infraction except where the infraction relates to parking as defined by local law, ordinance, regulation, or resolution or failure to pay a monetary penalty imposed pursuant to this chapter. A local legislative body may set a monetary penalty not to exceed twenty-five dollars for failure to respond to a notice of traffic infraction relating to parking as defined by local law, ordinance, regulation, or resolution. The local court, whether a municipal, police, or district court, shall impose the monetary penalty set by the local legislative body.
- (4) Monetary penalties provided for in chapter 46.70 RCW which are civil in nature and penalties which may be assessed for violations of chapter 46.44 RCW relating to size, weight, and load of motor vehicles are not subject to the limitation on the amount of monetary penalties which may be imposed pursuant to this chapter.
- (5) Whenever a monetary penalty is imposed by a court under this chapter it is immediately payable. If the person is unable to pay at that time the court may, in its discretion, grant an extension of the period in which the penalty may be paid. If the penalty is not paid on or before the time established for payment the court shall notify the department of the failure to pay the penalty, and the department shall suspend the person's driver's license or driving privilege until the penalty has been paid and the penalty provided in subsection (3) of this section has been paid.
- (6) In addition to any other penalties imposed under this section and not subject to the limitation of subsection (1) of this section, a person found to have committed a traffic infraction shall be assessed a fee of five dollars per infraction. Under no circumstances shall this fee be reduced or waived. Revenue from this fee shall be forwarded to the state treasurer for deposit in the emergency medical services and trauma care system trust account under RCW 70.168.040.
- 38 (7) In addition to any other penalties imposed under this section 39 and not subject to the limitation of subsection (1) of this section, a

- 1 person found to have committed a traffic infraction other than of RCW
- 2 46.61.440 or 46.61.527 will be assessed an additional penalty of ten
- 3 <u>dollars</u>. <u>Under no circumstances may this penalty be reduced or waived</u>.
- 4 Fifty percent of the revenue from the additional penalty must be
- 5 forwarded to the state treasurer for deposit in the traffic safety
- 6 improvement account under section 29 of this act. The remaining fifty
- 7 percent of the revenue from this penalty must be remitted as provided
- 8 in chapter 3.46, 3.50, 3.62, or 35.20 RCW. The net amount remitted to
- 9 the public safety and education account shall be dedicated for the
- 10 purpose of funding crime victim advocacy and sexual assault programs.
- 11 <u>NEW SECTION.</u> **Sec. 33.** A new section is added to chapter 46.64 RCW
- 12 to read as follows:
- 13 In addition to any other penalties imposed for conviction of a
- 14 violation of this title that is a misdemeanor, gross misdemeanor, or
- 15 felony, the court must impose an additional penalty of fifty dollars.
- 16 The court may not reduce, waive, or suspend the additional penalty.
- 17 Revenue from the additional penalty must be forwarded to the state
- 18 treasurer for deposit in the traffic safety improvement account under
- 19 section 29 of this act.
- 20 **Sec. 34.** RCW 43.88.020 and 1996 c 288 s 23 are each amended to
- 21 read as follows:
- 22 (1) "Budget" means a proposed plan of expenditures for a given
- 23 period or purpose and the proposed means for financing these
- 24 expenditures.
- 25 (2) "Budget document" means a formal statement, either written or
- 26 provided on any electronic media or both, offered by the governor to
- 27 the legislature, as provided in RCW 43.88.030.
- 28 (3) "Director of financial management" means the official appointed
- 29 by the governor to serve at the governor's pleasure and to whom the
- 30 governor may delegate necessary authority to carry out the governor's
- 31 duties as provided in this chapter. The director of financial
- 32 management shall be head of the office of financial management which
- 33 shall be in the office of the governor.
- 34 (4) "Agency" means and includes every state office, officer, each
- 35 institution, whether educational, correctional, or other, and every
- 36 department, division, board, and commission, except as otherwise
- 37 provided in this chapter.

- 1 (5) "Public funds", for purposes of this chapter, means all moneys, 2 including cash, checks, bills, notes, drafts, stocks, and bonds, 3 whether held in trust, for operating purposes, or for capital purposes, 4 and collected or disbursed under law, whether or not such funds are 5 otherwise subject to legislative appropriation, including funds 6 maintained outside the state treasury.
- 7 (6) "Regulations" means the policies, standards, and requirements, 8 stated in writing, designed to carry out the purposes of this chapter, 9 as issued by the governor or the governor's designated agent, and which 10 shall have the force and effect of law.
- 11 (7) "Ensuing biennium" means the fiscal biennium beginning on July 12 1st of the same year in which a regular session of the legislature is 13 held during an odd-numbered year pursuant to Article II, section 12 of 14 the Constitution and which biennium next succeeds the current biennium.
- 15 (8) "Dedicated fund" means a fund in the state treasury, or a 16 separate account or fund in the general fund in the state treasury, 17 that by law is dedicated, appropriated, or set aside for a limited 18 object or purpose; but "dedicated fund" does not include a revolving 19 fund or a trust fund.
- (9) "Revolving fund" means a fund in the state treasury, established by law, from which is paid the cost of goods or services furnished to or by a state agency, and which is replenished through charges made for such goods or services or through transfers from other accounts or funds.
- (10) "Trust fund" means a fund in the state treasury in which designated persons or classes of persons have a vested beneficial interest or equitable ownership, or which was created or established by a gift, grant, contribution, devise, or bequest that limits the use of the fund to designated objects or purposes.
- 30 (11) "Administrative expenses" means expenditures for: (a)
 31 Salaries, wages, and related costs of personnel and (b) operations and
 32 maintenance including but not limited to costs of supplies, materials,
 33 services, and equipment.
- 34 (12) "Fiscal year" means the year beginning July 1st and ending the 35 following June 30th.
- 36 (13) "Lapse" means the termination of authority to expend an 37 appropriation.
- 38 (14) "Legislative fiscal committees" means the joint legislative 39 audit and review committee, the legislative evaluation and

- accountability program committee, the ways and means <u>and transportation</u>
 committees of the senate and house of representatives, and, where
 appropriate, the legislative transportation committee.
- 4 (15) "Fiscal period" means the period for which an appropriation is 5 made as specified within the act making the appropriation.
 - (16) "Primary budget driver" means the primary determinant of a budget level, other than a price variable, which causes or is associated with the major expenditure of an agency or budget unit within an agency, such as a caseload, enrollment, workload, or population statistic.
- 11 (17) "State tax revenue limit" means the limitation created by 12 chapter 43.135 RCW.
- 13 (18) "General state revenues" means the revenues defined by Article
 14 VIII, section 1(c) of the state Constitution.
- 15 (19) "Annual growth rate in real personal income" means the 16 estimated percentage growth in personal income for the state during the 17 current fiscal year, expressed in constant value dollars, as published 18 by the office of financial management or its successor agency.
- 19 (20) "Estimated revenues" means estimates of revenue in the most 20 recent official economic and revenue forecast prepared under RCW 82.33.020, and prepared by the office of financial management for those 21 funds, accounts, and sources for which the office of the economic and 22 23 revenue forecast council does not prepare an official forecast 24 including estimates of revenues to support financial plans under RCW 25 44.40.070, that are prepared by the office of financial management in 26 consultation with the ((interagency task force)) transportation revenue forecast council. 27
- (21) "Estimated receipts" means the estimated receipt of cash in the most recent official economic and revenue forecast prepared under RCW 82.33.020, and prepared by the office of financial management for those funds, accounts, and sources for which the office of the economic and revenue forecast council does not prepare an official forecast.
- 33 (22) "State budgeting, accounting, and reporting system" means a 34 system that gathers, maintains, and communicates fiscal information. 35 The system links fiscal information beginning with development of 36 agency budget requests through adoption of legislative appropriations 37 to tracking actual receipts and expenditures against approved plans.
- 38 (23) "Allotment of appropriation" means the agency's statement of 39 proposed expenditures, the director of financial management's review of

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- 1 that statement, and the placement of the approved statement into the 2 state budgeting, accounting, and reporting system.
- 3 (24) "Statement of proposed expenditures" means a plan prepared by 4 each agency that breaks each appropriation out into monthly detail 5 representing the best estimate of how the appropriation will be 6 expended.
- 7 (25) "Undesignated fund balance (or deficit)" means unreserved and 8 undesignated current assets or other resources available for 9 expenditure over and above any current liabilities which are expected 10 to be incurred by the close of the fiscal period.
- 11 (26) "Internal audit" means an independent appraisal activity
 12 within an agency for the review of operations as a service to
 13 management, including a systematic examination of accounting and fiscal
 14 controls to assure that human and material resources are guarded
 15 against waste, loss, or misuse; and that reliable data are gathered,
 16 maintained, and fairly disclosed in a written report of the audit
 17 findings.
- (27) "Performance verification" means an analysis that (a) verifies the accuracy of data used by state agencies in quantifying intended results and measuring performance toward those results, and (b) verifies whether or not the reported results were achieved.
- 22 (28) "Performance audit" has the same meaning as it is defined in 23 RCW 44.28.005.
- 24 **Sec. 35.** RCW 43.88.030 and 1998 c 346 s 910 are each amended to 25 read as follows:
- 26 (1) The director of financial management shall provide all agencies with a complete set of instructions for submitting biennial budget 27 requests to the director at least three months before agency budget 28 29 documents are due into the office of financial management. director shall provide agencies and committees that are required under 30 RCW 44.40.070 to develop comprehensive six-year program and financial 31 plans with a complete set of instructions for submitting these program 32 33 and financial plans at the same time that instructions for submitting 34 other budget requests are provided. The budget document or documents shall consist of the governor's budget message which shall be 35 36 explanatory of the budget and shall contain an outline of the proposed financial policies of the state for the ensuing fiscal period, as well 37 38 as an outline of the proposed six-year financial policies where

applicable, and shall describe in connection therewith the important features of the budget. The message shall set forth the reasons for 2 salient changes from the previous fiscal period in expenditure and 3 4 revenue items and shall explain any major changes in financial policy. 5 Attached to the budget message shall be such supporting schedules, exhibits and other explanatory material in respect to both current 6 7 operations and capital improvements as the governor shall deem to be 8 useful to the legislature. The budget document or documents shall set 9 forth a proposal for expenditures in the ensuing fiscal period, or six-10 year period where applicable, based upon the estimated revenues and caseloads as approved by the economic and revenue forecast council and 11 caseload forecast council or upon the estimated revenues and caseloads 12 13 of the office of financial management for those funds, accounts, sources, and programs for which the forecast councils do not prepare an 14 official forecast, including those revenues anticipated to support the 15 16 six-year programs and financial plans under RCW 44.40.070. 17 estimating revenues to support financial plans under RCW 44.40.070, the office of financial management shall rely on information and advice 18 19 from the ((interagency)) transportation revenue ((task force)) forecast 20 council. Revenues shall be estimated for such fiscal period from the source and at the rates existing by law at the time of submission of 21 the budget document, including the supplemental budgets submitted in 22 23 the even-numbered years of a biennium. However, the estimated revenues 24 and caseloads for use in the governor's budget document may be adjusted 25 to reflect budgetary revenue transfers and revenue and caseload 26 estimates dependent upon budgetary assumptions of enrollments, 27 workloads, and caseloads. All adjustments to the approved estimated revenues and caseloads must be set forth in the budget document. The 28 29 governor may additionally submit, as an appendix to each supplemental, 30 biennial, or six-year agency budget or to the budget document or documents, a proposal for expenditures in the ensuing fiscal period 31 from revenue sources derived from proposed changes in existing 32 33 statutes. 34

Supplemental and biennial documents shall reflect a six-year expenditure plan consistent with estimated revenues from existing sources and at existing rates for those agencies required to submit six-year program and financial plans under RCW 44.40.070. Any additional revenue resulting from proposed changes to existing statutes

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shall be separately identified within the document as well as related expenditures for the six-year period.

The budget document or documents shall also contain:

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- 4 (a) Revenues classified by fund and source for the immediately past fiscal period, those received or anticipated for the current fiscal period, those anticipated for the ensuing biennium, and those anticipated for the ensuing six-year period to support the six-year programs and financial plans required under RCW 44.40.070;
 - (b) The undesignated fund balance or deficit, by fund;
- 10 (c) Such additional information dealing with expenditures, 11 revenues, workload, performance, and personnel as the legislature may 12 direct by law or concurrent resolution;
- 13 (d) Such additional information dealing with revenues and 14 expenditures as the governor shall deem pertinent and useful to the 15 legislature;
- (e) Tabulations showing expenditures classified by fund, function,activity, and agency;
- (f) A delineation of each agency's activities, including those activities funded from nonbudgeted, nonappropriated sources, including funds maintained outside the state treasury;
- 21 (g) Identification of all proposed direct expenditures to implement 22 the Puget Sound water quality plan under chapter 90.71 RCW, shown by 23 agency and in total; and
 - (h) Tabulations showing each postretirement adjustment by retirement system established after fiscal year 1991, to include, but not be limited to, estimated total payments made to the end of the previous biennial period, estimated payments for the present biennium, and estimated payments for the ensuing biennium.
- 29 (2) The budget document or documents shall include detailed 30 estimates of all anticipated revenues applicable to proposed operating 31 or capital expenditures and shall also include all proposed operating 32 or capital expenditures. The total of beginning undesignated fund 33 balance and estimated revenues less working capital and other reserves 34 shall equal or exceed the total of proposed applicable expenditures.
- 35 The budget document or documents shall further include:
- 36 (a) Interest, amortization and redemption charges on the state 37 debt;
- 38 (b) Payments of all reliefs, judgments, and claims;
- 39 (c) Other statutory expenditures;

- 1 (d) Expenditures incident to the operation for each agency;
 - (e) Revenues derived from agency operations;

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- 3 (f) Expenditures and revenues shall be given in comparative form 4 showing those incurred or received for the immediately past fiscal 5 period and those anticipated for the current biennium and next ensuing 6 biennium, as well as those required to support the six-year programs 7 and financial plans required under RCW 44.40.070;
 - (g) A showing and explanation of amounts of general fund and other funds obligations for debt service and any transfers of moneys that otherwise would have been available for appropriation;
 - (h) Common school expenditures on a fiscal-year basis;
- (i) A showing, by agency, of the value and purpose of financing contracts for the lease/purchase or acquisition of personal or real property for the current and ensuing fiscal periods; and
- (j) A showing and explanation of anticipated amounts of general fund and other funds required to amortize the unfunded actuarial accrued liability of the retirement system specified under chapter 41.45 RCW, and the contributions to meet such amortization, stated in total dollars and as a level percentage of total compensation.
- 20 (3) A separate capital budget document or schedule shall be 21 submitted that will contain the following:
- (a) A statement setting forth a long-range facilities plan for the state that identifies and includes the highest priority needs within affordable spending levels;
- 25 (b) A capital program consisting of proposed capital projects for 26 the next biennium and the two biennia succeeding the next biennium consistent with the long-range facilities plan. 27 Insomuch as is practical, and recognizing emergent needs, the capital program shall 28 reflect the priorities, projects, and spending levels proposed in 29 30 previously submitted capital budget documents in order to provide a reliable long-range planning tool for the legislature and state 31 agencies; 32
- 33 (c) A capital plan consisting of proposed capital spending for at least four biennia succeeding the next biennium;
- 35 (d) A strategic plan for reducing backlogs of maintenance and 36 repair projects. The plan shall include a prioritized list of specific 37 facility deficiencies and capital projects to address the deficiencies 38 for each agency, cost estimates for each project, a schedule for 39 completing projects over a reasonable period of time, and

- 1 identification of normal maintenance activities to reduce future 2 backlogs;
- 3 (e) A statement of the reason or purpose for a project;
- 4 (f) Verification that a project is consistent with the provisions 5 set forth in chapter 36.70A RCW;
- 6 (g) A statement about the proposed site, size, and estimated life 7 of the project, if applicable;
 - (h) Estimated total project cost;

- 9 (i) For major projects valued over five million dollars, estimated 10 costs for the following project components: Acquisition, consultant 11 services, construction, equipment, project management, and other costs 12 included as part of the project. Project component costs shall be 13 displayed in a standard format defined by the office of financial 14 management to allow comparisons between projects;
- (j) Estimated total project cost for each phase of the project as defined by the office of financial management;
 - (k) Estimated ensuing biennium costs;
- 18 (1) Estimated costs beyond the ensuing biennium;
- 19 (m) Estimated construction start and completion dates;
- 20 (n) Source and type of funds proposed;
- 21 (o) Estimated ongoing operating budget costs or savings resulting 22 from the project, including staffing and maintenance costs;
- 23 (p) For any capital appropriation requested for a state agency for 24 the acquisition of land or the capital improvement of land in which the 25 primary purpose of the acquisition or improvement is recreation or 26 wildlife habitat conservation, the capital budget document, or an 27 omnibus list of recreation and habitat acquisitions provided with the governor's budget document, shall identify the projected costs of 28 29 operation and maintenance for at least the two biennia succeeding the 30 next biennium. Omnibus lists of habitat and recreation land 31 acquisitions shall include individual project cost estimates for operation and maintenance as well as a total for all state projects 32 included in the list. The document shall identify the source of funds 33 34 from which the operation and maintenance costs are proposed to be 35 funded;
- 36 (q) Such other information bearing upon capital projects as the 37 governor deems to be useful;
- (r) Standard terms, including a standard and uniform definition of normal maintenance, for all capital projects;

1 (s) Such other information as the legislature may direct by law or 2 concurrent resolution.

For purposes of this subsection (3), the term "capital project" shall be defined subsequent to the analysis, findings, and recommendations of a joint committee comprised of representatives from the house capital appropriations committee, senate ways and means committee, legislative transportation committee, legislative evaluation and accountability program committee, and office of financial management.

10 (4) No change affecting the comparability of agency or program information relating to expenditures, revenues, workload, performance 11 and personnel shall be made in the format of any budget document or 12 report presented to the legislature under this section or RCW 13 14 43.88.160(1) relative to the format of the budget document or report 15 which was presented to the previous regular session of the legislature 16 during an odd-numbered year without prior legislative concurrence. 17 Prior legislative concurrence shall consist of (a) a favorable majority vote on the proposal by the standing committees on ways and means of 18 19 both houses if the legislature is in session or (b) a favorable 20 majority vote on the proposal by members of the legislative evaluation and accountability program committee if the legislature is not in 21 22 session.

23 **Sec. 36.** RCW 43.88.120 and 1991 c 358 s 3 are each amended to read 24 as follows:

Each agency engaged in the collection of revenues shall prepare estimated revenues and estimated receipts for the current and ensuing biennium and shall submit the estimates to the director of financial management and the director of revenue at times and in the form specified by the directors, along with any other information which the directors may request. For those agencies required to develop six-year programs and financial plans under RCW 44.40.070, six-year revenue estimates shall be submitted to the director of financial management and the ((legislative)) transportation committees of the senate and the house of representatives unless the responsibility for reporting these revenue estimates is assumed elsewhere.

A copy of such revenue estimates shall be simultaneously submitted to the economic and revenue forecast work group when required by the office of the economic and revenue forecast council.

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- 1 Sec. 37. RCW 43.88.122 and 1991 c 358 s 7 are each amended to read 2 as follows:
- 3 Where there are variances of revenue forecasts between the office 4 of financial management and the ((interagency)) transportation revenue
- ((task force)) forecast council, for those transportation agencies that 5
- are required to develop plans under RCW 44.40.070, the office of 6
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- financial management shall submit (1) a reconciliation of the
- 8 differences between the revenue forecasts and (2) the assumptions used
- 9 by the office of financial management to the ((legislative))
- transportation committees of the senate and the house of 10
- 11 representatives.
- 12 **Sec. 38.** RCW 44.40.070 and 1998 c 245 s 87 are each amended to read as follows: 13
- 14 Prior to October 1st of each even-numbered year the transportation
- revenue forecast council, consisting of all state agencies whose major 15
- programs consist of transportation activities, including the department 16
- 17 of transportation, the transportation improvement board, the Washington
- 18 state patrol, the department of licensing, the traffic safety
- 19 commission, the county road administration board, ((and)) the board of
- pilotage commissioners, and the transportation committees of the senate 20
- and house of representatives, shall 21 adopt or revise((, after
- consultation with the legislative transportation committee,)) a 22
- 23 comprehensive six-year program and financial plan for all
- 24 transportation activities under each agency's jurisdiction.
- 25 The comprehensive six-year program and financial plan shall state
- 26 the general objectives and needs of each agency's major transportation
- 27 programs, including workload and performance estimates.
- 28 Sec. 39. RCW 82.14.045 and 1998 c 321 s 7 (Referendum Bill No. 49)
- 29 are each amended to read as follows:
- (1) The legislative body of any city pursuant to RCW 35.92.060, of 30
- 31 any county which has created an unincorporated transportation benefit
- 32 area pursuant to RCW 36.57.100 and 36.57.110, of any public
- 33 transportation benefit area pursuant to RCW 36.57A.080 and 36.57A.090,
- of any county transportation authority established pursuant to chapter 34
- 35 36.57 RCW, and of any metropolitan municipal corporation within a
- county with a population of one million or more pursuant to chapter 36
- 37 35.58 RCW, may, by resolution or ordinance for the sole purpose of

providing funds for the operation, maintenance, or capital needs of public transportation systems and in lieu of the excise taxes 2 authorized by RCW 35.95.040, submit an authorizing proposition to the 3 4 voters or include such authorization in a proposition to perform the function of public transportation and if approved by a majority of 5 persons voting thereon, fix and impose a sales and use tax in 6 7 accordance with the terms of this chapter: PROVIDED, That no such 8 legislative body shall impose such a sales and use tax without 9 submitting such an authorizing proposition to the voters and obtaining 10 the approval of a majority of persons voting thereon: FURTHER, That where such a proposition is submitted by a county on 11 behalf of an unincorporated transportation benefit area, it shall be 12 voted upon by the voters residing within the boundaries of such 13 unincorporated transportation benefit area and, if approved, the sales 14 15 and use tax shall be imposed only within such area. Notwithstanding 16 any provisions of this section to the contrary, any county in which a 17 county public transportation plan has been adopted pursuant to RCW 36.57.070 and the voters of such county have authorized the imposition 18 19 of a sales and use tax pursuant to the provisions of section 10, chapter 167, Laws of 1974 ex. sess., prior to July 1, 1975, shall be 20 authorized to fix and impose a sales and use tax as provided in this 21 section at not to exceed the rate so authorized without additional 22 approval of the voters of such county as otherwise required by this 23 24 section.

The tax authorized pursuant to this section shall be in addition to the tax authorized by RCW 82.14.030 and shall be collected from those persons who are taxable by the state pursuant to chapters 82.08 and 82.12 RCW upon the occurrence of any taxable event within such city, public transportation benefit area, county, or metropolitan municipal corporation as the case may be. The rate of such tax shall be one-tenth, two-tenths, three-tenths, four-tenths, five-tenths, ((er)) six-tenths, seven-tenths, eight-tenths, or nine-tenths of one percent of the selling price (in the case of a sales tax) or value of the article used (in the case of a use tax). The rate of such tax shall not exceed the rate authorized by the voters unless such increase shall be similarly approved.

(2)(a) In the event a metropolitan municipal corporation shall impose a sales and use tax pursuant to this chapter no city, county which has created an unincorporated transportation benefit area, public

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- transportation benefit area authority, or county transportation authority wholly within such metropolitan municipal corporation shall be empowered to levy and/or collect taxes pursuant to RCW 35.58.273, 35.95.040, and/or 82.14.045, but nothing herein shall prevent such city or county from imposing sales and use taxes pursuant to any other authorization.
- 7 (b) In the event a county transportation authority shall impose a 8 sales and use tax pursuant to this section, no city, county which has 9 created an unincorporated transportation benefit area, public 10 transportation benefit area, or metropolitan municipal corporation, 11 located within the territory of the authority, shall be empowered to 12 levy or collect taxes pursuant to RCW 35.58.273, 35.95.040, or 13 82.14.045.
- (c) In the event a public transportation benefit area shall impose a sales and use tax pursuant to this section, no city, county which has created an unincorporated transportation benefit area, or metropolitan municipal corporation, located wholly or partly within the territory of the public transportation benefit area, shall be empowered to levy or collect taxes pursuant to RCW 35.58.273, 35.95.040, or 82.14.045.

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- (3) Any local sales and use tax revenue collected pursuant to this section by any city or by any county for transportation purposes pursuant to RCW 36.57.100 and 36.57.110 shall not be counted as locally generated tax revenues for the purposes of apportionment and distribution, in the manner prescribed by chapter 82.44 RCW, of the proceeds of the motor vehicle excise tax authorized pursuant to RCW 35.58.273, except that the local sales and use tax revenue collected under this section by a city with a population greater than sixty thousand that as of January 1, 1998, owns and operates a municipal public transportation system shall be counted as locally generated tax revenues for the purposes of apportionment and distribution, in the manner prescribed by chapter 82.44 RCW, of the proceeds of the motor vehicle excise tax authorized under RCW 35.58.273 as follows:
- 33 (a) For fiscal year 2000, revenues collected under this section 34 shall be counted as locally generated tax revenues for up to 25 percent 35 of the tax collected under RCW 35.58.273;
- 36 (b) For fiscal year 2001, revenues collected under this section 37 shall be counted as locally generated tax revenues for up to 50 percent 38 of the tax collected under RCW 35.58.273;

- 1 (c) For fiscal year 2002, revenues collected under this section 2 shall be counted as locally generated tax revenues for up to 75 percent 3 of the tax collected under RCW 35.58.273; and
- 4 (d) For fiscal year 2003 and thereafter, revenues collected under 5 this section shall be counted as locally generated tax revenues for up 6 to 100 percent of the tax collected under RCW 35.58.273.
- 7 NEW SECTION. Sec. 40. The legislature finds that additional funds 8 or other benefits can be made available to Washington regional transit 9 authorities by facilitating their entry into sale and leaseback, leaseout and leaseback, and similar transactions that provide to 10 private parties, in consideration for the funds or other benefits 11 obtained by the regional transit authorities, tax benefits that are not 12 otherwise available to regional transit authorities. The legislature 13 14 further finds that such transactions have been encouraged by agencies 15 of the federal government as ways to provide additional funds for To facilitate such transactions for regional public facilities. 16 transit authorities, the legislature has determined that while regional 17 18 transit authorities may currently have the necessary statutory 19 authority and may currently enjoy exemptions from Washington state taxes for such transactions, an explicit statement of statutory 20 21 authority and exemption from Washington state taxes is necessary and helpful for the parties to such transactions. In recognition of the 22 23 complexity of such transactions, the legislature desires that the 24 authority and exemptions provided by sections 41 through 53 of this act 25 be subject to certain limitations and be granted for a period as specified in section 53 of this act. 26
- NEW SECTION. Sec. 41. A new section is added to chapter 81.112 RCW to read as follows:
- 29 (1) In order to enable regional transit authorities to acquire or finance equipment or facilities, or reduce the cost of equipment or 30 31 facilities or to provide additional funding to regional transit 32 authorities for a purpose consistent with section 54 of this act, regional transit authorities may enter into sale and leaseback, 33 leaseout and leaseback, and other similar transactions with respect to 34 35 equipment, facilities, and other real and personal property. connection with any such transaction, a regional transit authority may 36 37 execute, as it considers appropriate, contracts, agreements, notes,

- security agreements, conveyances, bills of sale, deeds, leases as 1 lessee or lessor, and currency hedges, defeasance arrangements, 2 interest rate, currency or other swap transactions, one or more payment 3 4 undertaking agreements, and agreements relating to foreign and domestic 5 currency. These agreements or instruments must have terms, maturities, durations, provisions as to governing laws, grants of security 6 7 interests, and other provisions that are approved by the board of the 8 regional transit authority.
- 9 (2) "Payment undertaking agreement" means one or more agreements, 10 undertakings or arrangements under which all or a portion of the funds generated by a sale and leaseback, leaseout and leaseback, or other 11 similar transaction are directed or paid over to a financial 12 13 institution, insurance company or other entity that agrees to meet or fulfill, in consideration for the funds, some or all of the obligations 14 15 of the regional transit authority, or any public corporation or other 16 entity created under section 43 of this act, to make future rent, debt 17 service, or purchase price installment payments in connection with the 18 transaction.
- 19 <u>NEW SECTION.</u> **Sec. 42.** A new section is added to chapter 81.112 20 RCW to read as follows:
- 21 Transactions undertaken under section 41 of this act are subject to 22 the following conditions:
- 23 (1) The financial institution, insurance company, or other entity 24 that enters into a payment undertaking agreement with the regional 25 transit authority or public development corporation or entity created 26 under section 43 of this act as a counterparty must have a rating from at least two nationally recognized credit rating agencies, as of the 27 date of execution of the payment undertaking agreement, that is within 28 29 the two highest long-term investment grade rating categories, without regard to subcategories, or the obligations of the counterparty must be 30 guaranteed by a financial institution, insurance company, or other 31 entity with that credit rating. The payment undertaking agreement must 32 require that the obligations of the counterparty or the guarantor, as 33 34 the case may be, must be collateralized by collateral of a type and in an amount specified by the governing body of the regional transit 35 36 authority if the credit ratings of the counterparty or its guarantor 37 fall below the level required by this subsection.

- (2) The amount to be paid by the counterparties under payment 1 undertaking agreements for a transaction under the terms of the 2 agreements, when combined with the amount of securities, deposits, and 3 4 investments set aside by the regional transit authority for payment in 5 respect of the transactions, together with interest or other earnings on the securities, deposits, or investments, must be sufficient to pay 6 7 when due all amounts required to be paid by the regional transit 8 authority, or public corporation or entity created under section 43 of 9 this act, as rent, debt service, or installments of purchase price, as 10 the case may be, over the full term of the transaction plus any optional purchase price due under the transaction. A certification by 11 independent financial expert, banker, or certified public 12 accountant, who is not an employee of the regional transit authority or 13 public corporation or entity created under section 43 of this act, 14 15 certifying compliance with this requirement is conclusive evidence that the arrangements, by their terms, comply with the requirement under 16 17 this subsection on the sufficiency of the amount.
- (3) The payment undertaking agreements, and all other basic and 18 19 material agreements entered into in connection with the transactions, 20 must specify that the parties to the agreements consent to the jurisdiction of state courts of Washington for disputes arising out of 21 the agreements and agree not to contest venue before such courts. 22 Regardless of the choice of law specified in the foregoing agreements, 23 24 the agreements must acknowledge that the regional transit authority or 25 public development corporation or entity created under section 43 of 26 this act that is a party to the agreements is an entity created under 27 the laws of the state of Washington whose power and authority and limitations and restrictions on the power and authority are governed by 28 the laws of the state of Washington. 29
- Payment undertaking agreements that meet the foregoing requirement must be treated for all relevant purposes as agreements under which future services are performed for a present payment and shall not be treated as payment agreements within the meaning of chapter 39.96 RCW.
- NEW SECTION. Sec. 43. A new section is added to chapter 81.112 35 RCW to read as follows:
- To accomplish any of the activities under section 41 of this act, a regional transit authority may create a public corporation, commission, or authority under RCW 35.21.730 through 35.21.755, and

- 1 authorize the corporation, commission, or authority to provide any of
- 2 the facilities and services that a regional transit authority may
- 3 provide including any activities under section 41 of this act. A
- 4 regional transit authority has all the powers, authorities, and rights
- 5 granted to any city, town, or county or their agents under RCW
- 6 35.21.730 through 35.21.755 for the purposes of entering into and
- 7 implementing transactions under section 41 of this act.
- 8 <u>NEW SECTION.</u> **Sec. 44.** A new section is added to chapter 82.08 RCW
- 9 to read as follows:
- The tax levied by RCW 82.08.020 does not apply to lease amounts
- 11 paid by a seller/lessee to a lessor under a sale/leaseback agreement
- 12 under section 41 of this act in respect to tangible personal property,
- 13 used by the seller/lessee, or to the purchase amount paid by the lessee
- 14 pursuant to an option to purchase at the end of the lease term, but
- 15 only if the seller/lessee previously paid any tax otherwise due under
- 16 this chapter or chapter 82.12 RCW at the time of acquisition of the
- 17 tangible personal property.
- 18 <u>NEW SECTION.</u> **Sec. 45.** A new section is added to chapter 82.12 RCW
- 19 to read as follows:
- 20 This chapter does not apply to the use of tangible personal
- 21 property by a seller/lessee to a lessor under a sale/leaseback
- 22 agreement under section 41 of this act in respect to tangible personal
- 23 property used by the seller/lessee, or to the purchase amount paid by
- 24 the lessee under an option to purchase at the end of the lease term,
- 25 but only if the seller/lessee previously paid any tax otherwise due
- 26 under this chapter or chapter 82.08 RCW at the time of acquisition of
- 27 the tangible personal property.
- 28 **Sec. 46.** RCW 82.04.050 and 1998 c 332 s 2, 1998 c 315 s 1, 1998 c
- 29 308 s 1, and 1998 c 275 s 1 are each reenacted and amended to read as
- 30 follows:
- 31 (1) "Sale at retail" or "retail sale" means every sale of tangible
- 32 personal property (including articles produced, fabricated, or
- 33 imprinted) to all persons irrespective of the nature of their business
- 34 and including, among others, without limiting the scope hereof, persons
- 35 who install, repair, clean, alter, improve, construct, or decorate real

- or personal property of or for consumers other than a sale to a person who presents a resale certificate under RCW 82.04.470 and who:
- 3 (a) Purchases for the purpose of resale as tangible personal 4 property in the regular course of business without intervening use by 5 such person, but a purchase for the purpose of resale by a regional 6 transit authority under section 41 of this act is not a sale for 7 resale; or
- 8 (b) Installs, repairs, cleans, alters, imprints, improves, 9 constructs, or decorates real or personal property of or for consumers, 10 if such tangible personal property becomes an ingredient or component 11 of such real or personal property without intervening use by such 12 person; or
- 13 (c) Purchases for the purpose of consuming the property purchased 14 in producing for sale a new article of tangible personal property or 15 substance, of which such property becomes an ingredient or component or 16 is a chemical used in processing, when the primary purpose of such 17 chemical is to create a chemical reaction directly through contact with 18 an ingredient of a new article being produced for sale; or
- 19 (d) Purchases for the purpose of consuming the property purchased 20 in producing ferrosilicon which is subsequently used in producing 21 magnesium for sale, if the primary purpose of such property is to 22 create a chemical reaction directly through contact with an ingredient 23 of ferrosilicon; or
 - (e) Purchases for the purpose of providing the property to consumers as part of competitive telephone service, as defined in RCW 82.04.065. The term shall include every sale of tangible personal property which is used or consumed or to be used or consumed in the performance of any activity classified as a "sale at retail" or "retail sale" even though such property is resold or utilized as provided in (a), (b), (c), (d), or (e) of this subsection following such use. The term also means every sale of tangible personal property to persons engaged in any business which is taxable under RCW 82.04.280 (2) and (7) and 82.04.290.
- 34 (2) The term "sale at retail" or "retail sale" shall include the 35 sale of or charge made for tangible personal property consumed and/or 36 for labor and services rendered in respect to the following:
- 37 (a) The installing, repairing, cleaning, altering, imprinting, or 38 improving of tangible personal property of or for consumers, including 39 charges made for the mere use of facilities in respect thereto, but

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- 1 excluding charges made for the use of coin-operated laundry facilities
- 2 when such facilities are situated in an apartment house, rooming house,
- 3 or mobile home park for the exclusive use of the tenants thereof, and
- 4 also excluding sales of laundry service to nonprofit health care
- 5 facilities, and excluding services rendered in respect to live animals,
- 6 birds and insects;
- 7 (b) The constructing, repairing, decorating, or improving of new or
- 8 existing buildings or other structures under, upon, or above real
- 9 property of or for consumers, including the installing or attaching of
- 10 any article of tangible personal property therein or thereto, whether
- 11 or not such personal property becomes a part of the realty by virtue of
- 12 installation, and shall also include the sale of services or charges
- 13 made for the clearing of land and the moving of earth excepting the
- 14 mere leveling of land used in commercial farming or agriculture;
- 15 (c) The charge for labor and services rendered in respect to
- 16 constructing, repairing, or improving any structure upon, above, or
- 17 under any real property owned by an owner who conveys the property by
- 18 title, possession, or any other means to the person performing such
- 19 construction, repair, or improvement for the purpose of performing such
- 20 construction, repair, or improvement and the property is then
- 21 reconveyed by title, possession, or any other means to the original
- 22 owner;
- 23 (d) The sale of or charge made for labor and services rendered in
- 24 respect to the cleaning, fumigating, razing or moving of existing
- 25 buildings or structures, but shall not include the charge made for
- 26 janitorial services; and for purposes of this section the term
- 27 "janitorial services" shall mean those cleaning and caretaking services
- 28 ordinarily performed by commercial janitor service businesses
- 29 including, but not limited to, wall and window washing, floor cleaning
- 30 and waxing, and the cleaning in place of rugs, drapes and upholstery.
- 31 The term "janitorial services" does not include painting, papering,
- 32 repairing, furnace or septic tank cleaning, snow removal or
- 33 sandblasting;
- 34 (e) The sale of or charge made for labor and services rendered in
- 35 respect to automobile towing and similar automotive transportation
- 36 services, but not in respect to those required to report and pay taxes
- 37 under chapter 82.16 RCW;
- 38 (f) The sale of and charge made for the furnishing of lodging and
- 39 all other services by a hotel, rooming house, tourist court, motel,

1 trailer camp, and the granting of any similar license to use real

2 property, as distinguished from the renting or leasing of real

3 property, and it shall be presumed that the occupancy of real property

for a continuous period of one month or more constitutes a rental or

5 lease of real property and not a mere license to use or enjoy the same;

- 6 (g) The sale of or charge made for tangible personal property,
- 7 labor and services to persons taxable under (a), (b), (c), (d), (e),
- 8 and (f) of this subsection when such sales or charges are for property,
- 9 labor and services which are used or consumed in whole or in part by
- 10 such persons in the performance of any activity defined as a "sale at
- 11 retail or "retail sale" even though such property, labor and services
- 12 may be resold after such use or consumption. Nothing contained in this
- 13 subsection shall be construed to modify subsection (1) of this section
- 14 and nothing contained in subsection (1) of this section shall be
- 15 construed to modify this subsection.
- 16 (3) The term "sale at retail" or "retail sale" shall include the
- 17 sale of or charge made for personal, business, or professional services
- 18 including amounts designated as interest, rents, fees, admission, and
- 19 other service emoluments however designated, received by persons
- 20 engaging in the following business activities:
- 21 (a) Amusement and recreation services including but not limited to
- 22 golf, pool, billiards, skating, bowling, ski lifts and tows, day trips
- 23 for sightseeing purposes, and others, when provided to consumers;
 - (b) Abstract, title insurance, and escrow services;
- 25 (c) Credit bureau services;
 - (d) Automobile parking and storage garage services;
- 27 (e) Landscape maintenance and horticultural services but excluding
- 28 (i) horticultural services provided to farmers and (ii) pruning,
- 29 trimming, repairing, removing, and clearing of trees and brush near
- 30 electric transmission or distribution lines or equipment, if performed
- 31 by or at the direction of an electric utility;
- 32 (f) Service charges associated with tickets to professional
- 33 sporting events; and
- 34 (g) The following personal services: Physical fitness services,
- 35 tanning salon services, tattoo parlor services, steam bath services,
- 36 turkish bath services, escort services, and dating services.
- 37 (4) The term shall also include the renting or leasing of tangible
- 38 personal property to consumers and the rental of equipment with an
- 39 operator.

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- 1 (5) The term shall also include the providing of telephone service, 2 as defined in RCW 82.04.065, to consumers.
- 3 (6) The term shall also include the sale of canned software other 4 than a sale to a person who presents a resale certificate under RCW 5 82.04.470, regardless of the method of delivery to the end user, but 6 shall not include custom software or the customization of canned 7 software.
- 8 (7) The term shall not include the sale of or charge made for labor 9 and services rendered in respect to the building, repairing, or 10 improving of any street, place, road, highway, easement, right of way, 11 mass public transportation terminal or parking facility, bridge, tunnel, or trestle which is owned by a municipal corporation or 12 13 political subdivision of the state or by the United States and which is used or to be used primarily for foot or vehicular traffic including 14 15 mass transportation vehicles of any kind.
- 16 (8) The term shall also not include sales of chemical sprays or 17 washes to persons for the purpose of postharvest treatment of fruit for the prevention of scald, fungus, mold, or decay, nor shall it include 18 19 sales of feed, seed, seedlings, fertilizer, agents for enhanced pollination including insects such as bees, and spray materials to: 20 (a) Persons who participate in the federal conservation reserve 21 22 program, the environmental quality incentives program, the wetlands 23 reserve program, and the wildlife habitat incentives program, or their 24 successors administered by the United States department of agriculture; 25 (b) farmers for the purpose of producing for sale any agricultural 26 product; and (c) farmers acting under cooperative habitat development 27 or access contracts with an organization exempt from federal income tax under 26 U.S.C. Sec. 501(c)(3) or the Washington state department of 28 fish and wildlife to produce or improve wildlife habitat on land that 29 30 the farmer owns or leases.
- (9) The term shall not include the sale of or charge made for labor 31 and services rendered in respect to the constructing, repairing, 32 decorating, or improving of new or existing buildings or other 33 structures under, upon, or above real property of or for the United 34 35 States, any instrumentality thereof, or a county or city housing authority created pursuant to chapter 35.82 RCW, including the 36 37 installing, or attaching of any article of tangible personal property therein or thereto, whether or not such personal property becomes a 38 39 part of the realty by virtue of installation. Nor shall the term

- 1 include the sale of services or charges made for the clearing of land
- 2 and the moving of earth of or for the United States, any
- 3 instrumentality thereof, or a county or city housing authority. Nor
- 4 shall the term include the sale of services or charges made for
- 5 cleaning up for the United States, or its instrumentalities,
- 6 radioactive waste and other byproducts of weapons production and
- 7 nuclear research and development.
- 8 (10) Until July 1, 2003, the term shall not include the sale of or
- 9 charge made for labor and services rendered for environmental remedial
- 10 action as defined in RCW 82.04.2635(2).
- 11 <u>NEW SECTION.</u> **Sec. 47.** A new section is added to chapter 82.04 RCW
- 12 to read as follows:
- 13 This chapter does not apply to amounts received as lease payments
- 14 paid by a seller/lessee to a lessor under a sale/leaseback agreement
- 15 under section 41 of this act in respect to tangible personal property
- 16 used by the seller/lessee, or to the purchase amount paid by the lessee
- 17 under an option to purchase at the end of the lease term.
- 18 <u>NEW SECTION.</u> **Sec. 48.** A new section is added to chapter 82.29A
- 19 RCW to read as follows:
- 20 All leasehold interests in property of a regional transit authority
- 21 or public corporation under section 43 of this act under an agreement
- 22 under section 41 of this act are exempt from tax under this chapter.
- 23 **Sec. 49.** RCW 82.45.010 and 1999 c 209 s 2 are each amended to read
- 24 as follows:
- 25 (1) As used in this chapter, the term "sale" shall have its
- 26 ordinary meaning and shall include any conveyance, grant, assignment,
- 27 quitclaim, or transfer of the ownership of or title to real property,
- 28 including standing timber, or any estate or interest therein for a
- 29 valuable consideration, and any contract for such conveyance, grant,
- 30 assignment, quitclaim, or transfer, and any lease with an option to
- 31 purchase real property, including standing timber, or any estate or
- 32 interest therein or other contract under which possession of the
- 33 property is given to the purchaser, or any other person at the
- 34 purchaser's direction, and title to the property is retained by the
- 35 vendor as security for the payment of the purchase price. The term

- 1 also includes the grant, assignment, quitclaim, sale, or transfer of 2 improvements constructed upon leased land.
- (2) The term "sale" also includes the transfer or acquisition 3 4 within any twelve-month period of a controlling interest in any entity 5 with an interest in real property located in this state for a valuable consideration. For purposes of this subsection, all acquisitions of 6 7 persons acting in concert shall be aggregated for purposes of determining whether a transfer or acquisition of a controlling interest 8 has taken place. The department of revenue shall adopt standards by 9 10 rule to determine when persons are acting in concert. In adopting a rule for this purpose, the department shall consider the following: 11
- 12 (a) Persons shall be treated as acting in concert when they have a 13 relationship with each other such that one person influences or 14 controls the actions of another through common ownership; and
 - (b) When persons are not commonly owned or controlled, they shall be treated as acting in concert only when the unity with which the purchasers have negotiated and will consummate the transfer of ownership interests supports a finding that they are acting as a single entity. If the acquisitions are completely independent, with each purchaser buying without regard to the identity of the other purchasers, then the acquisitions shall be considered separate acquisitions.
 - (3) The term "sale" shall not include:

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- (a) A transfer by gift, devise, or inheritance.
- 25 (b) A transfer of any leasehold interest other than of the type 26 mentioned above.
- (c) A cancellation or forfeiture of a vendee's interest in a contract for the sale of real property, whether or not such contract contains a forfeiture clause, or deed in lieu of foreclosure of a mortgage.
- 31 (d) The partition of property by tenants in common by agreement or 32 as the result of a court decree.
- 33 (e) The assignment of property or interest in property from one 34 spouse to the other in accordance with the terms of a decree of divorce 35 or in fulfillment of a property settlement agreement.
- 36 (f) The assignment or other transfer of a vendor's interest in a 37 contract for the sale of real property, even though accompanied by a 38 conveyance of the vendor's interest in the real property involved.

- 1 (g) Transfers by appropriation or decree in condemnation 2 proceedings brought by the United States, the state or any political 3 subdivision thereof, or a municipal corporation.
- 4 (h) A mortgage or other transfer of an interest in real property 5 merely to secure a debt, or the assignment thereof.
 - (i) Any transfer or conveyance made pursuant to a deed of trust or an order of sale by the court in any mortgage, deed of trust, or lien foreclosure proceeding or upon execution of a judgment, or deed in lieu of foreclosure to satisfy a mortgage or deed of trust.
- (j) A conveyance to the federal housing administration or veterans administration by an authorized mortgagee made pursuant to a contract of insurance or guaranty with the federal housing administration or veterans administration.
- (k) A transfer in compliance with the terms of any lease or contract upon which the tax as imposed by this chapter has been paid or where the lease or contract was entered into prior to the date this tax was first imposed.
 - (1) The sale of any grave or lot in an established cemetery.
- 19 (m) A sale by the United States, this state or any political 20 subdivision thereof, or a municipal corporation of this state.
 - (n) A sale to a regional transit authority or public corporation under section 43 of this act under a sale/leaseback agreement under section 41 of this act.
- 24 (o) A transfer of real property, however effected, if it consists 25 of a mere change in identity or form of ownership of an entity where 26 there is no change in the beneficial ownership. These include 27 transfers to a corporation or partnership which is wholly owned by the transferor and/or the transferor's spouse or children: PROVIDED, That 28 29 if thereafter such transferee corporation or partnership voluntarily 30 transfers such real property, or such transferor, spouse, or children voluntarily transfer stock in the transferee corporation or interest in 31 the transferee partnership capital, as the case may be, to other than 32 33 (1) the transferor and/or the transferor's spouse or children, (2) a 34 trust having the transferor and/or the transferor's spouse or children as the only beneficiaries at the time of the transfer to the trust, or 35 (3) a corporation or partnership wholly owned by the original 36 transferor and/or the transferor's spouse or children, within three 37 years of the original transfer to which this exemption applies, and the 38 39 tax on the subsequent transfer has not been paid within sixty days of

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- becoming due, excise taxes shall become due and payable on the original
 transfer as otherwise provided by law.
- (((o))) <u>(p)</u>(i) A transfer that for federal income tax purposes does not involve the recognition of gain or loss for entity formation, liquidation or dissolution, and reorganization, including but not limited to nonrecognition of gain or loss because of application of section 332, 337, 351, 368(a)(1), 721, or 731 of the Internal Revenue

Code of 1986, as amended.

- 9 (ii) However, the transfer described in (((+++))) (p)(i) of this 10 subsection cannot be preceded or followed within a twelve-month period by another transfer or series of transfers, that, when combined with 11 the otherwise exempt transfer or transfers described in $((\frac{(o)}{(o)}))$ (p)(i) 12 13 of this subsection, results in the transfer of a controlling interest 14 in the entity for valuable consideration, and in which one or more 15 persons previously holding a controlling interest in the entity receive 16 cash or property in exchange for any interest the person or persons 17 acting in concert hold in the entity. This subsection $(3)((\frac{(0)}{0}))$ (p)(ii) does not apply to that part of the transfer involving property 18 19 received that is the real property interest that the person or persons 20 originally contributed to the entity or when one or more persons who did not contribute real property or belong to the entity at a time when 21 22 real property was purchased receive cash or personal property in 23 exchange for that person or persons' interest in the entity. The real 24 estate excise tax under this subsection $(3)((\frac{(0)}{(0)}))$ (p)(ii) is imposed 25 upon the person or persons who previously held a controlling interest 26 in the entity.
- NEW SECTION. **Sec. 50.** A new section is added to chapter 84.36 RCW to read as follows:
- 29 All real and personal property subject to a sale/leaseback 30 agreement under section 41 of this act is exempt from taxation.
- NEW SECTION. **Sec. 51.** A new section is added to chapter 35.21 RCW to read as follows:
- A city or town may not impose taxes on amounts received as lease payments paid by a seller/lessee to a lessor under a sale/leaseback agreement under section 41 of this act in respect to tangible personal property used by the seller/lessee, or to the purchase amount paid by the lessee under an option to purchase at the end of the lease term.

1 **Sec. 52.** RCW 35.21.755 and 1999 c 266 s 1 are each amended to read 2 as follows:

3 (1) A public corporation, commission, or authority created pursuant 4 to RCW 35.21.730 ((or)), 35.21.660, or section 43 of this act shall 5 receive the same immunity or exemption from taxation as that of the city, town, or county creating the same: PROVIDED, That, except for 6 7 (a) any property within a special review district established by ordinance prior to January 1, 1976, or listed on or which is within a 8 district listed on any federal or state register of historical sites or 9 10 (b) any property owned, operated, or controlled by a public corporation 11 that is used primarily for low-income housing, or that is used as a 12 convention center, performing arts center, public assembly hall, public 13 meeting place, public esplanade, street, public way, public open space, park, public utility corridor, or view corridor for the general public 14 15 or (c) any blighted property owned, operated, or controlled by a public corporation that was acquired for the purpose of remediation and 16 17 redevelopment of the property in accordance with an agreement or plan 18 approved by the city, town, or county in which the property is located, 19 or (d) any property owned, operated, or controlled by a public corporation created under section 43 of this act, any such public 20 corporation, commission, or authority shall pay to the county treasurer 21 22 an annual excise tax equal to the amounts which would be paid upon real 23 property and personal property devoted to the purposes of such public 24 corporation, commission, or authority were it in private ownership, and 25 such real property and personal property is acquired and/or operated 26 under RCW 35.21.730 through 35.21.755, and the proceeds of such excise 27 tax shall be allocated by the county treasurer to the various taxing authorities in which such property is situated, in the same manner as 28 though the property were in private ownership: PROVIDED FURTHER, That 29 30 the provisions of chapter 82.29A RCW shall not apply to property within a special review district established by ordinance prior to January 1, 31 1976, or listed on or which is within a district listed on any federal 32 33 or state register of historical sites and which is controlled by a public corporation, commission, or authority created pursuant to RCW 34 35 35.21.730 or 35.21.660, which was in existence prior to January 1, AND PROVIDED FURTHER, That property within a special review 36 37 district established by ordinance prior to January 1, 1976, or property which is listed on any federal or state register of historical sites 38 39 and controlled by a public corporation, commission, or authority

- 1 created pursuant to RCW 35.21.730 or 35.21.660, which was in existence
- 2 prior to January 1, 1976, shall receive the same immunity or exemption
- 3 from taxation as if such property had been within a district listed on
- 4 any such federal or state register of historical sites as of January 1,
- 5 1976, and controlled by a public corporation, commission, or authority
- 6 created pursuant to RCW 35.21.730 or 35.21.660 which was in existence
- 7 prior to January 1, 1976.
- 8 (2) As used in this section:
- 9 (a) "Low-income" means a total annual income, adjusted for family 10 size, not exceeding fifty percent of the area median income.
- 11 (b) "Area median income" means:
- 12 (i) For an area within a standard metropolitan statistical area,
- 13 the area median income reported by the United States department of
- 14 housing and urban development for that standard metropolitan
- 15 statistical area; or
- 16 (ii) For an area not within a standard metropolitan statistical
- 17 area, the county median income reported by the department of community,
- 18 trade, and economic development.
- 19 (c) "Blighted property" means property that is contaminated with
- 20 hazardous substances as defined under RCW 70.105D.020(7).
- 21 <u>NEW SECTION.</u> **Sec. 53.** A new section is added to chapter 81.112
- 22 RCW to read as follows:
- 23 (1) Except as provided in subsection (3) of this section, no
- 24 regional transit authority may initiate a transaction authorized under
- 25 section 41 of this act after June 30, 2007.
- 26 (2) The termination of authority to enter into transactions after
- 27 June 30, 2007, does not affect the validity of any transactions entered
- 28 into under section 41 of this act.
- 29 (3) A regional transit authority may enter into a transaction in
- 30 accordance with section 41 of this act after June 30, 2007, to replace
- 31 or refinance a transaction that relates to specific obligations entered
- 32 into on or before that date and that has terminated, or is, under the
- 33 terms of the replacement or refinance, to terminate, before the final
- 34 stated term of that transaction. The exemptions from taxes provided by
- 35 sections 44, 45, 47, 48, 50, and 51 of this act and RCW 82.04.050,
- 36 82.45.010, and 35.21.755 apply to the replacement or refinance
- 37 transactions.

(4) A regional transit authority, or public corporation or entity 1 created under section 43 of this act, that undertakes a transaction 2 authorized by section 41 of this act, shall provide to the state 3 4 finance committee, or its financial advisor, at the state finance committee's discretion, a copy of all material agreements executed in 5 connection with the transaction within three months of the closing of 6 7 the transaction and shall make a report to the state finance committee, 8 the president of the senate, and the speaker of the house of 9 representatives on transactions authorized by section 41 of this act. 10 The report must include the amount of the transactions, the expected savings or losses resulting from the transactions, the transaction 11 costs, including fees and detailed pricing information, the risks 12 13 associated with the transaction, and any other information the regional transit authority determines relevant. The report must be submitted 14 15 within six months of the closing of each transaction.

NEW SECTION. Sec. 54. Financial benefits achieved by a regional transit authority in existence as of January 1, 2000, through transactions authorized by sections 41 and 43 of this act, as well as other benefits that are realized by sections 41 through 54 of this act, or amounts equivalent to the benefits enumerated in this section, shall be distributed equitably among all the subareas of the regional transit authority.

23 NEW SECTION. Sec. 55. The authority granted by sections 41 24 through 54 of this act is in addition and supplemental to any authority previously granted and does not limit nor is limited by any other 25 powers or authority previously granted to regional transit authorities 26 27 or any public corporation, or restrictions on such powers or authority. 28 Nothing in sections 41 through 53 of this act limits other statutory 29 authority previously granted to regional transit authorities or public corporations or other tax exemptions granted to regional transit 30 authorities or public corporations. Nothing in sections 41 through 53 31 32 of this act limits the authority of the state, any political subdivision thereof, or any other public or municipal corporation to 33 undertake the activities described in sections 41 through 53 of this 34 35 act as expressly or impliedly authorized by other provisions of law. Nothing in sections 41 through 53 of this act is an authorization to 36 37 provide indemnification to the extent the indemnification is prohibited

- 1 or restricted by other provisions of law or the Constitution of the
- 2 state of Washington.

- 3 **Sec. 56.** RCW 81.112.060 and 1992 c 101 s 6 are each amended to 4 read as follows:
- 5 An authority shall have the following powers:
- 6 (1) To establish offices, departments, boards, and commissions that 7 are necessary to carry out the purposes of the authority, and to 8 prescribe the functions, powers, and duties thereof.
- 9 (2) To appoint or provide for the appointment of, and to remove or 10 to provide for the removal of, all officers and employees of the 11 authority.
- 12 (3) To fix the salaries, wages, and other compensation of all officers and employees of the authority.
- 14 (4) To employ such engineering, legal, financial, or other 15 specialized personnel as may be necessary to accomplish the purposes of 16 the authority.
- (5) To determine risks, hazards, and liabilities in order to obtain 17 insurance consistent with these determinations. This insurance may 18 include any types of insurance covering, and for the benefit of, one or 19 more parties with whom the authority contracts for any purpose, and 20 insurance for the benefit of its board members, authority officers, and 21 employees to insure against liability for acts or omissions while 22 23 performing or in good faith purporting to perform their official duties. All insurance obtained for construction of authority projects 24 25 with a total project cost exceeding one hundred million dollars may be acquired by bid or by negotiation through December 31, 2006. In order 26 to allow the authority flexibility to secure appropriate insurance by 27 negotiation, the authority is exempt from RCW 48.30.270. Any savings 28 29 achieved by a regional transit authority in existence as of January 1, 30 2000, through the authorization in this subsection are dedicated for the sole purpose of the extension of the Sound Transit Link light-rail 31 system from the current proposed north terminus near the University of 32
- 34 **Sec. 57.** RCW 48.30.270 and 1983 2nd ex.s. c 1 s 6 are each amended 35 to read as follows:

Washington to a terminus in the vicinity of Northgate.

36 (1) No officer or employee of this state, or of any public agency, 37 public authority or public corporation except a public corporation or

- l public authority created pursuant to agreement or compact with another
- 2 state, and no person acting or purporting to act on behalf of such
- 3 officer or employee, or public agency or public authority or public
- 4 corporation, shall, with respect to any public building or construction
- 5 contract which is about to be, or which has been competitively bid,
- 6 require the bidder to make application to, or to furnish financial data
- 7 to, or to obtain or procure, any of the surety bonds or contracts of
- 8 insurance specified in connection with such contract, or specified by
- 9 any law, general, special or local, from a particular insurer or agent
- 10 or broker.
- 11 (2) No such officer or employee or any person, acting or purporting
- 12 to act on behalf of such officer or employee shall negotiate, make
- 13 application for, obtain or procure any of such surety bonds or
- 14 contracts of insurance, except contracts of insurance for builder's
- 15 risk or owner's protective liability, which can be obtained or procured
- 16 by the bidder, contractor or subcontractor.
- 17 (3) This section shall not be construed to prevent the exercise by
- 18 such officer or employee on behalf of the state or such public agency,
- 19 public authority, or public corporation of its right to approve the
- 20 form, sufficiency or manner or execution of the surety bonds or
- 21 contracts of insurance furnished by the insurer selected by the bidder
- 22 to underwrite such bonds, or contracts of insurance.
- 23 (4) Any provisions in any invitation for bids, or in any of the
- 24 contract documents, in conflict with this section are declared to be
- 25 contrary to the public policy of this state.
- 26 (5) A violation of this section shall be subject to the penalties
- 27 provided by RCW 48.01.080.
- 28 (6) This section shall not apply to:
- 29 <u>(a) The public nonprofit corporation authorized under RCW</u>
- 30 67.40.020<u>; or</u>
- 31 (b) A regional transit authority authorized under RCW 81.112.030.
- 32 **Sec. 58.** RCW 82.36.025 and 1999 c 269 s 16 and 1999 c 94 s 29 are
- 33 each reenacted and amended to read as follows:
- 34 A <u>state and local</u> motor vehicle fuel tax rate of twenty-three cents
- 35 per gallon shall apply to the sale, distribution, or use of motor
- 36 vehicle fuel.

- NEW SECTION. Sec. 59. A new section is added to chapter 82.36 RCW to read as follows:
- 3 The department of agriculture shall place a sticker on all retail
- 4 motor vehicle fuel pumps that indicates where the state portion of the
- 5 motor vehicle fuel tax is being appropriated.
- 6 The department shall consult with representatives of motor vehicle
- 7 fuel sellers to determine the size and placement of the sticker.
- 8 <u>NEW SECTION.</u> **Sec. 60.** RCW 82.44.180 (Transportation fund--
- 9 Deposits and distributions) and 1999 c 402 s 5, 1999 c 94 s 31, 1998 c
- 10 321 s 41 (Referendum Bill No. 49), & 1995 c 269 s 2601 are each
- 11 repealed.
- 12 <u>NEW SECTION.</u> **Sec. 61.** (1) Sections 1, 3, and 4 of this act are
- 13 necessary for the immediate preservation of the public peace, health,
- 14 or safety, or support of the state government and its existing public
- 15 institutions. Sections 1 and 3 of this act take effect immediately.
- 16 Section 4 of this act is also remedial in nature and takes effect
- 17 retroactively as of December 31, 1999. Section 7 of this act takes
- 18 effect September 1, 2000. Sections 2, 5, 6, 8 through 12, and 60 of
- 19 this act take effect July 1, 2000.
- 20 (2) Section 21 of this act is necessary for the immediate
- 21 preservation of the public peace, health, or safety, or support of the
- 22 state government and its existing public institutions, is remedial in
- 23 nature, and takes effect retroactively as of January 1, 2000. Sections
- 24 13 through 20 and 22 through 27 of this act take effect July 1, 2001.
- 25 (3) Sections 28 through 33 of this act take effect July 1, 2000.
- 26 <u>NEW SECTION.</u> **Sec. 62.** Sections 5 and 6 of this act expire
- 27 September 1, 2000.

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