H-2369.1

SECOND SUBSTITUTE HOUSE BILL 1336

State of Washington 58th Legislature 2003 Regular Session

By House Committee on Appropriations (originally sponsored by Representatives Linville, Kirby, Grant, Rockefeller, Quall, Hunt, Shabro, Jarrett, Delvin, Morris and Conway; by request of Governor Locke)

READ FIRST TIME 03/10/03.

AN ACT Relating to watershed planning; amending RCW 90.82.040, 90.82.130, 90.82.060, 90.82.090, 90.82.120, and 77.85.050; reenacting and amending RCW 77.85.130; adding new sections to chapter 90.82 RCW; adding new sections to chapter 90.54 RCW; adding a new section to chapter 90.48 RCW; and creating new sections.

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

7

IMPLEMENTATION OF WATERSHED PLANS

8 **Sec. 1.** RCW 90.82.040 and 2001 c 237 s 2 are each amended to read 9 as follows:

10 (1) Once a WRIA planning unit has been initiated under RCW 11 90.82.060 and a lead agency has been designated, it shall notify the 12 department and may apply to the department for funding assistance for 13 conducting the planning <u>and providing coordination and oversight of the</u> 14 <u>implementation of the plan</u>. Funds shall be provided from and to the 15 extent of appropriations made by the legislature to the department 16 expressly for this purpose.

17 (2)(a) Each planning unit that has complied with subsection (1) of

1 this section is eligible to receive watershed planning grants in the 2 following amounts for <u>the first</u> three phases of watershed planning <u>and</u> 3 <u>phase four watershed plan implementation coordination and oversight</u>:

4 (i) Initiating governments may apply for an initial organizing
5 grant of up to fifty thousand dollars for a single WRIA or up to
6 seventy-five thousand dollars for a multi-WRIA management area in
7 accordance with RCW 90.82.060(4);

(ii)(A) A planning unit may apply for up to two hundred thousand 8 dollars for each WRIA in the management area for conducting watershed 9 assessments in accordance with RCW 90.82.070, except that a planning 10 unit that chooses to conduct a detailed assessment or studies under 11 (a)(ii)(B) of this subsection or whose initiating governments choose or 12 13 have chosen to include an instream flow or water quality component in accordance with RCW 90.82.080 or 90.82.090 may apply for up to one 14 hundred thousand additional dollars for each instream flow and up to 15 one hundred thousand additional dollars for each water quality 16 component included for each WRIA to conduct an assessment on that 17 optional component and for each WRIA in which the assessments or 18 studies under (a)(ii)(B) of this subsection are conducted. 19

(B) A planning unit may elect to apply for up to one hundred thousand additional dollars to conduct a detailed assessment of multipurpose water storage opportunities or for studies of specific multipurpose storage projects which opportunities or projects are consistent with and support the other elements of the planning unit's watershed plan developed under this chapter; and

(iii) A planning unit may apply for up to two hundred fifty thousand dollars for each WRIA in the management area for developing a watershed plan and making recommendations for actions by local, state, and federal agencies, tribes, private property owners, private organizations, and individual citizens, including a recommended list of strategies and projects that would further the purpose of the plan in accordance with RCW 90.82.060 through 90.82.100.

33 (b) A planning unit may request a different amount for phase two or 34 phase three of watershed planning than is specified in (a) of this 35 subsection, provided that the total amount of funds awarded do not 36 exceed the maximum amount the planning unit is eligible for under (a) 37 of this subsection. The department shall approve such an alternative 38 allocation of funds if the planning unit identifies how the proposed

alternative will meet the goals of this chapter and provides a proposed timeline for the completion of planning. However, the up to one hundred thousand additional dollars in funding for instream flow and water quality components and for water storage assessments or studies that a planning unit may apply for under (a)(ii)(A) of this subsection may be used only for those instream flow, water quality, and water storage purposes.

8 (c) By December 1, 2001, or within one year of initiating phase one of watershed planning, whichever occurs later, the initiating 9 governments for each planning unit must inform the department whether 10 they intend to have the planning unit establish or amend instream flows 11 12 as part of its planning process. If they elect to have the planning 13 unit establish or amend instream flows, the planning unit is eligible to receive one hundred thousand dollars for that purpose in accordance 14 with (a)(ii) of this subsection. If the initiating governments for a 15 planning unit elect not to establish or amend instream flows as part of 16 17 the unit's planning process, the department shall retain one hundred thousand dollars to carry out an assessment to support establishment of 18 instream flows and to establish such flows in accordance with RCW 19 90.54.020(3)(a) and chapter 90.22 RCW. The department shall not use 20 21 these funds to amend an existing instream flow unless requested to do 22 so by the initiating governments for a planning unit.

(d) In administering funds appropriated for supplemental funding for optional plan components under (a)(ii) of this subsection, the department shall give priority in granting the available funds to proposals for setting or amending instream flows.

27 (e) A planning unit may apply for a matching grant for phase four coordination and oversight of watershed plan implementation. A match 28 of ten to twenty-five percent is required and may include financial 29 contributions or in-kind goods and services directly related to 30 coordination and oversight functions. The match can be provided by the 31 planning unit or by the combined commitments from federal agencies, 32 tribal governments, local governments, special districts, or other 33 local organizations. The phase four grant may be up to one hundred 34 35 thousand dollars for each planning unit for the first three years of 36 implementation. At the end of the three-year period, a two-year extension may be available for up to fifty thousand dollars each year. 37 For planning units that cover more than one WRIA, additional matching 38

1 <u>funds of up to twenty-five thousand dollars may be available for each</u>
2 <u>additional WRIA per year for the first three years of implementation,</u>
3 <u>and up to twelve thousand five hundred dollars per WRIA per year for</u>
4 <u>each of the fourth and fifth years.</u>

5 (3)(a) The department shall use the eligibility criteria in this 6 subsection (3) instead of rules, policies, or guidelines when 7 evaluating grant applications at each stage of the grants program.

8 (b) In reviewing grant applications under this subsection (3), the9 department shall evaluate whether:

10 (i) The planning unit meets all of the requirements of this 11 chapter;

(ii) The application demonstrates a need for state planning fundsto accomplish the objectives of the planning process; and

14 (iii) The application and supporting information evidences a 15 readiness to proceed.

16 (c) In ranking grant applications submitted at each stage of the 17 grants program, the department shall give preference to applications in 18 the following order of priority:

(i) Applications from existing planning groups that have been inexistence for at least one year;

(ii) Applications that address protection and enhancement of fish habitat in watersheds that have aquatic fish species listed or proposed to be listed as endangered or threatened under the federal endangered species act, 16 U.S.C. Sec. 1531 et seq. and for which there is evidence of an inability to supply adequate water for population and economic growth from:

27

(A) First, multi-WRIA planning; and

28

(B) Second, single WRIA planning;

(iii) Applications that address protection and enhancement of fish habitat in watersheds or for which there is evidence of an inability to supply adequate water for population and economic growth from:

32 (A) First, multi-WRIA planning; and

33 (B) Second, single WRIA planning.

34 (d) <u>Except for phase four watershed plan implementation, the</u> 35 department may not impose any local matching fund requirement as a 36 condition for grant eligibility or as a preference for receiving a 37 grant. (4) The department may retain up to one percent of funds allocated
 under this section to defray administrative costs.

3 (5) Planning under this chapter should be completed as 4 expeditiously as possible, with the focus being on local stakeholders 5 cooperating to meet local needs.

6 (6) Funding provided under this section shall be considered a 7 contractual obligation against the moneys appropriated for this 8 purpose.

9 Sec. 2. RCW 90.82.130 and 2001 c 237 s 4 are each amended to read 10 as follows:

(1) (a) Upon completing its proposed watershed plan, the planning unit may approve the proposal by consensus of all of the members of the planning unit or by consensus among the members of the planning unit appointed to represent units of government and a majority vote of the nongovernmental members of the planning unit.

(b) If the proposal is approved by the planning unit, the unit shall submit the proposal to the counties with territory within the management area. If the planning unit has received funding beyond the initial organizing grant under RCW 90.82.040, such a proposal approved by the planning unit shall be submitted to the counties within four years of the date that funds beyond the initial funding are first drawn upon by the planning unit.

(c) If the watershed plan is not approved by the planning unit, the planning unit may submit the components of the plan for which agreement is achieved using the procedure under (a) of this subsection, or the planning unit may terminate the planning process.

27 (2)(a) The legislative authority of each of the counties with territory in the management area shall provide public notice of and 28 conduct at least one public hearing on the proposed watershed plan 29 30 submitted under this section. After the public hearings, the 31 legislative authorities of these counties shall convene in joint session to consider the proposal. The counties may approve or reject 32 33 the proposed watershed plan for the management area, but may not amend 34 Approval of such a proposal shall be made by a majority vote of it. 35 the members of each of the counties with territory in the management 36 area.

1 (b) If a proposed watershed plan is not approved, it shall be 2 returned to the planning unit with recommendations for revisions. 3 Approval of such a revised proposal by the planning unit and the 4 counties shall be made in the same manner provided for the original 5 watershed plan. If approval of the revised plan is not achieved, the 6 process shall terminate.

7 (3) The planning unit shall not add an element to its watershed plan that creates an obligation unless each of the governments to be 8 obligated has at least one representative on the planning unit and the 9 10 respective members appointed to represent those governments agree to adding the element that creates the obligation. A member's agreeing to 11 12 add an element shall be evidenced by a recorded vote of all members of 13 the planning unit in which the members record support for adding the 14 If the watershed plan is approved under subsections (1) and element. (2) of this section and the plan creates obligations: (a) For agencies 15 of state government, the agencies shall adopt by policy, procedures, 16 17 agreements, or rules the obligations of both state and county 18 governments and procedures or rules implementing the state obligations, the obligations on state agencies are binding upon adoption of the 19 obligations ((into rule)), and the agencies shall take other actions to 20 21 fulfill their obligations as soon as possible, and should annually 22 review implementation needs with respect to budget and staffing; $((\frac{\partial r}{\partial r}))$ (b) for counties, the obligations are binding on the counties and the 23 24 counties shall adopt any necessary implementing ordinances and take 25 other actions to fulfill their obligations as soon as possible, and 26 should annually review implementation needs with respect to budget and 27 staffing; or (c) for an organization voluntarily accepting an obligation, the organization must adopt policies, procedures, 28 agreements, rules, or ordinances to implement the plan, and should 29 30 annually review implementation needs with respect to budget and staffing. 31

(4) As used in this section, "obligation" means any action required
as a result of this chapter that imposes upon a tribal government,
county government, or state government, either: A fiscal impact; a
redeployment of resources; or a change of existing policy.

36 (5) The rules and policies of a state agency developed and adopted 37 under this section for a plan must be developed and adopted under the 38 negotiated rule-making provisions of RCW 34.05.310(2)(a). The state agency must notify the planning unit regarding such negotiated rule making. The entities to be included in the rule making as affected interests must include, but are not limited to, each member of the planning unit who notifies the agency in writing that he or she wishes to participate in the negotiated rule making and who subsequently participates in it.

7 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 90.82 RCW 8 to read as follows:

9 (1) Upon approval of the watershed plan, the role of the planning unit is to provide coordination and oversight during the implementation 10 11 of the plan. This may include a number of interrelated activities, 12 such as seeking funding; tracking progress towards implementation milestones; making adjustments to respond to new information and 13 changing conditions; coordinating the many implementation actions being 14 performed by different organizations in the watershed; and responding 15 16 to local needs and concerns as expressed by elected officials, 17 stakeholders, and the public. Supporting activities also include public outreach and education; long-term monitoring activities and 18 19 associated research; data management; and program evaluation.

(2) (2) The planning unit must provide for periodic review of approved watershed plans and consider recommending amendments if needed. A proposed amendment to a plan must be approved by a planning unit and by the county legislative authority or authorities in the same manner prescribed for approving a plan under RCW 90.82.130. Once approved, the obligations voluntarily accepted by implementing agencies become binding as provided in RCW 90.82.130.

(3) No plan approved under this chapter and no amendment to such a
plan approved under this chapter may be amended by the department under
RCW 90.54.040(1). This subsection shall not be construed as limiting
the authority of the department to adopt instream flows by rule as
provided in this chapter or under chapter 90.54 RCW.

(4) Within one year of accepting funding for plan coordination and oversight, the planning unit must complete a detailed implementation plan. An implementation plan must clearly define coordination and oversight responsibilities; any needed interlocal agreements, rules, or ordinances; specific funding mechanisms; and timelines for carrying out the actions included in the plan. The implementation plan must include

1 coordination of salmon recovery projects with lead entities working 2 under chapter 246, Laws of 1998. Submittal of a detailed 3 implementation plan to the department is a condition for receiving 4 grants for the second and all subsequent years of the phase four grant.

5 **Sec. 4.** RCW 90.82.060 and 2001 c 229 s 1 are each amended to read 6 as follows:

7 (1) Planning conducted under this chapter must provide for a 8 process to allow the local citizens within a WRIA or multi-WRIA area to 9 join together in an effort to: (a) Assess the status of the water 10 resources of their WRIA or multi-WRIA area; and (b) determine how best 11 to manage the water resources of the WRIA or multi-WRIA area to balance 12 the competing resource demands for that area within the parameters 13 under RCW 90.82.120.

(2) Watershed planning under this chapter may be initiated for a 14 15 WRIA only with the concurrence of: (a) All counties within the WRIA; 16 (b) the largest city or town within the WRIA unless the WRIA does not 17 contain a city or town; and (c) the water supply utility obtaining the largest quantity of water from the WRIA or, for a WRIA with lands 18 within the Columbia Basin project, the water supply utility obtaining 19 20 from the Columbia Basin project the largest quantity of water for the 21 To apply for a grant for organizing the planning unit as WRIA. provided for under RCW 90.82.040(2)(a), these entities shall designate 22 23 the entity that will serve as the lead agency for the planning effort 24 and indicate how the planning unit will be staffed.

(3) Watershed planning under this chapter may be initiated for a multi-WRIA area only with the concurrence of: (a) All counties within the multi-WRIA area; (b) the largest city or town in each WRIA unless the WRIA does not contain a city or town; and (c) the water supply utility obtaining the largest quantity of water in each WRIA.

30 (4) If entities in subsection (2) or (3) of this section decide 31 jointly and unanimously to proceed, they shall invite all tribes with 32 reservation lands within the management area.

(5) The entities in subsection (2) or (3) of this section,
including the tribes if they affirmatively accept the invitation,
constitute the initiating governments for the purposes of this section.
(6) The organizing grant shall be used to organize the planning
unit and to determine the scope of the planning to be conducted. In

determining the scope of the planning activities, consideration shall 1 2 be given to all existing plans and related planning activities. The scope of planning must include water quantity elements as provided in 3 RCW 90.82.070, and may include water quality elements as contained in 4 5 RCW 90.82.090, habitat elements as contained in RCW 90.82.100, and instream flow elements as contained in RCW 90.82.080. The initiating б 7 governments shall work with state government, other local governments within the management area, and affected tribal governments, in 8 developing a planning process. The initiating governments may hold 9 public meetings as deemed necessary to develop a proposed scope of work 10 and a proposed composition of the planning unit. 11 In developing a 12 proposed composition of the planning unit, the initiating governments 13 shall provide for representation of a wide range of water resource 14 interests.

(7) Each state agency with regulatory or other interests in the 15 WRIA or multi-WRIA area to be planned shall assist the local citizens 16 17 in the planning effort to the greatest extent practicable, recognizing any fiscal limitations. In providing such technical assistance and to 18 19 facilitate representation on the planning unit, state agencies may 20 organize and agree upon their representation on the planning unit. 21 Such technical assistance must only be at the request of and to the 22 extent desired by the planning unit conducting such planning. The 23 number of state agency representatives on the planning unit shall be 24 determined by the initiating governments in consultation with the 25 qovernor's office.

(8) As used in this section, "lead agency" means the entity that coordinates staff support of its own or of other local governments and receives grants <u>under RCW 90.82.130</u> for developing <u>and for</u> <u>implementation coordination and oversight of</u> a watershed plan.

30

PLANS THAT ALLOW INCHOATE RIGHT FLEXIBILITY

31 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 90.82 RCW 32 to read as follows:

The state's water laws contain provisions, such as those in section https://www.section.com/action/a

further flexibility as elements of the plans are implemented and the 1 2 objectives of those elements are achieved. Sections 6 and 7 of this act identify the components of a watershed plan approved under this 3 chapter that are needed to secure that flexibility for water use within 4 5 a WRIA. Developing plans that satisfy the requirements of sections 6 and 7 of this act is not required for all planning conducted under this 6 chapter. Developing, approving, and implementing such plans are simply 7 means of receiving the authority to use this increased flexibility 8 9 within a WRIA.

10 NEW SECTION. Sec. 6. A new section is added to chapter 90.82 RCW to read as follows: 11

Each plan developed under this chapter to satisfy the objectives of 12 section 5 of this act must contain strategies for achieving the 13 following water resource objectives: 14

15 (1) Providing sufficient water for productive agriculture;

16 (2) Providing sufficient water for commercial, industrial, and residential use; and 17

18

(3) Providing sufficient water for instream flows.

19 Such a plan must include timelines for achieving these three objectives and interim milestones for measuring progress in achieving 20 21 the objectives. Such a plan must also identify the state and local 22 administrative approvals and permits that must be secured to achieve these objectives. 23

24 NEW SECTION. Sec. 7. A new section is added to chapter 90.82 RCW to read as follows: 25

The strategies developed under this chapter to satisfy the 26 objectives of section 6(3) of this act must include, but are not 27 28 limited to, the identification of:

29 (1) How stream flows that satisfy the instream flows established by 30 rule in the WRIA are to be achieved;

31

(2) Timelines for achieving these stream flows;

(3) How progress is to be measured for achieving the flows and 32 interim milestones for measuring that progress; 33

(4) How any limiting factors regarding stream flows or water supply 34 35 that have been identified for salmon in analyses conducted under RCW 36 77.85.060 are to be overcome;

(5) How progress in overcoming these limiting factors is to be
 measured and interim milestones for measuring that progress; and

3 (6) How the strategies developed under this section are to be 4 coordinated with the activities and habitat project lists of lead 5 entities and committees conducted and developed under RCW 77.85.050.

6 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 90.82 RCW 7 to read as follows:

The department and all other state agencies shall do their utmost 8 9 to grant, within the discretion they have under other statutes, the approvals and permits needed to implement any plan approved under this 10 11 chapter. State agencies and divisions within the department shall 12 identify to the director of the department instances in which granting such approvals or permits is not within their authority and the changes 13 in statute that would allow them to grant the approvals. By December 14 15 31, 2003, and by December 31st of each year thereafter, the director of 16 the department shall report to the appropriate standing committees of 17 the legislature and to the governor on the statutory changes that would 18 be necessary to provide the state agency approvals and permits identified under this section. 19

20 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 90.54 RCW 21 to read as follows:

22 (1) The state's water laws contain provisions, such as those in 23 section 15, chapter . . ., Laws of 2003 (section 15 of SHB 1338), that grant greater flexibility in the use of water rights in watersheds for 24 25 which certain comprehensive plans have been adopted and that grant further flexibility as elements of the plans are implemented and the 26 objectives of those elements are achieved. This section identifies the 27 components of a watershed plan adopted under this chapter that are 28 29 needed to secure that flexibility for water use within a watershed. 30 Developing plans that satisfy the requirements of this section is not required for a watershed, however, developing, 31 approving, and 32 implementing such plans are means of receiving the authority to use this increased flexibility within a watershed. 33

34 (2) When a comprehensive water resource program is developed in 35 segments under RCW 90.54.040(1) to develop a watershed plan that 36 satisfies the objectives of subsection (1) of this section, the

watershed planning shall be conducted through local planning groups that represent at least the diversity of interests required for planning conducted under chapter 90.82 RCW. Any plan developed under this section shall include, but is not limited to, the water supply and use assessment and strategies for future use required for planning conducted under chapter 90.82 RCW by RCW 90.82.070 and the following:

7 (a) Strategies for achieving the water resource objectives listed8 in section 6 of this act;

9 (b) Timelines for achieving each of the objectives listed in 10 section 6 of this act and interim milestones for measuring progress in 11 achieving the objectives;

12 (c) The state and local administrative approvals and permits that 13 must be secured to achieve the objectives listed in section 6 of this 14 act;

15 (d) The elements of the strategies listed in section 7 of this act; 16 and

17 (e) An identification of the state and local administrative 18 approvals and permits that must be secured to achieve the objectives 19 listed in section 6 of this act.

(3) The department and all other state agencies shall do their 20 21 utmost to grant, within the discretion they have under other statutes, 22 the approvals and permits needed to implement any plan approved under 23 this section. State agencies and divisions within the department shall 24 identify to the director of the department instances in which granting 25 such approvals or permits is not within their authority and the changes in statute that would allow them to grant the approvals. The director 26 27 shall include within the report required by section 8 of this act the recommendations for changes in statutes from those 28 director's identified under this section. 29

30 <u>NEW SECTION.</u> **Sec. 10.** A new section is added to chapter 90.54 RCW 31 to read as follows:

The authority granted by RCW 90.54.040(1) for the department to develop a comprehensive water resource program in segments shall not be used to amend, rescind, or augment any plan or amendment approved under chapter 90.82 RCW except with regard to establishing instream flows by rule.

1

COORDINATING WATERSHED, WATER QUALITY, AND SALMON RECOVERY PLANNING

2 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 90.48 RCW
3 to read as follows:

This section applies to any work conducted by the department for determining or allocating total maximum daily loads for approval by the United States environmental protection agency under the federal clean water act (33 U.S.C. Sec. 1251 et seq.). The department shall design its work schedule and plan for conducting such activities in a manner that facilitates the involvement of watershed planning units conducting planning under RCW 90.82.090. As a minimum, the department shall:

(1) Schedule its work so that the involvement of planning units under subsection (3) of this section is possible under the work schedules established or likely to be established for the units to implement RCW 90.82.090;

(2) Arrange its longer-term work schedule in a way that allows initiating governments to know that their choice to require a water quality component under RCW 90.82.090 or to initiate planning under RCW 90.82.060(7) would include the involvement of their planning unit under subsection (3) of this section; and

(3) Designate the planning units conducting planning under RCW 20 21 90.82.090 as the local advisory bodies to be used, consistent with section 12 of this act, when the department conducts total maximum 22 daily load activities in any portion of the area for which the unit is 23 This requirement does not apply to 24 conducting such planning. activities regarding an allocation of total maximum daily load for a 25 26 body of water if the allocation is submitted by the department to the United States environmental protection agency for approval under the 27 federal clean water act before or within six months of the effective 28 date of this section. 29

30 <u>NEW SECTION.</u> **Sec. 12.** A new section is added to chapter 90.82 RCW 31 to read as follows:

A planning unit conducting planning under RCW 90.82.090 may choose to assign the responsibility of being the local advisory body for total maximum daily load activities under section 11 of this act to: The members of the planning unit, as a whole, except those representing state agencies; some portion of the membership of the planning unit, other than the members representing state agencies; or any combination

it may choose of its membership, other than state agency
 representatives, and any additional individuals it may choose who agree
 to participate.

4 **Sec. 13.** RCW 90.82.090 and 1998 c 247 s 5 are each amended to read 5 as follows:

6 If the initiating governments choose to include a water quality 7 component, the watershed plan shall include the following elements:

8 (1) An examination based on existing studies conducted by federal, 9 state, and local agencies of the degree to which legally established 10 water quality standards are being met in the management area;

11 (2) An examination based on existing studies conducted by federal, state, and local agencies of the causes of water quality violations in 12 the management area, including an examination of information regarding 13 pollutants, point and nonpoint sources of pollution, and pollution-14 carrying capacities of water bodies in the management area. 15 The 16 analysis shall take into account seasonal stream flow or level 17 variations, natural events, and pollution from natural sources that 18 occurs independent of human activities;

(3) An examination of the legally established characteristic usesof each of the nonmarine bodies of water in the management area;

(4) An examination of any total maximum daily load established for nonmarine bodies of water in the management area((, unless a total maximum daily load process has begun in the management area as of the date the watershed planning process is initiated under RCW 90.82.060));

(5) An examination of existing data related to the impact of freshwater on marine water quality;

(6) A recommended approach for implementing the total maximum daily load established for achieving compliance with water quality standards for the nonmarine bodies of water in the management area((, unless a total maximum daily load process has begun in the management area as of the date the watershed planning process is initiated under RCW 90.82.060)); and

33 (7) Recommended means of monitoring by appropriate government 34 agencies whether actions taken to implement the approach to bring about 35 improvements in water quality are sufficient to achieve compliance with 36 water quality standards. This chapter does not obligate the state to undertake analysis or develop strategies required under the federal clean water act (33 U.S.C. Sec. 1251 et seq.). This chapter does not authorize any planning unit, lead agency, or local government to adopt water quality standards or total maximum daily loads under the federal clean water act.

7 **Sec. 14.** RCW 90.82.120 and 1998 c 247 s 8 are each amended to read 8 as follows:

9 (1) Watershed planning developed and approved under this chapter shall not contain provisions that: (a) Are in conflict with existing 10 11 state statutes, federal laws, or tribal treaty rights; (b) impair or 12 diminish in any manner an existing water right evidenced by a claim filed in the water rights claims registry established under chapter 13 90.14 RCW or a water right certificate or permit; (c) require a 14 modification in the basic operations of a federal reclamation project 15 16 with a water right the priority date of which is before June 11, 1998, 17 or alter in any manner whatsoever the quantity of water available under the water right for the reclamation project, whether the project has or 18 has not been completed before June 11, 1998; (d) affect or interfere 19 20 with an ongoing general adjudication of water rights; (e) modify or 21 require the modification of any waste discharge permit issued under chapter 90.48 RCW; (f) except as provided in RCW 77.85.050(1)(c), 22 23 modify or require the modification of activities or actions taken or 24 intended to be taken under a habitat restoration work schedule developed under chapter 246, Laws of 1998; or (g) modify or require the 25 26 modification of activities or actions taken to protect or enhance fish 27 habitat if the activities or actions are: (i) Part of an approved habitat conservation plan and an incidental take permit, an incidental 28 take statement, a management or recovery plan, or other cooperative or 29 conservation agreement entered into with a federal or state fish and 30 31 wildlife protection agency under its statutory authority for fish and wildlife protection that addresses the affected habitat; or (ii) part 32 of a water quality program adopted by an irrigation district under 33 chapter 87.03 RCW or a board of joint control under chapter 87.80 RCW. 34 This subsection (1)(g) applies as long as the activities or actions 35 36 continue to be taken in accordance with the plan, agreement, permit, or 37 statement. Any assessment conducted under RCW 90.82.070, 90.82.090, or

90.82.100 shall take into consideration such activities and actions and
 those taken under the forest practices rules, including watershed
 analysis adopted under the forest practices act, chapter 76.09 RCW.

4 (2) Watershed planning developed and approved under this chapter
5 shall not change existing local ordinances or existing state rules or
6 permits, but may contain recommendations for changing such ordinances
7 or rules.

8 (3) Notwithstanding any other provision of this chapter, watershed 9 planning shall take into account forest practices rules under the 10 forest practices act, chapter 76.09 RCW, and shall not create any 11 obligations or restrictions on forest practices additional to or 12 inconsistent with the forest practices act and its implementing rules, 13 whether watershed planning is approved by the counties or the 14 department.

15 Sec. 15. RCW 77.85.050 and 1999 sp.s. c 13 s 11 are each amended 16 to read as follows:

(1)(a) Counties, cities, and tribal governments must jointly 17 designate, by resolution or by letters of support, the area for which 18 a habitat project list is to be developed and the lead entity that is 19 20 to be responsible for submitting the habitat project list. No project 21 included on a habitat project list shall be considered mandatory in 22 nature and no private landowner may be forced or coerced into 23 participation in any respect. The lead entity may be a county, city, 24 conservation district, special district, tribal government, or other 25 entity.

26 (b) The lead entity shall establish a committee that consists of representative interests of counties, cities, conservation districts, 27 tribes, environmental groups, business interests, landowners, citizens, 28 volunteer groups, regional fish enhancement groups, and other habitat 29 30 interests. The purpose of the committee is to provide a citizen-based 31 evaluation of the projects proposed to promote salmon habitat. The technical review team may provide the lead entity with organizational 32 models that may be used in establishing the committees. 33

34 (c) The committee shall compile a list of habitat projects,
 35 establish priorities for individual projects, define the sequence for
 36 project implementation, and submit these activities as the habitat
 37 project list. <u>In any WRIA for which watershed planning is being</u>

1 conducted by a planning unit under RCW 90.82.100, the committee and the 2 lead entity shall share their information regarding the WRIA with the 3 planning unit, and the committee and the lead entity shall consult with 4 the planning unit in preparing and in adding activities to the habitat 5 project list for that WRIA. The committee shall also identify 6 potential federal, state, local, and private funding sources.

7 (2) The area covered by the habitat project list must be based, at 8 a minimum, on a WRIA, combination of WRIAs, or any other area as agreed 9 to by the counties, cities, and tribes in resolutions or in letters of 10 support meeting the requirements of this subsection. Preference will 11 be given to projects in an area that contain a salmon species that is 12 listed or proposed for listing under the federal endangered species 13 act.

14 (3) The lead entity shall submit the habitat project list to the 15 technical review team in accordance with procedures adopted by the 16 board.

17 Sec. 16. RCW 77.85.130 and 2000 c 107 s 102 and 2000 c 15 s 1 are 18 each reenacted and amended to read as follows:

(1) The salmon recovery funding board shall develop procedures and 19 20 criteria for allocation of funds for salmon habitat projects and salmon 21 recovery activities on a statewide basis to address the highest priorities for salmon habitat protection and restoration. 22 To the 23 extent practicable the board shall adopt an annual allocation of 24 funding. The allocation should address both protection and restoration of habitat, and should recognize the varying needs in each area of the 25 state on an equitable basis. The board has the discretion to partially 26 fund, or to fund in phases, salmon habitat projects. The board may 27 annually establish a maximum amount of funding available for any 28 individual project, subject to available funding. No projects required 29 30 solely as a mitigation or a condition of permitting are eligible for 31 funding.

(2)(a) In evaluating, ranking, and awarding funds for projects and
 activities the board shall give preference to projects that:

34 (i) Are based upon the limiting factors analysis identified under 35 RCW 77.85.060;

36 (ii) Provide a greater benefit to salmon recovery based upon the 37 stock status information contained in the department of fish and 1 wildlife salmonid stock inventory (SASSI), the salmon and steelhead 2 habitat inventory and assessment project (SSHIAP), and any comparable 3 science-based assessment when available;

4

5

(iii) Will benefit listed species and other fish species; and

(iv) Will preserve high quality salmonid habitat.

6 (b) In evaluating, ranking, and awarding funds for projects and 7 activities the board shall also give consideration to projects that: 8 (i) Are the most cost-effective;

8 9

(ii) Have the greatest matched or in-kind funding; and

10 (iii) Will be implemented by a sponsor with a successful record of 11 project implementation.

12 (3) The board may reject, but not add, projects from a habitat 13 project list submitted by a lead entity for funding. <u>After January 1,</u> 14 <u>2004, the board shall not provide funding for any project in a WRIA for</u> 15 which planning is being conducted under RCW 90.82.100 unless the lead 16 <u>entity as well as the planning unit for the WRIA under chapter 90.82</u> 17 <u>RCW both certify that the consultation required by RCW 77.85.050(1)(c)</u> 18 <u>has been conducted for the project.</u>

(4) For fiscal year 2000, the board may authorize the interagency 19 review team to evaluate, rank, and make funding decisions for 20 21 categories of projects or activities or from funding sources provided 22 for categories of projects or activities. In delegating such authority the board shall consider the review team's staff resources, procedures, 23 24 and technical capacity to meet the purposes and objectives of this 25 chapter. The board shall maintain general oversight of the team's exercise of such authority. 26

27 (5) The board shall seek the guidance of the technical review team to ensure that scientific principles and information are incorporated 28 into the allocation standards and into proposed projects and 29 activities. If the technical review team determines that a habitat 30 project list complies with the critical pathways methodology under RCW 31 32 77.85.060, it shall provide substantial weight to the list's project priorities when making determinations among applications for funding of 33 34 projects within the area covered by the list.

35 (6) The board shall establish criteria for determining when block 36 grants may be made to a lead entity or other recognized regional 37 recovery entity consistent with one or more habitat project lists 38 developed for that region. Where a lead entity has been established 1 pursuant to RCW 77.85.050, the board may provide grants to the lead 2 entity to assist in carrying out lead entity functions under this 3 chapter, subject to available funding. The board shall determine an 4 equitable minimum amount of funds for each region, and shall distribute 5 the remainder of funds on a competitive basis.

(7) The board may waive or modify portions of the allocation 6 7 procedures and standards adopted under this section in the award of grants or loans to conform to legislative appropriations directing an 8 alternative award procedure or when the funds to be awarded are from 9 10 federal or other sources requiring other allocation procedures or standards as a condition of the board's receipt of the funds. 11 The 12 board shall develop an integrated process to manage the allocation of 13 funding from federal and state sources to minimize delays in the award 14 of funding while recognizing the differences in state and legislative appropriation timing. 15

16 (8) The board may award a grant or loan for a salmon recovery 17 project on private or public land when the landowner has a legal 18 obligation under local, state, or federal law to perform the project, 19 when expedited action provides a clear benefit to salmon recovery, and 20 there will be harm to salmon recovery if the project is delayed. For 21 purposes of this subsection, a legal obligation does not include a 22 project required solely as a mitigation or a condition of permitting.

(9) The board may condition a grant or loan to include the requirement that property may only be transferred to a federal agency if the agency that will acquire the property agrees to comply with all terms of the grant or loan to which the project sponsor was obligated. Property acquired or improved by a project sponsor may be conveyed to a federal agency, but only if the agency agrees to comply with all terms of the grant or loan to which the project sponsor was obligated.

30 <u>NEW SECTION.</u> Sec. 17. The legislature does not intend to 31 appropriate additional funds for the implementation of this act and 32 expects all affected state agencies to implement this act's provisions 33 within existing funds.

34 <u>NEW SECTION.</u> Sec. 18. Headings used in this act are not any part

1 of the law.