CERTIFICATION OF ENROLLMENT

ENGROSSED SECOND SUBSTITUTE SENATE BILL 5213

59th Legislature 2005 Regular Session

Passed by the Senate March 14, 2005 YEAS 46 NAYS 2

President of the Senate

Passed by the House April 15, 2005 YEAS 77 NAYS 17

Speaker of the House of Representatives

Approved

Secretary

FILED

Secretary of State State of Washington

Governor of the State of Washington

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SECOND SUBSTITUTE SENATE BILL 5213** as passed by the Senate and the House of Representatives on the dates hereon set forth.

ENGROSSED SECOND SUBSTITUTE SENATE BILL 5213

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By Senate Committee on Ways & Means (originally sponsored by Senators Brandland, Hargrove, Esser, Regala, McAuliffe, Thibaudeau, Stevens, Kohl-Welles and Shin)

READ FIRST TIME 03/08/05.

AN ACT Relating to supporting the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs; amending RCW 74.08.025; creating a new section; and providing an effective date.

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

6 <u>NEW SECTION.</u> Sec. 1. The legislature finds that:

7 (1) Too many families with children in Washington are unable to 8 afford shelter, clothing, and other necessities of life; basic 9 necessities that are at the core of economic security and family 10 stability.

11 (2) Parents who lack resources for shelter, clothing, and 12 transportation are less likely to obtain employment or have the ability 13 to adequately provide for their children's physical and emotional well-14 being and educational success.

15 (3) Washington's temporary assistance for needy families helps 16 financially struggling families find jobs, keep their jobs, get better 17 jobs, and build a better life for their children through the WorkFirst 18 program.

p. 1

1 (4) Participation in the WorkFirst program through temporary 2 assistance for needy families is an important step towards self-3 sufficiency and decreased long-term reliance on governmental 4 assistance.

5 (5) Removing this barrier to participation in temporary assistance 6 for needy families and WorkFirst will serve to strengthen families and 7 communities throughout the state.

8 (6) Preventing even one percent of these individuals from 9 reoffending by extending economic and employment opportunities will 10 result in law enforcement and correctional savings that substantially 11 exceed the cost of temporary assistance for needy families and 12 WorkFirst services.

13 Sec. 2. RCW 74.08.025 and 2004 c 54 s 5 are each amended to read 14 as follows:

15 (1) Public assistance may be awarded to any applicant:

16 (a) Who is in need and otherwise meets the eligibility requirements17 of department assistance programs; and

(b) Who has not made a voluntary assignment of property or cash forthe purpose of qualifying for an assistance grant; and

20 (c) Who is not an inmate of a public institution except as a 21 patient in a medical institution or except as an inmate in a public institution who could qualify for federal aid assistance: PROVIDED, 22 23 That the assistance paid by the department to recipients in nursing 24 homes, or receiving nursing home care, may cover the cost of clothing and incidentals and general maintenance exclusive of medical care and 25 26 health services. The department may pay a grant to cover the cost of clothing and personal incidentals in public or private medical 27 institutions and institutions for tuberculosis. The department shall 28 allow recipients in nursing homes to retain, in addition to the grant 29 to cover the cost of clothing and incidentals, wages received for work 30 31 as a part of a training or rehabilitative program designed to prepare the recipient for less restrictive placement to the extent permitted 32 under Title XIX of the federal social security act. 33

(2) Any person otherwise qualified for temporary assistance for
needy families under this title who has resided in the state of
Washington for fewer than twelve consecutive months immediately
preceding application for assistance is limited to the benefit level in

p. 2

the state in which the person resided immediately before Washington, 1 2 using the eligibility rules and other definitions established under this chapter, that was obtainable on the date of application in 3 Washington state, if the benefit level of the prior state is lower than 4 the level provided to similarly situated applicants in Washington 5 state. The benefit level under this subsection shall be in effect for 6 7 the first twelve months a recipient is on temporary assistance for needy families in Washington state. 8

(3) Any person otherwise qualified for temporary assistance for 9 10 needy families who is assessed through the state alcohol and substance abuse program as drug or alcohol-dependent and requiring treatment to 11 12 become employable shall be required by the department to participate in 13 a drug or alcohol treatment program as a condition of benefit receipt.

14 (4) ((In order to be eligible for temporary assistance for needy families benefits, any applicant with a felony conviction after August 15 21, 1996, involving drug use or possession, must: (a) Have been 16 17 assessed as chemically dependent by a chemical dependency program 18 approved under chapter 70.96A RCW and be participating in or have 19 completed a coordinated rehabilitation plan consisting of chemical dependency treatment and vocational services; and (b) have not been 20 21 convicted of a felony involving drug use or possession in the three 22 years prior to the most current conviction.

(5))) Pursuant to 21 U.S.C. 862a(d)(1), the department shall exempt 23 24 individuals from the eligibility restrictions of 21 U.S.C. 862a(a)(1) 25 and (2) to ensure eligibility for temporary assistance for needy 26 families benefits and federal food assistance.

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<u>NEW SECTION.</u> Sec. 3. This act takes effect September 1, 2005.

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