CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1995

Chapter 330, Laws of 2005

59th Legislature 2005 Regular Session

CAPITOL CAMPUS--PUBLIC AND HISTORIC FACILITIES

EFFECTIVE DATE: 7/24/05

Passed by the House April 18, 2005 Yeas 95 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 13, 2005 Yeas 47 Nays 0

BRAD OWEN

President of the Senate

Approved May 9, 2005.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1995** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

May 9, 2005 - 3:22 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1995

AS AMENDED BY THE SENATE

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By House Committee on Capital Budget (originally sponsored by Representatives Lantz, Skinner, Hunt, Moeller and Upthegrove)

READ FIRST TIME 03/02/05.

AN ACT Relating to stewardship of state capitol public and historic facilities; amending RCW 43.01.090, 43.19.500, and 79.24.087; and adding new sections to chapter 79.24 RCW.

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

5 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 79.24 RCW 6 to read as follows:

7 legislature finds that the historic facilities The of the 8 Washington state capitol are the most important public facilities in They are a source of beauty and pride, a resource for 9 the state. 10 celebrating our heritage and democratic ideals, and an exceptional educational resource. The public and historic facilities of the state 11 12 capitol campus should be managed and maintained to the highest standards of excellence, model the best of historic preservation 13 14 practice, and maximize opportunities for public access and enjoyment. 15 The purpose of this act is to provide authority and direction for the care and stewardship of the public and historic facilities of the state 16 capitol, to facilitate public access, use, and enjoyment of these 17 18 assets, and to carefully preserve them for the benefit of future 19 generations.

<u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 79.24 RCW
to read as follows:

For the purposes of sections 3 and 4 of this act, and RCW 4 43.01.090, 43.19.500, and 79.24.087, "state capitol public and historic 5 facilities" includes:

6 (1) The east, west and north capitol campus grounds, Sylvester 7 park, Heritage park, Marathon park, Centennial park, the Deschutes 8 river basin commonly known as Capitol lake, the interpretive center, 9 Deschutes parkway, and the landscape, memorials, artwork, fountains, 10 streets, sidewalks, lighting, and infrastructure in each of these areas 11 not including state-owned aquatic lands in these areas managed by the 12 department of natural resources under RCW 79.90.450;

13 (2) The public spaces and the historic interior and exterior elements of the following buildings: The visitor center, the 14 Governor's mansion, the legislative building, the John L. O'Brien 15 building, the Cherberg building, the Newhouse building, the Pritchard 16 17 building, the temple of justice, the insurance building, the Dolliver building, capitol court, and the old capitol buildings, including the 18 19 historic state-owned furnishings and works of art commissioned for or 20 original to these buildings; and

(3) Other facilities or elements of facilities as determined by the
state capitol committee, in consultation with the department of general
administration.

24 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 79.24 RCW 25 to read as follows:

The department of general administration is responsible for the stewardship, preservation, operation, and maintenance of the public and historic facilities of the state capitol, subject to the policy direction of the state capitol committee and the legislative buildings committee as created in chapter . . . (House Bill No. 1301), Laws of 2005, and the guidance of the capitol campus design advisory committee. In administering this responsibility, the department shall:

(1) Apply the United States secretary of the interior's standardsfor the treatment of historic properties;

35 (2) Seek to balance the functional requirements of state government 36 operations with public access and the long-term preservation needs of 37 the properties themselves; and

1 (3) Consult with the capitol furnishings preservation committee, 2 the state historic preservation officer, the state arts commission, and 3 the state facilities accessibility advisory committee in fulfilling the 4 responsibilities provided for in this section.

5 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 79.24 RCW 6 to read as follows:

7 (1) To provide for responsible stewardship of the state capitol8 public and historic facilities, funding for:

9 (a) Maintenance and operational needs shall be authorized in the 10 state's omnibus appropriations act and funded by the general 11 administration services account as provided under RCW 43.19.500;

(b) Development and preservation needs shall be authorized in the state's capital budget. To the extent revenue is available, the capitol building construction account under RCW 79.24.087 shall fund capital budget needs. If capitol building construction account funds are not available, the state building construction account funds may be authorized for this purpose.

(2) The department of general administration may seek grants, 18 19 gifts, or donations to support the stewardship of state capitol public 20 and historic facilities. The department may: (a) Purchase historic 21 state capitol furnishings or artifacts; or (b) sell historic state capitol furnishings and artifacts that have been designated as state 22 23 surplus by the capitol furnishings preservation committee under RCW 24 27.48.040(6). Funds generated from grants, gifts, donations, or sales for omnibus appropriations act needs shall be deposited into the 25 26 general administration services account. Funds generated for capital 27 budget needs shall be deposited into the capitol building construction 28 account.

29 Sec. 5. RCW 43.01.090 and 2002 c 162 s 1 are each amended to read 30 as follows:

The director of general administration may assess a charge or rent against each state board, commission, agency, office, department, activity, or other occupant or user for payment of a proportionate share of costs for occupancy of buildings, structures, or facilities including but not limited to all costs of acquiring, constructing, operating, and maintaining such buildings, structures, or facilities

and the repair, remodeling, or furnishing thereof and for the rendering
of any service or the furnishing or providing of any supplies,
equipment, <u>historic furnishings</u>, or materials.

The director of general administration may recover the full costs 4 including appropriate overhead charges of the foregoing by periodic 5 billings as determined by the director including but not limited to б 7 transfers upon accounts and advancements into the general administration services account. Charges related to the rendering of 8 real estate services under RCW 43.82.010 and to the operation ((of 9 10 nonassigned public spaces in Thurston county)) and maintenance of public and historic facilities at the state capitol, as defined in 11 12 section 2 of this act, shall be allocated separately from other charges assessed under this section. Rates shall be established by the 13 14 director of general administration after consultation with the director of financial management. The director of general administration may 15 allot, provide, or furnish any of such facilities, structures, 16 17 services, equipment, supplies, or materials to any other public service type occupant or user at such rates or charges as are equitable and 18 reasonably reflect the actual costs of the services provided: 19 PROVIDED, HOWEVER, That the legislature, its duly constituted 20 21 committees, interim committees and other committees shall be exempted 22 from the provisions of this section.

Upon receipt of such bill, each entity, occupant, or user shall cause a warrant or check in the amount thereof to be drawn in favor of the department of general administration which shall be deposited in the state treasury to the credit of the general administration services account unless the director of financial management has authorized another method for payment of costs.

Beginning July 1, 1995, the director of general administration 29 shall assess a capital projects surcharge upon each agency or other 30 user occupying a facility owned and managed by the department of 31 general administration in Thurston county, excluding state capitol 32 public and historic facilities, as defined in section 2 of this act. 33 The capital projects surcharge does not apply to agencies or users that 34 agree to pay all future repairs, improvements, and renovations to the 35 buildings they occupy and a proportional share, as determined by the 36 37 office of financial management, of all other campus repairs, 38 installations, improvements, and renovations that provide a benefit to

the buildings they occupy or that have an agreement with the department 1 2 of general administration that contains a charge for a similar purpose, including but not limited to RCW 43.01.091, in an amount greater than 3 the capital projects surcharge. Beginning July 1, 2002, the capital 4 projects surcharge does not apply to department of services for the 5 blind vendors who operate cafeteria services in facilities owned and б 7 managed by the department of general administration; the department shall consider this space to be a common area for purposes of 8 allocating the capital projects surcharge to other building tenants 9 beginning July 1, 2003. The director, after consultation with the 10 director of financial management, shall adopt differential capital 11 12 project surcharge rates to reflect the differences in facility type and 13 quality. The initial payment structure for this surcharge shall be one 14 dollar per square foot per year. The surcharge shall increase over time to an amount that when combined with the facilities and service 15 charge equals the market rate for similar types of lease space in the 16 17 area or equals five dollars per square foot per year, whichever is less. The capital projects surcharge shall be in addition to other 18 charges assessed under this section. 19 Proceeds from the capital projects surcharge shall be deposited into the Thurston county capital 20 21 facilities account created in RCW 43.19.501.

22 **Sec. 6.** RCW 43.19.500 and 1998 c 105 s 9 are each amended to read 23 as follows:

The general administration services account shall be used by the 24 department of general administration for the payment of certain costs, 25 26 expenses, and charges, as specified in this section, incurred by it in 27 the operation and administration of the department in the rendering of services, the furnishing or supplying of equipment, supplies and 28 29 materials, and for providing or allocating facilities, including the operation, maintenance, rehabilitation, or furnishings thereof to other 30 31 agencies, offices, departments, activities, and other entities enumerated in RCW 43.01.090 and including the rendering of services in 32 acquiring real estate under RCW 43.82.010 and the operation and 33 34 maintenance of ((nonassigned public spaces in Thurston county)) public 35 and historic facilities at the state capitol, as defined in section 2 36 of this act. The department shall treat the rendering of services in 37 acquiring real estate and the operation and maintenance of

1 ((nonassigned public spaces)) state capitol public and historic 2 <u>facilities</u> as separate operating entities within the account for 3 financial accounting and control.

The schedule of services, facilities, equipment, supplies, 4 materials, maintenance, rehabilitation, furnishings, operations, and 5 administration to be so financed and recovered shall be determined 6 jointly by the director of general administration and the director of 7 financial management, in equitable amounts which, together with any 8 other income or appropriation, will provide the department of general 9 10 administration with funds to meet its anticipated expenditures during any allotment period. 11

12 The director of general administration may adopt rules governing 13 the provisions of RCW 43.01.090 and this section and the relationships 14 and procedures between the department of general administration and 15 such other entities.

16 **Sec. 7.** RCW 79.24.087 and 1923 c 12 s 1 are each amended to read 17 as follows:

All revenues received from leases and sales of lands, timber and other products on the surface or beneath the surface of the lands granted to the state of Washington by the United States pursuant to an act of Congress approved February 22, 1889, for capitol building purposes, shall be paid into the "capitol building construction account". <u>Available revenues in this account shall first be pledged to</u> <u>state capitol public and historic facilities as defined under section</u>

25 <u>2 of this act.</u>

Passed by the House April 18, 2005. Passed by the Senate April 13, 2005. Approved by the Governor May 9, 2005. Filed in Office of Secretary of State May 9, 2005.