S-4311.1

SENATE BILL 6469

State of Washington 60th Legislature 2008 Regular Session

By Senators Murray, Swecker, Jacobsen, Pridemore, McDermott, Fraser, McAuliffe, Kohl-Welles, and Rockefeller

Read first time 01/16/08. Referred to Committee on Natural Resources, Ocean & Recreation.

AN ACT Relating to preventing air and water pollution through urban 1 2 forestry partnerships; amending RCW 76.15.020, 35.92.390, 35A.80.040, 80.28.300, 36.70A.280, 76.15.010, 89.08.520, and 79.105.150; reenacting 3 and amending RCW 43.155.070, 70.146.070, and 79A.15.040; adding a new 4 section to chapter 76.15 RCW; adding a new section to chapter 36.01 5 RCW; adding a new section to chapter 54.16 RCW; adding a new section to 6 7 chapter 80.28 RCW; adding a new chapter to Title 35 RCW; creating a new section; and providing an expiration date. 8

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

10 NEW SECTION. Sec. 1. (1)(a) The legislature finds that pollution from storm water runoff is a leading source of pollution in Puget Sound 11 12 and in important water bodies in eastern Washington like the Columbia 13 The decisions and actions of those living in adjacent river. communities impact the health of these water bodies. 14 The loss of native and mature naturalized trees in urban areas throughout the 15 16 region has contributed significantly to storm water and flooding problems in the region. 17

18 (b) The legislature further finds that the preservation and

enhancement of city trees and urban and community forests are one of
 the most cost-effective ways to protect and improve water quality, air
 quality, human well-being, and our quality of life.

4 (c) Appropriate selection, siting, and installation of trees can 5 reduce heating and cooling energy costs and related greenhouse gases 6 emissions. Managing urban trees, planting additional trees, and 7 restoring the functionality of forests on public lands can reduce the 8 amount of pollutants in our communities, reduce utility infrastructure 9 damage, and reduce flooding caused by major storm events that can cost 10 the state economy millions of dollars a day.

(d) The legislature further finds that there are innovative urban 11 forest management programs and partnerships led by many cities across 12 the state. However, there is no statewide inventory or assessment of 13 our community and urban forests. Few cities have clear goals and 14 About twelve percent standards for their urban forests. 15 of Washington's cities have urban forest management plans and less than 16 17 half of Washington's communities have tree ordinances. Many communities report the need for better enforcement. 18

(2) It is the intent of the legislature to recognize and support 19 city efforts to conserve, protect, improve, and expand Washington's 20 21 urban forest in order to reduce storm water pollution in Puget Sound, 22 flooding, energy consumption and greenhouse gases emissions, air pollution, and storm impacts to utility infrastructure. 23 The 24 legislature also intends to create a foundation for emerging carbon 25 market revenues to subsidize Washington's urban and community forests.

26 <u>NEW SECTION.</u> Sec. 2. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise. 27 (1) "Community and urban forest assessment" means an analysis of 28 the community and urban forest inventory to establish the scope and 29 30 scale of forest-related benefits and services, the economic valuation 31 of such benefits, highlight trends and issues of concern, identify high priority areas to be addressed, outline strategies for addressing the 32 critical issues and urban landscapes, and identify opportunities for 33 retaining trees, expanding forest canopy, and planting additional trees 34 to sustain Washington's urban and community forests. 35

36 (2) "Community and urban forest inventory" means a management tool 37 designed to gauge the condition, management status, health, and

diversity of a community and urban forest. An inventory may evaluate individual trees or groups of trees or canopy cover within community and urban forests, and will be periodically updated by the department of natural resources.

5 (3) "Department" means the department of community, trade, and 6 economic development.

7 (4) "Evergreen cities ordinances" means ordinances adopted by the 8 legislative body of a city, town, or county, or other political 9 subdivision of the state that relate to urban forests and are 10 consistent with the performance standards adopted by the department 11 under section 8 of this act.

(5) "Public forest" means urban forests owned by the state, city,
county, or other public entity within or adjacent to the urban growth
areas.

15 (6) "Reforestation" means establishing and maintaining trees and 16 urban forest canopy in plantable spaces such as street rights-of-way, 17 transportation corridors, urban interchanges and highways, riparian 18 areas, unstable slopes, shorelines, public lands, and property of 19 willing private land owners.

20 (7) "Tree canopy" means the layer of leaves, branches, and stems of 21 trees that cover the ground when viewed from above and that can be 22 measured as a percentage of a city's land area shaded by trees.

(8) "Urban forest" has the same definition as provided for the term
"community and urban forest" in RCW 76.15.010.

25 **Sec. 3.** RCW 76.15.020 and 1991 c 179 s 4 are each amended to read 26 as follows:

(1) The department ((may)) shall establish and maintain a program in community and urban forestry to accomplish the purpose stated in RCW 76.15.007. The department may assist municipalities and counties in establishing and maintaining community and urban forestry programs and encourage persons to engage in appropriate and improved tree management and care.

33 (2) The department ((may)) shall advise, encourage, and assist 34 municipalities, counties, and other public and private entities in the 35 development and coordination of policies, programs, and activities for 36 the promotion of community and urban forestry. (3) The department ((may)) shall appoint a committee or council to
 advise the department in establishing and carrying out a program in
 community and urban forestry.

4 (4) The department ((may)) shall assist municipal and county tree
5 maintenance programs by making surplus equipment available on loan
6 where feasible for community and urban forestry programs and
7 cooperative projects.

8 (5)(a) The commissioner of public lands shall utilize the evergreen 9 cities partnership task force established in section 13 of this act to 10 advise the department in the development of uniform criteria for a 11 statewide community and urban forest inventory and assessment.

12 (b) The criteria established for a statewide community and urban 13 forest inventory shall be consistent with emerging urban forest 14 reporting protocols being developed for registering and reporting urban 15 forest baselines for carbon market offset credits. Criteria must also 16 be developed concurrent to and consistent with performance standards 17 established by the department of community, trade, and economic 18 development in section 8 of this act.

19 (c) The criteria for a statewide community and urban forest 20 inventory may include but not be limited to: Tree size, species, 21 location, condition and health, contribution to canopy cover and 22 volume, available planting spaces, and ecosystem, economic, social, and 23 monetary value.

24 (6) The department shall, in collaboration with municipalities, the 25 evergreen cities partnership task force established in section 13 of 26 this act, and a statewide organization representing urban and community 27 forestry programs, develop the implementation plan for the inventory 28 and assessment of the community and urban forests in Washington.

(7) The department shall, in collaboration with educational 29 institutions, municipalities, corporations, state and national service 30 organizations, and environmental organizations, conduct a statewide 31 inventory of community and urban forests. For purposes of efficiency, 32 existing data and current inventory technologies must be utilized in 33 the development of this inventory. Statewide data must be maintained 34 35 and periodically updated by the department and made available to every 36 municipality.

37 (8) The department shall, in collaboration with a statewide
 38 organization representing urban and community forestry programs, and

1 with the evergreen cities partnership task force established in section 2 13 of this act, conduct an urban forest assessment and develop 3 recommendations to the appropriate committees of the legislature to 4 improve community and urban forestry in Washington.

5 (9) The inventory and assessment must be designed to facilitate the 6 adoption and implementation of evergreen cities management plans and 7 ordinances described in sections 9, 10, and 11 of this act.

8 (10) The inventory and assessment prepared under this section must 9 be designed to enable Washington's local governments and large urban 10 forest land managers to be eligible to sell additional tree 11 installations as carbon offset credits in emerging carbon trading 12 markets.

13 (11) The inventory and assessment prepared under this section must 14 be completed by June 1, 2010. Any rules relating to community and 15 urban forests may be amended if deemed necessary by the board of 16 natural resources to implement this section.

17 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 76.15 RCW
 18 to read as follows:

19 The department may only provide grants or other forms of financial 20 aid to cities or towns under this chapter if the city or town is in 21 compliance with sections 9, 10, and 11 of this act.

22 <u>NEW SECTION.</u> **Sec. 5.** The department shall, in the implementation 23 of this chapter, strive to coordinate with the department of natural 24 resources whenever appropriate.

25 <u>NEW SECTION.</u> Sec. 6. The department shall develop an evergreen cities recognition program whereby the department, the governor, and a 26 27 statewide council representing urban and community forestry programs authorized under RCW 76.15.020 establish criteria for official state 28 recognition and designation of everyreen cities. The criteria must 29 identify local jurisdictions that meet or exceed the performance 30 standards in section 8 of this act and exceed those standards necessary 31 for "tree city USA" designation. The department may develop an 32 33 evergreen cities logo and signage for designated evergreen cities' 34 gateway signage.

1 <u>NEW SECTION.</u> Sec. 7. (1) The department shall, with any funds 2 available in the evergreen cities support account created in section 16 of this act, coordinate with the department of natural resources in the 3 development and implementation of both a needs-based evergreen cities 4 5 grant program and a competitive award program to provide financial assistance to cities, towns, and counties for the development, 6 7 adoption, and implementation of evergreen cities management plans or ordinances adopted under sections 9, 10, and 11 of this act. 8

9 (2) The grant program authorized in this section must be 10 administered by the department in both a needs-based and in a 11 competitive manner. This will address both goals of rewarding 12 innovation by successful evergreen cities and of providing resources 13 and assistance to the applicants with the greatest financial need.

(3) The department may only provide grants to cities, towns, or
counties under this chapter if the local government is in compliance
with sections 9, 10, and 11 of this act.

17 (4) Prior to receiving a grant under this section, a city, town, or 18 county must demonstrate that:

(a) It has developed partnerships with local not-for-profit
 organizations that contribute to urban forest or habitat expertise,
 education programs, or volunteers; and

(b) It is prepared to match any grant funding with an equal amountof local funding or in-kind contributions.

(5) Grant criteria developed to implement this section must be
 developed jointly by the department and the department of natural
 resources.

27 <u>NEW SECTION.</u> Sec. 8. (1) The department shall adopt rules for 28 urban forest and urban forest management performance standards with 29 clearly stated, measurable goals and timelines to guide local 30 government plan and ordinance development under sections 9, 10, and 11 31 of this act.

32 (2) Performance standards adopted under this section must recognize33 ecoregional differences in the state.

34 (3) Performance standards adopted under this section must recognize
 35 and provide flexibility for the diversity of urban character and
 36 relative differences in density and zoning found in Washington's towns,
 37 cities, and counties.

(4) In developing performance standards under this section, the
 department must strive for clarity in the statement of the standards.

3 (5) All performance standards adopted by the department must be
4 developed in conjunction with the evergreen cities partnership task
5 force created in section 13 of this act.

(6) After the initial adoption of performance standards under this 6 7 section, the department may, in conjunction with the department of natural resources, develop and distribute to cities representations of 8 appropriate evergreen 9 ecoregionally cities management plans, ordinances, and best management practices that local jurisdictions may 10 choose to utilize to meet the requirements of this act. 11

(7) Initial rules under this section must be adopted by June 1,2010. The rules may be amended as deemed necessary by the department.

14 <u>NEW SECTION.</u> Sec. 9. (1) All cities or towns with a population 15 greater than five thousand that are required to adopt a comprehensive 16 land use plan under chapter 36.70A RCW shall, at the time of plan 17 updates required by chapter 36.70A RCW, adopt an evergreen cities 18 forest management plan consistent with this section and performance 19 standards developed in section 8 of this act.

(2) Management plans developed under this section must be based on urban forest inventories for the jurisdiction covered by the management plan. The city or town developing the management plan may rely solely on inventories developed, commissioned, or approved by the department of natural resources.

(3) All cities or towns not included in subsection (1) of this
 section are encouraged to develop and implement an evergreen cities
 management plan consistent with this section.

(4) All evergreen cities management plans must contain, but are notlimited to, the following elements:

30 (a) Inventory and assessment of the jurisdiction's urban and
 31 community forests utilized as a dynamic management tool to set goals,
 32 implement programs, and monitor outcomes;

33 (b) Canopy cover goals and, if possible, plans for reforestation 34 and tree canopy expansion within the jurisdiction's boundaries;

35 (c) Plans for restoration of public forests;

36 (d) Plans to achieve forest, storm water, and environmental health 37 goals; 1 (e) Plans to meet utility safety and reliability goals;

2 (f) Prioritized planting sites;

- 3 (g) Standards for tree selection, siting, planting, and pruning;
- 4 (h) Scheduled maintenance and stewardship for new and established5 trees;

6 (i) Staff and volunteer training requirements emphasizing 7 appropriate expertise and professionalism;

8 (j) Guidelines for protecting existing trees from construction-9 related damage and damage related to preserving territorial views;

10 (k) Integrated disease and pest management plans;

11

(1) Wood waste utilization;

12 (m) Plans for community outreach, participation, education 13 programs, and partnerships with nongovernment organizations;

14 (n) Time frames for achieving plan goals, objectives, and tasks;

15 (o) Plans for monitoring and measuring progress toward those goals; 16 and

(p) Plans for maximizing building heating and cooling energy
efficiency through appropriate siting of trees for summer shading,
passive solar heating in winter, and for wind breaks.

(5) Cities may establish a local evergreen cities advisory board or utilize existing citizen boards focused on municipal tree issues to achieve appropriate expert and stakeholder participation in development of inventories, assessments, ordinances, and plans consistent with this chapter.

(6) Cities shall invite the expert advice of utilities serving
 within their jurisdiction for the purpose of adopting appropriate plans
 for meeting utility safety and reliability requirements.

NEW SECTION. Sec. 10. (1) No longer than two years after the adoption of an evergreen cities management plan as directed by section 9 of this act, cities or towns must adopt an evergreen cities ordinance consistent with sections 8 and 9 of this act.

32 (2) Evergreen cities ordinances must contain, but not be limited33 to, the following policy elements:

34 (a) Tree canopy cover, density, and spacing;

35 (b) Tree conservation and retention;

36 (c) Vegetated storm water runoff management using native trees and 37 appropriate naturalized vegetation;

1 (d) Clearing, grading, protection of native soils, reductions in 2 soil compaction, and use of appropriate soils with low runoff potential 3 and high infiltration rates;

4 (e) Appropriate tree siting and maintenance to promote utility5 safety and reliability;

6 (f) Native species and naturalized species diversity selection to 7 reduce disease and pests in urban forests;

8 (g) Tree maintenance;

9 (h) Street tree installation and maintenance;

10 (i) Tree and vegetation buffers for riparian areas, critical areas, 11 transportation and utility corridors, and commercial and residential 12 areas;

13 (j) Tree assessments for new construction permitting;

14 (k) Recommended forest conditions for different land use types;

15 (1) Variances for hardship and safety; and

16 (m) Permits and appeals.

17 (3) In addition to the other requirements of this section, a city 18 or town must adopt locally appropriate enforcement mechanisms and civil 19 penalties for violations of their jurisdiction's evergreen city 20 ordinance.

(4) Ordinances adopted under this section may not prohibit or interfere with utility vegetation management practices undertaken to protect utility facilities and electric service reliability from trees that are encroaching upon or pose a hazard or threat to utility facilities under RCW 64.12.035.

26 <u>NEW SECTION.</u> **Sec. 11.** A new section is added to chapter 36.01 RCW 27 to read as follows:

(1) Except as provided in subsection (2) of this section, all counties with a population greater than fifty thousand that are required to adopt a comprehensive land use plan under chapter 36.70A RCW shall adopt an evergreen cities ordinance, as that term is defined in section 2 of this act, which the county must apply to new building or land development in the unincorporated portions of the county's urban growth areas, as that term is defined in RCW 36.70A.030.

35 (2) As an alternative to subsection (1) of this section, a county 36 may apply to any new building or land development permit in the 37 unincorporated portions of the urban growth areas, as defined in RCW 1 36.70A.030, the evergreen cities ordinance standards adopted under 2 section 10 of this act by the city or town in the county located 3 closest to the proposed building or development.

MEW SECTION. Sec. 12. (1) Prior to the final adoption of an urban forest management plan or evergreen cities ordinance under sections 9, 10, and 11 of this act, the city, town, or county shall submit the plan and ordinance to the department for review and comment at least sixty days prior to its planned implementation date.

9 (2) The department shall, together with the department of natural 10 resources, review any evergreen cities ordinances or urban forest 11 management plans submitted. When reviewing an ordinance or plan under 12 this section, the department shall focus its review on the plan's 13 compliance with this chapter and the performance standards adopted 14 under section 8 of this act. Both departments may provide written 15 comments on either plans or ordinances.

16 (3) Together with the department of natural resources, the 17 department may offer technical assistance in the development of 18 evergreen cities ordinances and management plans.

19 <u>NEW SECTION.</u> **Sec. 13.** (1) The director of the department shall, 20 in consultation with the department of natural resources, assemble and 21 convene the evergreen cities partnership task force of no more than 22 twenty-five and no less than fifteen individuals to aid and advise the 23 department in the administration of this chapter.

(2) At the discretion of the department, the evergreen cities partnership task force may be disbanded upon completion of the urban and community forest inventory and assessment required in RCW 76.15.020 and after adoption of the evergreen cities performance standards established in section 8 of this act.

(3) Representatives of the department of natural resources and the department of ecology must participate in the evergreen cities partnership task force.

32 (4) The department shall invite individuals representing the33 following entities to serve on the task force:

34 (a) A conservation organization with expertise in Puget Sound storm35 water management;

(b) At least two cities, one from a city east and one from a city
 west of the Cascade mountains;

3 (c) At least two counties, one from a county east and one from a
4 county west of the Cascade mountains;

5 (d) Two land development professionals or representative 6 associations representing development professionals affected by tree 7 retention ordinances and storm water management policies;

8 (e) A statewide council representing urban and community forestry
9 programs authorized under RCW 76.15.020;

10 (f) A national conservation organization with a network of chapter 11 volunteers working to conserve habitat for birds and wildlife;

12 (g) A land trust conservation organization facilitating urban13 forest management partnerships;

(h) A statewide organization advocating for interests of land-usemanagement policies and growth management;

16 (i) The United States forest service center for urban forest 17 research;

18 (j) A national conservation organization with expertise in19 backyard, schoolyard, and community wildlife habitat development;

(k) A University of Washington school of forestry professor with
 expertise in the human dimensions of urban forestry;

(1) A tree nursery representative or wholesale and retail plantsupply organization;

- 24 (m) A professional organization representing landscape architects;
- 25 (n) A professional organization representing arborists;
- 26 (o) A municipal forester;

27 (p) A public works or private utilities representative;

28 (q) An information technology specialist;

(r) A national forest land trust exclusively dedicated to sustaining America's vast and vital private forests and safeguarding their many public benefits; and

32 (s) Any other entity, profession, or organization with an expertise 33 or viewpoint deemed beneficial by the director of the department to the 34 products delivered by the task force.

35 (5) The department is encouraged to recruit council members who are 36 able to represent two or more of the stakeholder groups listed in 37 subsection (4) of this section. 1 (6) In assembling the task force, the director of the department 2 shall strive to achieve representation from as many of the state's 3 ecoregions as possible.

4 (5) Each member of the task force shall serve without compensation.
5 Task force members that are not state employees may be reimbursed for
6 travel expenses as authorized in RCW 43.03.050 and 43.03.060.

7 <u>NEW SECTION.</u> **Sec. 14.** Nothing in this chapter may be construed 8 to:

9 (1) Conflict or supersede with any requirements, duties, or 10 objectives placed on local governments under chapter 36.70A RCW; or 11 (2) Apply to working agricultural or forest lands that are not 12 being converted into new residential, commercial, or industrial land

13 uses.

14 <u>NEW SECTION.</u> Sec. 15. (1) The attorney general or any resident of 15 a city, town, or county may appeal to the appropriate growth management hearings board created in RCW 36.70A.250 issues of local government 16 17 compliance or noncompliance with evergreen cities management plan or ordinance adoptions as required by sections 9, 10, and 11 of this act. 18 (2) The attorney general or any resident of the applicable city, 19 20 town, or county may bring an action in the local district court to seek 21 an injunction against any building or land development that is or will

22 be in violation of the locally adopted evergreen cities ordinance or 23 sections 9, 10, and 11 of this act.

24 <u>NEW SECTION.</u> Sec. 16. (1) The evergreen cities support account is created in the state treasury. All receipts from voluntary donations 25 received by the department pursuant to RCW 35.92.390, 35A.80.040, 26 27 80.28.300, and section 20 or 21 of this act, along with any transfers 28 or appropriations made by the legislature, must be deposited into the 29 account. Moneys in the account may be spent only after appropriation. 30 Expenditures from the account may be used only by the department for evergreen city grants and grant administration as provided in section 31 7 of this act. 32

33 (2) The legislature intends to match all donations received by 34 utilities under RCW 35.92.390, 35A.80.040, 80.28.300, and section 20 or 35 21 of this act with an equal amount of funding for the evergreen cities

1 support account from the general fund. To aid the legislature with 2 this process, the office of financial management shall, when developing 3 a budget request, include a provision that requests an amount equal to 4 all donations reported to the department under RCW 35.92.390, 5 35A.80.040, 80.28.300, and section 20 or 21 of this act be appropriated 6 into the evergreen cities support account from the general fund.

7 (3) The department shall compile and make available to the office
8 of financial management and the legislature total receipts of ratepayer
9 urban forestry contributions reported by utilities under RCW 35.92.390,
10 35A.80.040, 80.28.300, and section 20 of this act.

11 **Sec. 17.** RCW 35.92.390 and 1993 c 204 s 2 are each amended to read 12 as follows:

(1) Municipal utilities under this chapter are encouraged to provide information to their customers regarding landscaping that includes tree planting for energy conservation.

16 (2)(a) Municipal utilities under this chapter are encouraged to 17 request voluntary donations from their customers for the purposes of 18 urban forestry. The request may be in the form of a check-off on the 19 billing statement or other form of request for a voluntary donation.

20 (b) Voluntary donations collected by municipal utilities under this
21 section may be used by the municipal utility to:

(i) Support the development and implementation of evergreen cities ordinances, as that term is defined in section 2 of this act, for cities, towns, or counties within their service areas;

25 (ii) Complete projects consistent with the urban forest performance
26 standards developed under section 8 of this act; or

27 (iii) Deposit into the everyreen cities support account created in 28 section 16 of this act.

29 (c) Municipal utilities shall annually report to the department of 30 community, trade, and economic development the total amount of 31 voluntary donations received under this section as well as whether the 32 municipal utility provided a match for the donations received from 33 their own available funds.

34 **Sec. 18.** RCW 35A.80.040 and 1993 c 204 s 3 are each amended to 35 read as follows: (1) Code cities providing utility services under this chapter are
 encouraged to provide information to their customers regarding
 landscaping that includes tree planting for energy conservation.

4 (2)(a) Code cities providing utility services under this chapter 5 are encouraged to request voluntary donations from their customers for 6 the purposes of urban forestry. The request may be in the form of a 7 check-off on the billing statement or other form of a request for a 8 voluntary donation.

9 (b) Voluntary donations collected by code cities under this section 10 may be used by the code city to:

(i) Support the development and implementation of evergreen cities ordinances, as that term is defined in section 2 of this act, for cities, towns, or counties within their service areas;

14 (ii) Complete projects consistent with the urban forest performance
15 standards developed under section 8 of this act; or

16 (iii) Deposit into the evergreen cities support account created in 17 section 16 of this act.

18 (c) Code cities shall annually report to the department of 19 community, trade, and economic development the total amount of 20 voluntary donations received under this section as well as whether the 21 municipal utility provided a match for the donations received from 22 their own available funds.

23 **Sec. 19.** RCW 80.28.300 and 1993 c 204 s 4 are each amended to read 24 as follows:

(1) Gas companies and electrical companies under this chapter ((may)) are encouraged to provide information to their customers regarding landscaping that includes tree planting for energy conservation.

(2)(a) Gas companies and electrical companies under this chapter may request voluntary donations from their customers for the purposes of urban forestry. The request may be in the form of a check-off on the billing statement or other form of a request for a voluntary donation.

34 (b) Voluntary donations collected by gas companies and electrical 35 companies under this section may be used by the gas companies and 36 electrical companies to:

- 1 (i) Support the development and implementation of evergreen cities
 2 ordinances, as that term is defined in section 2 of this act, for
 3 cities, towns, or counties within their service areas;
- 4 (ii) Complete projects consistent with the urban forest performance
 5 standards developed under section 8 of this act; or
- 6 (iii) Deposit into the everyreen cities support account created in
 7 section 16 of this act.

8 (c) Gas companies and electrical companies shall annually report to 9 the department of community, trade, and economic development the total 10 amount of voluntary donations received under this section as well as 11 whether the municipal utility provided a match for the donations 12 received from their own available funds.

13 <u>NEW SECTION.</u> Sec. 20. A new section is added to chapter 54.16 RCW 14 to read as follows:

(1) Public utility districts may request voluntary donations from their customers for the purposes of urban forestry. The request may be in the form of a check-off on the billing statement or other form of a request for a voluntary donation.

(2) Voluntary donations collected by public utility districts underthis section may be used by the public utility district to:

(a) Support the development and implementation of evergreen cities
ordinances, as that term is defined in section 2 of this act, for
cities, towns, or counties within their service areas;

(b) Complete projects consistent with the urban forest performancestandards developed under section 8 of this act; or

26 (c) Deposit into the evergreen cities support account created in 27 section 16 of this act.

(3) Public utility districts shall annually report to the department of community, trade, and economic development the total amount of voluntary donations received under this section as well as whether the municipal utility provided a match for the donations received from their own available funds.

33 <u>NEW SECTION.</u> Sec. 21. A new section is added to chapter 80.28 RCW 34 to read as follows:

The commission shall consider utilizing surcharges on utility rates to cover the expenses of utilities to implement the infrastructure

reliability portion of evergreen cities plans and ordinances developed 1 2 under sections 9 and 10 of this act. Any surcharges established must represent a recoverable cost for utilities and require utilities to 3 demonstrate a net financial benefit to ratepayers, taxpayers, and 4 5 Washington's economy. Any surcharges must be adequate to cover utilities infrastructure reliability management as well as to provide 6 7 funds to the everyreen cities support account created in section 16 of 8 this act.

9 Sec. 22. RCW 36.70A.280 and 2003 c 332 s 2 are each amended to 10 read as follows:

11 (1) A growth management hearings board shall hear and determine 12 only those petitions alleging either:

13 (a) That a state agency, county, or city planning under this 14 chapter is not in compliance with the requirements of this chapter, 15 chapter 90.58 RCW as it relates to the adoption of shoreline master 16 programs or amendments thereto, or chapter 43.21C RCW as it relates to 17 plans, development regulations, or amendments, adopted under RCW 18 36.70A.040 or chapter 90.58 RCW; ((or))

19 (b) That a city, town, or county is not in compliance with chapter
20 <u>35.-- RCW (sections 1, 2, 5 through 10, and 12 through 16 of this act);</u>
21 <u>or</u>

22 (c) That the twenty-year growth management planning population 23 projections adopted by the office of financial management pursuant to 24 RCW 43.62.035 should be adjusted.

(2) A petition may be filed only by: (a) The state, or a county or city that plans under this chapter; (b) a person who has participated orally or in writing before the county or city regarding the matter on which a review is being requested; (c) a person who is certified by the governor within sixty days of filing the request with the board; or (d) a person qualified pursuant to RCW 34.05.530.

31 (3) For purposes of this section "person" means any individual, 32 partnership, corporation, association, state agency, governmental 33 subdivision or unit thereof, or public or private organization or 34 entity of any character.

35 (4) To establish participation standing under subsection (2)(b) of36 this section, a person must show that his or her participation before

1 the county or city was reasonably related to the person's issue as 2 presented to the board.

3 (5) When considering a possible adjustment to a growth management 4 planning population projection prepared by the office of financial 5 management, a board shall consider the implications of any such 6 adjustment to the population forecast for the entire state.

7 The rationale for any adjustment that is adopted by a board must be 8 documented and filed with the office of financial management within ten 9 working days after adoption.

10 If adjusted by a board, a county growth management planning 11 population projection shall only be used for the planning purposes set 12 forth in this chapter and shall be known as a "board adjusted 13 population projection". None of these changes shall affect the 14 official state and county population forecasts prepared by the office 15 of financial management, which shall continue to be used for state 16 budget and planning purposes.

17 **Sec. 23.** RCW 76.15.010 and 2000 c 11 s 15 are each amended to read 18 as follows:

19 Unless the context clearly requires otherwise, the definitions in 20 this section apply throughout this chapter.

21 (1) "Community and urban forest" is that land in and around human settlements ranging from small communities to metropolitan areas, 22 23 occupied or potentially occupied by trees and associated vegetation. 24 Community and urban forest land may be planted or unplanted, used or 25 unused, and includes public and private lands, lands along 26 transportation and utility corridors, and forested watershed lands within populated areas. 27

(2) "Community and urban forest assessment" has the same meaning as
 defined in section 2 of this act.

30 (3) "Community and urban forest inventory" has the same meaning as 31 defined in section 2 of this act.

32 <u>(4)</u> "Community and urban forestry" means the planning, 33 establishment, protection, care, and management of trees and associated 34 plants individually, in small groups, or under forest conditions within 35 municipalities and counties.

36

(((3))) (5) "Department" means the department of natural resources.

1 (((4))) (6) "Municipality" means a city, town, port district, 2 public school district, community college district, irrigation 3 district, weed control district, park district, or other political 4 subdivision of the state.

5 (((5))) <u>(7)</u> "Person" means an individual, partnership, private or 6 public municipal corporation, Indian tribe, state entity, county or 7 local governmental entity, or association of individuals of whatever 8 nature.

9 <u>NEW SECTION.</u> Sec. 24. (1) Cities or towns either required or 10 opting to adopt an evergreen city ordinance under chapter 35.-- RCW 11 (sections 1, 2, 5 through 10, and 12 through 16 of this act) are 12 encouraged to identify community and urban forests within their 13 applicable urban growth areas that are appropriately situated for the 14 local government to assume ownership.

(2) Cities or towns opting to provide a list of identified properties under this section must provide that list to the department of community, trade, and economic development by October 31, 2009.

18 (3) This section expires July 31, 2010.

19 Sec. 25. RCW 43.155.070 and 2007 c 341 s 24 and 2007 c 231 s 2 are 20 each reenacted and amended to read as follows:

(1) To qualify for loans or pledges under this chapter the board must determine that a local government meets all of the following conditions:

(a) The city or county must be imposing a tax under chapter 82.46
RCW at a rate of at least one-quarter of one percent;

(b) The local government must have developed a capital facilityplan; and

(c) The local government must be using all local revenue sources
 which are reasonably available for funding public works, taking into
 consideration local employment and economic factors.

(2) Except where necessary to address a public health need or substantial environmental degradation, a county, city, or town planning under RCW 36.70A.040 must have adopted a comprehensive plan, including a capital facilities plan element, and development regulations as required by RCW 36.70A.040. This subsection does not require any county, city, or town planning under RCW 36.70A.040 to adopt a

comprehensive plan or development regulations before requesting or 1 2 receiving a loan or loan guarantee under this chapter if such request is made before the expiration of the time periods specified in RCW 3 36.70A.040. A county, city, or town planning under RCW 36.70A.040 4 5 which has not adopted a comprehensive plan and development regulations within the time periods specified in RCW 36.70A.040 is not prohibited б 7 from receiving a loan or loan guarantee under this chapter if the comprehensive plan and development regulations are adopted as required 8 by RCW 36.70A.040 before submitting a request for a loan or loan 9 10 quarantee.

(3) In considering awarding loans for public facilities to special districts requesting funding for a proposed facility located in a county, city, or town planning under RCW 36.70A.040, the board shall consider whether the county, city, or town planning under RCW 36.70A.040 in whose planning jurisdiction the proposed facility is located has adopted a comprehensive plan and development regulations as required by RCW 36.70A.040.

18 (4) The board shall develop a priority process for public works 19 projects as provided in this section. The intent of the priority 20 process is to maximize the value of public works projects accomplished 21 with assistance under this chapter. The board shall attempt to assure 22 a geographical balance in assigning priorities to projects. The board 23 shall consider at least the following factors in assigning a priority 24 to a project:

25 (a) Whether the local government receiving assistance has 26 experienced severe fiscal distress resulting from natural disaster or 27 emergency public works needs;

(b) Except as otherwise conditioned by RCW 43.155.110, whether the entity receiving assistance is a Puget Sound partner, as defined in RCW 90.71.010;

31 (c) Whether the project is referenced in the action agenda 32 developed by the Puget Sound partnership under RCW 90.71.310;

33 (d) Whether the project is critical in nature and would affect the34 health and safety of a great number of citizens;

(e) Whether the applicant has developed and adhered to guidelines
 regarding its permitting process for those applying for development
 permits consistent with section 1(2), chapter 231, Laws of 2007;

(f) The cost of the project compared to the size of the local
 government and amount of loan money available;

3

(g) The number of communities served by or funding the project;

4 (h) Whether the project is located in an area of high unemployment,5 compared to the average state unemployment;

(i) Whether the project is the acquisition, expansion, improvement,
or renovation by a local government of a public water system that is in
violation of health and safety standards, including the cost of
extending existing service to such a system;

10 (j) Whether the entity receiving assistance has been recognized in 11 the evergreen cities recognition program created in section 6 of this 12 act;

13 <u>(k)</u> The relative benefit of the project to the community, 14 considering the present level of economic activity in the community and 15 the existing local capacity to increase local economic activity in 16 communities that have low economic growth; and

17

 $((\frac{k}{k}))$ (1) Other criteria that the board considers advisable.

18 (5) Existing debt or financial obligations of local governments 19 shall not be refinanced under this chapter. Each local government 20 applicant shall provide documentation of attempts to secure additional 21 local or other sources of funding for each public works project for 22 which financial assistance is sought under this chapter.

(6) Before November 1st of each year, the board shall develop and 23 24 submit to the appropriate fiscal committees of the senate and house of 25 representatives a description of the loans made under RCW 43.155.065, 43.155.068, and subsection (9) of this section during the preceding 26 27 fiscal year and a prioritized list of projects which are recommended for funding by the legislature, including one copy to the staff of each 28 of the committees. The list shall include, but not be limited to, a 29 description of each project and recommended financing, the terms and 30 31 conditions of the loan or financial guarantee, the local government 32 jurisdiction and unemployment rate, demonstration of the jurisdiction's critical need for the project and documentation of local funds being 33 used to finance the public works project. The list shall also include 34 measures of fiscal capacity for each jurisdiction recommended for 35 36 financial assistance, compared to authorized limits and state averages, 37 including local government sales taxes; real estate excise taxes;

property taxes; and charges for or taxes on sewerage, water, garbage,
 and other utilities.

3 (7) The board shall not sign contracts or otherwise financially 4 obligate funds from the public works assistance account before the 5 legislature has appropriated funds for a specific list of public works 6 projects. The legislature may remove projects from the list 7 recommended by the board. The legislature shall not change the order 8 of the priorities recommended for funding by the board.

9 (8) Subsection (7) of this section does not apply to loans made 10 under RCW 43.155.065, 43.155.068, and subsection (9) of this section.

(9) Loans made for the purpose of capital facilities plans shall be exempted from subsection (7) of this section.

(10) To qualify for loans or pledges for solid waste or recycling facilities under this chapter, a city or county must demonstrate that the solid waste or recycling facility is consistent with and necessary to implement the comprehensive solid waste management plan adopted by the city or county under chapter 70.95 RCW.

18 (11) After January 1, 2010, any project designed to address the 19 effects of storm water or wastewater on Puget Sound may be funded under 20 this section only if the project is not in conflict with the action 21 agenda developed by the Puget Sound partnership under RCW 90.71.310.

22 **Sec. 26.** RCW 70.146.070 and 2007 c 341 s 60 and 2007 c 341 s 26 23 are each reenacted and amended to read as follows:

(1) When making grants or loans for water pollution controlfacilities, the department shall consider the following:

26 (a) The protection of water quality and public health;

(b) The cost to residential ratepayers if they had to finance waterpollution control facilities without state assistance;

29 (c) Actions required under federal and state permits and compliance 30 orders;

(d) The level of local fiscal effort by residential ratepayers
 since 1972 in financing water pollution control facilities;

33 (e) Except as otherwise conditioned by RCW 70.146.110, whether the 34 entity receiving assistance is a Puget Sound partner, as defined in RCW 35 90.71.010;

36 (f) Whether the project is referenced in the action agenda 37 developed by the Puget Sound partnership under RCW 90.71.310;

1 (g) Whether the project is sponsored by an entity that has been
2 recognized in the everyreen cities recognition program created in
3 section 6 of this act;

4 (h) The extent to which the applicant county or city, or if the 5 applicant is another public body, the extent to which the county or 6 city in which the applicant public body is located, has established 7 programs to mitigate nonpoint pollution of the surface or subterranean 8 water sought to be protected by the water pollution control facility 9 named in the application for state assistance; and

10 (((h))) <u>(i)</u> The recommendations of the Puget Sound partnership, 11 created in RCW 90.71.210, and any other board, council, commission, or 12 group established by the legislature or a state agency to study water 13 pollution control issues in the state.

14 (2) Except where necessary to address a public health need or substantial environmental degradation, a county, city, or town planning 15 under RCW 36.70A.040 may not receive a grant or loan for water 16 17 pollution control facilities unless it has adopted a comprehensive plan, including a capital facilities plan element, and development 18 regulations as required by RCW 36.70A.040. This subsection does not 19 require any county, city, or town planning under RCW 36.70A.040 to 20 21 adopt a comprehensive plan or development regulations before requesting 22 or receiving a grant or loan under this chapter if such request is made before the expiration of the time periods specified in RCW 36.70A.040. 23 24 A county, city, or town planning under RCW 36.70A.040 which has not 25 adopted a comprehensive plan and development regulations within the time periods specified in RCW 36.70A.040 is not prohibited from 26 27 receiving a grant or loan under this chapter if the comprehensive plan and development regulations are adopted as required by RCW 36.70A.040 28 before submitting a request for a grant or loan. 29

30 (3) Whenever the department is considering awarding grants or loans 31 for public facilities to special districts requesting funding for a 32 proposed facility located in a county, city, or town planning under RCW 33 36.70A.040, it shall consider whether the county, city, or town 34 planning under RCW 36.70A.040 in whose planning jurisdiction the 35 proposed facility is located has adopted a comprehensive plan and 36 development regulations as required by RCW 36.70A.040.

37 (4) After January 1, 2010, any project designed to address the

effects of water pollution on Puget Sound may be funded under this
 chapter only if the project is not in conflict with the action agenda
 developed by the Puget Sound partnership under RCW 90.71.310.

4 **Sec. 27.** RCW 89.08.520 and 2007 c 341 s 28 are each amended to 5 read as follows:

6 (1) In administering grant programs to improve water quality and 7 protect habitat, the commission shall:

8 (a) Require grant recipients to incorporate the environmental9 benefits of the project into their grant applications;

10

(b) In its grant prioritization and selection process, consider:

11 (i) The statement of environmental benefits;

(ii) Whether, except as conditioned by RCW 89.08.580, the applicant is a Puget Sound partner, as defined in RCW 90.71.010, and whether the applicant is an entity that has been recognized in the evergreen cities recognition program created in section 6 of this act; and

16 (iii) Whether the project is referenced in the action agenda 17 developed by the Puget Sound partnership under RCW 90.71.310; and

18 (c) Not provide funding, after January 1, 2010, for projects 19 designed to address the restoration of Puget Sound that are in conflict 20 with the action agenda developed by the Puget Sound partnership under 21 RCW 90.71.310.

(2)(a) The commission shall also develop appropriate outcome focused performance measures to be used both for management and
 performance assessment of the grant program.

(b) The commission shall work with the districts to develop uniform performance measures across participating districts and, to the extent possible, the commission should coordinate its performance measure system with other natural resource-related agencies as defined in RCW 43.41.270. The commission shall consult with affected interest groups in implementing this section.

31 **Sec. 28.** RCW 79.105.150 and 2007 c 341 s 32 are each amended to 32 read as follows:

(1) After deduction for management costs as provided in RCW 79.64.040 and payments to towns under RCW 79.115.150(2), all moneys received by the state from the sale or lease of state-owned aquatic lands and from the sale of valuable material from state-owned aquatic 1 lands shall be deposited in the aquatic lands enhancement account which 2 is hereby created in the state treasury. After appropriation, these 3 funds shall be used solely for aquatic lands enhancement projects; for 4 the purchase, improvement, or protection of aquatic lands for public 5 purposes; for providing and improving access to the lands; and for 6 volunteer cooperative fish and game projects.

7 (2) In providing grants for aquatic lands enhancement projects, the 8 ((interagency committee for outdoor)) recreation ((shall)) and 9 conservation funding board must:

(a) Require grant recipients to incorporate the environmentalbenefits of the project into their grant applications;

(b) Utilize the statement of environmental benefits, consideration, 12 except as provided in RCW 79.105.610, of whether the applicant is a 13 Puget Sound partner, as defined in RCW 90.71.010, ((and)) whether a 14 project is referenced in the action agenda developed by the Puget Sound 15 16 partnership under RCW 90.71.310, and whether the applicant is an entity 17 that has been recognized in the everyreen cities recognition program created in section 6 of this act in its prioritization and selection 18 19 process; and

(c) Develop appropriate outcome-focused performance measures to beused both for management and performance assessment of the grants.

(3) To the extent possible, the department should coordinate its performance measure system with other natural resource-related agencies as defined in RCW 43.41.270.

(4) The department shall consult with affected interest groups inimplementing this section.

(5) After January 1, 2010, any project designed to address the restoration of Puget Sound may be funded under this chapter only if the project is not in conflict with the action agenda developed by the Puget Sound partnership under RCW 90.71.310.

31 **Sec. 29.** RCW 79A.15.040 and 2007 c 341 s 34 and 2007 c 241 s 29 32 are each reenacted and amended to read as follows:

33 (1) Moneys appropriated for this chapter to the habitat 34 conservation account shall be distributed in the following way:

(a) Not less than forty percent through June 30, 2011, at which
 time the amount shall become forty-five percent, for the acquisition
 and development of critical habitat;

(b) Not less than thirty percent for the acquisition and
 development of natural areas;

3 (c) Not less than twenty percent for the acquisition and4 development of urban wildlife habitat; and

5 (d) Not less than ten percent through June 30, 2011, at which time 6 the amount shall become five percent, shall be used by the board to 7 fund restoration and enhancement projects on state lands. Only the 8 department of natural resources and the department of fish and wildlife 9 may apply for these funds to be used on existing habitat and natural 10 area lands.

(2)(a) In distributing these funds, the board retains discretion to meet the most pressing needs for critical habitat, natural areas, and urban wildlife habitat, and is not required to meet the percentages described in subsection (1) of this section in any one biennium.

(b) If not enough project applications are submitted in a category within the habitat conservation account to meet the percentages described in subsection (1) of this section in any biennium, the board retains discretion to distribute any remaining funds to the other categories within the account.

20 (3) Only state agencies may apply for acquisition and development 21 funds for natural areas projects under subsection (1)(b) of this 22 section.

(4) State and local agencies may apply for acquisition and
 development funds for critical habitat and urban wildlife habitat
 projects under subsection (1)(a) and (c) of this section.

(5)(a) Any lands that have been acquired with grants under this section by the department of fish and wildlife are subject to an amount in lieu of real property taxes and an additional amount for control of noxious weeds as determined by RCW 77.12.203.

30 (b) Any lands that have been acquired with grants under this 31 section by the department of natural resources are subject to payments 32 in the amounts required under the provisions of RCW 79.70.130 and 33 79.71.130.

34 (6)(((a))) Except as otherwise conditioned by RCW 79A.15.140, the 35 ((committee)) <u>board</u> shall consider the following in determining 36 distribution priority:

37 ((((i))) (a) Whether the entity applying for funding is a Puget 38 Sound partner, as defined in RCW 90.71.010; ((and

1 (ii))) (b) Whether the entity receiving assistance has been
2 recognized in the evergreen cities recognition program created in
3 section 6 of this act; and

4 (c) Whether the project is referenced in the action agenda 5 developed by the Puget Sound partnership under RCW 90.71.310.

6 (7) After January 1, 2010, any project designed to address the 7 restoration of Puget Sound may be funded under this chapter only if the 8 project is not in conflict with the action agenda developed by the 9 Puget Sound partnership under RCW 90.71.310.

10 <u>NEW SECTION.</u> Sec. 30. Sections 1, 2, 5 through 10, and 12 through 11 16 of this act constitute a new chapter in Title 35 RCW.

--- END ---