E2SSB 5649 - H COMM AMD By Committee on Ways & Means

NOT ADOPTED 04/16/2009

Strike everything after the enacting clause and insert the following:

3 "NEW SECTION. Sec. 1. FINDINGS. (1) The legislature finds that 4 improving energy efficiency in structures is one of the most cost-5 effective means to meet energy requirements, and that while there have 6 been significant efficiency savings achieved in the state over the past 7 quarter century, there remains enormous potential to achieve even 8 savings. Increased weatherization and more greater extensive 9 improvements in residential, commercial, and public efficiency 10 buildings achieves many benefits, including reducing energy bills, 11 avoiding the construction of new electricity generating facilities with 12 associated climate change impacts, and creation of family-wage jobs in 13 performing energy audits and improvements.

14 (2) The legislature recognizes that the Washington State University 15 extension energy program is uniquely qualified to implement programs 16 consistent with the purposes of this act. Washington State University 17 has nationally recognized experts in energy efficiency, renewable 18 energy, energy technology, and program delivery.

19 (3) It is the intent of the legislature that financial and 20 technical assistance programs be expanded to direct municipal, state, 21 and federal funds, as well as electric and natural gas utility funding, toward greater achievement of energy efficiency improvements. To this 22 23 end, the legislature establishes a policy goal of assisting in weatherizing twenty thousand homes and businesses in the state in each 24 25 of the next five years. The legislature also intends to attain this 26 goal in part through supporting programs that rely on community 27 organizations and that there be maximum family-wage job creation in 28 fields related to energy efficiency.

29

PART 1

2 <u>NEW SECTION.</u> Sec. 101. DEFINITIONS. The definitions in this
3 section apply throughout this chapter unless the context clearly
4 requires otherwise.

5 (1) "Account" means the energy efficiency assistance account 6 created in section 110 of this act.

7 (2) "Board" means the state board for community and technical8 colleges.

9 (3) "Credit enhancement" means instruments which enhance the 10 security for the payment of the lender's obligations and includes, but 11 is not limited to insurance, letters of credit, lines of credit, or 12 other similar agreements.

13 (4) "Customers" means residents, businesses, and building owners.

14 (5) "Direct outreach" means:

15 (a) The use of door-to-door contact, community events, and other 16 methods of direct interaction with customers to inform them of energy 17 efficiency and weatherization opportunities; and

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(b) The performance of energy audits.

19 (6) "Director" means the director of the energy efficiency20 assistance program created in section 102 of this act.

21 (7)"Energy audit" means an assessment of building energy efficiency opportunities, from measures that require very little 22 23 investment and without any disruption to building operation, normally 24 involving general building operational measures, to low or relatively higher cost investment, such as installing timers to turn off 25 26 equipment, replacing light bulbs, installing insulation, replacing 27 equipment and appliances with higher efficiency equipment and appliances, and similar measures. The term includes an assessment of 28 29 alternatives for generation of heat and power from renewable energy 30 resources, including installation of solar hot water heating and 31 equipment for photovoltaic electricity generation.

(8) "Energy efficiency and conservation block grant program" means
 the federal program created under the energy independence and security
 act of 2007 (P.L. 110-140).

35 (9) "Energy efficiency services" means energy audits, 36 weatherization, energy efficiency retrofits, energy management systems 37 as defined in RCW 39.35.030, and other activities to reduce a

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customer's energy consumption, and includes assistance with paperwork, arranging for financing, program design and development, and other postenergy audit assistance and education to help customers meet their energy savings goals.

5 (10) "Family wages" means wages that, aggregated over a year, total 6 at least two hundred percent of the poverty guideline for a family of 7 four, as established for the applicable calendar year by the United 8 States department of health and human services, or compliance with 9 prevailing wage provisions under chapter 39.12 RCW or area standard 10 wages for public works as determined by the department of labor and 11 industries, whichever is greater.

12 (11) "Income eligible" means household incomes that are greater 13 than sixty percent of the state median income and not exceeding one 14 hundred twenty percent of the county area median income.

15 (12) "Low-income individual" means an individual whose annual 16 household income does not exceed eighty percent of the area median 17 income for the metropolitan, micropolitan, or combined statistical area 18 in which that individual resides as determined annually by the United 19 States department of housing and urban development.

20 (13) "President" means the president of Washington State 21 University.

(14) "Program" means the energy efficiency assistance programcreated in section 102 of this act.

(15) "Sponsor" means any entity or group of entities that submits a proposal under section 103 of this act, including but not limited to any nongovernmental nonprofit organization, local community action agency, tribal nation, community service agency, public service company, county, municipality, publicly owned electric, or natural gas utility.

30 (16) "Sponsor match" means the share, if any, of the cost of 31 efficiency improvements to be paid by the sponsor.

(17) "State energy program" means the federal program created under
 the energy policy and conservation act (Title 42 U.S.C. Sec. 6321).

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(18) "University" means Washington State University.

35 (19) "Weatherization" means making energy and resource conservation36 and energy efficiency improvements.

<u>NEW SECTION.</u> Sec. 102. ENERGY EFFICIENCY ASSISTANCE PROGRAM
 CREATED. (1) The energy efficiency assistance program is created
 within the extension energy program of Washington State University.
 The program must be managed by the director, who is appointed by the
 president. The director must:

6 (a) Establish a process to award grants on a competitive basis7 using funds from the account;

- 8 (i) Grants must be used to:
- 9 (A) Conduct direct outreach;

10 (B) Deliver energy efficiency services; or

11 (C) Create credit enhancements, such as loan loss reserve funds as 12 specified in section 107 of this act;

13 (ii) The allocation of grants funded by state energy program funds 14 shall be prioritized as follows:

(A) Weatherization of residential structures for income eligible
 households, that are not eligible for weatherization assistance under
 chapter 70.164 RCW; and

(B) Weatherization of operations of commercial, industrial, and
 nonprofit entities that have reported an average of less than one
 million dollars of gross revenue annually in the preceding five years;

(iii) Grants must be matched, in amounts determined by the director, by resources provided by the sponsor;

(iv) If a match is required by the director, preference must be given to those grant applicants with higher ratios of resources provided by the sponsor to grant awards;

26 (b) Provide technical assistance:

(i) To grant recipients conducting direct outreach, delivering energy efficiency services, or providing financing assistance and services; and

30 (ii) For farm energy assessment activities as specified in section 31 109 of this act;

32 (c) Cooperate and coordinate with the department of community, 33 trade, and economic development and those entities providing energy 34 audit and energy efficiency services and training to maximize the 35 assistance provided in the program, avoid duplication of existing 36 programs, and encourage:

(i) The use of service delivery models by grant recipients thathave proven effective in existing programs; and

1 (ii) The development of geographic information about direct 2 outreach to be shared between grant recipients and low-income 3 weatherization providers to minimize duplication in targeting 4 customers;

5 (d)(i) Distribute a minimum of sixty percent of program funding as 6 grants, at least seventy-five percent of which must be prioritized for 7 programs that provide both direct outreach and delivery of energy 8 efficiency services;

9 (ii) Distribute a minimum of twenty percent of program funding for 10 technical assistance and training resource moneys as specified in 11 section 401 of this act;

(iii) Distribute a maximum of ten percent of program funding for credit enhancements, using criteria as developed in subsection (4) of this section;

(e) Retain a maximum of five percent of program funds provided by the federal government for program administration and the administrative overhead of the university; and

(f) Create an appliance efficiency rebate program with available funds from the energy efficient appliances rebate program authorized under the federal energy policy act of 2005 (P.L. 109-58).

(2) The director shall adopt guidelines addressing best practices
 for direct outreach and energy efficiency services and avoiding
 duplication of such services.

(3) The program must offer assistance to sponsors to develop anddesign effective energy efficiency services programs.

(4) The director, in consultation with the department of financial institutions, shall develop criteria regarding the extent which funds will be provided for the purposes of credit enhancements under subsection (1)(d)(iii) of this section and set forth principles for accountability for financial institutions receiving funding for credit enhancements.

32 (5) The director must approve any financing mechanisms offered by33 local municipalities pursuant to section 107 of this act.

34 (6) The director shall require any financial institution or other35 entity receiving funding for credit enhancements to:

36 (a) Provide books, accounts, and other records in such a form and37 manner as the director may require;

1 (b) Identify a loan loss reserve that is sufficient to cover 2 projected loan losses which are not guaranteed by the United States 3 government; and

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(c) Identify any other credit enhancements.

5 (7)(a) If a sponsor match is required by the director, a sponsor 6 may elect to: (i) Pay a sponsor match as a lump sum at the time of 7 weatherization; or (ii) make yearly payments to the account over a 8 period not to exceed ten years. If a sponsor elects to make yearly 9 payments, the value of the payments may not be less than the value of 10 the lump sum payment that would have been made under (a)(i) of this 11 subsection.

(b) A sponsor may use its own moneys, including corporate or ratepayer moneys, or moneys provided by landlords, charitable groups, government programs, the Bonneville power administration, or other sources to pay the sponsor match.

16 (c) The director may permit a sponsor to meet its match requirement 17 in whole or in part through providing labor, materials, or other in-18 kind expenditures.

19 <u>NEW SECTION.</u> Sec. 103. GRANTS AUTHORIZED. (1) The director shall 20 solicit grant applications from sponsors. The director may provide 21 grants that fully or partially fund a sponsor's proposal. The director 22 shall require the following in the grant application:

23 (a) The amount requested from the account;

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(b) The amount of the sponsor match;

(c) The entities participating as sponsors and any entities that will provide administrative support, direct outreach, energy efficiency services, or financing assistance and services;

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(d) A demonstration of effective fiscal accountability measures;

(e) Performance measures by which to assess the monetary and energy
 savings of proposed efficiency projects following project completion;

31 (f) A work plan detailing the means and methods by which the 32 sponsor will carry out the required direct outreach or energy 33 efficiency services;

(g) Convincing evidence that a sponsor providing energy efficiency services will be capable of helping customers achieve a savings-toinvestment ratio of at least one over a payback period of twenty years, subject to the useful life of the improvements; (h) Convincing evidence that the sponsor will ensure that workers delivering energy efficiency services are paid family wages and are performing jobs that could lead to careers in the construction trades or in the energy efficiency sector;

5 (i) Convincing evidence that the sponsor will be able to 6 efficiently and expeditiously provide direct outreach or energy 7 efficiency services, including details on the sponsor's proposed hiring 8 practices, means of oversight of employees or contractors, plans to 9 employ, to the extent feasible, workers trained in training programs 10 using the curricula established in section 401 (1) and (2) of this act, 11 and the use of quality control measures;

(j) Convincing evidence that the sponsor will use only responsible and reputable contractors with a satisfactory record of compliance with all applicable safety, environmental, and labor laws and regulations; and

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(k) Any other information required by the director.

17 (2) In awarding grants, the director shall give preference to 18 sponsors that use best efforts to achieve the standards outlined in (a) 19 through (c) of this subsection.

(a) Twenty percent of all construction work hours will be performed
by state certified apprentices on a contractor by contractor basis;

(b) Twenty-five percent of all apprentice construction work hourswill be performed by first period apprentices; or

24 (c) Not less than twenty percent of all construction work hours 25 will be performed by:

(i) Individuals whose primary place of residence is within the same
county, the same metropolitan statistical area, or thirty miles of the
proposed project and who qualifies as being a disadvantaged worker
because the worker is a low-income individual, an at-risk youth, or a
previous offender; or

31 (ii) Either recently separated veterans or members of the national 32 guard, or both, who are returning from active duty in a foreign war 33 zone.

(3) In calculating compliance with the twenty percent standard
 outlined in subsection (2)(c)(i) of this section, construction work
 hours performed by residents of states other than Washington may not be
 included.

(4) Preference must also be given to sponsors whose projects are
 designed to achieve the greatest scope and economies of scale in the
 provision of energy efficiency services.

4 (5) In awarding grants, the director shall also give preference to 5 applications that feature the utilization of a hiring and workforce 6 development program undertaken in partnership with entities that have 7 a successful track record of identifying and recruiting disadvantaged 8 workers, implementing and operating workers skills training and 9 education programs, and placing disadvantaged workers into sustained 10 employment.

(6) The director shall allocate funds appropriated from the account 11 12 among proposals accepted or accepted in part so as to achieve the 13 greatest possible expected monetary and energy savings by energy consumers and shall, to the extent feasible, ensure a balance of 14 participation for (a) geographic regions in the state; (b) types of 15 fuel used for heating; (c) owner-occupied and rental residences; and 16 (d) single-family and multifamily dwellings. The director may allocate 17 funds to a nonutility sponsor without requiring a sponsor match if the 18 director determines that such an allocation is necessary to provide the 19 greatest benefits to income eligible residents of the state. 20

(7)(a) The director shall develop, track, and require reporting of
 compliance with performance metrics for each sponsor receiving a grant
 award. The performance metrics must include, but not be limited to:

24 (i) Monetary and energy savings achieved;

25 (ii) Savings-to-investment ratio achieved for customers;

26 (iii) Wage levels of jobs created;

27 (iv) Efficiency and speed of delivery of services; and

(v) Attainment of the standards established under subsection (2)(a)
through (c) of this section.

30 (b) Programs receiving funding under this section are required to 31 report on compliance with the performance metrics every six months 32 following the receipt of grants, with the last report submitted six 33 months after program completion. The director shall verify the 34 accuracy of these reports.

35 (c) The director shall provide a progress report on all grant 36 programs to the appropriate committees of the legislature by December 37 lst of each year.

NEW SECTION. Sec. 104. EXPEDITED GRANTS IN 2009. (1) The 1 2 legislature finds that conducting energy audits and performing efficiency improvements in residences and commercial structures creates 3 4 family-wage jobs and will stimulate local economies where this work is legislature directs 5 conducted. Therefore, the that where 6 appropriations are made to the account specifically for the purpose of 7 expedited grants, the director shall accord priority to making such 8 grants over all other duties in the program. The director shall award 9 grants within the time frame set by the federal government under the programs providing the funding for these activities. 10 The director shall develop and utilize expedited grant procedures to ensure both 11 12 compliance with federal program requirements and the legislature's goal 13 of providing prompt stimulation to local economies.

14 (2) By November 1, 2009, the director shall report to the 15 appropriate fiscal and policy committees in the senate and house of 16 representatives on the status of grant awards under this section. The 17 report may be combined with that made by the department of community, 18 trade, and economic development under section 206 of this act.

19 Sec. 105. PILOT GRANTS FOR COMMUNITY-WIDE URBAN NEW SECTION. 20 RESIDENTIAL AND COMMERCIAL EFFICIENCY UPGRADES. (1) The legislature 21 finds that comprehensive energy efficiency retrofits in the residential 22 and smaller commercial markets are significantly underutilized due in 23 part to the complex set of decisions that property owners face when securing an energy audit, arranging for financing, and obtaining a 24 25 contractor to perform the retrofit work. While these retrofits have 26 previously been viewed as primarily benefiting the property owner with energy cost savings, the additional benefits of the avoided costs of 27 new energy generation and the environmental and climate benefits of 28 reduced carbon emissions call for new ways of reaching residential and 29 business building owners to deliver energy efficiency services. 30 Therefore, the purpose of this section is to encourage programs that 31 32 will combine utility, government, and private investments in residential and commercial building energy efficiency upgrades, with a 33 34 community-based outreach component to overcome the hurdles that 35 property owners face in considering these upgrades.

36 (2)(a) The director shall award not less than three grants for 37 programs that: (i) Provide assistance for energy audits and energy efficiency related improvements to structures owned by or used for residential, commercial, or nonprofit purposes in specified urban neighborhoods where the objective is to achieve a high rate of participation among building owners within the pilot area;

6 (ii) Utilize volunteer support to reach out to potential customers7 through the use of community-based institutions;

8 (iii) Employ qualified energy auditors to perform the energy audits
9 using recognized retrofit measures that are cost-effective;

10 (iv) Select and provide oversight of contractors to perform 11 retrofit work. The contractors must agree to participate in quality 12 control and efficiency training, pay prevailing wages, meet minimum 13 apprentice utilization standards, and hire from the community in which 14 the program is located; and

(v) Work with customers to secure financing for their portion of the project and apply for and administer utility, public, and charitable funding provided for energy audits and retrofits.

(b) Priority must be given to grant applicants that can secure asponsor match of at least one dollar for each dollar awarded.

20 NEW SECTION. Sec. 106. PROMOTING THE INVOLVEMENT OF FINANCIAL 21 INSTITUTIONS IN FINANCING ENERGY EFFICIENCY PROJECTS--FINDINGS AND 22 INTENT. (1) The legislature finds that the creation and use of risk 23 reduction mechanisms will promote greater involvement of local financial institutions and other financing mechanisms in funding energy 24 25 efficiency improvements and will achieve greater leverage of state and 26 federal dollars. Risk reduction mechanisms will allow financial 27 institutions to lend to a broader pool of applicants on more attractive terms, such as potentially lower rates and longer loan terms. Placing 28 a portion of funds in long-term risk reduction mechanisms will support 29 sustained level of energy efficiency investment by financial 30 а 31 institutions while providing funding to projects quickly.

(2) It is the intent of the legislature to leverage new federal funding aimed at promoting energy efficiency projects, improving energy efficiency, and increasing family wage jobs. To this end, the legislature intends to invest a portion of all federal funding, subject to federal requirements, for energy efficiency projects in financial mechanisms that will provide for maximum leverage of financing.

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NEW SECTION. Sec. 107. PROMOTING THE INVOLVEMENT OF FINANCIAL INSTITUTIONS IN FINANCING ENERGY EFFICIENCY PROJECTS. (1) Local municipalities receiving federal stimulus moneys through the federal energy efficiency and conservation block grant program are authorized to use those funds, subject to federal requirements, to establish loan loss reserves or toward risk reduction mechanisms, such as loan loss reserves, to leverage financing for energy efficiency projects.

8 (2) Interest rate subsidies, financing transaction cost subsidies, 9 capital grants to energy users, and other forms of grants and 10 incentives that support financing energy efficiency projects are 11 authorized uses of federal energy efficiency funding.

(3) Financing mechanisms offered by local municipalities under thissection shall conform to all applicable state and federal regulations.

14 Sec. 108. PROMOTING THE INVOLVEMENT OF STATE-NEW SECTION. CHARTERED BOND AUTHORITIES IN FINANCING ENERGY EFFICIENCY PROJECTS. 15 16 (1)The legislature finds that the state bond authorities have 17 capacities that can be applied to financing energy efficiency projects for their respective eligible borrowers: Washington economic 18 development finance authority for industry; Washington state housing 19 20 finance commission for single-family and multifamily housing, 21 commercial properties, agricultural properties, and nonprofit 22 facilities; Washington higher education facilities authority for 23 private, nonprofit higher education; and Washington health care facilities authority for hospitals and all types of health clinics. 24

(2)(a) Subject to federal requirements, the state bond authorities may accept and administer an allocation of the state's share of the federal energy efficiency funding for designing energy efficiency finance loan products and for developing and operating energy efficiency finance programs. The state bond authorities shall coordinate with the program on the design of the bond authorities' program.

32 (b) The director of the program may make allocations of the federal 33 funding to the state bond authorities and may direct and administer 34 funding for outreach, marketing, and delivery of energy services to 35 support the programs by the state bond authorities.

36 (c) The legislature authorizes a portion of the federal energy

efficiency funds to be used by the state bond authorities for credit
 enhancements and reserves for such programs.

(3) The Washington state housing finance commission may:

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4 (a) Issue revenue bonds as the term "bond" is defined in RCW
5 43.180.020 for the purpose of financing loans for energy efficiency and
6 renewable energy improvement projects in accordance with RCW
7 43.180.150;

8 (b) Establish eligibility criteria for financing that will enable 9 it to choose applicants who are likely to repay loans made or acquired 10 by the commission and funded from the proceeds of federal funds or 11 commission bonds; and

12 (c) Participate fully in federal and other governmental programs 13 and take such actions as are necessary and consistent with chapter 14 43.180 RCW to secure to itself and the people of the state the benefits 15 of programs to promote energy efficiency and renewable energy 16 technologies.

Sec. 109. FARM ENERGY ASSESSMENTS. 17 NEW SECTION. (1) The legislature finds that increasing energy costs put farm viability and 18 competitiveness at risk and that energy efficiency improvements on the 19 20 farm are the most cost-effective way to manage these costs. The 21 legislature further finds that current on-farm energy efficiency 22 programs often miss opportunities to evaluate and conserve all types of 23 energy, including fuels and fertilizers.

(2) The director, in consultation with the department of agriculture, shall form an interdisciplinary team of agricultural and energy extension agencies to develop and offer new methods to help agricultural producers assess their opportunities to increase energy efficiency in all aspects of their operations. The interdisciplinary team must develop and deploy:

30 (a) Online energy self-assessment software tools to allow 31 agricultural producers to assess whole-farm energy use and to identify 32 the most cost-effective efficiency opportunities;

33 (b) Energy auditor training curricula specific to the agricultural 34 sector and designed for use by agricultural producers, conservation 35 districts, agricultural extensions, and commodity groups;

36 (c) An effective infrastructure of trained energy auditors

available to assist agricultural producers with on-farm energy audits
 and identify cost-share assistance for efficiency improvements; and

3 (d) Measurement systems for cost savings, energy savings, and
4 carbon emission reduction benefits resulting from efficiency
5 improvements identified by the interdisciplinary team.

6 (3) The director shall seek to obtain additional resources for this 7 section from federal and state agricultural assistance programs and 8 from other sources.

9 NEW SECTION. Sec. 110. ACCOUNT CREATED. The energy efficiency assistance account is created in the state treasury. Except for 10 11 appropriations and federal funds that must be used for low-income 12 weatherization assistance pursuant to chapter 70.164 RCW, a minimum of thirty million dollars of all federal funds received pursuant to the 13 federal American recovery and reinvestment act of 2009 (P.L. 111-5), 14 the federal energy independence and security act of 2007 (P.L. 110-15 140), the federal energy policy and conservation act (Title 42 U.S.C. 16 Sec. 6321), and the energy efficient appliance rebate program 17 authorized by the federal energy policy act of 2005 (P.L. 109-58), and 18 any other future appropriations in excess of levels of federal fiscal 19 20 year 2008 for these programs, for the purpose of assisting with energy 21 efficiency assessments, audits, or improvements must be deposited in 22 the account. Other funds, gifts, grants, and endowments from public or 23 private sources, in trust or otherwise, may be directed into the 24 account. Any moneys received from sponsor match payments must be 25 deposited in the account. Moneys in the account may be spent only 26 after appropriation. Expenditures from the account may be used only 27 for the purposes of this chapter.

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PART 2

Low-Income Weatherization Programs

30 **Sec. 201.** RCW 70.164.020 and 1995 c 399 s 199 are each amended to 31 read as follows:

32 ((Unless the context clearly requires otherwise,)) The definitions 33 in this section apply throughout this chapter <u>unless the context</u> 34 <u>clearly requires otherwise</u>. (1) "Department" means the department of community, trade, and
 economic development.

3 (2) "Energy ((assessment)) audit" means an analysis of a dwelling
4 unit to determine the need for cost-effective energy conservation
5 measures as determined by the department.

6 (3) <u>"Family wages" means wages that, aggregated over a year, total</u> 7 <u>at least two hundred percent of the poverty guideline for a family of</u> 8 <u>four, as established for the applicable calendar year by the United</u> 9 <u>States department of health and human services, or compliance with</u> 10 <u>prevailing wage provisions under chapter 39.12 RCW or area standard</u> 11 <u>wages for public works as determined by the department of labor and</u> 12 <u>industries, whichever is greater.</u>

(4) "Household" means an individual or group of individuals living
 in a dwelling unit as defined by the department.

15 (((4))) (5) "Low income" means household income ((that is at or below one hundred twenty-five percent of the federally established poverty level)) as defined by the department, provided that the definition may not exceed eighty percent of median household income, adjusted for household size, for the county in which the dwelling unit to be weatherized is located.

(((5))) <u>(6)</u> "Nonutility sponsor" means any sponsor other than a public service company, municipality, public utility district, mutual or cooperative, furnishing gas or electricity used to heat low-income residences.

25 (((-6))) (7) "Residence" means a dwelling unit as defined by the 26 department.

(((7))) <u>(8)</u> "Sponsor" means any entity that submits a proposal under RCW 70.164.040, including but not limited to any local community action agency, <u>tribal nation</u>, community service agency, or any other participating agency or any public service company, municipality, public utility district, mutual or cooperative, or any combination of such entities that jointly submits a proposal.

33 (((+8))) (9) "Sponsor match" means the share((, if any,)) of the 34 cost of weatherization to be paid by the sponsor.

35 (((9))) <u>(10)</u> "Sustainable residential weatherization" or 36 "weatherization" means ((materials or measures, and their installation, 37 that are used to improve the thermal efficiency of a residence)) 38 activities that use funds administered by the department for one or

more of the following: (a) Energy and resource conservation; (b) 1 energy efficiency improvements; (c) repairs, indoor air quality 2 improvements, and health and safety improvements; and (d) client 3 education. Funds administered by the department for activities 4 authorized under this subsection may only be used for the preservation 5 of a dwelling unit occupied by a low-income household and must, to the б 7 extent feasible, be used to support and advance sustainable 8 technologies.

9 (((10))) <u>(11)</u> "Weatherizing agency" means any approved department 10 grantee<u>, tribal nation</u>, or any public service company, municipality, 11 public utility district, mutual or cooperative, or other entity that 12 bears the responsibility for ensuring the performance of weatherization 13 of residences under this chapter and has been approved by the 14 department.

15 **Sec. 202.** RCW 70.164.040 and 1987 c 36 s 4 are each amended to 16 read as follows:

(1) The department shall solicit proposals for low-income weatherization programs from potential sponsors. A proposal shall state the amount of the sponsor match, the amount requested ((from the low-income weatherization assistance account)), the name of the weatherizing agency, and any other information required by the department.

(2)(a) A sponsor may use its own moneys, including corporate or
 ratepayer moneys, or moneys provided by landlords, charitable groups,
 government programs, the Bonneville <u>power administration</u>, or other
 sources to pay the sponsor match.

(b) Moneys provided by a sponsor pursuant to requirements in this section shall be in addition to and shall not supplant any funding for low-income weatherization that would otherwise have been provided by the sponsor or any other entity enumerated in (a) of this subsection.

31 (c) No proposal may require any contribution as a condition of 32 weatherization from any household whose residence is weatherized under 33 the proposal.

(d) Proposals shall provide that full levels of all cost-effective,
 structurally feasible, sustainable residential weatherization
 <u>materials</u>, measures, <u>and practices</u>, as determined by the department,
 shall be installed when a low-income residence is weatherized.

(3)(a) The department may in its discretion accept, accept in part,
 or reject proposals submitted. The department shall allocate funds
 appropriated from the low-income weatherization assistance account
 among proposals accepted or accepted in part so as to:

5 (i) Achieve the greatest possible expected monetary and energy 6 savings by low-income households and other energy consumers ((and)) 7 over the longest period of time;

8 <u>(ii)</u> Identify and correct, to the extent practical, health and 9 safety problems for residents of low-income households, including 10 asbestos, lead, and mold hazards;

11 (iii) Create family-wage jobs that may lead to careers in the 12 construction trades or in the energy efficiency sectors; and

13 (iv) Leverage, to the extent feasible, environmentally friendly 14 sustainable technologies, practices, and designs.

15 (b) The department shall, to the extent feasible, ensure a balance 16 of participation in proportion to population among low-income 17 households for: $((\frac{a}{a}))$ (i) Geographic regions in the state; $((\frac{b}{a}))$ 18 (ii) types of fuel used for heating, except that the department shall 19 encourage the use of energy efficient sustainable technologies; $((\frac{c}{a}))$ 20 (iii) owner-occupied and rental residences; and $((\frac{d}{a}))$ (iv) single-21 family and multifamily dwellings.

(c) The department shall give priority to weatherize dwelling units occupied by low-income households with incomes at or below one hundred twenty-five percent of the federally established poverty level.

25 (d) The department may allocate funds to a nonutility sponsor 26 without requiring a sponsor match if the department determines that 27 such an allocation is necessary to provide the greatest benefits to 28 low-income residents of the state.

29 (e) The department shall give priority to sponsors that commit to 30 use best efforts to achieve the standards outlined in section 103(2) 31 (a) through (c) of this act.

(4)(a) A sponsor may elect to: (i) Pay a sponsor match as a lump sum at the time of weatherization, or (ii) make yearly payments to the low-income weatherization assistance account over a period not to exceed ten years. If a sponsor elects to make yearly payments, the value of the payments shall not be less than the value of the lump sum payment that would have been made under <u>(a)(i)</u> of this subsection. 1 (b) The department may permit a sponsor to meet its match 2 requirement in whole or in part through providing labor, materials, or 3 other in-kind expenditures.

4 (5) Programs receiving funding under this section must report to
5 the department every six months following the receipt of a grant
6 regarding the number of dwelling units weatherized, family-wage jobs
7 created or maintained, and state certified apprentices employed, with
8 the last report submitted six months after program completion. The
9 director shall verify the accuracy of these reports.

10

(6) The department shall adopt rules to carry out this section.

11 **Sec. 203.** RCW 70.164.050 and 1987 c 36 s 5 are each amended to 12 read as follows:

(1) The department is responsible for ensuring that sponsors and weatherizing agencies comply with the state laws, the department's rules, and the sponsor's proposal in carrying out proposals.

16 (2) Before a residence is weatherized, the department shall require 17 that an energy ((assessment)) <u>audit</u> be conducted.

18 (3) To the greatest extent practicable and allowable under federal 19 rules and regulations, the department shall maximize available federal 20 low-income home energy assistance program funding for weatherization 21 projects.

22 **Sec. 204.** RCW 70.164.060 and 1987 c 36 s 6 are each amended to 23 read as follows:

24 Before a leased or rented residence is weatherized, written 25 permission shall be obtained from the owner of the residence for the 26 weatherization. The department shall adopt rules to ensure that: (1) 27 The benefits of weatherization assistance ((in connection with a leased 28 or rented residence)), including utility bill reduction and preservation of affordable housing stock, accrue primarily to low-29 income tenants occupying a leased or rented residence; (2) as a result 30 of weatherization provided under this chapter, the rent on the 31 residence is not increased and the tenant is not evicted; and (3) as a 32 33 result of weatherization provided under this chapter, no undue or 34 excessive enhancement occurs in the value of the residence. This 35 section is in the public interest and any violation by a landlord of

the rules adopted under this section shall be an act in trade or
 commerce violating chapter 19.86 RCW, the consumer protection act.

3 <u>NEW SECTION.</u> Sec. 205. A new section is added to chapter 70.164
4 RCW to read as follows:

5 (1) The department shall coordinate with the Washington State 6 University energy efficiency assistance program created in section 102 7 of this act in order to maximize the extension of weatherization 8 assistance across low-income and other households. To the greatest 9 extent practicable and allowable under federal rules and regulations, 10 the department shall maximize available federal low-income home energy 11 assistance program funding for weatherization projects.

12 (2) The department may solicit proposals for low-income and other 13 weatherization projects, if providing funding specifically for 14 additional projects. The department shall determine a priority ranking 15 system for determining the order of preference for projects for low-16 income households.

Sec. 206. EXPEDITED LOW-INCOME HOUSEHOLD ENERGY 17 NEW SECTION. AUDIT PROGRAM GRANTS IN 2009. (1) The legislature finds that 18 19 conducting energy audits and performing efficiency improvements in low-20 income households creates family-wage jobs and will stimulate local 21 economies where this work is conducted. Therefore, the legislature 22 directs that where appropriations are made to the low-income 23 weatherization assistance program as part of a federal economic 24 stimulus, the department of community, trade, and economic development shall award grants as quickly as practical for maximum community 25 26 economic benefit within the parameters stipulated with the funding.

(2) By November 1, 2009, the department of community, trade, and economic development shall report to the appropriate fiscal and policy committees in the senate and house of representatives on the status of grant awards under this section. The report may be combined with that made by the director of the energy efficiency assistance program under section 104 of this act.

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PART 3 Consolidation of Weatherization Programs

NEW SECTION. Sec. 301. It is the intent of the legislature that 1 2 all state administered building weatherization programs are conducted to provide the greatest efficiency in terms of administrative 3 processes, economies of scale, institutional memory, and institutional 4 5 competence. The legislature also intends by this act to expand state administered building weatherization programs to provide services not б 7 only to low-income residents in the state, but also to other 8 residences, farms, commercial buildings, public buildings, public 9 agencies, and other institutions.

10 <u>NEW SECTION.</u> Sec. 302. (1) The department of community, trade, 11 and economic development and the Washington State University energy 12 extension program shall review:

(a) Low-income weatherization programs, as authorized under chapter
 70.164 RCW, weatherization, weatherization services, and energy
 efficiency programs administered by the state;

(b) The low-income energy assistance program funded by the federal government pursuant to the federal low-income energy assistance act (Title 42 U.S.C. 8623 et seq.);

(c) Weatherization and energy efficiency programs funded by privateentities, utilities, the federal government, and other entities; and

(d) Administrative and overhead costs incurred by weatherizationand energy efficiency programs.

23 (2) By July 1, 2010, the department of community, trade, and 24 economic development and the Washington State University energy 25 extension program shall provide to the governor and the appropriate 26 committees of the legislature a report with findings from the review required in subsection (1) of this section and recommendations for the 27 coordination of the state's energy efficiency and weatherization 28 29 programs, including the low-income energy assistance and low-income weatherization programs under chapter 70.164 RCW and the weatherization 30 31 program created in section 102 of this act.

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(a) The recommendations must include:

(i) Identification of best practices and opportunities to
 consolidate and create efficiencies and economies of scale;

35 (ii) Identification of legislative action necessary to maximize the 36 state's receipt of funding for weatherization and energy efficiency 37 purposes; and (iii) Identification of methods to minimize costs through
 coordination and potential consolidation of programs.

3 (b) If the report finds that administrative efficiencies may best 4 be achieved by the transition of functions from one state agency or 5 entity to another, then the recommendations must also include:

6 (i) Identification of statutory changes necessary to ensure an 7 expeditious and efficient transition with the least programmatic 8 disruption; and

9 (ii) A timeline for the process that includes methods to phase and 10 synchronize the transition of administrative procedures, records, 11 files, and staff in accordance with the goals and intent of this 12 section and section 301 of this act.

PART 4

13 14

Training Programs for Energy Efficiency Jobs

15 NEW SECTION. Sec. 401. WORKFORCE TRAINING FOR THE PERFORMANCE OF ENERGY AUDITS AND RETROFITS. (1) The legislature finds that it is in 16 the interest of building owners, building residents, and the state that 17 energy audits and energy efficiency services be performed in a manner 18 19 that is both consistent with current best practices and that provides increased occupational skills, education, and training to workers in 20 The director, in collaboration with the board, the 21 the state. 22 workforce training and education coordinating board, the employment 23 security department, the Washington state building and construction 24 trades council, the Washington state apprenticeship and training 25 council, and the office of the superintendent of public instruction, shall identify the necessary skills and qualifications required to 26 perform the energy audits and energy efficiency services authorized 27 28 under this act.

(2) The board shall work with the Washington state apprenticeship and training council and the office of the superintendent of public instruction, to jointly develop, by June 30, 2010, curricula and training programs, to include on-the-job training, classroom training, and safety and health training, for the development of the skills and qualifications identified by the director under subsection (1) of this section. (3) Training resource moneys may be provided from the account for
 the following purposes:

3 (a) To develop and deploy curricula and training programs in
4 accordance with subsection (2) of this section;

5 (b) For the expansion of existing high school, community and 6 technical college, journey level skills improvement and apprenticeship 7 training programs, and community-based training programs providing 8 energy audit and energy efficiency services training;

9 (c) For the implementation of new training programs developed under 10 the terms of this chapter;

(d) To supplement internship, preapprenticeship, and apprenticeship programs using curricula developed under subsection (2) of this section; and

(e) For other training activities identified by the director tosupplement and expand the skills of the existing workforce.

16 (4) The director shall direct the delivery of education and 17 training resource moneys as necessary to meet demands for jobs, giving 18 priority in distribution of training resource moneys to those 19 educational programs that can provide convincing evidence that they are 20 able to provide the requisite skills education and training 21 expeditiously.

22 (5) The board shall target a portion of any federal stimulus 23 funding received to ensure commensurate capacity for high employer 24 demand programs of study developed under this section. To that end, the director must coordinate with the workforce training and education 25 26 coordinating board, the state board for community and technical 27 colleges, or other appropriate state agency in the application for and 28 receipt of such funding that may be made available through the federal 29 youthbuild program, workforce investment act, job corps, or other 30 relevant federal programs.

(6) The Washington apprenticeship and training council shall evaluate the potential of existing apprenticeship and training programs that would produce workers with the skills needed to conduct energy audits and provide energy efficiency services and deliver their findings to the director and the appropriate committees of the legislature as soon as possible, but no later than January 18, 2010.

37 (7) The director shall direct funding to programs that provide38 skills education and training services to underserved and disadvantaged

communities in the state, in accordance with RCW 43.330.310. This may include, but is not limited to, at-risk youth seeking employment pathways out of poverty and into economic self-sufficiency. The director shall consult with the employment security department to create a strategy to ensure that the workers who receive training under these programs are provided with the type of employment opportunities contemplated by this chapter.

8 (8) The board shall provide an interim report to the appropriate 9 committees of the legislature by December 1, 2011, and a final report 10 by December 1, 2013, detailing the effectiveness of, and any 11 recommendations for improving, the worker training curricula and 12 programs established in this section.

13 <u>NEW SECTION.</u> Sec. 402. UNEMPLOYED WORKERS. Community and 14 technical colleges that enroll unemployed workers into the relevant 15 curricula and training programs indicated in this act shall receive 16 funding as indicated in section 2, chapter . . ., Laws of 2009 (section 17 2 of Engrossed Second Substitute Senate Bill No. 5809).

18 <u>NEW SECTION.</u> Sec. 403. DESIGNATION OF WORKFORCE TRAINING PROGRAMS 19 FOR THE PERFORMANCE OF ENERGY AUDITS AND RETROFITS. (1) Existing 20 curricula and training programs or programs provided by community and 21 technical colleges in the state developed under section 401 of this act 22 must be recognized as programs of study under RCW 28B.50.273.

(2) Subject to available funding, the board may grant enrollment priority to persons who qualify for waiver under RCW 28B.15.522 and who enroll in curricula and training programs provided by community or technical colleges in the state that have been developed in accordance with section 401 of this act.

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PART 5 Energy Efficiency in Publicly Funded Housing

30 <u>NEW SECTION.</u> Sec. 501. A new section is added to chapter 43.185
31 RCW to read as follows:

ENERGY AUDITS AND RETROFITS IN PUBLICLY FUNDED HOUSING. (1) The legislature finds that growing preservation and rehabilitation needs in the housing trust fund property portfolio provide opportunities to

advance energy efficiency and weatherization efforts for low-income 1 2 individuals in Washington state while protecting the state's six million dollars 3 hundred in affordable housing investments. 4 Preservation of existing affordable housing, when done in conjunction with weatherization activities, is a cost-effective, prudent, and 5 6 environmentally friendly strategy to ensure that low-income housing remains durable, safe, and affordable. Therefore, the legislature 7 8 intends that where federal funds are available for increasing and improving energy efficiency of low-income housing that these funds 9 shall be utilized, subject to federal requirements, for energy audits 10 and implementing energy efficiency measures in the state housing trust 11 12 fund real estate portfolio.

13 (2) The department shall review all housing properties in the housing trust fund real estate portfolio and identify those in need of 14 major renovation or rehabilitation. In its review, the department 15 shall survey property owners for information including, but not limited 16 to, the age of the building and the type of heating, cooling, plumbing, 17 and electrical systems contained in the property. The department shall 18 19 prioritize all renovation or rehabilitation projects identified in the review by the department's ability to: 20

(a) Achieve the greatest possible expected monetary and energy savings by low-income households and other energy consumers over the greatest period of time;

(b) Promote the greatest possible health and safety improvementsfor residents of low-income households; and

26 (c) Leverage, to the extent feasible, technologically advanced and 27 environmentally friendly sustainable technologies, practices, and 28 designs.

(3) Subject to the availability of amounts appropriated for this 29 30 specific purpose, the department shall use the prioritization of potential energy efficiency needs and opportunities in subsection (2) 31 of this section to make offers of energy audit services to project 32 owners and operators. The department shall use all practicable means 33 to achieve the completion of energy audits in at least twenty-five 34 35 percent of the properties in its portfolio that exceed twenty-five 36 years in age, by June 30, 2011. Where the energy audits identify cost-37 effective weatherization and other energy efficiency measures, the department shall accord a priority within appropriated funding levels 38

1 to include funding for energy efficiency improvements when the 2 department allocates funding for renovation or rehabilitation of the 3 property.

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PART 6

Miscellaneous

6 <u>NEW SECTION.</u> Sec. 601. Sections 101 through 110 and 401 through 7 403 of this act constitute a new chapter in Title 70 RCW.

8 <u>NEW SECTION.</u> Sec. 602. Captions and part headings used in this 9 act are not any part of the law.

10 <u>NEW SECTION.</u> Sec. 603. If any provision of this act or its 11 application to any person or circumstance is held invalid, the 12 remainder of the act or the application of the provision to other 13 persons or circumstances is not affected.

14 <u>NEW SECTION.</u> Sec. 604. This act is necessary for the immediate 15 preservation of the public peace, health, or safety, or support of the 16 state government and its existing public institutions, and takes effect 17 immediately.

NEW SECTION. Sec. 605. The governor shall designate a person as the single point of accountability for all energy and climate change initiatives within state agencies. All agencies, councils, or work groups with energy or climate change initiatives shall coordinate with this designee."

23 Correct the title.

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