SUBSTITUTE HOUSE BILL 1707

State of Washington 69th Legislature 2025 Regular Session

By House Agriculture & Natural Resources (originally sponsored by Representatives Dent and Dye)

READ FIRST TIME 02/20/25.

AN ACT Relating to establishing a review process before the state noxious weed control board may list certain agricultural crops as noxious weeds; amending RCW 17.10.080; and creating a new section.

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

5 NEW SECTION. Sec. 1. The legislature finds that effective 6 communication between affected parties and regulators is always 7 important, but especially so at the present time, as agricultural producers and the agricultural economy are under strain. Therefore, 8 the legislature intends to restrict the listing of any agricultural 9 10 crops as noxious weeds before the state noxious weed control board 11 has the opportunity to consider recommendations provided by work 12 groups convened by the department of agriculture that include 13 agricultural producers.

14 Sec. 2. RCW 17.10.080 and 2011 c 126 s 1 are each amended to 15 read as follows:

(1) The state noxious weed control board shall each year or moreoften, following a hearing, adopt a state noxious weed list.

18 (2) The state noxious weed control board shall adopt guidelines 19 by rule for placing plants on the state noxious weed list. These 20 guidelines must include criteria for reconsideration of proposed new

species that were not adopted by the state noxious weed control 1 board, including the need for the board to be presented with 2 additional data from scientific sources regarding any invasive and 3 noxious qualities of the species and from existing positive economic 4 benefits before taking any action. These guidelines must restrict the 5 6 listing of agricultural crops as noxious weeds until the board receives recommendations provided by a work group convened as needed 7 by the department of agriculture that has members who include, at a 8 minimum, affected agricultural producers and one member of the board. 9 10 The guidelines may also provide for exceptions in noxious weed 11 listings.

12 (3) Any person may request during a comment period established by 13 the state noxious weed control board the inclusion, deletion, or 14 designation change of any plant to the state noxious weed list.

15 (4) The state noxious weed control board shall send a copy of the 16 list to each activated county noxious weed control board, to each 17 weed district, and to the county legislative authority of each county 18 with an inactive noxious weed control board.

19 (5) The record of rule making must include the written findings 20 of the board for the inclusion of each plant on the list. The 21 findings shall be made available upon request to any interested 22 person.

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