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THIRD SUBSTITUTE SENATE BILL 6062

State of Washington 54th Legislature 1996 Regular Session

By Senate Committee on Health & Long-Term Care (originally sponsored by Senators Quigley, Moyer, Fairley, Wood, Wojahn and Winsley)

Read first time 01/11/96.

AN ACT Relating to making welfare work; amending RCW 74.12.255, 1 2 74.25.010, 74.25.020, 74.20A.020, 46.20.291, 46.20.311, 18.04.335, 18.11.160, 18.27.060, 18.39.181, 18.46.050, 18.96.120, 18.104.110, 3 18.130.050, 18.130.150, 18.160.080, 43.20A.205, 43.70.115, 36.70A.450, 4 5 35.63.185, and 35A.63.215; reenacting and amending RCW 74.15.020; adding new sections to chapter 74.12 RCW; adding new sections to 6 7 chapter 74.20A RCW; adding a new section to chapter 48.22 RCW; adding 8 a new section to chapter 2.48 RCW; adding a new section to chapter 18.04 RCW; adding a new section to chapter 18.08 RCW; adding a new 9 section to chapter 18.16 RCW; adding a new section to chapter 18.20 10 RCW; adding a new section to chapter 18.28 RCW; adding a new section to 11 12 chapter 18.39 RCW; adding a new section to chapter 18.43 RCW; adding a new section to chapter 18.44 RCW; adding a new section to chapter 18.51 13 14 RCW; adding a new section to chapter 18.76 RCW; adding a new section to 15 chapter 18.85 RCW; adding a new section to chapter 18.106 RCW; adding 16 a new section to chapter 18.130 RCW; adding a new section to chapter 17 18.140 RCW; adding a new section to chapter 18.145 RCW; adding a new section to chapter 18.165 RCW; adding a new section to chapter 18.170 18 19 RCW; adding a new section to chapter 18.175 RCW; adding a new section to chapter 18.185 RCW; adding a new section to chapter 26.18 RCW; 20 adding a new section to chapter 26.20 RCW; adding a new section to 21

p. 1 3SSB 6062

1	chapter 36.70 RCW; adding a new section to chapter 74.15 RCW; adding a
2	new section to chapter 44.28 RCW; adding a new chapter to Title 82 RCW;
3	adding a new chapter to Title 74 RCW; creating new sections; repealing
4	RCW 74.08.120, 74.08.125, 74.12.420, and 74.12.425; prescribing
5	penalties; and providing an effective date.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
7	MAKING WELFARE WORK

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9	PART I. TARGET GROUPS	3
10	A. JOB-READY TARGET GROUP	3
11	B. JOB PREPARATION TARGET GROUP	4
12	C. TEEN PARENT TARGET GROUP	4
13	PART II. WELFARE-TO-WORK PROGRAMS	6
14	A. GENERAL REQUIREMENTS AND MANDATORY JOBS	6
15	B. TAX INCENTIVE PROGRAM	10
16	C. COMMUNITY SERVICE	14
17	PART III. TEEN PARENT PROGRAM	14
18	PART IV. REQUIREMENTS AND RESPONSIBILITIES	15
19	PART V. CHILD SUPPORT ENHANCEMENT	17
20	A. LICENSE SUSPENSION FOR FAILURE TO PAY CHILD SUPPORT	17
21	B. PARENTAL RESPONSIBILITY ENFORCEMENT PROGRAM	45
22	C. AFDC-RELATED GROUP HOME AND CHILD CARE ZONING	46
23	PART VI. WELFARE-TO-WORK EFFECTIVENESS STUDIES	54
24	PART VII. MISCELLANEOUS	55

NEW SECTION. Sec. 1. INTENT. The legislature finds that it is important for the well-being of society, and for the families receiving aid to families with dependent children, that the provision of welfare from the public treasury reflect the values of mainstream American

1 culture, specifically the importance of work, responsibility, and 2 accountability for individual actions, and the value of the marriage 3 commitment to each member of the family, including the children.

4 Therefore, it is the public policy of the state of Washington, 5 through its aid to families with dependent children or applicant for assistance programs, to require every able-bodied citizen on aid to 6 7 families with dependent children or applicant for assistance to engage 8 in paid or unpaid employment or engage in short-term training directed towards employment, to require accountability of all parents, and to 9 10 discourage teen pregnancy by unwed parents as an action that is 11 destructive to society.

12 PART I. TARGET GROUPS

NEW SECTION. **Sec. 101.** A new section is added to chapter 74.12 RCW to read as follows:

15 TARGET GROUP CONTRACTS. The department shall assess each applicant approved for assistance, and, within twelve months of the effective 16 17 date of this section, all recipients based upon age, employment 18 history, and condition of disability, and shall target assistance based upon factors set forth in chapter . . ., Laws of 1996 (this act). The 19 department shall include, as part of the information required of the 20 21 individual assessed, the number of hours of paid employment performed 22 in the twelve months before applying for assistance and the hourly rate 23 of pay. The department shall use this information in order to select 24 the appropriate target group for the individual assessed.

A. JOB-READY TARGET GROUP

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NEW SECTION. Sec. 102. A new section is added to chapter 74.12 RCW to read as follows:

JOB-READY TARGET GROUP. All applicants approved for assistance who are age eighteen or older and whose recent work experience was at the hourly rate of six dollars and fifty cents or more shall be entitled to grant assistance if they engage in an intensive self-determined job search, and shall be given referrals to appropriate state and local job search resources. All applicants for aid to families with dependent children-employable, and within twelve months all recipients of aid to families with the dependent children-employable, shall be included in

p. 3 3SSB 6062

- 1 the job-ready target group. Recipients in this target group shall
- 2 inform the department when they become employed, and shall be eligible
- 3 for a period of child care and medical benefits. They shall not be
- 4 eligible for participation in welfare-to-work pilot projects. It is
- 5 the intent of the legislature to refrain from excess expenditures on
- 6 this group of aid to families with dependent children recipients, as
- 7 studies have demonstrated that job-ready individuals leave aid to
- 8 families with dependent children programs quickly with minimal public
- 9 help. Assessment and administrative costs shall be kept to a minimal
- 10 level for this target group. Any recipients in this group who do not
- 11 have paid employment within six months of beginning to receive benefits
- 12 shall contract for participation in the job preparation target group as
- 13 a condition of continued benefit receipt.

14 B. JOB PREPARATION TARGET GROUP

- NEW SECTION. Sec. 103. A new section is added to chapter 74.12 16 RCW to read as follows:
- JOB PREPARATION TARGET GROUP. All applicants approved for
- 18 assistance and, within twelve months of the effective date of this
- 19 section, all recipients, who are age eighteen or older and do not meet
- 20 the qualifications for participation in the job-ready target group or
- 21 who have been in the job-ready target group for six months without
- 22 obtaining employment, shall contract with the department for
- 23 participation in at least one of the alternate welfare-to-work programs
- 24 provided for the job preparation target group. This group shall be
- 25 required, as a condition of benefit receipt, to enroll in at least one
- 26 of the following:
- 27 (1) The tax incentive partnership program under chapters 74.-- and
- 28 82.-- RCW (sections 206 through 208 and 203 through 205 of this act,
- 29 respectively);
- 30 (2) Any available public or approved private welfare-to-work
- 31 program, under contract with the department; or
- 32 (3) The job opportunities and basic skills training program.

33 C. TEEN PARENT TARGET GROUP

- 34 <u>NEW SECTION.</u> **Sec. 104.** A new section is added to chapter 74.12
- 35 RCW to read as follows:

TEEN PARENT TARGET GROUP. All applicants under the age of eighteen years who are approved for assistance and, within twelve months of the effective date of this section, all recipients who are under the age of eighteen and are unmarried shall, as a condition of receiving benefits, 4 actively progress toward the completion of a high school diploma or a GED, and live in a supervised setting, as provided in RCW 74.12.255 or section 301 of this act. Applicants under the age of eighteen years are not subject to the sixty-month limitation in section 401 of this act.

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- 10 **Sec. 105.** RCW 74.12.255 and 1994 c 299 s 33 are each amended to read as follows: 11
- 12 (1) The department shall determine, after consideration of all relevant factors and in consultation with the applicant approved for 13 14 assistance, and within twelve months of the effective date of this 15 section in consultation with the recipient, the most appropriate living situation for ((applicants)) those under eighteen years of age, 16 unmarried, and either pregnant or having a dependent child in the 17 18 applicant's or recipient's care. Appropriate living ((situations shall 19 include a)) situation means the place of residence maintained by the approved applicant's, and within twelve months of the effective date of 20 this section, the recipient's parent, legal guardian, or other adult 21 relative as their own home, or ((other)) if the department determines 22 23 that living situation to be abusive or neglectful under chapter 26.44 24 RCW, another appropriate supportive living arrangement supervised by an 25 adult ((where feasible)), with first preference to an approved group home where available, and consistent with federal regulations ((under 26 45 C.F.R. chapter II, section 233.107)). 27
 - (2) An applicant <u>approved for assistance</u>, and within twelve months of the effective date of this section, a recipient, under eighteen years of age who is either pregnant or has a dependent child ((and is not living in a situation described in subsection (1) of this section)) shall be presumed to be unable to manage adequately the funds paid on behalf of the dependent child and((, unless the teenage custodial parent demonstrates otherwise,)) shall be subject to the protective payee requirements provided for under RCW 74.12.250 and 74.08.280.
- 36 (3) The department shall consider any statements or opinions by either parent of the teen ((recipient)) as to an appropriate living 37 situation for the teen, whether in the parental home or other 38

- 1 situation. If the parents of the teen (($\frac{\text{head of household applicant}}{\text{can}}$
- 2 for assistance)) request, they shall be entitled to a hearing in
- 3 juvenile court regarding the fitness and suitability of their home as
- 4 the top priority choice for the pregnant or parenting teen ((applicant
- 5 for assistance)).

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- The parents of the teen shall have the opportunity to make a showing, based on the preponderance of the evidence, that ((the parental)) their home is the most appropriate living situation.
- 9 (4) To encourage adoption, in cases in which the ((head of household)) teen parent is under eighteen years of age((¬)) and unmarried, ((unemployed, and requests information on adoption,)) the department shall((¬, as part of the determination of the appropriate living situation,)) provide information about adoption including referral to community-based organizations for counseling.
- 15 (5) As a condition of receiving aid to families with dependent children, an unmarried pregnant or parenting applicant approved for 16 assistance and, within twelve months of the effective date of this 17 section, an unmarried pregnant or parenting recipient under the age of 18 19 eighteen shall be required to reside in an appropriate living situation as determined according to this section and to actively progress toward 20 a high school diploma or a GED unless certified by a health care 21 provider licensed under chapter 18.71 or 18.83 RCW to be unable to 22 complete such education, whereupon the department shall facilitate his 23 24 or her application for supplemental security income.

PART II. WELFARE-TO-WORK PROGRAMS

A. GENERAL REQUIREMENTS AND MANDATORY JOBS

27 **Sec. 201.** RCW 74.25.010 and 1994 c 299 s 6 are each amended to 28 read as follows:

The legislature establishes as state policy the goal of economic self-sufficiency for employable recipients of ((public assistance)) aid to families with dependent children, through employment, training, and education. In furtherance of this policy, the legislature intends to comply with the requirements of the federal social security act, as amended, by creating a job opportunities and basic skills training program for applicants and recipients of aid to families with dependent children. ((The purpose of this program is to provide recipients of

aid to families with dependent children the opportunity to obtain 1 appropriate education, training, skills, and supportive services, 2 3 including child care, consistent with their needs, that will help them 4 enter or reenter gainful employment, thereby avoiding long-term welfare 5 dependence and achieving economic self-sufficiency.)) opportunities and basic skills training program shall provide 6 7 employment and training and education support services to assist 8 recipients under chapter 74.04 RCW to obtain employment. The program 9 shall be operated by the department of social and health services in 10 conformance with federal law ((and consistent with the following legislative findings:)). 11

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- (1) The legislature finds that the well-being of children depends ((not only on meeting their material needs, but also)) on the ability of parents to become economically self-sufficient. It is in this way that the material needs of children can best be met. opportunities and basic skills training program is specifically directed at increasing the labor force participation and household earnings of aid to families with dependent children recipients, through the removal of barriers preventing them from achieving selfsufficiency. ((These barriers include, but are not limited to, the lack of recent work experience, supportive services such as affordable and reliable child care, adequate transportation, appropriate counseling, and necessary job-related tools, equipment, books, clothing, and supplies, the absence of basic literacy skills, the lack of educational attainment sufficient to meet labor market demands for career employees, and the nonavailability of useful labor market assessments.))
- (2) The legislature ((also)) recognizes that aid to families with dependent children recipients ((must be acknowledged as active)) are participants in self-sufficiency planning under the program. The legislature finds that the department of social and health services should clearly communicate ((concepts of the importance)) a requirement of work and how performance and effort directly affect future career and educational opportunities and economic well-being, as well as personal empowerment, self-motivation, and self-esteem to program participants. The legislature further recognizes that informed choice is consistent with individual responsibility, and that parents should be given a range of options for available child care while participating in the program.

p. 7 3SSB 6062

- 1 (3) The legislature finds that current work experience is one of 2 the most important factors influencing an individual's ability to work 3 toward financial stability and an adequate standard of living in the 4 long term, and that work experience should be the most important 5 component of the program.
 - (4) The legislature finds that education, including, but not limited to, literacy, high school equivalency, vocational, secondary, and postsecondary, is one of the most important tools an individual needs to achieve full independence, and that this should be an important component of the program.

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- 11 (5) The legislature further finds that the objectives of this 12 program are to assure that aid to families with dependent children 13 recipients gain experience in the labor force and thereby enhance their 14 long-term ability to achieve financial stability and an adequate 15 standard of living at wages that will meet family needs.
 - (6) The legislature finds that a critical component for successful reductions in the aid to families with dependent children caseloads is through employment. Employment opportunities must be increased through public-private partnerships. The department shall work with the private sector to meet market needs, increase employability through onthe-job training opportunities, and develop financial incentives for employers to hire recipients.
 - (7) All participants in the job opportunities and basic skills training program shall, within thirty days of approval of assistance for aid to families with dependent children, or in the case of recipients, within thirty days of assessment, sign a written employment development contract of mutual responsibility with the department, or be ineligible for financial assistance from the department until the contract which shall be developed with the full involvement of the participant, is signed.
- 31 (a) The contract shall set forth the responsibilities of and 32 expectations for the program participants and responsibilities and obligation of the department, including services to be provided to the 33 34 participating family. The contract shall identify specific employment, training, education, community volunteer experiences, including 35 participation in the community volunteer program set forth in section 36 37 209 of this act, or support activities that will direct a participant toward gainful employment and eventually self-sufficiency. 38 39 contract shall be in a format developed for state-wide use and shall

- 1 <u>clearly state each of the requirements and responsibilities set forth</u> 2 in section 401 of this act.
- (b) The department shall review the employment development contract of mutual responsibility every six months and assess the participant's progress. Except for sanctions in situations specified in section 401 of this act, the department shall reduce aid to families with dependent children benefits by thirty-three percent every month for which the recipient is found to be out of compliance with the contract.
- 9 (8) Participants in the job preparation target group shall each be
 10 limited to the components of their initial contract unless good cause
 11 for exception is presented.
- **Sec. 202.** RCW 74.25.020 and 1993 c 312 s 7 are each amended to 13 read as follows:

- (1) The department of social and health services is authorized to contract with public and private employment and training agencies and other public service entities to provide services prescribed or allowed under the federal social security act, as amended, to carry out the purposes of the jobs training program. The department of social and health services has sole authority and responsibility to carry out the job opportunities and basic skills training program. No contracting entity shall have the authority to review, change, or disapprove any administrative decision, or otherwise substitute its judgment for that of the department of social and health services as to the application of policies and rules adopted by the department of social and health services.
- (2) ((To the extent feasible under federal law, the department of social and health services and all entities contracting with it shall give first priority of service to individuals volunteering for program participation.
- (3) The department of social and health services shall adopt rules under chapter 34.05 RCW establishing criteria constituting circumstances of good cause for an individual failing or refusing to participate in an assigned program component, or failing or refusing to accept or retain employment. These criteria shall include, but not be limited to, the following circumstances: (a) If the individual is a parent or other relative personally providing care for a child under age six years, and the employment would require the individual to work more than twenty hours per week; (b) if child care, or day care for an

p. 9 3SSB 6062

- 1 incapacitated individual living in the same home as a dependent child,
- 2 is necessary for an individual to participate or continue participation
- 3 in the program or accept employment, and such care is not available,
- 4 and the department of social and health services fails to provide such
- 5 care; (c) the employment would result in the family of the participant
- 6 experiencing a net loss of cash income; or (d) circumstances that are
- 7 beyond the control of the individual's household, either on a short-
- 8 term or on an ongoing basis.
- 9 $\frac{(4)}{(4)}$) The department of social and health services shall adopt
- 10 rules under chapter 34.05 RCW as necessary to effectuate the intent and
- 11 purpose of this chapter.

12 B. TAX INCENTIVE PROGRAM

- NEW SECTION. Sec. 203. (1) An employer shall be allowed a credit
- 14 against tax due under chapter 82.04 or 82.16 RCW of an amount equal to
- 15 one hundred twenty percent of the payment made by the employer, to a
- 16 qualified training institution under a training plan for training a
- 17 qualified employee, subject to the limitations set forth in this
- 18 section. An employer may not receive a credit for the same amounts
- 19 under both chapters 82.04 and 82.16 RCW.
- 20 (2) A person claiming the credit shall file an affidavit form
- 21 prescribed by the department, which shall include the amount of the
- 22 credit claimed and additional information as the department may
- 23 require.
- 24 (3)(a) The tax credit in respect to any qualified employee may not
- 25 in a calendar year exceed:
- 26 (i) The lesser of twelve percent of the qualified employee's gross
- 27 annual wages or one thousand two hundred dollars in the case of a
- 28 category 1 qualified employee;
- 29 (ii) The lesser of twenty-four percent of the qualified employee's
- 30 gross annual wages or two thousand four hundred dollars, in the case of
- 31 a category 2 qualified employee; or
- 32 (iii) The lesser of thirty-six percent of the qualified employee's
- 33 gross annual wages or three thousand six hundred dollars in the case of
- 34 a category 3 qualified employee.
- 35 (b) The department of revenue shall, by December 1, 1997, for
- 36 calendar year 1998, and by December 1st of each year thereafter for the
- 37 following year, adjust the payment maximums under this subsection (3)

- 1 to reflect inflation, using the previous calendar year's limit as the
- 2 base amount to be adjusted. In making adjustments for inflation, the
- 3 department shall rely on the Consumer Price Index--Seattle, Washington
- 4 area for urban wage earners and clerical workers, compiled by the
- 5 Bureau of Labor Statistics, United States Department of Labor. The
- 6 department shall publish the new payment maximums which shall become
- 7 effective January 1st of the year following.
- 8 (4) The credit in respect to any qualified employee may not be 9 taken:
- 10 (a) For more than one year of training in the case of a category 1 11 qualified employee; or
- 12 (b) For more than two years of training in the case of a category 13 2 or category 3 qualified employee.
- 14 (5) The credit shall be taken against taxes due for the same 15 calendar year in which the payment is made to the qualified training 16 institution and must be claimed by the due date of the last tax return 17 for the calendar year in which the payment is made to the qualified 18 training institution.
- 19 (6) If the business, firm, or entity having a right to the tax 20 credit is sold, assigned, conveyed, or otherwise transferred, the 21 successor employer shall be allowed the credit. Unless the training 22 plan provides to the contrary, the successor employer shall be allowed 23 tax credits to the same extent as the previous employer.
- (7) Total credits allowed to all employers claiming credits may not exceed four million three hundred thousand for the biennium ending June 30, 1997, and fifteen million dollars in any biennium thereafter.
- 27 (8) This section shall expire December 31, 2004.
- NEW SECTION. Sec. 204. The definitions in this section apply throughout this chapter and sections 206 through 208 of this act, unless the context indicates otherwise.
- 31 (1) "Gross annual wages" means salary, wages, tips, and other 32 compensation paid to a qualified employee paid by an employer claiming 33 the credit under this section during the calendar year for which the 34 credit is claimed.
- 35 (2) "Qualified employee" and "category 1, 2, or 3 qualified 36 employee" means an applicant for or recipient of aid to families with 37 dependent children certified as such by the department of social and 38 health services who is hired before June 30, 2001. "Qualified

p. 11 3SSB 6062

- 1 employee" does not include any person hired by an employer to replace 2 strikers or locked-out workers.
- (3) "Qualified training institution" means a community or technical 3 4 college, four-year college or university, a private vocational school 5 licensed by the work force training and education coordinating board or approved by the higher education coordinating board, apprenticeship 6 7 programs recognized by the Washington state apprenticeship and training 8 council, or a private industry council that has entered into a training plan that provides for the training of a qualified employee of a person 9 10 claiming the credit under this section.
- 11 (4) "Employer" means person or business as defined by RCW 12 82.04.030.
- 13 (5) "Training plan" means a written agreement, signed by a qualified employee, a union or other employee bargaining representative 14 15 if the position is covered by a collective bargaining agreement, a qualified training institution, the department of social and health 16 17 services or a designee of the department, and an employer, which specifies the amount that the employer will pay the qualified training 18 19 institution for training and related costs for the qualified employee, 20 the learning objectives intended to be achieved by the training, and a statement of progressively increasing scale of wages to be paid to the 21 employee during the training plan period, ending in a wage scale that 22 23 exceeds federal poverty levels for a family of three.
- NEW SECTION. Sec. 205. Chapter 82.32 RCW applies to the administration of this chapter.
- NEW SECTION. Sec. 206. (1) The tax incentive program is hereby established. The department of social and health services is authorized to enter into training plans. The department of social and health services shall adopt rules for the tax incentive program. The rules shall include, but are not limited to:
- 31 (a) Designation of three categories of eligible aid to families 32 with dependent children recipients from within the job preparation 33 target group in chapter 74.12 RCW. The department of social and health 34 services shall by rule establish criteria for assigning recipients into 35 categories 1, 2, and 3. In establishing the criteria, the department 36 shall consider the degree of work experience, training, wage and

- 1 employment history, and education, category 1 representing recipients 2 with the highest degree of job readiness.
- 3 (b) Selection criteria that the department can use to establish a 4 pool of prospective aid to families with dependent children 5 participants.
- 6 (c) A restriction on the total number of employees that an employer 7 may have in the program, except that no more than twenty percent of the 8 employers' employees may participate in the program, except businesses 9 with fewer than five employees may have one employee participate.
- 10 (d) A requirement that the employer participate in the earned 11 income tax credit program, assisting each employee to obtain the earned 12 income tax credit monthly.

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- (e) Standards regarding length and learning objectives of training plans, requiring the training institution to design the plan length and learning objectives so that it meets accepted training standards for that industry or profession. Training plans may not exceed two years.
- 17 (2) The department of social and health services may contract with 18 a public or private entity to carry out the department's duties under 19 this chapter. The department of social and health services reserves 20 the right to withdraw designation of authority to this entity without 21 showing cause.
 - (3) The department of social and health services shall manage the program so that the total amount of credits by all employers claiming tax credits under sections 203 through 205 of this act does not exceed fifteen million dollars in any biennium. The department shall enter into contracts with employers on a first-come, first-serve basis. The department shall maintain an up-to-date tabulation of the potential total amount of all credits that may be claimed during each biennium under all training plans and shall not enter into any additional training plan agreement if to do so would result in such amount exceeding fifteen million dollars during a biennium.
- 32 (4) Employers who agree to accept a one hundred percent tax credit 33 instead of the one hundred twenty percent available under section 34 203(1) of this act shall be given priority in selection and placement 35 of qualified employees.
- NEW SECTION. Sec. 207. The department of social and health services, the employment security department, the department of community, trade, and economic development, and the community and

p. 13 3SSB 6062

- 1 technical colleges shall cooperate and coordinate among the existing
- 2 state and federal assistance and training programs to focus the efforts
- 3 of enrollees and programs to most effectively achieve results from the
- 4 various programs.
- 5 <u>NEW SECTION.</u> **Sec. 208.** (1) No training plans may be entered into
- 6 after June 30, 2001. Contracts in effect on June 30, 2001, shall
- 7 continue in effect according to the terms of the contract.
- 8 (2) If the program under chapter . . ., Laws of 1996 (this act) is
- 9 terminated before June 30, 2001, persons eligible for tax credits at
- 10 the time of program termination under sections 203 through 205 of this
- 11 act shall receive such credits, subject to the limitations in section
- 12 203(7) of this act.

13 C. COMMUNITY SERVICE

- 14 <u>NEW SECTION.</u> **Sec. 209.** A new section is added to chapter 74.12
- 15 RCW to read as follows:
- 16 COMMUNITY VOLUNTEER PROGRAM. The recipient in a community
- 17 volunteer program shall locate a community volunteer experience with
- 18 any willing public or private organization and provide documentation to
- 19 the department of his or her participation on forms established in rule
- 20 by the department and signed by the recipient under penalty of perjury.
- 21 Compliance shall be subject to random checks by the department.

22 PART III. TEEN PARENT PROGRAM

- NEW SECTION. Sec. 301. A new section is added to chapter 74.12
- 24 RCW to read as follows:
- 25 TEEN GROUP HOMES. (1) The department shall contract with public or
- 26 private providers to establish teen group homes as an alternative
- 27 living situation for recipients under eighteen years of age for whom it
- 28 is unsafe to live with their parent or parents. According to the
- 29 provisions of RCW 26.44.040, the department shall refer to local
- 30 prosecution any parental home where abuse or neglect is suspected.
- 31 (2) In teen group homes, the cash grant for each resident teen
- 32 parent's assistance unit, as well as the food stamp allocation and any
- 33 other portion of any aid to families with dependent children benefit
- 34 accruing to the teen recipient shall be pooled, and under the control

- of the home administrator, for the benefit of the teen parents and their children, and shall not be given directly to the teen parent.
- 3 (3) Each teen parent living in the teen group home shall be given 4 the following case-managed services: Parenting education, maternal and 5 child nutritional education, tutoring to aid in the completion of high 6 school or a GED, money management, anger management, and substance 7 abuse treatment, including treatment for tobacco addiction, where 8 appropriate.
- 9 (4) Teen parents living in teen group homes shall, as a condition 10 of receiving benefits, progress toward completion of educational 11 requirements, help with household tasks at the home, attend and 12 participate in instruction provided for teen parents in residence, and 13 abide by house rules.
- 14 (5) House rules shall be established by each teen group home, and 15 may include a requirement that no unsupervised male visitors be 16 allowed, that a curfew be established, and that an equitable system of 17 shared child care responsibilities be provided to accommodate school 18 and work attendance for teen parents.
- 19 (6) The department shall assure the teen parent and dependents in 20 his or her assistance unit of the following: Adequate housing and 21 nutrition, medical care, tutoring toward completion of educational 22 requirements, and at least the minimal additional instruction and case-23 managed care as provided for in this section.

PART IV. REQUIREMENTS AND RESPONSIBILITIES

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- NEW SECTION. Sec. 401. A new section is added to chapter 74.12 RCW to read as follows:
- (1) At the end of a recipient's welfare-to-work program under a contract entered into under section 103 of this act, which shall not exceed two years, the recipient shall engage in a job search of up to six months. At the end of this job search period, grant assistance shall be reduced by twenty percent every six months. Except as provided in this subsection, a recipient's months on grant assistance may not exceed a lifetime limit of sixty months.
 - (a) Time limits shall be tolled in the event of:
- 35 (i) A medically certified temporary illness or disability of the 36 recipient, including temporary mental or physical disability occurring 37 as a result of domestic violence against the recipient;

p. 15 3SSB 6062

- 1 (ii) The unavailability of appropriate care for a chronically ill 2 or disabled family member living in the home of the recipient; or
 - (iii) If child care is not available for a period of time.

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- 4 (b) A recipient may extend full benefits including child care and 5 medical assistance and delay reduction of benefits for a period of an 6 additional two years by participating at least one hundred hours per 7 month in the community volunteer program under section 209 of this act.
- 8 (c) For purposes of calculating the months on grant assistance 9 under this subsection (1), only months on grant assistance after the 10 recipient has reached his or her eighteenth birthday shall be included 11 in the calculation.
- (2) Except where otherwise specified, persons receiving aid to families with dependent children shall be exempt from participation in a job-ready or job preparation target group or a welfare-to-work program:
- 16 (a) If there is a child under three years of age within ten months
 17 of application, living in the home;
- 18 (b) For a period of twelve weeks after the birth of any child born 19 more than ten months from the date of application; or
- 20 (c) If the recipient is a caretaker of a dependent child and is 21 disabled.
 - (3) The department, working with the department of revenue, shall encourage employers of recipients to use a month-to-month pass-through of the federal earned income tax credit. The department shall facilitate application for such tax credit in all cases where recipients report earned income.
- 27 (4) To the extent that resources are available, the department 28 shall provide transitional child care for up to twenty-four months, in 29 accordance with federal requirements, to individuals who have completed 30 their welfare-to-work program or obtained employment.
- (5) The department has the responsibility of supplying child care to participants who have contracted for welfare-to-work or other programs under chapter . . ., Laws of 1996 (this act).
- 34 (6) When the participant is no longer eligible for a cash grant due 35 to increased earnings through employment and has exhausted the 36 participant's twelve-month transitional benefit period for medical 37 assistance benefits, the department shall enroll the participant in the 38 basic health plan under chapter 70.47 RCW, pay any unsubsidized portion 39 of the participant's premium, and enroll the participant's eligible

- children in medical assistance. Regardless of the participant's earned income, state payment of the unsubsidized portion of the participant's premium shall terminate after twelve months.
- 4 (7) The department shall seek any waivers needed from the federal government to implement this section.
- 6 (8) The department shall report to appropriate committees in both 7 houses of the legislature if it discovers that participation in 8 welfare-to-work programs is about to cause clients to be placed on 9 waiting lists for programs or services required under this chapter.

PART V. CHILD SUPPORT ENHANCEMENT

A. LICENSE SUSPENSION FOR FAILURE TO PAY CHILD SUPPORT

NEW SECTION. Sec. 501. The legislature recognizes that the current statutory procedures for the collection of child support do not apply to all persons owing child support. In order to further insure that child support obligations are met, this act establishes a program by which certain licenses may be suspended if a person is one hundred eighty days or more in arrears on child support payments. With this program, it is the intent of the legislature to provide a strong incentive for persons owing support to make timely payments, and to cooperate with the department of social and health services to establish an appropriate schedule for the payment of any arrears.

In the implementation and management of this program, it is the legislature's intent that the objective of the department of social and health services be to obtain payment in full of arrears, or where that is not possible, to enter into agreements with delinquent obligors to make timely support payments and make reasonable payments towards the arrears. The legislature intends that if the obligor refuses to cooperate in establishing a fair and reasonable payment schedule for arrears, or refuses to make timely support payments, the department shall proceed with certification to a licensing entity or the department of licensing that the person is not in compliance with a child support order.

- 33 <u>NEW SECTION.</u> **Sec. 502.** A new section is added to chapter 74.20A 34 RCW to read as follows:
- 35 (1) As used in this section, unless the context indicates 36 otherwise, the following terms have the following meanings.

p. 17 3SSB 6062

- 1 (a) "Licensing entity" includes any department, board, commission, 2 or other organization of the state authorized by Title 18 RCW to issue, 3 renew, suspend, or revoke a license authorizing an individual to engage 4 in a business, occupation, profession, or industry, and the Washington 5 state bar association.
- 6 (b) "Noncompliance with a child support order" means a responsible 7 parent has:
- 8 (i) Accumulated arrears totaling more than six months of child 9 support payments;
- (ii) Failed to make payments pursuant to a written agreement with the department towards a support arrearage in an amount that exceeds six months of payments; or
- (iii) Failed to make payments required by a superior court order or administrative order towards a support arrearage in an amount that exceeds six months of payments.
- (c) "License" means a license, certificate, registration, permit, approval, or other similar document issued by a licensing entity evidencing admission to or granting authority to engage in a profession, occupation, business, or industry.
- (d) "Licensee" means any individual holding a license, certificate, registration, permit, approval, or other similar document issued by a licensing entity evidencing admission to or granting authority to engage in a profession, occupation, business, or industry.
 - (2) The department may serve upon a responsible parent a notice informing the responsible parent of the department's intent to submit the parent's name to the department of licensing and any appropriate licensing entity as a licensee who is not in compliance with a child support order. The department shall attach a copy of the responsible parent's child support order to the notice. Service of the notice must be made by personal service. If, after reasonable diligence, personal service has not been possible, service shall be by certified mail, return receipt requested.
- 33 (3) The notice of noncompliance must include the address and 34 telephone number of the department's division of child support office 35 that issues the notice and must inform the responsible parent that:
- 36 (a) The parent may request an adjudicative proceeding to contest 37 the issue of compliance. The only issues that may be considered at the 38 adjudicative proceeding are whether the parent is required to pay child

3SSB 6062 p. 18

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- support under a child support order and whether the parent is in 1 2 compliance with that order;
- 3 (b) A request for an adjudicative proceeding shall be in writing 4 and must be received by the department within twenty days of the date of service of the notice; 5
- (c) If the parent requests an adjudicative proceeding within twenty 6 7 days of service, the department will stay action to certify the parent 8 to the department of licensing and any licensing entity for 9 noncompliance with a child support order pending entry of a written decision after the adjudicative proceeding;

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- (d) If the parent does not request an adjudicative proceeding 11 within twenty days of service and remains in noncompliance with a child 12 13 support order, the department will certify the parent's name to the 14 department of licensing and any appropriate licensing entity for noncompliance with a child support order; 15
 - (e) The department will stay action to certify the parent to the department of licensing and any licensing entity for noncompliance if the parent agrees to make timely payments of current support and agrees to a reasonable payment schedule for payment of the arrears. It is the parent's responsibility to contact in person or by mail the department's division of child support office indicated on the notice within twenty days of service of the notice to arrange for a payment schedule. The department may stay certification for up to thirty days after contact from a parent to arrange for a payment schedule;
 - (f) If the department certifies the responsible parent to the department of licensing and a licensing entity for noncompliance with a child support order, the licensing entity will suspend the parent's license and the department of licensing will suspend any driver's license that the parent holds until the parent provides the department of licensing and the licensing entity with a written release from the department stating that the responsible parent is in compliance with the child support order;
- (g) Suspension of a license will affect insurability if the 33 34 responsible parent's insurance policy excludes coverage for acts 35 occurring after the suspension of a license;
 - (h) If after receiving the notice of noncompliance with a child support order, the responsible parent files a motion to modify support with the court or requests the department to amend a support obligation established by an administrative decision, the department or the court

- may, for up to one hundred eighty days, stay action to certify the parent to the department of licensing and any licensing entity for noncompliance with a child support order. If a motion for modification of a court or administrative order for child support is pending prior to service of the notice, any action to certify the parent to a licensing entity for noncompliance with a child support order shall be automatically stayed until entry of a final order or decision in the modification proceedings. The responsible parent has the obligation to notify the department that a modification proceeding is pending and provide a copy of the motion or request for modification; and
 - (i) If the responsible parent subsequently becomes in compliance with the child support order, the department will promptly provide the parent with a written release stating that the parent is in compliance with the order, and the parent may request that the licensing entity or the department of licensing reinstate the suspended license.
 - (4) A responsible parent may request an adjudicative proceeding upon service of the notice described in subsection (2) of this section. The request for an adjudicative proceeding must be received by the department within twenty days of service. The request must be in writing and indicate the current mailing address and daytime phone number, if available, of the responsible parent. The proceedings under this subsection shall be conducted in accordance with the requirements of chapter 34.05 RCW. The issues that may be considered at the adjudicative proceeding are limited to whether the responsible parent is required to pay child support under a child support order and whether the responsible parent is in compliance with the order.
 - (5) The decision resulting from the adjudicative proceeding must be in writing and inform the responsible parent of all rights to review. The parent's copy of the decision may be sent by regular mail to the parent's most recent address of record.
 - (6) If a responsible parent contacts the department's division of child support office indicated on the notice of noncompliance within twenty days of service of the notice and requests arrangement of a payment schedule, the department shall stay the certification of noncompliance during negotiation of the schedule for payment of arrears. In no event shall the stay continue for more than thirty days from the date of contact by the parent. The department shall make good faith efforts to establish a schedule for payment of arrears that is fair and reasonable, and that considers the financial situation of the

3SSB 6062 p. 20

- responsible parent and the needs of all children who rely on the responsible parent for support. At the end of the thirty days, if no payment schedule has been agreed to in writing, the department shall proceed with certification of noncompliance.
- 5 (7) If a responsible parent timely requests an adjudicative 6 proceeding to contest the issue of compliance, the department may not 7 certify the name of the parent to the department of licensing or a 8 licensing entity for noncompliance with a child support order unless 9 the adjudicative proceeding results in a finding that the responsible 10 parent is not in compliance with the order.
- 11 (8) The department may certify in writing to the department of 12 licensing and any appropriate licensing entity the name of a 13 responsible parent who is not in compliance with a child support order 14 if:
- 15 (a) The responsible parent does not timely request an adjudicative 16 proceeding upon service of a notice issued under subsection (2) of this 17 section and is not in compliance with a child support order twenty-one 18 days after service of the notice;
- 19 (b) An adjudicative proceeding results in a decision that the 20 responsible parent is not in compliance with a child support order;

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- (c) The department and the responsible parent have been unable to agree on a fair and reasonable schedule for payment of the arrears; or
- (d) The court enters a judgment on a petition for judicial review that finds the responsible parent is not in compliance with a child support order.
- The department shall send by certified mail, return receipt requested a copy of any certification of noncompliance filed with the department of licensing or a licensing entity to the responsible parent at the responsible parent's most recent address of record.
- (9) The department of licensing and a licensing entity shall notify a responsible parent certified by the department under subsection (8) of this section, without undue delay, that the parent's driver's license or other license has been suspended because the parent's name has been certified by the department as a responsible parent who is not in compliance with a child support order.
- 36 (10) When a responsible parent who is served notice under 37 subsection (2) of this section subsequently complies with the child 38 support order, the department shall promptly provide the parent with a

p. 21 3SSB 6062

- written release stating that the responsible parent is in compliance 1 2 with the order.
- 3 (11) The department may adopt rules to implement and enforce the 4 requirements of this section.
- 5 (12) Nothing in this section prohibits a responsible parent from filing a motion to modify support with the court or from requesting the 6 7 amend a support obligation established by department to 8 administrative decision. If there is a reasonable likelihood that the 9 motion or request will significantly change the amount of the arrears, 10 the department or the court may, for up to one hundred eighty days, stay action to certify the responsible parent to the department of 11 licensing and any licensing entity for noncompliance with a child 12 13 support order. If a motion for modification of a court or administrative order for child support is pending prior to service of 14 15 the notice, any action to certify the parent to a licensing entity for 16 noncompliance with a child support order shall be automatically stayed until entry of a final order or decision in the modification 17 proceedings. The responsible parent has the obligation to notify the 18 19 department that a modification proceeding is pending and provide a copy 20 of the motion or request for modification.
- (13) The department of licensing and a licensing entity may issue, 21 renew, reinstate, or otherwise extend a license in accordance with the 22 licensing entity's or the department of licensing's rules after the 23 24 licensing entity or the department of licensing receives a copy of the 25 written release specified in subsection (10) of this section. 26 department of licensing and a licensing entity may waive any applicable requirement for reissuance, renewal, or other extension if it 27 determines that the imposition of that requirement places an undue 28 burden on the person and that waiver of the requirement is consistent 29 30 with the public interest.
- NEW SECTION. Sec. 503. A new section is added to chapter 74.20A 31 RCW to read as follows: 32
- 33 (1) The department of social and health services and all of the 34 various licensing entities subject to section 502 of this act shall enter into such agreements as are necessary to carry out the 35 36 requirements of the license suspension program established in section 37 502 of this act, but only to the extent the departments and the

licensing entities determine it is cost-effective. 38

- (2) On or before January 1, 1997, and quarterly thereafter, the 1 department of social and health services and all licensing entities 2 subject to section 502 of this act shall perform a comparison of 3 4 responsible parents who are not in compliance with a child support order, as defined in section 502 of this act, with all licensees 5 subject to chapter . . ., Laws of 1996 (this act). The comparison may 6 7 be conducted electronically, or by any other means that is jointly 8 agreeable between the department and the particular licensing entity. 9 The data shared shall be limited to those items necessary to implementation of chapter . . ., Laws of 1996 (this act). The purpose 10 of the comparison shall be to identify current licensees who are not in 11 compliance with a child support order, and to provide to the department 12 13 of social and health services the following information regarding those 14 licensees:
- 15 (a) Name;
- 16 (b) Date of birth;
- 17 (c) Address of record;
- 18 (d) Federal employer identification number or social security
- 19 number;
- 20 (e) Type of license;
- 21 (f) Effective date of license or renewal;
- 22 (g) Expiration date of license; and
- 23 (h) Active or inactive status.
- 24 **Sec. 504.** RCW 74.20A.020 and 1990 1st ex.s. c 2 s 15 are each 25 amended to read as follows:
- 26 Unless a different meaning is plainly required by the context, the 27 following words and phrases as hereinafter used in this chapter and
- 28 chapter 74.20 RCW shall have the following meanings:
- 29 (1) "Department" means the state department of social and health 30 services.
- 31 (2) "Secretary" means the secretary of the department of social and 32 health services, his designee or authorized representative.
- 33 (3) "Dependent child" means any person:
- 34 (a) Under the age of eighteen who is not self-supporting, married,
- 35 or a member of the armed forces of the United States; or
- 36 (b) Over the age of eighteen for whom a court order for support 37 exists.

p. 23 3SSB 6062

- 1 (4) "Support obligation" means the obligation to provide for the 2 necessary care, support, and maintenance, including medical expenses, 3 of a dependent child or other person as required by statutes and the 4 common law of this or another state.
 - (5) "Child support order" means a superior court order or an administrative order.

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- (6) "Superior court order" means any judgment, decree, or order of the superior court of the state of Washington, or a court of comparable jurisdiction of another state, establishing the existence of a support obligation and ordering payment of a set or determinable amount of support moneys to satisfy the support obligation. For purposes of RCW 74.20A.055, orders for support which were entered under the uniform reciprocal enforcement of support act by a state where the responsible parent no longer resides shall not preclude the department from establishing an amount to be paid as current and future support.
- ((+6))) (7) "Administrative order" means any determination, finding, decree, or order for support pursuant to RCW 74.20A.055, or by an agency of another state pursuant to a substantially similar administrative process, establishing the existence of a support obligation and ordering the payment of a set or determinable amount of support moneys to satisfy the support obligation.
- (((7))) (8) "Responsible parent" means a natural parent, adoptive parent, or stepparent of a dependent child or a person who has signed an affidavit acknowledging paternity which has been filed with the state office of vital statistics.
- (((8))) <u>(9)</u> "Stepparent" means the present spouse of the person who is either the mother, father, or adoptive parent of a dependent child, and such status shall exist until terminated as provided for in RCW 26.16.205.
- $((\frac{(9)}{)})$ (10) "Support moneys" means any moneys or in-kind providings paid to satisfy a support obligation whether denominated as child support, spouse support, alimony, maintenance, or any other such moneys intended to satisfy an obligation for support of any person or satisfaction in whole or in part of arrears or delinquency on such an obligation.
- (((10))) <u>(11)</u> "Support debt" means any delinquent amount of support moneys which is due, owing, and unpaid under a superior court order or an administrative order, a debt for the payment of expenses for the reasonable or necessary care, support, and maintenance, including

- l medical expenses, of a dependent child or other person for whom a
- 2 support obligation is owed; or a debt under RCW 74.20A.100 or
- 3 74.20A.270. Support debt also includes any accrued interest, fees, or
- 4 penalties charged on a support debt, and attorneys fees and other costs
- 5 of litigation awarded in an action to establish and enforce a support
- 6 obligation or debt.
- 7 $((\frac{11}{11}))$ (12) "State" means any state or political subdivision,
- 8 territory, or possession of the United States, the District of
- 9 Columbia, and the Commonwealth of Puerto Rico.
- 10 <u>NEW SECTION.</u> **Sec. 505.** A new section is added to chapter 74.20A
- 11 RCW to read as follows:
- 12 In furtherance of the public policy of increasing collection of
- 13 child support and to assist in evaluation of the program established in
- 14 section 502 of this act, the department shall report the following to
- 15 the legislature and the governor on December 1, 1997, and annually
- 16 thereafter:
- 17 (1) The number of responsible parents identified as licensees
- 18 subject to section 502 of this act;
- 19 (2) The number of responsible parents identified by the department
- 20 as not in compliance with a child support order;
- 21 (3) The number of notices of noncompliance served upon responsible
- 22 parents by the department;
- 23 (4) The number of responsible parents served a notice of
- 24 noncompliance who request an adjudicative proceeding;
- 25 (5) The number of adjudicative proceedings held, and the results of
- 26 the adjudicative proceedings;
- 27 (6) The number of responsible parents certified to the department
- 28 of licensing or licensing entities for noncompliance with a child
- 29 support order, and the type of license the parents held;
- 30 (7) The costs incurred in the implementation and enforcement of
- 31 section 502 of this act and an estimate of the amount of child support
- 32 collected due to the departments under section 502 of this act;
- 33 (8) Any other information regarding this program that the
- 34 department feels will assist in evaluation of the program;
- 35 (9) Recommendations for the addition of specific licenses in the
- 36 program or exclusion of specific licenses from the program, and reasons
- 37 for such recommendations; and

p. 25 3SSB 6062

- 1 (10) Any recommendations for statutory changes necessary for the 2 cost-effective management of the program.
- 3 **Sec. 506.** RCW 46.20.291 and 1993 c 501 s 4 are each amended to 4 read as follows:
- The department is authorized to suspend the license of a driver upon a showing by its records or other sufficient evidence that the licensee:
- 8 (1) Has committed an offense for which mandatory revocation or 9 suspension of license is provided by law;
- 10 (2) Has, by reckless or unlawful operation of a motor vehicle, 11 caused or contributed to an accident resulting in death or injury to 12 any person or serious property damage;
- (3) Has been convicted of offenses against traffic regulations governing the movement of vehicles, or found to have committed traffic infractions, with such frequency as to indicate a disrespect for traffic laws or a disregard for the safety of other persons on the highways;
- 18 (4) Is incompetent to drive a motor vehicle under RCW 46.20.031(3);
 19 ((or))
- (5) Has failed to respond to a notice of traffic infraction, failed to appear at a requested hearing, violated a written promise to appear in court, or has failed to comply with the terms of a notice of traffic infraction or citation, as provided in RCW 46.20.289; ((or))
- 24 (6) Has committed one of the prohibited practices relating to 25 drivers' licenses defined in RCW 46.20.336; or
- 26 <u>(7) Has been certified by the department of social and health</u>
 27 <u>services as a person who is not in compliance with a child support</u>
 28 <u>order as provided in section 502 of this act.</u>
- 29 **Sec. 507.** RCW 46.20.311 and 1995 c 332 s 11 are each amended to 30 read as follows:
- 31 (1) The department shall not suspend a driver's license or 32 privilege to drive a motor vehicle on the public highways for a fixed 33 period of more than one year, except as specifically permitted under 34 RCW 46.20.342 or other provision of law. Except for a suspension under 35 RCW 46.20.289 and 46.20.291(5), whenever the license or driving 36 privilege of any person is suspended by reason of a conviction, a

finding that a traffic infraction has been committed, pursuant to

3SSB 6062 p. 26

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chapter 46.29 RCW, or pursuant to RCW 46.20.291 or 46.20.308, the 1 suspension shall remain in effect until the person gives and thereafter 2 maintains proof of financial responsibility for the future as provided 3 4 in chapter 46.29 RCW. If the suspension is the result of a violation of RCW 46.61.502 or 46.61.504, the department shall determine the 5 person's eligibility for licensing based upon the reports provided by 6 7 the alcoholism agency or probation department designated under RCW shall deny reinstatement until 8 46.61.5056 and enrollment and 9 participation in an approved program has been established and the Whenever the license or driving 10 person is otherwise qualified. privilege of any person is suspended as a result of certification of 11 noncompliance with a child support order under chapter 74.20A RCW, the 12 suspension shall remain in effect until the person provides a written 13 14 release issued by the department of social and health services stating 15 that the person is in compliance with the order. The department shall 16 not issue to the person a new, duplicate, or renewal license until the 17 person pays a reissue fee of twenty dollars. If the suspension is the result of a violation of RCW 46.61.502 or 46.61.504, or is the result 18 19 of administrative action under RCW 46.20.308, the reissue fee shall be 20 fifty dollars.

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(2) Any person whose license or privilege to drive a motor vehicle on the public highways has been revoked, unless the revocation was for a cause which has been removed, is not entitled to have the license or privilege renewed or restored until: (a) After the expiration of one year from the date the license or privilege to drive was revoked; (b) after the expiration of the applicable revocation period provided by RCW 46.20.3101 or 46.61.5055; (c) after the expiration of two years for persons convicted of vehicular homicide; or (d) after the expiration of the applicable revocation period provided by RCW 46.20.265. After the expiration of the appropriate period, the person may make application for a new license as provided by law together with a reissue fee in the amount of twenty dollars, but if the revocation is the result of a violation of RCW 46.20.308, 46.61.502, or 46.61.504, the reissue fee shall be fifty dollars. If the revocation is the result of a violation of RCW 46.61.502 or 46.61.504, the department shall determine the person's eligibility for licensing based upon the reports provided by the alcoholism agency or probation department designated under RCW 46.61.5056 and shall deny reissuance of a license, permit, or privilege to drive until enrollment and participation in an approved program has

p. 27 3SSB 6062

- been established and the person is otherwise qualified. Except for a revocation under RCW 46.20.265, the department shall not then issue a 2 new license unless it is satisfied after investigation of the driving 3 ability of the person that it will be safe to grant the privilege of 4 driving a motor vehicle on the public highways, and until the person 5 gives and thereafter maintains proof of financial responsibility for 6 the future as provided in chapter 46.29 RCW. For a revocation under 7 8 RCW 46.20.265, the department shall not issue a new license unless it 9 is satisfied after investigation of the driving ability of the person 10 that it will be safe to grant that person the privilege of driving a motor vehicle on the public highways. 11
- (3) Whenever the driver's license of any person is suspended 12 13 pursuant to Article IV of the nonresident violators compact or RCW 46.23.020 or 46.20.289 or 46.20.291(5), the department shall not issue 14 15 to the person any new or renewal license until the person pays a reissue fee of twenty dollars. If the suspension is the result of a 16 violation of the laws of this or any other state, province, or other 17 jurisdiction involving (a) the operation or physical control of a motor 18 19 vehicle upon the public highways while under the influence of intoxicating liquor or drugs, or (b) the refusal to submit to a 20 chemical test of the driver's blood alcohol content, the reissue fee 21 22 shall be fifty dollars.
- NEW SECTION. Sec. 508. A new section is added to chapter 48.22 RCW to read as follows:
- A motor vehicle liability insurance policy that contains any provision excluding insurance coverage for an unlicensed driver shall not apply for ninety days from the date of suspension in the event that the department of licensing suspends a driver's license solely for the nonpayment of child support as provided in chapter 74.20A RCW.
- NEW SECTION. **Sec. 509.** A new section is added to chapter 2.48 RCW to read as follows:
- ATTORNEYS. Any member of the Washington state bar association who has been certified by the department of social and health services as a person who is not in compliance with a child support order as provided in section 502 of this act shall be immediately suspended from membership. Membership shall not be reinstated until the person provides the Washington state bar association a written release issued

- 1 by the department of social and health services stating that the person
- 2 is in compliance with the order. If the person has continued to meet
- 3 all other requirements for membership during the suspension,
- 4 reinstatement shall be automatic upon receipt of the notice and payment
- 5 of any reinstatement fee the association may impose.
- 6 NEW SECTION. Sec. 510. A new section is added to chapter 18.04
- 7 RCW to read as follows:
- 8 ACCOUNTANTS. The board shall immediately suspend the certificate
- 9 or license of a person who has been certified pursuant to section 502
- 10 of this act by the department of social and health services as a person
- 11 who is not in compliance with a child support order.
- 12 **Sec. 511.** RCW 18.04.335 and 1992 c 103 s 13 are each amended to
- 13 read as follows:
- 14 ACCOUNTANTS. (1) Upon application in writing and after hearing
- 15 pursuant to notice, the board may:
- 16 $((\frac{1}{1}))$ (a) Modify the suspension of, or reissue a certificate or
- 17 license to, an individual whose certificate has been revoked or
- 18 suspended; or
- 19 $((\frac{2}{2}))$ (b) Modify the suspension of, or reissue a license to a
- 20 firm whose license has been revoked, suspended, or which the board has
- 21 refused to renew.
- 22 (2) In the case of suspension for failure to comply with a child
- 23 support order under chapter 74.20A RCW, if the person has continued to
- 24 meet all other requirements for reinstatement during the suspension,
- 25 reissuance of a certificate or license shall be automatic upon the
- 26 board's receipt of a written release issued by the department of social
- 27 and health services stating that the individual is in compliance with
- 28 the child support order.
- 29 <u>NEW SECTION.</u> **Sec. 512.** A new section is added to chapter 18.08
- 30 RCW to read as follows:
- 31 ARCHITECTS. The board shall immediately suspend the certificate of
- 32 registration or certificate of authorization to practice architecture
- 33 of a person who has been certified pursuant to section 502 of this act
- 34 by the department of social and health services as a person who is not
- 35 in compliance with a child support order. If the person has continued
- 36 to meet other requirements for reinstatement during the suspension,

p. 29 3SSB 6062

- 1 reissuance of the certificate shall be automatic upon the board's
- 2 receipt of a written release issued by the department of social and
- 3 health services stating that the individual is in compliance with the
- 4 child support order.
- 5 **Sec. 513.** RCW 18.11.160 and 1986 c 324 s 12 are each amended to 6 read as follows:
- 7 AUCTIONEERS. (1) No license shall be issued by the department to
- 8 any person who has been convicted of forgery, embezzlement, obtaining
- 9 money under false pretenses, extortion, criminal conspiracy, fraud,
- 10 theft, receiving stolen goods, unlawful issuance of checks or drafts,
- 11 or other similar offense, or to any partnership of which the person is
- 12 a member, or to any association or corporation of which the person is
- 13 an officer or in which as a stockholder the person has or exercises a
- 14 controlling interest either directly or indirectly.
- 15 (2) The following shall be grounds for denial, suspension, or
- 16 revocation of a license, or imposition of an administrative fine by the
- 17 department:
- 18 (a) Misrepresentation or concealment of material facts in obtaining
- 19 a license;
- 20 (b) Underreporting to the department of sales figures so that the
- 21 auctioneer or auction company surety bond is in a lower amount than
- 22 required by law;
- 23 (c) Revocation of a license by another state;
- 24 (d) Misleading or false advertising;
- 25 (e) A pattern of substantial misrepresentations related to
- 26 auctioneering or auction company business;
- 27 (f) Failure to cooperate with the department in any investigation
- 28 or disciplinary action;
- 29 (g) Nonpayment of an administrative fine prior to renewal of a
- 30 license;
- 31 (h) Aiding an unlicensed person to practice as an auctioneer or as
- 32 an auction company; and
- 33 (i) Any other violations of this chapter.
- 34 (3) The department shall immediately suspend the license of a
- 35 person who has been certified pursuant to section 502 of this act by
- 36 the department of social and health services as a person who is not in
- 37 compliance with a child support order. If the person has continued to
- 38 meet all other requirements for reinstatement during the suspension,

- 1 reissuance of the license shall be automatic upon the department's
- 2 receipt of a written release issued by the department of social and
- 3 <u>health services stating that the licensee is in compliance with the</u>
- 4 <u>child support order.</u>
- 5 <u>NEW SECTION.</u> **Sec. 514.** A new section is added to chapter 18.16
- 6 RCW to read as follows:
- 7 COSMETOLOGISTS, BARBERS, AND MANICURISTS. The department shall
- 8 immediately suspend the license of a person who has been certified
- 9 pursuant to section 502 of this act by the department of social and
- 10 health services as a person who is not in compliance with a child
- 11 support order. If the person has continued to meet all other
- 12 requirements for reinstatement during the suspension, reissuance of the
- 13 license shall be automatic upon the department's receipt of a written
- 14 release issued by the department of social and health services stating
- 15 that the licensee is in compliance with the child support order.
- 16 <u>NEW SECTION.</u> **Sec. 515.** A new section is added to chapter 18.20
- 17 RCW to read as follows:
- 18 BOARDING HOMES. The department shall immediately suspend the
- 19 license of a person who has been certified pursuant to section 502 of
- 20 this act by the department of social and health services as a person
- 21 who is not in compliance with a child support order. If the person has
- 22 continued to meet all other requirements for reinstatement during the
- 23 suspension, reissuance of the license shall be automatic upon the
- 24 department's receipt of a written release issued by the department of
- 25 social and health services stating that the licensee is in compliance
- 26 with the child support order.
- 27 **Sec. 516.** RCW 18.27.060 and 1983 1st ex.s. c 2 s 19 are each
- 28 amended to read as follows:
- 29 CONTRACTORS. (1) A certificate of registration shall be valid for
- 30 one year and shall be renewed on or before the expiration date. The
- 31 department shall issue to the applicant a certificate of registration
- 32 upon compliance with the registration requirements of this chapter.
- 33 (2) If the department approves an application, it shall issue a
- 34 certificate of registration to the applicant. The certificate shall be
- 35 valid for:
- 36 (a) One year;

p. 31 3SSB 6062

- 1 (b) Until the bond expires; or
- 2 (c) Until the insurance expires, whichever comes first. The 3 department shall place the expiration date on the certificate.
- 4 (3) A contractor may supply a short-term bond or insurance policy to bring its registration period to the full one year.
- 6 (4) If a contractor's surety bond or other security has an 7 unsatisfied judgment against it or is canceled, or if the contractor's 8 insurance policy is canceled, the contractor's registration shall be 9 automatically suspended on the effective date of the impairment or 10 cancellation. The department shall give notice of the suspension to 11 the contractor.
- (5) The department shall immediately suspend the certificate of 12 13 registration of a contractor who has been certified by the department of social and health services as a person who is not in compliance with 14 a child support order as provided in section 502 of this act. The 15 16 certificate of registration shall not be reissued or renewed unless the person provides to the department a written release from the department 17 of social and health services stating that he or she is in compliance 18 19 with the child support order and the person has continued to meet all other requirements for certification during the suspension. 20
- NEW SECTION. Sec. 517. A new section is added to chapter 18.28 RCW to read as follows:
- 23 DEBT ADJUSTERS. The department shall immediately suspend the 24 license of a person who has been certified pursuant to section 502 of 25 this act by the department of social and health services as a person who is not in compliance with a child support order. If the person has 26 27 continued to meet all other requirements for reinstatement during the suspension, reissuance of the license shall be automatic upon the 28 29 department's receipt of a written release issued by the department of 30 social and health services stating that the licensee is in compliance with the child support order. 31
- 32 **Sec. 518.** RCW 18.39.181 and 1986 c 259 s 65 are each amended to 33 read as follows:
- 34 EMBALMERS AND FUNERAL DIRECTORS. The director shall have the 35 following powers and duties:
- 36 (1) To issue all licenses provided for under this chapter;
- 37 (2) To annually renew licenses under this chapter;

- 1 (3) To collect all fees prescribed and required under this chapter; 2 ((and))
- 3 (4) To immediately suspend the license of a person who has been 4 certified pursuant to section 502 of this act by the department of 5 social and health services as a person who is not in compliance with a 6 child support order; and
- 7 <u>(5)</u> To keep general books of record of all official acts, 8 proceedings, and transactions of the department of licensing while 9 acting under this chapter.
- NEW SECTION. **Sec. 519.** A new section is added to chapter 18.39 RCW to read as follows:
- EMBALMERS AND FUNERAL DIRECTORS. In the case of suspension for failure to comply with a child support order under chapter 74.20A RCW, if the person has continued to meet all other requirements for reinstatement during the suspension, reissuance of a license shall be automatic upon the director's receipt of a written release issued by the department of social and health services stating that the individual is in compliance with the child support order.
- 19 <u>NEW SECTION.</u> **Sec. 520.** A new section is added to chapter 18.43 20 RCW to read as follows:
- ENGINEERS AND LAND SURVEYORS. The board shall immediately suspend 21 22 the registration of a person who has been certified pursuant to section 23 502 of this act by the department of social and health services as a 24 person who is not in compliance with a child support order. If the person has continued to meet all other requirements for membership 25 during the suspension, reissuance of the registration shall be 26 27 automatic upon the board's receipt of a written release issued by the 28 department of social and health services stating that the person is in 29 compliance with the child support order.
- NEW SECTION. **Sec. 521.** A new section is added to chapter 18.44 RCW to read as follows:
- 32 ESCROW AGENTS. The department shall immediately suspend the 33 certificate of registration of a person who has been certified pursuant 34 to section 502 of this act by the department of social and health 35 services as a person who is not in compliance with a child support 36 order. If the person has continued to meet all other requirements for

p. 33 3SSB 6062

- 1 certification during the suspension, reissuance of the certificate
- 2 shall be automatic upon the department's receipt of a written release
- 3 issued by the department of social and health services stating that the
- 4 person is in compliance with the child support order.
- 5 **Sec. 522.** RCW 18.46.050 and 1991 c 3 s 101 are each amended to 6 read as follows:
- 7 MATERNITY HOMES. The department may deny, suspend, or revoke a
- 8 license in any case in which it finds that there has been failure or
- 9 refusal to comply with the requirements established under this chapter
- 10 or the rules adopted under it.
- 11 The department shall immediately suspend the license of a person
- 12 who has been certified pursuant to section 502 of this act by the
- 13 <u>department of social and health services as a person who is not in</u>
- 14 compliance with a child support order. If the person has continued to
- 15 meet all other requirements for reinstatement during the suspension,
- 16 reissuance of the license shall be automatic upon the department's
- 17 receipt of a written release issued by the department of social and
- 18 health services stating that the person is in compliance with the child
- 19 <u>support order</u>.
- 20 RCW 43.70.115 governs notice of a license denial, revocation,
- 21 suspension, or modification and provides the right to an adjudicative
- 22 proceeding.
- 23 <u>NEW SECTION.</u> **Sec. 523.** A new section is added to chapter 18.51
- 24 RCW to read as follows:
- NURSING HOME OPERATORS. The department shall immediately suspend
- 26 the license of a person who has been certified pursuant to section 502
- 27 of this act by the department of social and health services, division
- 28 of child support, as a person who is not in compliance with a child
- 29 support order. If the person has continued to meet all other
- 30 requirements for reinstatement during the suspension, reissuance of the
- 31 license shall be automatic upon the department's receipt of a written
- 32 release issued by the division of child support stating that the person
- 33 is in compliance with the child support order.
- NEW SECTION. Sec. 524. A new section is added to chapter 18.76
- 35 RCW to read as follows:

POISON CENTER MEDICAL DIRECTOR/POISON INFORMATION SPECIALISTS. The 1 2 department shall immediately suspend the certification of a poison 3 center medical director or a poison information specialist who has been 4 certified pursuant to section 502 of this act by the department of 5 social and health services as a person who is not in compliance with a child support order. If the person has continued to meet all other 6 7 requirements for certification during the suspension, reissuance of the 8 certification shall be automatic upon the department's receipt of a 9 written release issued by the department of social and health services 10 stating that the person is in compliance with the child support order.

11 NEW SECTION. Sec. 525. A new section is added to chapter 18.85 12 RCW to read as follows:

13 REAL ESTATE BROKERS AND SALESPERSONS. The director shall 14 immediately suspend the license of a broker or salesperson who has been certified pursuant to section 502 of this act by the department of 15 16 social and health services as a person who is not in compliance with a child support order. If the person has continued to meet all other 17 18 requirements for reinstatement during the suspension, reissuance of the 19 license shall be automatic upon the director's receipt of a written release issued by the department of social and health services stating 20 21 that the person is in compliance with the child support order.

22 Sec. 526. RCW 18.96.120 and 1969 ex.s. c 158 s 12 are each amended 23 to read as follows:

24 LANDSCAPE ARCHITECTS. (1) The director may refuse to renew, or may suspend or revoke, a certificate of registration to use the titles landscape architect, landscape architecture, or landscape architectural 27 in this state upon the following grounds:

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28 $((\frac{1}{1}))$ (a) The holder of the certificate of registration is impersonating a practitioner or former practitioner. 29

 $((\frac{2}{2}))$ (b) The holder of the certificate of registration is guilty 30 fraud, deceit, gross negligence, gross incompetency or gross 31 misconduct in the practice of landscape architecture. 32

(((3))) (c) The holder of the certificate of registration permits 33 his seal to be affixed to any plans, specifications or drawings that 34 35 were not prepared by him or under his personal supervision by employees 36 subject to his direction and control.

- 1 (((4))) (d) The holder of the certificate has committed fraud in 2 applying for or obtaining a certificate.
- (2) The director shall immediately suspend the certificate of registration of a landscape architect who has been certified pursuant to section 502 of this act by the department of social and health services as a person who is not in compliance with a child support order. If the person has continued to meet all other requirements for certification during the suspension, reissuance of the certificate of registration shall be automatic upon the director's receipt of a
- 10 written release issued by the department of social and health services
- 11 stating that the person is in compliance with the child support order.
- 12 **Sec. 527.** RCW 18.104.110 and 1993 c 387 s 18 are each amended to 13 read as follows:
- 14 WATER WELL CONSTRUCTION. (1) In cases other than those relating to 15 the failure of a licensee to renew a license, the director may suspend 16 or revoke a license issued pursuant to this chapter for any of the 17 following reasons:
- 18 $((\frac{1}{1}))$ (a) For fraud or deception in obtaining the license;
- 19 $((\frac{(2)}{2}))$ (b) For fraud or deception in reporting under RCW 20 18.104.050;
- $((\frac{3}{3}))$ (c) For violating the provisions of this chapter, or of any lawful rule or regulation of the department or the department of health.
- 24 (2) The director shall immediately suspend any license issued under 25 this chapter if the holder of the license has been certified pursuant to section 502 of this act by the department of social and health 26 services as a person who is not in compliance with a child support 27 order. If the person has continued to meet all other requirements for 28 29 reinstatement during the suspension, reissuance of the license shall be automatic upon the director's receipt of a written release issued by 30 the department of social and health services stating that the person is 31 in compliance with the child support order. 32
- 33 (3) No license shall be suspended for more than six months, except
 34 that a suspension under section 502 of this act shall continue until
 35 the department receives a written release issued by the department of
 36 social and health services stating that the person is in compliance
 37 with the order.

- 1 (4) No person whose license is revoked shall be eligible to apply
- 2 for a license for one year from the effective date of the final order
- 3 of revocation.
- 4 <u>NEW SECTION.</u> **Sec. 528.** A new section is added to chapter 18.106
- 5 RCW to read as follows:
- 6 PLUMBERS. The department shall immediately suspend any certificate
- 7 of competency issued under this chapter if the holder of the
- 8 certificate has been certified pursuant to section 502 of this act by
- 9 the department of social and health services as a person who is not in
- 10 compliance with a child support order. If the person has continued to
- 11 meet all other requirements for certification during the suspension,
- 12 reissuance of the certificate of competency shall be automatic upon the
- 13 department's receipt of a written release issued by the department of
- 14 social and health services stating that the person is in compliance
- 15 with the child support order.
- 16 NEW SECTION. Sec. 529. A new section is added to chapter 18.130
- 17 RCW to read as follows:
- 18 UNIFORM DISCIPLINARY ACT--HEALTH PROFESSIONS. The disciplining
- 19 authority shall immediately suspend the license of any person subject
- 20 to this chapter who has been certified by the department of social and
- 21 health services as a person who is not in compliance with a child
- 22 support order as provided in section 502 of this act.
- 23 **Sec. 530.** RCW 18.130.050 and 1995 c 336 s 4 are each amended to
- 24 read as follows:
- 25 UNIFORM DISCIPLINARY ACT--HEALTH PROFESSIONS. The disciplining
- 26 authority has the following authority:
- 27 (1) To adopt, amend, and rescind such rules as are deemed necessary
- 28 to carry out this chapter;
- 29 (2) To investigate all complaints or reports of unprofessional
- 30 conduct as defined in this chapter and to hold hearings as provided in
- 31 this chapter;
- 32 (3) To issue subpoenas and administer oaths in connection with any
- 33 investigation, hearing, or proceeding held under this chapter;
- 34 (4) To take or cause depositions to be taken and use other
- 35 discovery procedures as needed in any investigation, hearing, or
- 36 proceeding held under this chapter;

p. 37 3SSB 6062

- 1 (5) To compel attendance of witnesses at hearings;
- 2 (6) In the course of investigating a complaint or report of unprofessional conduct, to conduct practice reviews;
- 4 (7) To take emergency action ordering summary suspension of a 5 license, or restriction or limitation of the licensee's practice 6 pending proceedings by the disciplining authority;
- 7 (8) To use a presiding officer as authorized in RCW 18.130.095(3) 8 or the office of administrative hearings as authorized in chapter 34.12 9 RCW to conduct hearings. The disciplining authority shall make the 10 final decision regarding disposition of the license unless the 11 disciplining authority elects to delegate in writing the final decision 12 to the presiding officer;
- 13 (9) To use individual members of the boards to direct 14 investigations. However, the member of the board shall not 15 subsequently participate in the hearing of the case;
- 16 (10) To enter into contracts for professional services determined 17 to be necessary for adequate enforcement of this chapter;
- (11) To contract with licensees or other persons or organizations to provide services necessary for the monitoring and supervision of licensees who are placed on probation, whose professional activities are restricted, or who are for any authorized purpose subject to monitoring by the disciplining authority;
 - (12) To adopt standards of professional conduct or practice;
- (13) To grant or deny license applications, and in the event of a finding of unprofessional conduct by an applicant or license holder, to impose any sanction against a license applicant or license holder provided by this chapter;
- 28 (14) To designate individuals authorized to sign subpoenas and 29 statements of charges;
- 30 (15) To establish panels consisting of three or more members of the 31 board to perform any duty or authority within the board's jurisdiction 32 under this chapter;
- 33 (16) To review and audit the records of licensed health facilities'
 34 or services' quality assurance committee decisions in which a
 35 licensee's practice privilege or employment is terminated or
 36 restricted. Each health facility or service shall produce and make
 37 accessible to the disciplining authority the appropriate records and
 38 otherwise facilitate the review and audit. Information so gained shall

3SSB 6062 p. 38

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- 1 not be subject to discovery or introduction into evidence in any civil
- 2 action pursuant to RCW 70.41.200(3);
- 3 (17) To immediately suspend licenses of persons who have been
- 4 certified by the department of social and health services as not in
- 5 compliance with a child support order as provided in section 502 of
- 6 this act.
- 7 **Sec. 531.** RCW 18.130.150 and 1984 c 279 s 15 are each amended to
- 8 read as follows:
- 9 UNIFORM DISCIPLINARY ACT--HEALTH PROFESSIONS. A person whose
- 10 license has been suspended or revoked under this chapter may petition
- 11 the disciplining authority for reinstatement after an interval as
- 12 determined by the disciplining authority in the order. The
- 13 disciplining authority shall hold hearings on the petition and may deny
- 14 the petition or may order reinstatement and impose terms and conditions
- 15 as provided in RCW 18.130.160 and issue an order of reinstatement. The
- 16 disciplining authority may require successful completion of an
- 17 examination as a condition of reinstatement.
- 18 A person whose license has been suspended for noncompliance with a
- 19 child support order under section 502 of this act may petition for
- 20 reinstatement at any time by providing the disciplining authority a
- 21 written release issued by the department of social and health services
- 22 stating that the person is in compliance with the child support order.
- 23 If the person has continued to meet all other requirements for
- 24 reinstatement during the suspension, the disciplining authority shall
- 25 automatically reissue the person's license upon receipt of the release,
- 26 <u>and payment of a reinstatement fee, if any.</u>
- NEW SECTION. Sec. 532. A new section is added to chapter 18.140
- 28 RCW to read as follows:
- 29 CERTIFIED REAL ESTATE APPRAISERS. The department shall immediately
- 30 suspend any license or certificate issued under this chapter if the
- 31 holder has been certified pursuant to section 502 of this act by the
- 32 department of social and health services as a person who is not in
- 33 compliance with a child support order. If the person has continued to
- 34 meet all other requirements for reinstatement during the suspension,
- 35 reissuance of the license or certificate shall be automatic upon the
- 36 department's receipt of a written release issued by the department of

p. 39 3SSB 6062

- 1 social and health services stating that the person is in compliance
- 2 with the child support order.
- 3 <u>NEW SECTION.</u> **Sec. 533.** A new section is added to chapter 18.145 4 RCW to read as follows:
- 5 SHORTHAND REPORTERS. The director shall immediately suspend any
- 6 certificate issued under this chapter if the holder has been certified
- 7 pursuant to section 502 of this act by the department of social and
- 8 health services as a person who is not in compliance with a child
- 9 support order. If the person has continued to meet all other
- 10 requirements for certification during the suspension, reissuance of the
- 11 certificate shall be automatic upon the director's receipt of a written
- 12 release issued by the department of social and health services stating
- 13 that the person is in compliance with the child support order.
- 14 **Sec. 534.** RCW 18.160.080 and 1990 c 177 s 10 are each amended to 15 read as follows:
- 16 FIRE SPRINKLER SYSTEM CONTRACTORS. (1) The state director of fire
- 17 protection may refuse to issue or renew or may suspend or revoke the
- 18 privilege of a licensed fire protection sprinkler system contractor or
- 19 the certificate of a certificate of competency holder to engage in the
- 20 fire protection sprinkler system business or in lieu thereof, establish
- 21 penalties as prescribed by Washington state law, for any of the
- 22 following reasons:
- 23 (a) Gross incompetency or gross negligence in the preparation of
- 24 technical drawings, installation, repair, alteration, maintenance,
- 25 inspection, service, or addition to fire protection sprinkler systems;
- 26 (b) Conviction of a felony;
- (c) Fraudulent or dishonest practices while engaging in the fire
- 28 protection sprinkler systems business;
- 29 (d) Use of false evidence or misrepresentation in an application
- 30 for a license or certificate of competency;
- 31 (e) Permitting his or her license to be used in connection with the
- 32 preparation of any technical drawings which have not been prepared by
- 33 him or her personally or under his or her immediate supervision, or in
- 34 violation of this chapter; or
- 35 (f) Knowingly violating any provisions of this chapter or the
- 36 regulations issued thereunder.

- 1 (2) The state director of fire protection shall revoke the license 2 of a licensed fire protection sprinkler system contractor or the 3 certificate of a certificate of competency holder who engages in the 4 fire protection sprinkler system business while the license or 5 certificate of competency is suspended.
- 6 (3) The state director of fire protection shall immediately suspend 7 any license or certificate issued under this chapter if the holder has 8 been certified pursuant to section 502 of this act by the department of 9 social and health services as a person who is not in compliance with a child support order. If the person has continued to meet all other 10 requirements for reinstatement during the suspension, reissuance of the 11 license or certificate shall be automatic upon the director's receipt 12 of a written release issued by the department of social and health 13 14 services stating that the person is in compliance with the child 15 support order.
- 16 <u>(4)</u> Any licensee or certificate of competency holder who is 17 aggrieved by an order of the state director of fire protection 18 suspending or revoking a license may, within thirty days after notice 19 of such suspension or revocation, appeal under chapter 34.05 RCW.
- NEW SECTION. Sec. 535. A new section is added to chapter 18.165 21 RCW to read as follows:
- 22 PRIVATE DETECTIVES. The department shall immediately suspend a 23 license issued under this chapter if the holder has been certified 24 pursuant to section 502 of this act by the department of social and 25 health services as a person who is not in compliance with a child If the person has continued to meet all other 26 support order. 27 requirements for reinstatement during the suspension, reissuance of the license shall be automatic upon the department's receipt of a written 28 29 release issued by the department of social and health services stating 30 that the person is in compliance with the child support order.
- NEW SECTION. Sec. 536. A new section is added to chapter 18.170 RCW to read as follows:
- 33 SECURITY GUARDS. The director shall immediately suspend any 34 license issued under this chapter if the holder has been certified 35 pursuant to section 502 of this act by the department of social and 36 health services as a person who is not in compliance with a child 37 support order. If the person has continued to meet all other

p. 41 3SSB 6062

- 1 requirements for reinstatement during the suspension, reissuance of the
- 2 license shall be automatic upon the director's receipt of a written
- 3 release issued by the department of social and health services stating
- 4 that the person is in compliance with the child support order.
- 5 <u>NEW SECTION.</u> **Sec. 537.** A new section is added to chapter 18.175
- 6 RCW to read as follows:
- 7 ATHLETE AGENTS. The director shall immediately suspend a
- 8 certificate of registration issued under this chapter if the holder has
- 9 been certified pursuant to section 502 of this act by the department of
- 10 social and health services as a person who is not in compliance with a
- 11 child support order. If the person has continued to meet all other
- 12 requirements for certification during the suspension, reissuance of the
- 13 certificate shall be automatic upon the director's receipt of a written
- 14 release issued by the department of social and health services stating
- 15 that the person is in compliance with the child support order.
- 16 NEW SECTION. Sec. 538. A new section is added to chapter 18.185
- 17 RCW to read as follows:
- 18 BAIL BOND AGENTS. The director shall immediately suspend any
- 19 license issued under this chapter if the holder has been certified
- 20 pursuant to section 502 of this act by the department of social and
- 21 health services as a person who is not in compliance with a child
- 22 support order. If the person has continued to meet all other
- 23 requirements for reinstatement during the suspension, reissuance of the
- 24 license shall be automatic upon the director's receipt of a written
- 25 release issued by the department of social and health services stating
- 26 that the person is in compliance with the child support order.
- 27 Sec. 539. RCW 43.20A.205 and 1989 c 175 s 95 are each amended to
- 28 read as follows:
- 29 This section governs the denial of an application for a license or
- 30 the suspension, revocation, or modification of a license by the
- 31 department.
- 32 (1) The department shall give written notice of the denial of an
- 33 application for a license to the applicant or his or her agent. The
- 34 department shall give written notice of revocation, suspension, or
- 35 modification of a license to the licensee or his or her agent. The
- 36 notice shall state the reasons for the action. The notice shall be

- 1 personally served in the manner of service of a summons in a civil 2 action or shall be given in ((an other)) another manner that shows 3 proof of receipt.
- 4 (2) Except as otherwise provided in this subsection and in 5 subsection (4) of this section, revocation, suspension, or modification 6 is effective twenty-eight days after the licensee or the agent receives 7 the notice.
- 8 (a) The department may make the date the action is effective later 9 than twenty-eight days after receipt. If the department does so, it 10 shall state the effective date in the written notice given the licensee 11 or agent.
- 12 (b) The department may make the date the action is effective sooner 13 than twenty-eight days after receipt when necessary to protect the 14 public health, safety, or welfare. When the department does so, it 15 shall state the effective date and the reasons supporting the effective 16 date in the written notice given to the licensee or agent.
- (c) When the department has received certification pursuant to chapter 74.20A RCW from the division of child support that the licensee is a person who is not in compliance with a child support order, the department shall provide that the suspension is effective immediately upon receipt of the suspension notice by the licensee.

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- (3) Except for licensees suspended for noncompliance with a child support order under chapter 74.20A RCW, a license applicant or licensee who is aggrieved by a department denial, revocation, suspension, or modification has the right to an adjudicative proceeding. The proceeding is governed by the Administrative Procedure Act, chapter 34.05 RCW. The application must be in writing, state the basis for contesting the adverse action, include a copy of the adverse notice, be served on and received by the department within twenty-eight days of the license applicant's or licensee's receiving the adverse notice, and be served in a manner that shows proof of receipt.
- (4)(a) If the department gives a licensee twenty-eight or more days notice of revocation, suspension, or modification and the licensee files an appeal before its effective date, the department shall not implement the adverse action until the final order has been entered. The presiding or reviewing officer may permit the department to implement part or all of the adverse action while the proceedings are pending if the appellant causes an unreasonable delay in the

p. 43 3SSB 6062

- 1 proceeding, if the circumstances change so that implementation is in 2 the public interest, or for other good cause.
- (b) If the department gives a licensee less than twenty-eight days 3 4 notice of revocation, suspension, or modification and the licensee timely files a sufficient appeal, the department may implement the 5 adverse action on the effective date stated in the notice. 6 The presiding or reviewing officer may order the department to stay 7 8 implementation of part or all of the adverse action while the proceedings are pending if staying implementation is in the public 9 10 interest or for other good cause.
- 11 **Sec. 540.** RCW 43.70.115 and 1991 c 3 s 377 are each amended to 12 read as follows:
- This section governs the denial of an application for a license or the suspension, revocation, or modification of a license by the department. This section does not govern actions taken under chapter 18.130 RCW.
- (1) The department shall give written notice of the denial of an 17 18 application for a license to the applicant or his or her agent. The 19 department shall give written notice of revocation, suspension, or modification of a license to the licensee or his or her agent. The 20 notice shall state the reasons for the action. The notice shall be 21 personally served in the manner of service of a summons in a civil 22 23 action or shall be given in ((an other [another])) another manner that 24 shows proof of receipt.
- (2) Except as otherwise provided in this subsection and in subsection (4) of this section, revocation, suspension, or modification is effective twenty-eight days after the licensee or the agent receives the notice.
- 29 (a) The department may make the date the action is effective later 30 than twenty-eight days after receipt. If the department does so, it 31 shall state the effective date in the written notice given the licensee 32 or agent.
- 33 (b) The department may make the date the action is effective sooner 34 than twenty-eight days after receipt when necessary to protect the 35 public health, safety, or welfare. When the department does so, it 36 shall state the effective date and the reasons supporting the effective 37 date in the written notice given to the licensee or agent.

- (c) When the department has received certification pursuant to chapter 74.20A RCW from the department of social and health services that the licensee is a person who is not in compliance with a child support order, the department shall provide that the suspension is effective immediately upon receipt of the suspension notice by the licensee.
- 7 (3) Except for licensees suspended for noncompliance with a child 8 support order under chapter 74.20A RCW, a license applicant or licensee 9 who is aggrieved by a department denial, revocation, suspension, or 10 modification has the right to an adjudicative proceeding. proceeding is governed by the Administrative Procedure Act, chapter 11 34.05 RCW. The application must be in writing, state the basis for 12 contesting the adverse action, include a copy of the adverse notice, be 13 14 served on and received by the department within twenty-eight days of 15 the license applicant's or licensee's receiving the adverse notice, and 16 be served in a manner that shows proof of receipt.
- 17 (4)(a) If the department gives a licensee twenty-eight or more days notice of revocation, suspension, or modification and the licensee 18 19 files an appeal before its effective date, the department shall not implement the adverse action until the final order has been entered. 20 The presiding or reviewing officer may permit the department to 21 22 implement part or all of the adverse action while the proceedings are 23 pending if the appellant causes an unreasonable delay in the 24 proceeding, if the circumstances change so that implementation is in 25 the public interest, or for other good cause.
- 26 (b) If the department gives a licensee less than twenty-eight days notice of revocation, suspension, or modification and the licensee 27 28 timely files a sufficient appeal, the department may implement the 29 adverse action on the effective date stated in the notice. The 30 presiding or reviewing officer may order the department to stay 31 implementation of part or all of the adverse action while the proceedings are pending if staying implementation is in the public 32 interest or for other good cause. 33

B. PARENTAL RESPONSIBILITY ENFORCEMENT PROGRAM

34

NEW SECTION. **Sec. 541.** A new section is added to chapter 26.18 RCW to read as follows:

p. 45 3SSB 6062

- 1 (1) If an obligor fails to comply with an order of support, the 2 court shall order the obligor to:
 - (a) Arrange a payment schedule and maintain support payments;
- 4 (b) Participate in community service work at a minimum of one 5 hundred hours per month; or
- 6 (c) Imprisonment for the crime of family nonsupport under RCW 7 26.20.035.
- 8 (2) Persons ordered to comply with subsection (1) (b) or (c) of 9 this section shall have their names and the fact of their failure to 10 comply with an order of support published in a newspaper of general 11 circulation in the county in which the court order is obtained under 12 this section.
- (3) Obligors who fail to pay child support in an amount equal to or greater than one year's aid to families with dependent children grant assistance for a family of three may be selected by the department for child support enforcement publicity purposes. The department may publish and distribute picture posters of such obligors, identifying them by name, and indicating the amount of child support owed and the amount in arrears.
- NEW SECTION. Sec. 542. A new section is added to chapter 26.20 RCW to read as follows:
- 22 A person is guilty of predatory nonsupport if:

- 23 (1) He or she is determined to be a parent for a second time under 24 chapter 26.26 RCW;
- 25 (2) The second or subsequent child is receiving public assistance 26 under chapter 74.04, 74.09 or 74.12 RCW;
- 27 (3) He or she fails to pay an obligation of support ordered under 28 Title 26 RCW or chapter 74.04, 74.20 or 74.20A RCW; and
- 29 (4) The second or subsequent child's other natural parent was, at 30 the time of conception, under the age of eighteen.
- 31 A violation of this section is a gross misdemeanor. Any subsequent
- 32 violation of this section by a person previously convicted of a
- 33 violation of this section is a class C felony under chapter 9A.20 RCW.

34 C. AFDC-RELATED GROUP HOME AND CHILD CARE ZONING

NEW SECTION. **Sec. 543.** A new section is added to chapter 36.70 RCW to read as follows:

No county may enact, enforce, or maintain an ordinance, development regulation, zoning regulation, or official control, policy, or administrative practice which prohibits the use of a residential dwelling, located in an area zoned for residential or commercial use, as an AFDC-related group home or a family day-care provider's home facility.

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A county may require that the facility: (1) Comply with all building, fire, safety, health code, and business licensing requirements; (2) conform to lot size, building size, setbacks, and lot coverage standards applicable to the zoning district except if the structure is a legal nonconforming structure; (3) is certified by the state office of child care policy licensor as providing a safe passenger loading area; (4) include signage, if any, that conforms to applicable regulations; and (5) limit hours of operations to facilitate neighborhood compatibility, while also providing appropriate opportunity for persons who use family day-care or an AFDC-related group home and who work a nonstandard work shift.

A county may also require that the AFDC-related group home or family day-care provider, before state licensing, require proof of written notification by the provider that the immediately adjoining property owners have been informed of the intent to locate and maintain such a facility. If a dispute arises between neighbors and the family day-care provider or AFDC-related group home over licensing requirements, the licensor may provide a forum to resolve the dispute.

Nothing in this section shall be construed to prohibit a county from imposing zoning conditions on the establishment and maintenance of an AFDC-related group home or a family day-care provider's home in an area zoned for residential or commercial use, so long as such conditions are no more restrictive than conditions imposed on other residential dwellings in the same zone and the establishment of such facilities is not precluded. As used in this section, "family day-care provider" and "AFDC-related group home" are each as defined in RCW 74.15.020. The number of AFDC-related group homes may be limited.

34 **Sec. 544.** RCW 36.70A.450 and 1995 c 49 s 3 are each amended to 35 read as follows:

No city <u>or county</u> that plans or elects to plan under this chapter may enact, enforce, or maintain an ordinance, development regulation, zoning regulation, or official control, policy, or administrative

p. 47 3SSB 6062

practice which prohibits the use of a residential dwelling, located in an area zoned for residential or commercial use, as a family day-care provider's home facility or as an AFDC-related group home.

4 A city or county may require that the facility: (1) Comply with all building, fire, safety, health code, and business licensing 5 requirements; (2) conform to lot size, building size, setbacks, and lot 6 7 coverage standards applicable to the zoning district except if the 8 structure is a legal nonconforming structure; (3) is certified by the 9 ((office of child care policy licensor)) department of social and 10 health services as providing a safe passenger loading area; (4) include 11 signage, if any, that conforms to applicable regulations; and (5) limit 12 hours of operations to facilitate neighborhood compatibility, while 13 also providing appropriate opportunity for persons who use family day-care or an AFDC-related group home and who work a nonstandard work 14 15 shift.

A city <u>or county</u> may also require that the family day-care provider <u>or AFDC-related group home</u>, before state licensing, require proof of written notification by the provider that the immediately adjoining property owners have been informed of the intent to locate and maintain such a facility. If a dispute arises between neighbors and the <u>AFDC-related group home or family day-care provider over licensing requirements</u>, the licensor may provide a forum to resolve the dispute.

requirements, the licensor may provide a forum to resolve the dispute.

Nothing in this section shall be construed to prohibit a city or county that plans or elects to plan under this chapter from imposing zoning conditions on the establishment and maintenance of a family day-care provider's home or AFDC-related group home in an area zoned for residential or commercial use, so long as such conditions are no more restrictive than conditions imposed on other residential dwellings in the same zone and the establishment of such facilities is not precluded. As used in this section, "family day-care provider" ((is)) and "AFDC-related group home" are each as defined in RCW 74.15.020.

32 **Sec. 545.** RCW 35.63.185 and 1995 c 49 s 1 are each amended to read 33 as follows:

No city may enact, enforce, or maintain an ordinance, development regulation, zoning regulation, or official control, policy, or administrative practice which prohibits the use of a residential dwelling, located in an area zoned for residential or commercial use,

3SSB 6062 p. 48

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1 as <u>an AFDC-related group home or</u> a family day-care provider's home 2 facility.

A city may require that the facility: (1) Comply with all 3 4 building, fire, safety, health code, and business licensing requirements; (2) conform to lot size, building size, setbacks, and lot 5 coverage standards applicable to the zoning district except if the 6 7 structure is a legal nonconforming structure; (3) is certified by the 8 ((office of child care policy licensor)) department of social and 9 health services as providing a safe passenger loading area; (4) include 10 signage, if any, that conforms to applicable regulations; and (5) limit 11 hours of operations to facilitate neighborhood compatibility, while 12 also providing appropriate opportunity for persons who use family 13 day-care or an AFDC-related group home and who work a nonstandard work 14 shift.

A city may also require that the family day-care provider or AFDC-related group home, before state licensing, require proof of written notification by the provider that the immediately adjoining property owners have been informed of the intent to locate and maintain such a facility. If a dispute arises between neighbors and the family day-care provider or an AFDC-related group home over licensing requirements, the licensor may provide a forum to resolve the dispute.

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requirements, the licensor may provide a forum to resolve the dispute.

Nothing in this section shall be construed to prohibit a city from imposing zoning conditions on the establishment and maintenance of a family day-care provider's home or an AFDC-related group home in an area zoned for residential or commercial use, so long as such conditions are no more restrictive than conditions imposed on other residential dwellings in the same zone and the establishment of such facilities is not precluded. As used in this section, "family day-care provider" ((is)) and "AFDC-related group home" are each as defined in RCW 74.15.020.

31 **Sec. 546.** RCW 35A.63.215 and 1995 c 49 s 2 are each amended to 32 read as follows:

No city may enact, enforce, or maintain an ordinance, development regulation, zoning regulation, or official control, policy, or administrative practice which prohibits the use of a residential dwelling, located in an area zoned for residential or commercial use, as a family day-care provider's home facility or as an AFDC-related group home.

p. 49 3SSB 6062

A city may require that the facility: (1) Comply with all 1 fire, safety, health code, and business licensing 2 building, requirements; (2) conform to lot size, building size, setbacks, and lot 3 coverage standards applicable to the zoning district except if the 4 5 structure is a legal nonconforming structure; (3) is certified by the ((office of child care policy licensor)) department of social and 6 7 health services as providing a safe passenger loading area; (4) include 8 signage, if any, that conforms to applicable regulations; and (5) limit hours of operations to facilitate neighborhood compatibility, while 9 10 also providing appropriate opportunity for persons who use family day-care or an AFDC-related group home and who work a nonstandard work 11 shift. 12

A city may also require that the family day-care provider or AFDC-related group home, before state licensing, require proof of written notification by the provider that the immediately adjoining property owners have been informed of the intent to locate and maintain such a facility. If a dispute arises between neighbors and the family day-care provider or AFDC-related group home over licensing requirements, the licensor may provide a forum to resolve the dispute.

Nothing in this section shall be construed to prohibit a city from

Nothing in this section shall be construed to prohibit a city from imposing zoning conditions on the establishment and maintenance of <u>an AFDC-related group home or</u> a family day-care provider's home in an area zoned for residential or commercial use, so long as such conditions are no more restrictive than conditions imposed on other residential dwellings in the same zone and the establishment of such facilities is not precluded. As used in this section, "family day-care provider" ((is)) or "AFDC-related group home" are each as defined in RCW 74.15.020. The number of AFDC-related group homes may be limited.

29 **Sec. 547.** RCW 74.15.020 and 1995 c 311 s 18 and 1995 c 302 s 3 are 30 each reenacted and amended to read as follows:

For the purpose of chapter 74.15 RCW and RCW 74.13.031, and unless otherwise clearly indicated by the context thereof, the following terms shall mean:

- 34 (1) "Department" means the state department of social and health 35 services;
- 36 (2) "Secretary" means the secretary of social and health services;
- 37 (3) "Agency" means any person, firm, partnership, association, 38 corporation, or facility which receives children, expectant mothers, or

3SSB 6062 p. 50

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- persons with developmental disabilities for control, care, or maintenance outside their own homes, or which places, arranges the placement of, or assists in the placement of children, expectant mothers, or persons with developmental disabilities for foster care or placement of children for adoption, and shall include the following
- 5 placement of children for adoption, and shall include the following 6 irrespective of whether there is compensation to the agency or to the
- 6 irrespective of whether there is compensation to the agency or to the
- 7 children, expectant mothers or persons with developmental disabilities
- 8 for services rendered:

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- 9 (a) "Group-care facility" means an agency, other than a foster-10 family home, which is maintained and operated for the care of a group 11 of children on a twenty-four hour basis;
- 12 (b) "Child-placing agency" means an agency which places a child or 13 children for temporary care, continued care, or for adoption;
- (c) "Maternity service" means an agency which provides or arranges for care or services to expectant mothers, before or during confinement, or which provides care as needed to mothers and their infants after confinement;
- (d) "Child day-care center" means an agency which regularly provides care for a group of children for periods of less than twentyfour hours;
- (e) "Family day-care provider" means a child day-care provider who regularly provides child day care for not more than twelve children in the provider's home in the family living quarters;
 - (f) "Foster-family home" means an agency which regularly provides care on a twenty-four hour basis to one or more children, expectant mothers, or persons with developmental disabilities in the family abode of the person or persons under whose direct care and supervision the child, expectant mother, or person with a developmental disability is placed;
- 30 (g) "Crisis residential center" means an agency which is a 31 temporary protective residential facility operated to perform the 32 duties specified in chapter 13.32A RCW, in the manner provided in RCW 33 74.13.032 through $74.13.036((\cdot))$;
- 34 <u>(h) "AFDC-related group home" means an agency that provides care</u>
 35 <u>for teen mothers on aid to families with dependent children with their</u>
 36 <u>children;</u>
- 37 (4) "Agency" shall not include the following:
- 38 (a) Persons related to the child, expectant mother, or person with 39 developmental disabilities in the following ways:

p. 51 3SSB 6062

- 1 (i) Any blood relative, including those of half-blood, and 2 including first cousins, nephews or nieces, and persons of preceding 3 generations as denoted by prefixes of grand, great, or great-great;
 - (ii) Stepfather, stepmother, stepbrother, and stepsister;

- (iii) A person who legally adopts a child or the child's parent as well as the natural and other legally adopted children of such persons, and other relatives of the adoptive parents in accordance with state law;
- 9 (iv) Spouses of any persons named in (i), (ii), or (iii) of this 10 subsection (4)(a), even after the marriage is terminated; or
- (v) "Extended family members," as defined by the law or custom of the Indian child's tribe or, in the absence of such law or custom, a person who has reached the age of eighteen and who is the Indian child's grandparent, aunt or uncle, brother or sister, brother-in-law or sister-in-law, niece or nephew, first or second cousin, or stepparent who provides care in the family abode on a twenty-four-hour basis to an Indian child as defined in 25 U.S.C. Sec. 1903(4);
- (b) Persons who are legal guardians of the child, expectant mother,or persons with developmental disabilities;
- (c) Persons who care for a neighbor's or friend's child or 20 children, with or without compensation, where: (i) The person 21 providing care for periods of less than twenty-four hours does not 22 23 conduct such activity on an ongoing, regularly scheduled basis for the 24 purpose of engaging in business, which includes, but is not limited to, 25 advertising such care; or (ii) the parent and person providing care on a twenty-four-hour basis have agreed to the placement in writing and 26 the state is not providing any payment for the care; 27
- 28 (d) Parents on a mutually cooperative basis exchange care of one 29 another's children;
- (e) A person, partnership, corporation, or other entity that provides placement or similar services to exchange students or international student exchange visitors or persons who have the care of an exchange student in their home;
- (f) Nursery schools or kindergartens which are engaged primarily in deducational work with preschool children and in which no child is enrolled on a regular basis for more than four hours per day;
- 37 (g) Schools, including boarding schools, which are engaged 38 primarily in education, operate on a definite school year schedule,

- 1 follow a stated academic curriculum, accept only school-age children 2 and do not accept custody of children;
- 3 (h) Seasonal camps of three months' or less duration engaged 4 primarily in recreational or educational activities;
- 5 (i) Hospitals licensed pursuant to chapter 70.41 RCW when 6 performing functions defined in chapter 70.41 RCW, nursing homes 7 licensed under chapter 18.51 RCW and boarding homes licensed under 8 chapter 18.20 RCW;
 - (j) Licensed physicians or lawyers;

- (k) Facilities providing care to children for periods of less than twenty-four hours whose parents remain on the premises to participate in activities other than employment;
- 13 (1) Facilities approved and certified under chapter 71A.22 RCW;
- (m) Any agency having been in operation in this state ten years prior to June 8, 1967, and not seeking or accepting moneys or assistance from any state or federal agency, and is supported in part by an endowment or trust fund;
- (n) Persons who have a child in their home for purposes of adoption, if the child was placed in such home by a licensed child-placing agency, an authorized public or tribal agency or court or if a replacement report has been filed under chapter 26.33 RCW and the placement has been approved by the court;
- (o) An agency operated by any unit of local, state, or federal government or an agency, located within the boundaries of a federally recognized Indian reservation, licensed by the Indian tribe;
- (p) An agency located on a federal military reservation, except where the military authorities request that such agency be subject to the licensing requirements of this chapter((\cdot, \cdot)):
- 29 (5) "Requirement" means any rule, regulation, or standard of care 30 to be maintained by an $agency((\cdot))$;
- 31 (6) "Probationary license" means a license issued as a disciplinary 32 measure to an agency that has previously been issued a full license but 33 is out of compliance with licensing standards.
- NEW SECTION. **Sec. 548.** A new section is added to chapter 74.15 RCW to read as follows:
- 36 (1) A family day-care provider's home or AFDC-related group home 37 shall be a permitted use in all areas zoned for residential or 38 commercial purposes, including areas zoned for single-family dwellings.

p. 53 3SSB 6062

- 1 No town, city, or county shall enact or enforce zoning ordinances
- 2 prohibiting the use of a residential dwelling, located in an area zoned
- 3 for residential or commercial use, as a family day-care provider's home
- 4 facility, or as an AFDC-related group home.
- 5 (2) A town, city, or county may impose zoning conditions on the
- 6 establishment and maintenance of a family day-care provider's home or
- 7 an AFDC-related group home in an area zoned for residential or
- 8 commercial use, provided that such conditions are no more restrictive
- 9 than conditions imposed on other residential dwellings in the same
- 10 zone.

11 PART VI. WELFARE-TO-WORK EFFECTIVENESS STUDIES

- 12 <u>NEW SECTION.</u> **Sec. 601.** A new section is added to chapter 44.28
- 13 RCW to read as follows:
- 14 WELFARE-TO-WORK PROGRAMS STUDY. (1) The legislative budget
- 15 committee shall conduct an evaluation of the effectiveness of the
- 16 welfare-to-work programs described in chapter . . ., Laws of 1996 (this
- 17 act), including the job opportunities and basic skills training
- 18 program, the tax incentive program, and any approved private, county,
- 19 or local government welfare-to-work programs. The evaluation shall
- 20 assess the success of the programs in assisting clients to become
- 21 employed and to reduce their use of aid to families with dependent
- 22 children. The study shall include but not be limited to the following:
- 23 (a) A random assignment of clients to public agencies and private
- 24 contractors to assess the effectiveness of program services provided by
- 25 public and private contractors;
- 26 (b) An assessment of employment outcomes, including hourly wages,
- 27 hours worked, and total earnings, for clients;
- 28 (c) A comparison of aid to families with dependent children
- 29 outcomes, including grant amounts and program exits, for clients;
- 30 (d) A cost-benefit analysis of the use of public and private
- 31 contractors; and
- 32 (e) An audit of the performance-based contract for each private
- 33 nonprofit contractor for job opportunities and basic skills training
- 34 program services.
- 35 (2) Administrative data shall be provided by the department of
- 36 social and health services, the employment security department, the
- 37 state board for community and technical colleges, and local government

- 1 providers, and private contractors. The department of social and
- 2 health services shall require contractors to provide administrative and
- 3 outcome data needed for this study.
- 4 (3) Additional data may be collected directly from clients if not
- 5 available from administrative records.
- 6 (4) The legislative budget committee shall report its findings to
- 7 the governor and the appropriate standing committees of the legislature
- 8 by October 30, 1999, and shall provide annual reports thereafter until
- 9 October 30, 2002.

10 PART VII. MISCELLANEOUS

- 11 <u>NEW SECTION.</u> **Sec. 701.** The following acts or parts of acts are
- 12 each repealed:
- 13 (1) RCW 74.08.120 and 1992 c 108 s 2, 1987 c 75 s 39, 1981 1st ex.
- 14 s. c 6 s 15, 1981 c 8 s 12, 1979 c 141 s 326, 1969 ex.s. c 259 s 1,
- 15 1969 ex.s. c 159 s 1, 1965 ex.s. c 102 s 1, & 1959 c 26 s 74.08.120;
- 16 (2) RCW 74.08.125 and 1993 c 22 s 1 & 1992 c 108 s 3;
- 17 (3) RCW 74.12.420 and 1994 c 299 s 9; and
- 18 (4) RCW 74.12.425 and 1994 c 299 s 10.
- 19 <u>NEW SECTION.</u> **Sec. 702.** Part headings, captions, and the table of
- 20 contents used in this act do not constitute any part of the law.
- 21 NEW SECTION. Sec. 703. Sections 203 through 205 of this act shall
- 22 constitute a new chapter in Title 82 RCW.
- 23 NEW SECTION. Sec. 704. Sections 206 through 208 of this act shall
- 24 constitute a new chapter in Title 74 RCW.
- 25 NEW SECTION. Sec. 705. The governor and the department of social
- 26 and health services shall seek all necessary exemptions and waivers
- 27 from and amendments to federal statutes, rules, and regulations and
- 28 shall report to the appropriate committees in the house of
- 29 representatives and senate quarterly on the efforts to secure the
- 30 federal changes to permit full implementation of this act at the
- 31 earliest possible date.

p. 55 3SSB 6062

- NEW SECTION. Sec. 706. If any part of this act is found to be in 1 2 conflict with federal requirements that are a prescribed condition to the allocation of federal funds to the state, the conflicting part of 3 4 this act is inoperative solely to the extent of the conflict and with respect to the agencies directly affected, and this finding does not 5 affect the operation of the remainder of this act in its application to 6 the agencies concerned. The rules under this act shall meet federal 7 8 requirements that are a necessary condition to the receipt of federal 9 funds by the state.
- NEW SECTION. Sec. 707. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.
- 14 <u>NEW SECTION.</u> **Sec. 708.** This act shall take effect July 1, 1996.

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