- 2 <u>HB 1388</u> S AMD 513
- 3 By Senators Long and Hargrove
- 4 ADOPTED 4/24/97
- 5 Strike everything after the enacting clause and insert the 6 following:
- 7 "Sec. 1. RCW 72.65.220 and 1994 c 271 s 1001 are each amended to 8 read as follows:
- 9 (1) The department or a private or public entity under contract
 10 with the department may establish or relocate for the operation of a
 11 work release or other community-based facility only after public
- 12 <u>notifications and local public meetings have been completed consistent</u>
- 13 with this section.
- 14 <u>(2)</u> The department and other state agencies ((that have
- 15 responsibility)) responsible for siting ((the department's))
- 16 <u>department-owned</u>, operated, or contracted facilities shall establish a
- 17 process for early and continuous public participation in establishing
- 18 or relocating work release or other community-based facilities. This
- 19 process shall include public meetings in the local communities
- 20 affected, opportunities for written and oral comments, and wide
- 21 dissemination of proposals and alternatives((-
- 22 (2) The department may establish or relocate a work release or
- 23 other community-based facility only after holding local public meetings
- 24 and providing public notification to local communities consistent with
- 25 this chapter.
- 26 (3))), including at least the following:
- 27 (a) When the department or a private or public entity under
- 28 <u>contract with the department</u> has selected three or fewer sites for
- 29 final consideration ((for site selection)) of a department-owned,
- 30 operated, or contracted work release or other community-based facility,
- 31 the department or contracting organization shall make public
- 32 notification ((shall be given)) and conduct public hearings ((shall be
- 33 held)) in the ((final three or fewer)) local communities ((where the
- 34 siting is proposed)) of the final three or fewer proposed sites.
- 35 ((Additional notification and a)) An additional public hearing after
- 36 public notification shall also be conducted in the local community

- selected as the final proposed site((, prior to completion of the siting process. All hearings and notifications shall be consistent with this chapter)).
- 4 (((4) Throughout this process the department shall provide 5 notification to)) (b) Notifications required under this section shall 6 be provided to the following:
- 7 (i) All newspapers of general circulation in the local area and all 8 local radio stations, television stations, and cable networks((\cdot, \cdot)):
- 9 (((5) Notice shall also be provided to)) (ii) Appropriate school districts, private schools, kindergartens, city and county libraries, and all other local government offices within a one-half mile radius of the proposed ((facility.)) site or sites;
- ((6) In addition, the department shall also provide notice to))

 14 (iii) The local chamber of commerce, local economic development

 15 agencies, and any other local organizations that request such

 16 notification from the department((\cdot)); and
- 17 (((7) Notification in writing shall be provided to)) <u>(iv) In</u>
 18 writing to all residents and/or property owners within a one-half mile
 19 radius of the proposed site <u>or sites</u>.
- 20 (3) When the department contracts for the operation of a work 21 release or other community-based facility that is not owned or operated 22 by the department, the department shall require as part of its contract 23 that the contracting entity comply with all the public notification and 24 public hearing requirements as provided in this section for each 25 located and relocated work release or other community-based facility."
- 26 <u>HB 1388</u> S AMD 513 27 By Senators Long and Hargrove

28 ADOPTED 4/24/97

On page 1, line 1 of the title, after "programs;" strike the remainder of the title and insert "and amending RCW 72.65.220."

--- END ---