- 2 **E2SHB 1893** S AMD 473
- 3 By Senators Fraser, Swecker, B. Sheldon and Spanel
- 4 ADOPTED AS AMENDED (FLR 471) 4/23/99
- 5 Strike everything after the enacting clause and insert the
- 6 following:
- 7 "NEW SECTION. Sec. 1. The legislature finds that facilitating the
- 8 environmental permit process will increase citizen satisfaction and
- 9 compliance with state and local permit requirements. Lack of
- 10 coordination in the processing of permit applications causes costly
- 11 delays and frustration to the applicant. The public deserves a clear,
- 12 predictable system for land-use decisions. The legislature also finds
- 13 that permit issuance can be expedited by requiring state agencies and
- 14 local jurisdictions to coordinate their permit processes.
- 15 **Sec. 2.** RCW 58.17.095 and 1986 c 233 s 1 are each amended to read 16 as follows:
- 17 (1) A county, city, or town may adopt an ordinance providing for
- 18 the administrative review of a preliminary plat without a public
- 19 hearing ((by adopting an ordinance providing for such administrative
- 20 review)). The ordinance may specify a threshold number of lots in a
- 21 subdivision above which a public hearing must be held, and may specify
- 22 other factors which necessitate the holding of a public hearing. ((The
- 23 administrative review process shall include the))
- 24 (2) If the county, city, or town has not adopted consolidated
- 25 permitting procedures and time frames as provided in chapter 36.70B
- 26 RCW, it shall conduct administrative review of preliminary plats
- 27 <u>consistent with the</u> following minimum conditions:
- 28  $((\frac{1}{1}))$  (a) The notice requirements of RCW 58.17.090 shall be
- 29 followed, except that the publication shall be made within ten days of
- 30 the filing of the application. Additionally, at least ten days after
- 31 the filing of the application notice both shall be:  $((\frac{1}{2}))$  (i) Posted
- 32 on or around the land proposed to be subdivided in at least five
- 33 conspicuous places designed to attract public awareness of the
- 34 proposal; and  $((\frac{b}{b}))$  (ii) mailed to the owner of each lot or parcel of
- 35 property located within at least three hundred feet of the site. The

applicant shall provide the county, city, or town with a list of such property owners and their addresses. The notice shall include notification that no public hearing will be held on the application, except as provided by this section. The notice shall set out the procedures and time limitations for persons to require a public hearing and make comments.

((+2))) (b) Any person shall have a period of twenty days from the date of the notice to comment upon the proposed preliminary plat. All comments received shall be provided to the applicant. The applicant has seven days from receipt of the comments to respond thereto.

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(((3))) (c) A public hearing on the proposed subdivision shall be 11 12 held if any person files a request for a hearing with the county, city, 13 or town within twenty-one days of the publishing of such notice. If such a hearing is requested, notice requirements for the public hearing 14 15 shall be in conformance with RCW 58.17.090, and the ninety-day period 16 for approval or disapproval of the proposed subdivision provided for in 17 RCW 58.17.140 shall commence with the date of the filing of the request for a public hearing. Any hearing ordered under this subsection shall 18 19 be conducted by the planning commission or hearings officer as required 20 by county or city ordinance.

((4))) (d) On its own initiative within twenty-one days of the filing of the request for approval of the subdivision, the governing body, or a designated employee or official, of the county, city, or town, shall be authorized to cause a public hearing to be held on the proposed subdivision within ninety days of the filing of the request for the subdivision.

 $((\frac{(5)}{)})$  (e) If the public hearing is waived as provided in this section, the planning commission or planning agency shall complete the review of the proposed preliminary plat and transmit its recommendation to the legislative body as provided in RCW 58.17.100.

31 (3) If the county, city, or town has adopted consolidated 32 permitting procedures and time frames as provided in chapter 36.70B 33 RCW, it may conduct administrative review of preliminary plats 34 consistent with its procedures and time frames. At a minimum, local 35 permitting procedures and time frames related to administrative review 36 of preliminary plats shall provide for:

(a) Notice of application by publication, posting, and mailing.

All forms of notice shall include a prominent statement that no public hearing will be held on the application, except as provided by this

- 1 section. All forms of notice shall clearly state procedures and time
  2 frames for persons to make comments on the proposal and request a
  3 public hearing.
- 4 (b) Written comments on the application by any person. Comments
  5 received shall be provided to the applicant, and the applicant shall be
  6 provided seven days from receipt of the comments to respond thereto.
- 7 (c) A public hearing on the application if any person files a
  8 request for a hearing within the time frame specified. If a hearing is
  9 requested, notice requirements for the public hearing and the time
  10 frame for approval or disapproval of the application shall be
  11 consistent with other local permitting procedures. Any hearing
  12 conducted under this subsection shall be conducted by the planning
  13 commission or hearing officer as required by local ordinance.
- 14 <u>(d) A public hearing on the application if the legislative or</u> 15 <u>executive branch of the county, city, or town so requests within the</u> 16 <u>time frame specified.</u>
- (e) Expedited agency review and transmittal of its recommendation
  on the application to the legislative body of the county, city, or
  town, if there is no request for public hearing.
- 20 **Sec. 3.** RCW 90.60.010 and 1995 c 347 s 601 are each amended to 21 read as follows:
- 22 The legislature hereby finds and declares:

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- (1) Washington's environmental protection programs have established strict standards to reduce pollution and protect the public health and safety and the environment. The single-purpose programs instituted to achieve these standards have been successful in many respects, and have produced significant gains in protecting Washington's environment in the face of substantial population growth.
- 29 (2) Continued progress to achieve the environmental standards in 30 the face of continued population growth will require greater coordination between the single-purpose environmental programs and more 31 efficient operation of these programs overall. Pollution must be 32 33 prevented and controlled and not simply transferred to another media or 34 another place. This goal can only be achieved by maintaining the current environmental protection standards and by greater integration 35 36 of the existing programs.
- 37 (3) As the number of environmental laws and regulations have grown 38 in Washington, so have the number of permits required of business and

- government. This regulatory burden has significantly added to the cost and time needed to obtain essential permits in Washington. The increasing number of individual permits and permit authorities has generated the continuing potential for conflict, overlap, and duplication between the various state, local, and federal permits.
  - (4) The purpose of this chapter is to institute new, efficient procedures that will assist businesses and public agencies in complying with the environmental quality laws in an expedited fashion, without reducing protection of public health and safety and the environment.

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- 10 (5) Those procedures need to provide a permit process that promotes effective dialogue and ensures ease in the transfer and clarification 11 of technical information, while preventing duplication. 12 13 necessary that the procedures establish a process for preliminary and ongoing meetings between the applicant, the coordinating permit agency, 14 15 and the participating permit agencies, but do not preclude the 16 applicant or participating permit agencies from individually 17 coordinating with each other.
- 18 (6) It is necessary, to the maximum extent practicable, that the 19 procedures established in this chapter ensure that the coordinated 20 permit agency process and applicable permit requirements and criteria 21 are integrated and run concurrently, rather than consecutively.
- (7) It is necessary to provide a reliable and consolidated source of information concerning federal, state, and local environmental and land use laws and procedures that apply to any given proposal.
- 25 (8) It is the intent of this chapter to provide an optional process 26 by which a project proponent may obtain active coordination of all applicable regulatory and land-use permitting procedures. This process 27 is not to replace individual laws, or diminish the substantive 28 decision-making role of individual jurisdictions. Rather it is to 29 30 provide predictability, administrative consolidation, and, where possible, consolidation of appeal processes. 31
- (9) It is also the intent of this chapter ((to provide)) that by providing an optional coordinated permit process, measures are taken by the parties that promote the public's trust and confidence in the underlying permit process, including providing consolidated, effective, and easier opportunities for members of the public to receive information and present their views about proposed projects.

- 1 **Sec. 4.** RCW 90.60.020 and 1995 c 347 s 602 are each amended to 2 read as follows:
- 3 Unless the context clearly requires otherwise, the definitions in 4 this section apply throughout this chapter.
- 5 (1) "Center" means the permit assistance center established in the 6 ((commission [department])) department by RCW 90.60.030.
- 7 (2) "Coordinating permit agency" means the permit agency that has 8 the greatest overall jurisdiction over a project.
  - (3) "Department" means the department of ecology.
- 10 (4) "Local government" means counties, cities, and towns.
- 11 <u>(5)</u> "Participating permit agency" means a permit agency, <u>or a state</u>
- 12 <u>agency or local government</u> other than the coordinating permit agency,
- 13 that is responsible for the issuance of a permit or use authorization
- 14 for a project.

- ((<del>(5)</del>)) (6) "Parties" collectively means the coordinating permit
- 16 agency, permit agency, and participating permit agency.
- 17 (7) "Permit" means any license, certificate, registration, permit,
- 18 or other form of <u>use</u> authorization required by a permit agency to
- 19 engage in a particular activity.
- 20  $((\frac{6}{}))$  <u>(8)</u> "Permit agency" means:
- 21 (a) The department of ecology, an air pollution control authority,
- 22 the department of natural resources, the department of fish and
- 23 wildlife, and the department of health; and
- 24 (b) Any other state or federal agency or county, city, or town that
- 25 participates at the request of the permit applicant and upon the
- 26 agency's agreement to be subject to this chapter.
- $((\frac{7}{1}))$  (9) "Project" means an activity, the conduct of which
- 28 requires permits from one or more permit agencies.
- 29 (10) "Use authorization" means a lease, material purchase,
- 30 <u>easement</u>, <u>permit</u>, <u>or other document authorizing use of state-owned</u>
- 31 <u>aquatic lands and/or materials.</u>
- 32 <u>NEW SECTION.</u> **Sec. 5.** A new section is added to chapter 90.60 RCW
- 33 to read as follows:
- 34 The center shall establish regional center offices at four
- 35 department regional or field offices to provide better access to the
- 36 center's services in all areas of the state.

- 1 **Sec. 6.** RCW 90.60.030 and 1997 c 429 s 35 are each amended to read 2 as follows:
- 3 (1) The permit assistance center is established within the 4 department. The center shall:
- 5 (((1))) (a) Publish and keep current one or more handbooks 6 containing lists and explanations of all permit laws. To the extent
- 7 possible, the handbook shall include relevant <u>local</u>, <u>state</u>, federal,
- 8 and tribal laws. A state agency or local government shall provide a
- 9 reasonable number of copies of application forms, statutes, ordinances,
- 10 rules, handbooks, and other informational material requested by the
- 11 center and shall otherwise fully cooperate with the center. The center
- 12 shall seek the cooperation of relevant federal agencies and tribal
- 13 governments;
- 14  $((\frac{2}{2}))$  (b) Establish, and make known, a point of contact for
- 15 distribution of the handbook and advice to the public as to its
- 16 interpretation in any given case;
- 17 (((3))) (c) Work closely and cooperatively with the business
- 18 license center in providing efficient and nonduplicative service to the
- 19 public;
- 20 (((4))) (d) Seek the assignment of employees from the permit
- 21 agencies ((<del>listed under RCW 90.60.020(6)(a)</del>)) <u>as defined in this</u>
- 22 <u>chapter</u> to serve on a rotating basis in staffing the center;
- (((5))) (e) Collect and disseminate information to public and
- 24 private entities on federal, state, local, and tribal government
- 25 programs that rely on private professional expertise to assist
- 26 governmental agencies in project permit review; and
- 27 ((<del>(6)</del>)) <u>(f) In consultation with permit applicants, state agencies,</u>
- 28 <u>local governments</u>, and interested publics, provide ((an annual)) a
- 29 <u>biennial</u> report to the legislature ((<del>on potential conflicts and</del>
- 30 perceived inconsistencies among existing statutes. The first report
- 31 shall be submitted to the appropriate standing committees of the house
- 32 of representatives and senate by December 1, 1996.)) that:
- 33 (i) Includes statutory and other recommendations for streamlining
- 34 and coordinating environmental permitting in Washington;
- 35 (ii) Summarizes the results of the center's efforts to measure
- 36 performance and outcomes over time;
- 37 (iii) Summarizes, evaluates, and makes statutory and other
- 38 recommendations for improving the center's and permitting agencies'

- 1 efforts to provide public notice efficiently and for promoting
  2 effective public participation in permitting processes;
- 3 (iv) Details efforts on the part of the center, the department, and
- 4 the parties to promote the public's trust and confidence in the
- 5 permitting process. Examples of such efforts include, but are not
- 6 <u>limited to, the development of statutory and other policies and</u>
- 7 procedures, guidance, roles, and responsibilities; and
- 8 (v) Shows revenues generated by the center's services, and the
- 9 <u>center's budget and expenditures.</u>
- 10 (2) The department shall prioritize the expenditure of general fund
- 11 moneys allotted to the center to provide a set of services to the
- 12 applicants of small projects.
- 13 **Sec. 7.** RCW 90.60.100 and 1995 c 347 s 610 are each amended to 14 read as follows:
- 15 (1) The ((coordinating permit agency)) parties may enter into a
- 16 written <u>cost-reimbursement</u> agreement with the applicant to recover from
- 17 the applicant the reasonable costs incurred by the ((coordinating
- 18 permit agency)) parties in carrying out the requirements of this
- 19 chapter, as well as the requirements of other relevant laws, as they
- 20 relate to permit coordination, environmental review, application
- 21 review, technical studies, and permit processing.
- 22 (2) The ((coordinating permit agency may recover only the costs of
- 23 performing those coordinated permit services and)) written cost-
- 24 <u>reimbursement agreement</u> shall be negotiated with the permit applicant
- 25 ((in)) following the meeting required pursuant to RCW 90.60.070.
- 26 Permit agencies may assign work to current staff, temporary staff, or
- 27 technical consultants in order to carry out the work covered by the
- 28 written cost-reimbursement agreement or the work remaining for the
- 29 permit agency as a result of the coordinated permit process. Th
- 30 billing process shall provide for accurate time and cost accounting and
- 31 may include a billing cycle that provides for progress payments.
- 32 <u>NEW SECTION.</u> **Sec. 8.** A new section is added to chapter 90.60 RCW
- 33 to read as follows:
- 34 (1) It is the intent of this chapter to provide an interagency
- 35 forum for the discussion of significant issues related to the
- 36 permitting processes and use authorizations for projects that are

- 1 proposed on state-owned aquatic lands where there are multiple permits, 2 programs, and legal authorities involved.
- (2) It is a goal of this chapter to encourage all agencies and 3 4 local governments involved in issuing permits or granting use authorizations for a single project on state-owned aquatic lands to 5 communicate with each other on a timely basis and early in the project 6 review process in order to maximize coordination, facilitate problem 7 resolution, promote the effectiveness of permit decisions, and enhance 8 citizen understanding and involvement in the permit process. 9 10 also a goal of this chapter that all permitting or authorizing federal and state agencies, local governments, and tribal governments be 11 12 involved in coordinating their respective roles related to permits or 13 use authorizations from the outset of any review process.
- 14 (3) For the purposes of this section, "aquatic lands" means as it 15 is defined in RCW 79.90.010.
- NEW SECTION. Sec. 9. A new section is added to chapter 90.60 RCW to read as follows:
- 18 (1) The applicant may submit a joint aquatic resource permit 19 application to the permit assistance center if a project proposed for 20 the use of state-owned aquatic lands requires:
- 21 (a) A hydraulic project approval under chapter 75.20 RCW;

- (b) A wastewater discharge permit under chapter 90.48 RCW, or a federal clean water act section 401 certification; and
  - (c) A substantial development permit under chapter 90.58 RCW.
- 25 (2) If requested by the applicant, the permit assistance center shall facilitate a project scoping meeting including the project 26 applicant, the department of natural resources, the department of 27 ecology, the department of fish and wildlife, and the local governments 28 29 in whose jurisdiction the project is proposed. Federal agencies and tribal governments that either issue or may require a permit, or that 30 may require a use authorization for the project or have fishery 31 resources that might be affected by the project, shall each be invited 32 to name a representative to participate in the coordinated permit 33 34 review process for proposed projects on state-owned aquatic lands. All participating agencies are encouraged to remain in communication for 35 36 purposes of coordination throughout the permit review processes until 37 final permit decisions are made.

- 1 (3) The purpose of the scoping meeting is to share perspectives and identify the issues and information needs of concern to each participant with regard to the proposed project, and jointly develop a strategy for coordinating permitting and issuance of use authorization issues. This project scoping process shall be concluded within sixty days of the date of receipt of the joint aquatic resource permit application by the permit assistance center.
  - (a) During this review, the participating agencies shall identify:
- 9 (i) The specific information needs and issues of concern and their 10 significance to each participant with regard to the permitting 11 processes involved;

- (ii) Any statutory or regulatory conflicts that might arise relating to differing legal authorities and roles of the agencies issuing the permit or use authorization of the project;
- (iii) Any state or local jurisdiction or private sector liability that might result from permitting or issuing a use authorization for the project; and
- 18 (iv) Any natural resources, including federal or state listed 19 species, that might be adversely affected by the permitting or 20 authorizing decision.
- (b) Following this project scoping review, the outcome shall be documented in written form and furnished to the applicant, and be available to the public.
- (c) Upon completion of this review, the permitting and authorizing agencies and governments shall proceed according to their respective statutes. Nothing in this section may prevent the parties from reconvening later in the course of the permitting or use authorization process.
- 29 **Sec. 10.** RCW 75.20.100 and 1998 c 190 s 87 are each amended to 30 read as follows:
- (1) In the event that any person or government agency desires to 31 32 construct any form of hydraulic project or perform other work that will use, divert, obstruct, or change the natural flow or bed of any of the 33 34 salt or fresh waters of the state, such person or government agency shall, before commencing construction or work thereon and to ensure the 35 36 proper protection of fish life, secure the approval of the department as to the adequacy of the means proposed for the protection of fish 37 life. This approval shall not be unreasonably withheld. 38

- (2)(a) Except as provided in RCW 75.20.1001, the department shall 1 2 grant or deny approval of a standard permit within forty-five calendar days of the receipt of a complete application and notice of compliance 3 with any applicable requirements of the state environmental policy act, 4 5 made in the manner prescribed in this section.
- 6 (b) The applicant may document receipt of application by filing in 7 person or by registered mail. A complete application for approval 8 shall contain general plans for the overall project, complete plans and specifications of the proposed construction or work within the mean higher high water line in salt water or within the ordinary high water line in fresh water, and complete plans and specifications for the proper protection of fish life. 12

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- (c) The forty-five day requirement shall be suspended if:
- (i) After ten working days of receipt of the application, the 14 15 applicant remains unavailable or unable to arrange for a timely field 16 evaluation of the proposed project;
  - (ii) The site is physically inaccessible for inspection; or
- (iii) The applicant requests delay. Immediately upon determination 18 19 that the forty-five day period is suspended, the department shall 20 notify the applicant in writing of the reasons for the delay.
- (d) For purposes of this section, "standard permit" means a written 21 22 permit issued by the department when the conditions under subsections 23 (3) and (5)(b) of this section are not met.
- 24 (3)(a) The department may issue an expedited written permit in 25 those instances where normal permit processing would result in 26 significant hardship for the applicant or unacceptable damage to the 27 environment. In cases of imminent danger, the department shall issue an expedited written permit, upon request, for work to repair existing 28 29 structures, move obstructions, restore banks, protect property, or 30 protect fish resources. Expedited permit requests require a complete written application as provided in subsection (2)(b) of this section 31 and shall be issued within fifteen calendar days of the receipt of a 32 complete written application. Approval of an expedited permit is valid 33 for up to sixty days from the date of issuance. 34
- 35 (b) For the purposes of this subsection, "imminent danger" means a threat by weather, water flow, or other natural conditions that is 36 likely to occur within sixty days of a request for a permit 37 application. 38

- 1 (c) The department may not require the provisions of the state 2 environmental policy act, chapter 43.21C RCW, to be met as a condition 3 of issuing a permit under this subsection.
- 4 (d) The department or the county legislative authority may 5 determine if an imminent danger exists. The county legislative 6 authority shall notify the department, in writing, if it determines 7 that an imminent danger exists.
- 8 (4) Approval of a standard permit is valid for a period of up to 9 five years from date of issuance. The permittee must demonstrate 10 substantial progress on construction of that portion of the project relating to the approval within two years of the date of issuance. If 11 the department denies approval, the department shall provide the 12 13 applicant, in writing, a statement of the specific reasons why and how the proposed project would adversely affect fish life based on sound 14 15 science and applicable documentation. Protection of fish life shall be the only ground upon which approval may be denied or conditioned. 16 17 Chapter 34.05 RCW applies to any denial of project approval, conditional approval, or requirements for project modification upon 18 19 which approval may be contingent.
  - (5)(a) In case of an emergency arising from weather or stream flow conditions or other natural conditions, the department, through its authorized representatives, shall issue immediately, upon request, oral approval for removing any obstructions, repairing existing structures, restoring stream banks, or to protect property threatened by the stream or a change in the stream flow without the necessity of obtaining a written approval prior to commencing work. Conditions of an oral approval to protect fish life shall be established by the department and reduced to writing within thirty days and complied with as provided for in this section. Oral approval shall be granted immediately, upon request, for a stream crossing during an emergency situation.

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- 31 (b) For purposes of this section and RCW 75.20.103, "emergency" 32 means an immediate threat to life, the public, property, or of 33 environmental degradation.
- 34 (c) The department or the county legislative authority may declare 35 and continue an emergency when one or more of the criteria under (b) of 36 this subsection are met. The county legislative authority shall 37 immediately notify the department if it declares an emergency under 38 this subsection.

(6) The department shall, at the request of a county, develop five-year maintenance approval agreements, consistent with comprehensive flood control management plans adopted under the authority of RCW 86.12.200, or other watershed plan approved by a county legislative authority, to allow for work on public and private property for bank stabilization, bridge repair, removal of sand bars and debris, channel maintenance, and other flood damage repair and reduction activity under agreed-upon conditions and times without obtaining permits for specific projects.

- (7) This section shall not apply to the construction of any form of hydraulic project or other work which diverts water for agricultural irrigation or stock watering purposes authorized under or recognized as being valid by the state's water codes, or when such hydraulic project or other work is associated with streambank stabilization to protect farm and agricultural land as defined in RCW 84.34.020. These irrigation or stock watering diversion and streambank stabilization projects shall be governed by RCW 75.20.103.
- A landscape management plan approved by the department and the department of natural resources under RCW 76.09.350(2), shall serve as a hydraulic project approval for the life of the plan if fish are selected as one of the public resources for coverage under such a plan.
- (8) For the purposes of this section and RCW 75.20.103, "bed" means the land below the ordinary high water lines of state waters. This definition does not include irrigation ditches, canals, storm water run-off devices, or other artificial watercourses except where they exist in a natural watercourse that has been altered by man.
  - (9) The phrase "to construct any form of hydraulic project or perform other work" does not include the act of driving across an established ford. Driving across streams or on wetted stream beds at areas other than established fords requires approval. Work within the ordinary high water line of state waters to construct or repair a ford or crossing requires approval.
- 33 This section does not apply to small scale prospecting and mining 34 activities, which are governed by section 11 of this act.
- NEW SECTION. **Sec. 11.** A new section is added to chapter 75.20 RCW to read as follows:

- 1 (1) Small scale prospecting and mining is exempt from the 2 provisions of this chapter, provided that fish eggs or fry are not 3 affected at any time.
- 4 (2) For the purposes of this chapter, "small scale prospecting and 5 mining" means the use of methods such as pans, nonmotorized sluice 6 boxes no larger than five feet long in the greatest dimension, 7 nonmotorized concentrators no longer than five feet long in the greatest dimension, and nonmotorized minirocker boxes no longer than 9 five feet long in the greatest dimension for the discovery and recovery 10 of minerals at or below the ordinary high water mark.
- NEW SECTION. **Sec. 12.** A new section is added to chapter 47.01 RCW to read as follows:
- 13 The legislature recognizes that the department is working with 14 state and federal agencies to address transportation construction and 15 maintenance program impacts so that these programs requirements of the federal clean water act and the consultation 16 requirements of the federal endangered species act. The legislature 17 18 supports the department's efforts in this regard and encourages the department to work collaboratively with local governments and other 19 interested parties during these consultations, and to provide local 20 governments and other interested parties with opportunity to 21 22 participate in this process to the extent practicable.
- The department shall report by December 1st of each year to the legislature the status of any programmatic consultation developed under this section.
- NEW SECTION. Sec. 13. The following acts or parts of acts are 27 each repealed:
- 28 (1) RCW 43.131.387 (Permit assistance center--Termination) and 1995 29 c 347 s 617; and
- 30 (2) RCW 43.131.388 (Permit assistance center--Repeal) and 1995 c 31 347 s 618.
- 32 NEW SECTION. Sec. 14. A new section is added to chapter 43.21A
- RCW to read as follows:

  The legislature recognizes that the department is working with
- 35 state and federal agencies to coordinate the permitting requirements of 36 the federal clean water act and the consultation requirements of the

- 1 federal endangered species act. The legislature supports the
- 2 department's efforts in this regard and encourages the department to
- 3 work collaboratively with local governments and other interested
- 4 parties during these consultations, and to provide local governments
- 5 and other interested parties with opportunity to participate in this
- 6 process to the extent practicable.
- 7 The department shall report by December 1st of each year to the
- 8 legislature the status of any programmatic consultation developed under
- 9 this section.
- 10 <u>NEW SECTION.</u> **Sec. 15.** The permit assistance center shall
- 11 terminate June 30, 2003.
- 12 <u>NEW SECTION.</u> **Sec. 16.** (1) Sections 3 through 6 and 13 of this act
- 13 are necessary for the immediate preservation of the public peace,
- 14 health, or safety, or support of the state government and its existing
- 15 public institutions, and take effect June 29, 1999.
- 16 (2) Sections 7, 10, and 11 of this act are necessary for the
- 17 immediate preservation of the public peace, health, or safety, or
- 18 support of the state government and its existing public institutions
- 19 and take effect immediately."
- 20 **E2SHB 1893** S AMD 473
- 21 By Senators Fraser, Swecker, B. Sheldon and Spanel
- 22 ADOPTED AS AMENDED (FLR 471) 4/23/99
- On page 1, line 1 of the title, after "issuance;" strike the
- 24 remainder of the title and insert "amending RCW 58.17.095, 90.60.010,
- 25 90.60.020, 90.60.030, 90.60.100, and 75.20.100; adding new sections to
- 26 chapter 90.60 RCW; adding a new section to chapter 75.20 RCW; adding a
- 27 new section to chapter 47.01 RCW; adding a new section to chapter
- 28 43.21A RCW; creating new sections; repealing RCW 43.131.387 and
- 29 43.131.388; providing effective dates; and declaring an emergency."

--- END ---