
SENATE BILL 5501

State of Washington

66th Legislature

2019 Regular Session

By Senators Zeiger and Hunt; by request of Secretary of State

Read first time 01/23/19. Referred to Committee on State Government,
Tribal Relations & Elections.

1 AN ACT Relating to repealing the electronic authentication act;
2 amending RCW 9.38.060, 9A.72.085, 43.07.120, 43.07.173, 48.185.005,
3 58.09.050, and 58.09.110; and repealing RCW 19.34.010, 19.34.020,
4 19.34.030, 19.34.040, 19.34.100, 19.34.101, 19.34.110, 19.34.111,
5 19.34.120, 19.34.130, 19.34.200, 19.34.210, 19.34.220, 19.34.230,
6 19.34.231, 19.34.240, 19.34.250, 19.34.260, 19.34.270, 19.34.280,
7 19.34.290, 19.34.291, 19.34.300, 19.34.305, 19.34.310, 19.34.311,
8 19.34.320, 19.34.321, 19.34.330, 19.34.340, 19.34.350, 19.34.351,
9 19.34.360, 19.34.400, 19.34.410, 19.34.420, 19.34.500, 19.34.501,
10 19.34.502, 19.34.503, 19.34.900, 19.34.901, and 43.19.794.

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

12 **Sec. 1.** RCW 9.38.060 and 2001 c 39 s 1 are each amended to read
13 as follows:

14 (1) A person shall not knowingly misrepresent the person's
15 identity or authorization to obtain a public key certificate used to
16 reference a private key for creating a digital signature.

17 (2) A person shall not knowingly forge a digital signature (~~as~~
18 ~~defined in RCW 19.34.020(16)~~)).

19 (3) A person shall not knowingly present a public key certificate
20 for which the person is not the owner of the corresponding private

1 key in order to obtain unauthorized access to information or engage
2 in an unauthorized transaction.

3 ~~(4) ((The definitions in RCW 19.34.020 apply to this section.~~
4 ~~(5))~~) A person who violates this section is guilty of a class C
5 felony punishable under chapter 9A.20 RCW.

6 (5) "Digital signature" means an electronic signature that is a
7 transformation of a message using an asymmetric cryptosystem such
8 that a person who has the initial message and the signer's public key
9 can accurately determine whether the:

10 (a) Transformation was created using the private key that
11 corresponds to the signer's public key; and

12 (b) Initial message has been altered since the transformation was
13 made.

14 **Sec. 2.** RCW 9A.72.085 and 2014 c 93 s 4 are each amended to read
15 as follows:

16 (1) Whenever, under any law of this state or under any rule,
17 order, or requirement made under the law of this state, any matter in
18 an official proceeding is required or permitted to be supported,
19 evidenced, established, or proved by a person's sworn written
20 statement, declaration, verification, certificate, oath, or
21 affidavit, the matter may with like force and effect be supported,
22 evidenced, established, or proved in the official proceeding by an
23 unsworn written statement, declaration, verification, or certificate,
24 which:

25 (a) Recites that it is certified or declared by the person to be
26 true under penalty of perjury;

27 (b) Is subscribed by the person;

28 (c) States the date and place of its execution; and

29 (d) States that it is so certified or declared under the laws of
30 the state of Washington.

31 (2) The certification or declaration may be in substantially the
32 following form:

33 "I certify (or declare) under penalty of perjury under
34 the laws of the State of Washington that the foregoing is
35 true and correct":

36

37 (Date and Place)

(Signature)

1 (3) For purposes of this section, a person subscribes to an
2 unsworn written statement, declaration, verification, or certificate
3 by:

4 (a) Affixing or placing his or her signature as defined in RCW
5 9A.04.110 on the document;

6 (b) Attaching or logically associating his or her digital
7 signature or electronic signature (~~as defined in RCW 19.34.020~~) to
8 the document;

9 (c) Affixing or logically associating his or her signature in the
10 manner described in general rule 30 to the document if he or she is a
11 licensed attorney; or

12 (d) Affixing or logically associating his or her full name,
13 department or agency, and badge or personnel number to any document
14 that is electronically submitted to a court, a prosecutor, or a
15 magistrate from an electronic device that is owned, issued, or
16 maintained by a criminal justice agency if he or she is a law
17 enforcement officer.

18 (4) This section does not apply to writings requiring an
19 acknowledgment, depositions, oaths of office, or oaths required to be
20 taken before a special official other than a notary public.

21 (5) "Digital signature" means an electronic signature that is a
22 transformation of a message using an asymmetric cryptosystem such
23 that a person who has the initial message and the signer's public key
24 can accurately determine whether the:

25 (a) Transformation was created using the private key that
26 corresponds to the signer's public key; and

27 (b) Initial message has been altered since the transformation was
28 made.

29 (6) "Electronic signature" has the same meaning as in RCW
30 19.360.030.

31 **Sec. 3.** RCW 43.07.120 and 2015 c 176 s 8101 are each amended to
32 read as follows:

33 (1) The secretary of state must establish by rule and collect the
34 fees in this subsection:

35 (a) For a copy of any law, resolution, record, or other document
36 or paper on file in the secretary's office;

37 (b) For any certificate under seal;

38 (c) For filing and recording trademark;

1 (d) For each deed or patent of land issued by the governor;

2 (e) For recording miscellaneous records, papers, or other
3 documents.

4 (2) The secretary of state may adopt rules under chapter 34.05
5 RCW establishing reasonable fees for the following services rendered
6 under chapter 23.95 RCW, Title 23B RCW, chapter 18.100, 19.09,
7 (~~19.347~~) 19.77, 23.86, 23.90, 24.03, 24.06, 24.12, 24.20, 24.24,
8 24.28, 24.36, 25.04, 25.15, 25.10, 25.05, or 26.60 RCW:

9 (a) Any service rendered in-person at the secretary of state's
10 office;

11 (b) Any expedited service;

12 (c) The electronic or facsimile transmittal of information from
13 corporation records or copies of documents;

14 (d) The providing of information by micrographic or other
15 reduced-format compilation;

16 (e) The handling of checks, drafts, or credit or debit cards upon
17 adoption of rules authorizing their use for which sufficient funds
18 are not on deposit; and

19 (f) Special search charges.

20 (3) To facilitate the collection of fees, the secretary of state
21 may establish accounts for deposits by persons who may frequently be
22 assessed such fees to pay the fees as they are assessed. The
23 secretary of state may make whatever arrangements with those persons
24 as may be necessary to carry out this section.

25 (4) The secretary of state may adopt rules for the use of credit
26 or debit cards for payment of fees.

27 (5) No member of the legislature, state officer, justice of the
28 supreme court, judge of the court of appeals, or judge of the
29 superior court may be charged for any search relative to matters
30 pertaining to the duties of his or her office; nor may such official
31 be charged for a certified copy of any law or resolution passed by
32 the legislature relative to his or her official duties, if such law
33 has not been published as a state law.

34 **Sec. 4.** RCW 43.07.173 and 2016 c 202 s 61 are each amended to
35 read as follows:

36 (1) The secretary of state may accept and file in the secretary's
37 office electronic transmissions of any documents authorized or
38 required to be filed pursuant to Title 23, 23B, 24, or 25 RCW or
39 chapter 18.100 RCW. The acceptance by the secretary of state is

1 conditional upon the document being legible and otherwise satisfying
2 the requirements of state law or rules with respect to form and
3 content, including those established under RCW 43.07.170. If the
4 document must be signed, that requirement may be satisfied by an
5 electronic signature (~~(as defined in RCW 19.34.020)~~).

6 (2) If a fee is required for filing the document, the secretary
7 may reject the document for filing if the fee is not received before,
8 or at the time of, receipt.

9 **Sec. 5.** RCW 48.185.005 and 2017 c 307 s 1 are each amended to
10 read as follows:

11 The definitions in this subsection apply throughout this chapter
12 unless the context clearly requires otherwise.

13 (1) (a) (i) "Delivered by electronic means" includes:

14 (A) Delivery to an electronic mail address at which a party has
15 consented to receive notices or documents; or

16 (B) Posting on an electronic network or site accessible via the
17 internet, mobile application, computer, mobile device, tablet, or any
18 other electronic device, together with separate notice of the posting
19 which shall be provided by electronic mail to the address at which
20 the party has consented to receive notice or by any other delivery
21 method that has been consented to by the party.

22 (ii) "Delivered by electronic means" does not include any
23 communication between an insurer and an insurance producer relating
24 to RCW 48.17.591 and 48.17.595.

25 (b) "Party" means any recipient of any notice or document
26 required as part of an insurance transaction, including but not
27 limited to an applicant, an insured, a policyholder, or an annuity
28 contract holder.

29 (2) Subject to the requirements of this section, any notice to a
30 party or any other document required under applicable law in an
31 insurance transaction or that is to serve as evidence of insurance
32 coverage may be delivered, stored, and presented by electronic means
33 (~~(so long as it meets the requirements of the Washington electronic
34 authentication act (chapter 19.34 RCW). An electronic signature is
35 the equivalent of a digital signature, as those terms are defined in
36 chapter 19.34 RCW, for the purposes of satisfying the requirements of
37 chapter 19.34 RCW under this chapter)~~).

38 (3) Delivery of a notice or document in accordance with this
39 section is the equivalent to any delivery method required under

1 applicable law, including delivery by first-class mail; first-class
2 mail, postage prepaid; certified mail; or registered mail.

3 (4) A notice or document may be delivered by an insurer to a
4 party by electronic means under this section only if:

5 (a) The party has affirmatively consented to that method of
6 delivery and has not withdrawn the consent;

7 (b) The party, before giving consent, has been provided with a
8 clear and conspicuous statement informing the party of:

9 (i) The right the party has to withdraw consent to have a notice
10 or document delivered by electronic means at any time, and any
11 conditions or consequences imposed in the event consent is withdrawn;

12 (ii) The types of notices and documents to which the party's
13 consent would apply;

14 (iii) The right of a party to have a notice or document in paper
15 form; and

16 (iv) The procedures a party must follow to withdraw consent to
17 have a notice or document delivered by electronic means and to update
18 the party's electronic mail address;

19 (c) The party:

20 (i) Before giving consent, has been provided with a statement of
21 the hardware and software requirements for access to and retention of
22 notices or documents delivered by electronic means; and

23 (ii) Consents electronically, or confirms consent electronically,
24 in a manner that reasonably demonstrates that the party can access
25 information in the electronic form that will be used for notices or
26 documents delivered by electronic means as to which the party has
27 given consent; and

28 (d) After consent of the party is given, the insurer, in the
29 event a change in the hardware or software requirements needed to
30 access or retain a notice or document delivered by electronic means
31 creates a material risk that the party will not be able to access or
32 retain a subsequent notice or document to which the consent applies:

33 (i) Shall provide the party with a statement that describes:

34 (A) The revised hardware and software requirements for access to
35 and retention of a notice or document delivered by electronic means;
36 and

37 (B) The right of the party to withdraw consent without the
38 imposition of any fee, condition, or consequence that was not
39 disclosed at the time of initial consent; and

40 (ii) Complies with (b) of this subsection.

1 (5) This section does not affect requirements related to content
2 or timing of any notice or document required under applicable law.

3 (6) If this title or applicable law requiring a notice or
4 document to be provided to a party expressly requires verification or
5 acknowledgment of receipt of the notice or document, the notice or
6 document may be delivered by electronic means only if the method used
7 provides for verification or acknowledgment of receipt.

8 (7) The legal effectiveness, validity, or enforceability of any
9 contract or policy of insurance executed by a party may not be denied
10 solely because of the failure to obtain electronic consent or
11 confirmation of consent of the party in accordance with subsection
12 (4)(c)(ii) of this section.

13 (8)(a) A withdrawal of consent by a party does not affect the
14 legal effectiveness, validity, or enforceability of a notice or
15 document delivered by electronic means to the party before the
16 withdrawal of consent is effective.

17 (b) A withdrawal of consent by a party is effective within a
18 reasonable period of time, not to exceed thirty days, after receipt
19 of the withdrawal by the insurer.

20 (c) Failure by an insurer to comply with subsections (4)(d) and
21 (10) of this section may be treated, at the election of the party, as
22 a withdrawal of consent for purposes of this section.

23 (9) This section does not apply to a notice or document delivered
24 by an insurer in an electronic form before July 24, 2015, to a party
25 who, before that date, has consented to receive a notice or document
26 in an electronic form otherwise allowed by law.

27 (10) If the consent of a party to receive certain notices or
28 documents in an electronic form is on file with an insurer before
29 July 24, 2015, and pursuant to this section, an insurer intends to
30 deliver additional notices or documents to such party in an
31 electronic form, then prior to delivering such additional notices or
32 documents electronically, the insurer shall:

33 (a) Provide the party with a statement that describes:

34 (i) The notices or documents that shall be delivered by
35 electronic means under this section that were not previously
36 delivered electronically; and

37 (ii) The party's right to withdraw consent to have notices or
38 documents delivered by electronic means, without the imposition of
39 any condition or consequence that was not disclosed at the time of
40 initial consent; and

1 (b) Comply with subsection (4)(b) of this section.

2 (11) An insurer shall deliver a notice or document by any other
3 delivery method permitted by law other than electronic means if:

4 (a) The insurer attempts to deliver the notice or document by
5 electronic means and has a reasonable basis for believing that the
6 notice or document has not been received by the party; or

7 (b) The insurer becomes aware that the electronic mail address
8 provided by the party is no longer valid.

9 (12) A producer shall not be subject to civil liability for any
10 harm or injury that occurs as a result of a party's election to
11 receive any notice or document by electronic means or by an insurer's
12 failure to deliver a notice or document by electronic means.

13 (13) This section does not modify, limit, or supersede the
14 provisions of the federal electronic signatures in global and
15 national commerce act (E-SIGN), P.L. 106-229, as amended.

16 **Sec. 6.** RCW 58.09.050 and 1999 c 39 s 1 are each amended to read
17 as follows:

18 The records of survey to be filed under authority of this chapter
19 shall be processed as follows:

20 (1)(a) The record of survey filed under RCW 58.09.040(1) shall be
21 an original map, eighteen by twenty-four inches, that is legibly
22 drawn in black ink on mylar and is suitable for producing legible
23 prints through scanning, microfilming, or other standard copying
24 procedures.

25 (b) The following are allowable formats for the original that may
26 be used in lieu of the format set forth under (a) of this subsection:

27 (i) Photo mylar with original signatures;

28 (ii) Any standard material as long as the format is compatible
29 with the auditor's recording process and records storage system. This
30 format is only allowed in those counties that are excepted from
31 permanently storing the original document as required in RCW
32 58.09.110(5);

33 (iii) An electronic version of the original if the county has the
34 capability to accept a digital signature issued by (~~a licensed~~
35 ~~certification authority under chapter 19.34 RCW or~~) a certification
36 authority under the rules adopted by the Washington state board of
37 registration for professional engineers and land surveyors, and can
38 import electronic files into an imaging system. The electronic

1 version shall be a standard raster file format acceptable to the
2 county.

3 A two inch margin on the left edge and a one-half inch margin on
4 other edges of the map shall be provided. The auditor shall reject
5 for recording any maps not suitable for producing legible prints
6 through scanning, microfilming, or other standard copying procedures.

7 (2) Information required by RCW 58.09.040(2) shall be filed on a
8 standard form eight and one-half inches by fourteen inches as
9 designed and prescribed by the department of natural resources. The
10 auditor shall reject for recording any records of corner information
11 not suitable for producing legible prints through scanning,
12 microfilming, or other standard copying procedures. An electronic
13 version of the standard form may be filed if the county has the
14 capability to accept a digital signature issued by (~~a licensed~~
15 ~~certification authority under chapter 19.34 RCW or~~) a certification
16 authority under the rules adopted by the Washington state board of
17 registration for professional engineers and land surveyors, and can
18 import electronic files into an imaging system. The electronic
19 version shall be a standard raster file format acceptable to the
20 county.

21 (3) Two legible prints of each record of survey as required under
22 the provisions of this chapter shall be furnished to the county
23 auditor in the county in which the survey is to be recorded. The
24 auditor, in those counties using imaging systems, may require only
25 the original, and fewer prints, as needed, to meet the requirements
26 of their duties. If any of the prints submitted are not suitable for
27 scanning or microfilming the auditor shall not record the original.

28 (4) Legibility requirements are set forth in the recorder's
29 checklist under RCW 58.09.110.

30 **Sec. 7.** RCW 58.09.110 and 1999 c 39 s 2 are each amended to read
31 as follows:

32 The auditor shall accept for recording those records of survey
33 and records of corner information that are in compliance with the
34 recorder's checklist as jointly developed by a committee consisting
35 of the survey advisory board and two representatives from the
36 Washington state association of county auditors. This checklist shall
37 be adopted in rules by the department of natural resources.

1 (1) The auditor shall keep proper indexes of such record of
2 survey by the name of owner and by quarter-quarter section, township,
3 and range, with reference to other legal subdivisions.

4 (2) The auditor shall keep proper indexes of the record of corner
5 information by section, township, and range.

6 (3) After entering the recording data on the record of survey and
7 all prints received from the surveyor, the auditor shall send one of
8 the surveyor's prints to the department of natural resources in
9 Olympia, Washington, for incorporation into the statewide survey
10 records repository. However, the county and the department of natural
11 resources may mutually agree to process the original or an electronic
12 version of the original in lieu of the surveyor's print.

13 (4) After entering the recording data on the record of corner
14 information the auditor shall send a legible copy, suitable for
15 scanning, to the department of natural resources in Olympia,
16 Washington. However, the county and the department of natural
17 resources may mutually agree to process the original or an electronic
18 version of the original in lieu of the copy.

19 (5) The auditor shall permanently keep the original document
20 filed using storage and handling processes that do not cause
21 excessive deterioration of the document. A county may be excepted
22 from the requirement to permanently store the original document if it
23 has a document scanning, filming, or other process that creates a
24 permanent, archival record that meets or surpasses the standards as
25 adopted in rule by the division of archives and records management in
26 chapter 434-663 or 434-677 WAC. The auditor must be able to provide
27 full-size copies upon request. The auditor shall maintain a copy or
28 image of the original for public reference.

29 (6) If the county has the capability to accept a digital
30 signature issued by (~~a licensed certification authority under~~
31 ~~chapter 19.34 RCW or~~) a certification authority under the rules
32 adopted by the Washington state board of registration for
33 professional engineers and land surveyors, and can import electronic
34 files into an imaging system, the auditor may accept for recording
35 electronic versions of the documents required by this chapter. The
36 electronic version shall be a standard raster file format acceptable
37 to the county.

38 (7) This section does not supersede other existing recording
39 statutes.

1 NEW SECTION. **Sec. 8.** The following acts or parts of acts are
2 each repealed:

3 (1) RCW 19.34.010 (Purpose and construction) and 1999 c 287 s 1 &
4 1996 c 250 s 102;

5 (2) RCW 19.34.020 (Definitions) and 2000 c 171 s 50, 1999 c 287 s
6 2, 1997 c 27 s 30, & 1996 c 250 s 103;

7 (3) RCW 19.34.030 (Secretary—Duties) and 1999 c 287 s 4, 1997 c
8 27 s 1, & 1996 c 250 s 104;

9 (4) RCW 19.34.040 (Secretary—Fees—Disposition) and 1997 c 27 s 2
10 & 1996 c 250 s 105;

11 (5) RCW 19.34.100 (Certification authorities—Licensure—
12 Qualifications—Revocation and suspension) and 2015 3rd sp.s. c 1 s
13 404, 2015 c 225 s 21, 1999 c 287 s 5, 1998 c 33 s 1, 1997 c 27 s 3, &
14 1996 c 250 s 201;

15 (6) RCW 19.34.101 (Expiration of licenses—Renewal—Rules) and
16 1997 c 27 s 4;

17 (7) RCW 19.34.110 (Compliance audits) and 1999 c 287 s 6, 1997 c
18 27 s 5, & 1996 c 250 s 202;

19 (8) RCW 19.34.111 (Qualifications of auditor signing report of
20 opinion—Compliance audits under state auditor's authority) and 1999 c
21 287 s 7 & 1997 c 27 s 6;

22 (9) RCW 19.34.120 (Licensed certification authorities—Enforcement
23 —Suspension or revocation—Penalties—Rules—Costs—Procedure—
24 Injunctions) and 1999 c 287 s 8, 1997 c 27 s 7, & 1996 c 250 s 203;

25 (10) RCW 19.34.130 (Certification authorities—Prohibited
26 activities—Statement by secretary advising of certification
27 authorities creating prohibited risks—Protest—Hearing—Disposition—
28 Notice—Procedure) and 1999 c 287 s 9 & 1996 c 250 s 204;

29 (11) RCW 19.34.200 (Licensed certification authorities—
30 Requirements) and 1999 c 287 s 10, 1997 c 27 s 8, & 1996 c 250 s 301;

31 (12) RCW 19.34.210 (Certificate—Issuance—Confirmation of
32 information—Confirmation of prospective subscriber—Standards,
33 statements, plans, requirements more rigorous than chapter—
34 Revocation, suspension—Investigation—Notice—Procedure) and 1999 c
35 287 s 11, 1997 c 27 s 9, & 1996 c 250 s 302;

36 (13) RCW 19.34.220 (Licensed certification authorities—
37 Warranties, obligations upon issuance of certificate—Notice) and 1997
38 c 27 s 32 & 1996 c 250 s 303;

1 (14) RCW 19.34.230 (Subscribers—Representations and duties upon
2 acceptance of certificate) and 1996 c 250 s 304;

3 (15) RCW 19.34.231 (City or county as certification authority)
4 and 2015 c 72 s 9;

5 (16) RCW 19.34.240 (Private key—Control—Public disclosure
6 exemption) and 2011 c 60 s 10, 2005 c 274 s 235, 1997 c 27 s 11, &
7 1996 c 250 s 305;

8 (17) RCW 19.34.250 (Suspension of certificate—Evidence—
9 Investigation—Notice—Termination—Limitation or preclusion by
10 contract—Misrepresentation—Penalty—Contracts for regional
11 enforcement by agencies—Rules) and 2000 c 171 s 51, 1999 c 287 s 13,
12 1997 c 27 s 12, & 1996 c 250 s 306;

13 (18) RCW 19.34.260 (Revocation of certificate—Confirmation—
14 Notice—Release from security duty—Discharge of warranties) and 1997
15 c 27 s 13 & 1996 c 250 s 307;

16 (19) RCW 19.34.270 (Certificate—Expiration) and 1996 c 250 s 308;

17 (20) RCW 19.34.280 (Recommended reliance limit—Liability—
18 Damages) and 1999 c 287 s 14, 1997 c 27 s 14, & 1996 c 250 s 309;

19 (21) RCW 19.34.290 (Collection based on suitable guaranty—
20 Proceeds—Attorneys' fees—Costs—Notice—Recovery of qualified right
21 of payment) and 1996 c 250 s 310;

22 (22) RCW 19.34.291 (Discontinuation of certification authority
23 services—Duties of authority—Continuation of guaranty—Process to
24 maintain and update records—Rules—Costs) and 1997 c 27 s 15;

25 (23) RCW 19.34.300 (Satisfaction of signature requirements) and
26 1997 c 27 s 16 & 1996 c 250 s 401;

27 (24) RCW 19.34.305 (Acceptance of digital signature in reasonable
28 manner) and 1997 c 27 s 31;

29 (25) RCW 19.34.310 (Unreliable digital signatures—Risk) and 1997
30 c 27 s 17 & 1996 c 250 s 402;

31 (26) RCW 19.34.311 (Reasonableness of reliance—Factors) and 1997
32 c 27 s 18;

33 (27) RCW 19.34.320 (Digital message as written on paper—
34 Requirements—Other requirements not affected—Exception from uniform
35 commercial code) and 1997 c 27 s 19 & 1996 c 250 s 403;

36 (28) RCW 19.34.321 (Acceptance of certified court documents in
37 electronic form—Requirements—Rules of court on use in proceedings)
38 and 1997 c 27 s 20;

1 (29) RCW 19.34.330 (Digital message deemed original) and 1999 c
2 287 s 15 & 1996 c 250 s 404;

3 (30) RCW 19.34.340 (Certificate as acknowledgment—Requirements—
4 Exception—Responsibility of certification authority) and 2017 c 281 s
5 38, 1997 c 27 s 21, & 1996 c 250 s 405;

6 (31) RCW 19.34.350 (Adjudicating disputes—Presumptions) and 1997
7 c 27 s 22 & 1996 c 250 s 406;

8 (32) RCW 19.34.351 (Alteration of chapter by agreement—
9 Exceptions) and 1997 c 27 s 34;

10 (33) RCW 19.34.360 (Presumptions of validity/limitations on
11 liability—Conformance with chapter) and 1999 c 287 s 3;

12 (34) RCW 19.34.400 (Recognition of repositories—Application—
13 Discontinuance—Procedure) and 1999 c 287 s 16, 1997 c 27 s 23, & 1996
14 c 250 s 501;

15 (35) RCW 19.34.410 (Repositories—Liability—Exemptions—
16 Liquidation, limitation, alteration, or exclusion of damages) and
17 1999 c 287 s 17, 1997 c 27 s 33, & 1996 c 250 s 502;

18 (36) RCW 19.34.420 (Confidentiality of certain records—Limited
19 access to state auditor) and 2011 1st sp.s. c 43 s 810 & 1998 c 33 s
20 2;

21 (37) RCW 19.34.500 (Rule making) and 1997 c 27 s 24 & 1996 c 250
22 s 603;

23 (38) RCW 19.34.501 (Chapter supersedes and preempts local
24 actions) and 1997 c 27 s 25;

25 (39) RCW 19.34.502 (Criminal prosecution not precluded—Remedies
26 not exclusive—Injunctive relief availability) and 1997 c 27 s 26;

27 (40) RCW 19.34.503 (Jurisdiction, venue, choice of laws) and 1997
28 c 27 s 27;

29 (41) RCW 19.34.900 (Short title) and 1996 c 250 s 101;

30 (42) RCW 19.34.901 (Effective date—1996 c 250) and 2000 c 171 s
31 52, 1997 c 27 s 28, & 1996 c 250 s 602; and

32 (43) RCW 43.19.794 (Consolidated technology services agency as
33 certification authority for electronic authentication) and 2015 3rd
34 sp.s. c 1 s 407, 2011 1st sp.s. c 43 s 602, 1999 c 287 s 18, & 1997 c
35 27 s 29.

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