may provide that the city retain an easement or the right to exercise and grant easements in respect to the vacated land for the construction, repair, and maintenance of public utilities and services.

Passed the House February 14, 1957.
Passed the Senate March 11, 1957.
Approved by the Governor March 21, 1957.

CHAPTER 157.
[H.B. 73.]
PLANNING—STATE, URBAN, MUNICIPAL, METROPOLITAN, REGIONAL.

An Act relating to conservation and development; providing additional and supplemental powers for state, urban, metropolitan and regional planning; adding three new sections to chapter 173, Laws of 1945 and to chapter 43.21 RCW; and amending section 2, chapter 173, Laws of 1945, section 2, chapter 54, Laws of 1933 extraordinary session, section 3, chapter 134, Laws of 1937 and RCW 43.21.180.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. There is added to chapter 173, Laws of 1945 and to chapter 43.21 RCW a new section to read as follows:

The department of conservation and development, through the division of progress and industry development, in order to facilitate state, municipal, urban, metropolitan and regional planning, and to encourage such areas to maintain a continuing and adequate program for such planning, shall coordinate established city and town, county, metropolitan and regional planning commissions, and shall aid such planning bodies in securing planning assistance, consultative services and technical aid, which may include surveys, land use, demographic and economic studies, comprehensive plans, urban renewal plans and other plans. The department, through
the division, shall serve generally as a consultative, coordinating and advisory agency for state departments or agencies, and/or municipal, urban, metropolitan and regional planning commissions. The director may employ competent, qualified technical planning personnel and such other personnel as may be required to administer this act.

Sec. 2. There is added to chapter 173, Laws of 1945 and to chapter 43.21 RCW a new section to read as follows:

The director, through the division, may accept contributions, grants, or other financial assistance from the government of the United States for, or in aid of, any planning program. The director shall promulgate such rules and regulations, enter into such agreements, prescribe such conditions, perform such other lawful act as may be necessary or desirable to secure the financial aid and cooperation of the government of the United States and local planning bodies to implement any planning program.

Sec. 3. There is added to chapter 173, Laws of 1945 and to chapter 43.21 RCW a new section to read as follows:

The powers conferred by this amendatory act are in addition and supplemental to the powers conferred by any other state or local law, and nothing herein contained shall be construed as limiting or restricting any other powers of the department, the state, or any political subdivision thereof.

Sec. 4. Section 2, chapter 173, Laws of 1945, section 2, chapter 54, Laws of 1933 extraordinary session and section 3, chapter 134, Laws of 1937 (heretofore combined and codified as RCW 43.21-180) are amended to read as follows:

The director of conservation and development, through the division of progress and industry development, shall:

(1) Assume charge and supervision of advertis-
Supervisor of progress and industry development. |

Powers and duties.

ing and publicity for the state other than that carried or planned by the various departments or other political subdivisions within the state;

(2) Formulate, supervise, and carry out a continuous factual information program for the promotion of the state as an ideal region for tourists, permanent residents, and a most favorable field for investment, enterprise, and future development;

(3) Assemble such data, statistics, information, and exhibits as will publicize and popularize the advantages of the state, and cause such data, statistics, information, and exhibits to be published and disseminated in such manner as he deems expedient;

(4) Make inquiries, investigations, and surveys concerning the resources of all sections of the state;

(5) Assemble and analyze the data thus obtained, and formulate plans for the conservation of such resources and the planned and systematic utilization and development thereof;

(6) Make recommendations, from time to time, as to the best methods of such conservation, utilization, and development;

(7) Cooperate with the United States, other states or territories and their agencies, and the departments and all other public agencies of this state in the planning, conservation, utilization and development of its resources: Provided, That nothing in this section shall be construed to apply to the natural water power resources of the state or to any publicly owned utility or electrical transmission or distribution system or to state lands;

(8) Be authorized to receive from any state department or agency, county and/or municipal legislative body, municipal, metropolitan and/or regional planning commission, funds made available by them to the department of conservation and development, through the division of progress and industry development, in trust, for the purpose of matching such funds with federal moneys received through any
federal program of providing planning grants-in-aid to assist financially in fostering comprehensive planning;

(9) Be authorized to budget for, and transfer the funds referred to in subdivision (8) of this section, after such funds have been matched by federal funds, in either one of the following alternative methods:

(a) Approve the budget, after receiving the proposed budget from the state department or agency, county and/or municipal legislative body, municipal, metropolitan and/or regional planning commission, which made the funds available, for the expenditure of its funds referred to in subdivision (8) hereof, plus the federal matching funds therefor, and an agreement duly executed by it, that such funds will be retained in a separate account, to be expended for such planning purposes only if it has been properly prepared, and said agreement is satisfactory, after which the money placed in trust and the matching funds therefor shall be transferred to the appropriate official having administrative responsibility for the expenditure thereof; or

(b) Establish an account with the state treasurer, after receiving from the state department, or agency, county and/or municipal legislative body, municipal, metropolitan and/or regional planning commission, which made the funds available, a proposed budget for the expenditure of its funds referred to in subdivision (8) hereof, plus the matching funds therefor, and an agreement duly executed by it, authorizing the department of conservation and development to expend its funds referred to in subdivision (8) hereof, plus the matching funds therefor, after which the director shall authorize the expenditure of these funds for the conduct of the planning program in accordance with the approved budget and agreement: Provided, however, That at any time after the expiration of ninety days
from the date of the deposit of moneys in trust as provided herein and of the notification to the department of conservation and development of such deposit, the depositor may have the moneys so deposited returned to it without restrictions upon their use, upon the depositor's requesting the director of said department to terminate the trust status of such funds and to return them to it.

Note: See also section 24, chapter 215, Laws of 1957.

Passed the House February 6, 1957.
Passed the Senate March 12, 1957.
Approved by the Governor March 21, 1957.

CHAPTER 158.

STATE-WIDE CITY EMPLOYEES RETIREMENT SYSTEM.

An Act relating to cities and towns and to pension, relief, disability and retirement systems, and pension, relief, disability and retirement funds therein; amending section 10, chapter 71, Laws of 1947 as last amended by section 3, chapter 228, Laws of 1953, and RCW 41.44.100; amending section 12, chapter 71, Laws of 1947 as last amended by section 8, chapter 275, Laws of 1951, and RCW 41.44.120; amending section 13, chapter 71, Laws of 1947 as last amended by section 9, chapter 275, Laws of 1951, and RCW 41.44.130; amending section 15, chapter 71, Laws of 1947 as last amended by section 6, chapter 228, Laws of 1953, and RCW 41.44.140; amending section 17, chapter 71, Laws of 1947 as last amended by section 7, chapter 228, Laws of 1953, and RCW 41.44.170; and amending section 21, chapter 71, Laws of 1947 and RCW 41.44.210.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. Section 10, chapter 71, Laws of 1947, as last amended by section 3, chapter 228, Laws of 1953 and RCW 41.44.100 are each amended to read as follows:

(1) A fund is hereby created and established to be known as the “state-wide city employees retire-