ment such action is advantageous to the state. If the commission shall determine to sell (er-lease) any real property, the director shall file with the (state-land-commissioner) department of natural resources a certificate containing the following: The legal description of the real property to be sold (er-leased); a statement that the property is not then necessary for the purposes for which it was acquired; (whether-such-real-property-is-to-be-sold-er-leased,) and the minimum sale price (er-rental) to be received by the (state-land-commissioner) department of natural resources therefor. Upon the filing of such certificate, the (state-land-commissioner) department of natural resources shall proceed to appraise and (lease-er) sell such real property in accordance with the statutes relative to (lease-er) sale of public lands of this state: PROVIDED, That such lands shall not be sold (er-leased) for less than the amount fixed in the certificate as aforesaid.

All proceeds from such (leases-er) sales shall be transmitted by the (state-land-commissioner) department of natural resources to the state treasurer and by him credited to the state game fund.

Passed the House March 14, 1969
Passed the Senate April 8, 1969
Approved by the Governor April 17, 1969
Filed in office of Secretary of State April 17, 1969

CHAPTER 74
[House Bill No. 54]
MARINE RECREATION LAND ACT--
DETERMINING TAX ON MARINE FUEL

AN ACT Relating to taxation and revenue; providing for determination of the amount to be deposited in the marine fuel tax refund account; and amending section 3, chapter 5, Laws of 1965 and RCW 43.99.030.

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

Section 1. Section 3, chapter 5, Laws of 1965 and RCW 43-.99.030 are each amended to read as follows:

From time to time, but at least once each (biennium) four years, the director of motor vehicles shall determine the amount or proportion of moneys paid to him as motor vehicle fuel tax which is
tax on marine fuel. The director shall make or authorize the making of studies, surveys, or investigations to assist him in making such determination, and shall hold one or more public hearings on the findings of such studies, surveys, or investigations prior to making his determination. The director may delegate his duties and authority under this section to one or more persons of the department of motor vehicles if he finds such delegation necessary and proper to the efficient performance of these duties. Except as provided in RCW 43.99.160, costs of carrying out the provisions of this section shall be paid from the marine fuel tax refund account created in RCW 43.99.040.

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Passed the Senate April 8, 1969.
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CHAPTER 75
[Engrossed House Bill No. 82]
MOTOR VEHICLE LICENSES--APPLICATIONS--FEES


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

Section 1. Section 46.16.210, chapter 12, Laws of 1961 and RCW 46.16.210 are each amended to read as follows:

(1) Upon receipt of the application and proper fee for original vehicle license, the director shall make a recheck of the application and in the event that there is any error in the application it may be returned to the county auditor or other agent to effectively secure the correction of such error, who shall return the same corrected to the director.

(2) Application for the renewal of a vehicle license shall be made to the director or his agents, including county auditors, by the registered owner on a form prescribed by the director. The application must be accompanied by the certificate of registration for the last registration period in which the vehicle was registered in Washington unless the applicant submits a preprinted application mailed