state of Washington, or both, to secure the funds for or to repay
the cost of any improvement to be charged, in whole or in part,
against any local improvement district organized pursuant to this
chapter, any irrigation district may finance the cost of said local
improvement with any general district funds which may be available
for said purpose and provide, in such manner as the district's
directors may determine, for the repayment, with or without interest
as the district's directors determine, through assessments against
the lands in the local improvement district levied in the same manner
authorized by this chapter, of said general district moneys thus
advanced.

Passed the House January 30, 1970
Passed the Senate February 5, 1970
Approved by the Governor February 20, 1970
Filed in Office of Secretary of State February 24, 1970

CHAPTER 71
[House Bill No. 126]
IRRIGATION AND RECLAMATION DISTRICTS--
UNITS--SUBDIVISIONS

AN ACT Relating to irrigation and reclamation districts; and amend-
ing section 4, chapter 275, Laws of 1943 as last amended by
section 1, chapter 3, Laws of 1963 and RCW 89.12.040.

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

Section 1. Section 4, chapter 275, Laws of 1943 as last a-
mended by section 1, chapter 3, Laws of 1963 and RCW 89.12.040 are
each amended to read as follows:

In connection with a district contracting or intending to con-
tract with the United States under this chapter, the secretary for
the purpose of administering the federal reclamation laws and of
providing for the delivery of water thereto, the method thereof, and
the turnout therefor may segregate such lands, or any part thereof,
into ((farm)) units and/or legal subdivisions, having in mind the
character of soil, topography, method or methods of irrigation best
suited therefor, location with respect to the irrigation system, type
of irrigation system, and such other relevant factors as enter into
the determination of the area and boundaries thereof and the method
[658]
or methods of irrigating the same. Plats or revisions thereof showing the (established-farm) units (or-revisions-thereof) and/or the legal subdivisions and the exclusive method or methods of irrigating such units and/or legal subdivisions or portions thereof when approved, may be filed by the United States for record with the auditor of the county in which the land is located. Lands in excess of the acreage in the amount specified by applicable federal law as not being excess lands held by any one landowner shall be deemed excess land.

Passed the House January 30, 1970
Passed the Senate February 5, 1970
Approved by the Governor February 20, 1970
Filed in Office of Secretary of State February 24, 1970

CHAPTER 72
[Engrossed House Bill No. 293]
EXPLOSIVES

AN ACT Relating to explosives; amending section 1, chapter 111, Laws of 1931 as amended by section 3, chapter 137, Laws of 1969 ex. sess. and RCW 70.74.010; amending section 4, chapter 111, Laws of 1931 and RCW 70.74.040; amending section 18, chapter 137, Laws of 1969 ex. sess. and RCW 70.74.135; amending section 6, chapter 137, Laws of 1969 and RCW 70.74.201; amending section 5, chapter 101, Laws of 1941 as amended by section 17, chapter 137, Laws of 1969 ex. sess. and RCW 70.74.240; amending section 30, chapter 137, Laws of 1969 ex. sess. and RCW 70.74.340; and repealing section 130, chapter 36, Laws of 1917 as last amended by section 22, chapter 137, Laws of 1969 ex. sess. and RCW 78.40.491.

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

Section 1. Section 1, chapter 111, Laws of 1931 as amended by section 3, chapter 137, Laws of 1969 ex. sess. and RCW 70.74.010 are each amended to read as follows:

As used in this chapter, unless a different meaning is plainly required by the context:

The terms "authorized", "approved" or "approval" shall be held