Passed the House March 19, 1971.
Passed the Senate May 4, 1971.
Approved by the Governor May 18, 1971.
Filed in Office of Secretary of State May 20, 1971.

CHAPTER 137
[House Bill No. 860]
PROPERTY TAXES--
HOPS IN STORAGE OR TRANSIT

AN ACT Relating to property taxes; amending section 84.36.160, chapter 15, Laws of 1961 and RCW 84.36.160; and prescribing an effective date.

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

Section 1. Section 84.36.160, chapter 15, Laws of 1961 and RCW 84.36.160 are each amended to read as follows:

For the purposes of RCW 84.36.140, 84.36.150, 84.36.161 and 84.36.162:

The term "grains and flour" shall mean and include all raw whole grains in their usual-marketable state; and grain flour in the hands of the first processor; but not any other grain product.

The term "fruit and fruit products" shall mean and include all raw edible fruits (including berries and hops; and all processed products of fruits (including berries or hops), suitable and designed for human consumption, while in the hands of the first processor.

The term "vegetables and vegetable products" shall mean and include all raw edible vegetables, such as peas, beans, beets, and other vegetables; and all processed products of vegetables, suitable and designed for human consumption, while in the hands of the first processor.

The term "fish and fish products" shall mean and include all fish and fish products suitable and designed for human consumption, excluding all others.

The term "processed" shall be construed to refer to canning, barreling, bottling, preserving, refining, freezing, packing, milling or any other method employed to keep any grain, fruit, vegetables or fish in edible condition or to put them into more suitable or convenient form for consumption, storing, shipping or marketing.

NEW SECTION. Sec. 2. This 1971 act shall take effect July 1, 1971.
Passed the House March 30, 1971.
Passed the Senate May 5, 1971.
Approved by the Governor May 18, 1971.
Filed in Office of Secretary of State May 20, 1971.

CHAPTER 138
[House Bill No. 115]
INTOXICATING LIQUOR--
AGENT'S LICENSE--FEE--
AUTHORIZED ACTIVITIES

AN ACT Relating to intoxicating liquor; and amending section 231 added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 as last amended by section 5, chapter 21, Laws of 1969 ex. sess and RCW 66.24.310.

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

Section 1. Section 231 added to chapter 62, Laws of 1933 ex. sess., by section 1, chapter 217, Laws of 1937 as last amended by section 5, chapter 21, Laws of 1969 ex. sess. and RCW 66.24.310 are each amended to read as follows:

(1) No person shall canvass for, solicit, receive, or take orders for the purchase or sale of beer or wine at wholesale, nor contact any retail licensees of the board in goodwill activities, unless such person shall be the accredited representative of a person, firm or corporation holding a certificate of approval issued pursuant to RCW 66.24.270, a beer wholesaler's license, a brewer's license, (or) a beer importer's license, (or) a domestic winery license, (or) a wine importer's license, or a wine wholesaler's license within the state of Washington, and shall have applied for and received an agent's license; PROVIDED, HOWEVER, that the provisions of this section shall not apply to drivers who deliver beer or wine;

(2) Every agent's license issued under this title shall be subject to all conditions and restrictions imposed by this title or by the rules and regulations of the board;

(3) Every application for an agent's license must be approved by a holder of a certificate of approval issued pursuant to RCW 66.24.270, a licensed beer wholesaler, (or) a licensed brewer, (or) a licensed beer importer, (or) a licensed domestic winery, (or) a licensed wine importer, or a licensed wine wholesaler, as the rules and regulations of the board shall require;

(4) The fee for an agent's license shall be (fifteen) fifteen dollars per annum;

(5) No holder of an agent's license shall contact any retail