AN ACT Relating to the department of general administration; amending section 43.01.090, chapter 8, Laws of 1965 and RCW 43.01.090; and creating a new section.

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

Section 1. Section 43.01.090, chapter 8, Laws of 1965 and RCW 43.01.090 are each amended to read as follows:

The director of general administration((r at the close of each quarterly period ending March 31st, June 30th, September 30th, and December 31st, shall bill each office, department, and activity financed in whole or in part from funds other than the general fund for payment of its proportion of housing cost for the preceding quarter, the amount so billed to be computed at rates established by the director of general administration for each square foot of usable floor space assigned to or occupied by it; PROVIDED, That this section shall not be construed to prevent the director from allotting available unused space to governmental agencies for temporary occupancy as deemed in the public interest.

Upon receipt of such bill, each office, department, and activity so financed shall cause a warrant or check in the amount thereof to be drawn upon its operating fund, or other special or local fund within its jurisdiction, in favor of the director, by whom the same shall be deposited in the state treasury to the credit of the general fund.

"Housing cost" means the expense of operating and maintaining capital buildings and grounds) may assess a charge against each state board, commission, agency, office, department, activity, or other occupant or user for payment of a proportion of costs for occupancy of buildings, structures, or facilities including but not limited to all costs of operating and maintaining such buildings, structures, or facilities and the repair, remodeling, or furnishing thereof and for the rendering of any service or the furnishing or providing of any supplies, equipment, or materials.

The director of general administration may recover the full costs including appropriate overhead charges of the foregoing by billing either quarterly, semiannually, or annually or in any other manner authorized by law as determined by the director of the office of program planning and fiscal management, including but not limited to transfers upon accounts and advancements into the general
administration facilities and services revolving fund. Rates shall be established by the director of general administration after consultation with the director of the office of program planning and fiscal management. The director of general administration may allot, provide, or furnish any of such facilities, structures, services, equipment, supplies, or materials to any other public service type occupant or user at such rates or charges as may be equitable and if he deems it appropriate in the public interest: PROVIDED, HOWEVER, that the legislature, its duly constituted committees, interim committees and other committees shall be exempted from the provisions of this section.

Upon receipt of such bill, each entity, occupant, or user shall cause a warrant or check in the amount thereof to be drawn in favor of the department of general administration which shall be deposited in the state treasury to the credit of the general administration facilities and services revolving fund established in section 2 of this 1971 amendatory act unless the director of the office of program planning and fiscal management has authorized another method for payment of costs.

NEW SECTION. Sec. 2. There is hereby created a fund within the state treasury designated as the "department of general administration facilities and services revolving fund". Such revolving fund shall be used by the department of general administration for the payment of certain costs, expenses, and charges, as hereinafter specified, incurred by it in the operation and administration of the department in the rendering of services, the furnishing or supplying of equipment, supplies, and materials, and for providing or allocating facilities, including the operation, maintenance, rehabilitation, or furnishings thereof to other agencies, offices, departments, activities, and other entities enumerated in section 1 of this 1971 amendatory act.

The schedule of services, facilities, equipment, supplies, materials, maintenance, rehabilitation, furnishings, operations, and administration to be so financed and recovered shall be determined jointly by the director of general administration and the director of the office of program planning and fiscal management, in amounts which, together with any other income or appropriation, will provide the department of general administration with funds to meet its anticipated expenditures during any allotment period.

The director of general administration may promulgate rules and regulations governing the provisions of this act and the relationships and procedures between the department of general administration and such other entities.
Passed the House May 10, 1971.
Passed the Senate May 9, 1971.
Approved by the Governor May 19, 1971.
Filed in Office of Secretary of State May 20, 1971.

CHAPTER 160
[Substitute House Bill No. 595]
POLLUTION DISCLOSURE ACT OF 1971

AN ACT Relating to air and water pollution; enacting the pollution disclosure act; and creating new sections.

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

NEW SECTION. Section 1. Every person conducting a commercial or industrial operation within this state who discharges wastes, other than sanitary sewage, into waters of the state or into any sewer system which discharges into waters of the state, and every person conducting a commercial or industrial operation within the state who discharges wastes into the air of the state, shall file, annually, during the month of January, reports, on forms provided by the department of ecology, setting forth:

(1) The nature of the enterprise;
(2) A list of materials used in, and incidental to, its manufacturing processes, including by-products and waste products;
(3) The estimated annual total gallons or pounds (or other appropriate measurement) of wastes, including, but not limited to, process and cooling water to be discharged into the water or air, or into any sewer system.

The list of materials provided for in subsection (2) hereof shall relate to all materials designated by the director of the department of ecology, after consultation with a committee on environmental specialists of not less than five appointed by the director, as critical materials which have substantial potential to adversely affect the quality of waters or environment of the state, or the uses made thereof, if allowed to enter the same. Formal designation shall be adopted by the director as a rule and filed in a "critical materials" registry of the department of ecology. "Person" as used herein means an individual partnership, firm, corporation, association or other entity.

NEW SECTION. Sec. 2. The department of ecology shall provide proper and adequate procedures to safeguard the confidentiality of manufacturing processes: PROVIDED, That the confidentiality shall not extend to waste products discharged into the waters or air of the state.

NEW SECTION. Sec. 3. Operation of an industrial or