strains, subvarieties, and sport varieties of Bartlett pears including Red Bartlett pears, that are harvested and utilized at approximately the same time and approximately in the same manner.

(7) "Commercial fruit" or "commercial grade" means soft tree fruits meeting the requirements of any established or recognized fresh fruit or processing grade. Fruit bought or sold on orchard run basis and not subject to cull weighback shall be deemed to be "commercial fruit."

(8) "Cull grade" means fruit of lower than commercial grade except when such fruit included with commercial fruit does not exceed the permissible tolerance permitted in a commercial grade;

(9) "Producer" means any person who is a grower of any soft tree fruit;

(10) "District No. 1" or "first district" includes the counties of Chelan, Okanogan, Grant, Douglas, Ferry, Stevens, Pend Oreille, Spokane and Lincoln;

(11) "District No. 2" or "second district" includes the counties of Kittitas, Yakima, and Benton((7 Preftklnr [Palle

(12) "District No. 3", or "third district" comprises all of the state not included in the first and second districts.

Approved by the Governor February 23, 1973.
Filed in Office of Secretary of State February 23, 1973.

CHAPTER 12
[Senate Bill No. 2079]
PRINTING AND DuplicATING-MICROFILMING REQUIREMENT--AGENCY COMPLIANCE

AN ACT Relating to the state printing and duplicating committee; and amending sections 43.77.020 and 43.77.030, chapter 8, Laws of 1965 and RCW 43.77.020 and 43.77.030.

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

Section 1. Section 43.77-020, chapter 8, Laws of 1965 and RCW 43.77.020 are each amended to read as follows:

The state printing and duplicating committee shall hereafter approve or take such other action as it deems necessary regarding the purchase or acquisition of any printing, microfilm, or other duplicating equipment, other than typewriters((9 direct copy)) or mimeograph machines, by any official or agency of the state. Whenever the director of general administration determines that any
official or agency has not substantially complied with the provisions of chapters 40.10 and 40.14 RCW, he shall refer to the committee for approval or other action. Requests received by his agency for the purchase or acquisition of files and filing equipment from the requesting official or agency.

Sec. 2. Section 43.77.030, chapter 8, Laws of 1965 and RCW 43.77.030 are each amended to read as follows:

Hereafter no state official or agency of the state shall acquire by purchase or otherwise any printing, microfilm, or other duplicating equipment, other than typewriters (direct copy) or mimeograph machines, unless authorized by the state printing and duplicating committee to so acquire.

Approved by the Governor February 23, 1973.
Filed in Office of Secretary of State February 23, 1973.

CHAPTER 13
[Senate Bill No. 2089]
STATE FORMS MANAGEMENT--PROGRAM--CENTER--CREATED

AN ACT Relating to state government; providing for a state-wide forms management program within the department of general administration; prescribing powers, duties and responsibilities; and adding a new section to chapter 43.19 RCW.

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

NEW SECTION. Section 1. There is added to chapter 43.19 RCW a new section to read as follows:

The director of the department of general administration shall establish and staff an activity within the department to be known as the "forms management center" for the coordination, orderly design, implementation and maintenance of a state-wide forms management program.

The director of general administration, through the forms management center, shall:

(1) Coordinate a forms management program for all state agencies, and educational institutions and provide assistance in establishing internal forms management capabilities;

(2) Study, develop, coordinate and initiate forms of interagency and common administrative usage, and establish basic state design and specification criteria to effect the standardization of state forms;

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