AN ACT Relating to state-wide base mapping; and adding a new chapter to Title 58 RCW.

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

NEW SECTION. Section 1. It is the intent of the legislature to establish a coordinated system of state base maps to assist all levels of government to more effectively provide the information to meet their responsibilities for resource planning and management.

It is further the legislature's intent to eliminate duplication, to insure compatibility, and to create coordination through a uniform base which all agencies will use.

It is in the interest of all citizens in the state of Washington that a state base mapping system be established to make essential base maps available at cost to all users, both public and private.

NEW SECTION. Sec. 2. The department of natural resources shall establish and maintain a state base mapping system. The standards for the state base mapping system shall be:

(1) A series of fifteen minute United States geological survey quadrangle map separates at a scale of one to 48,000 (one inch equals 4,000 feet) covering the entire state;

(2) A series of seven and one-half minute United States geological survey quadrangle map separates at a scale of one to 24,000 (one inch equals 2,000 feet) for urban areas; including but not limited to those identified as urban by the state highway department for the United States department of commerce, bureau of public roads.

All features and symbols added to the quadrangle separates shall meet as nearly as is practical national map accuracy standards and specifications as defined by the United States geological survey for their fifteen minute and seven and one-half minute quadrangle map separates.

Each quadrangle shall be revised by the department of natural resources as necessary to reflect current conditions.

NEW SECTION. Sec. 3. Any state agency purchasing or acquiring United States geological survey quadrangle map separates shall do so through the department of natural resources.

NEW SECTION. Sec. 4. The department of natural resources shall be the primary depository of all United States geological survey quadrangle map separates for state agencies: PROVIDED, That any state agency may maintain duplicate copies.
NEW SECTION. Sec. 5. (1) All United States geological survey quadrangle map separates shall be available at cost to all state agencies, local agencies, the federal government, and any private individual or company through duplication and purchase.

The department shall coordinate all requests for the use of United States geological survey quadrangle map separates and shall provide advice on how to best use the system.

(2) The department shall maintain a catalogue showing all United States geological survey quadrangle map separates available. The department shall also catalogue information describing additional separates or products created by users. Copies of maps made for any state or local agency shall be available to any other state or local agency.

NEW SECTION. Sec. 6. Sections 1 through 5 of this act shall constitute a new chapter in Title 58 RCW.

It is further the legislature's intent to eliminate duplication, to assure compatibility, and to create coordination through a uniform base which all agencies will use.

Passed the Senate April 14, 1973.
Approved by the Governor April 24, 1973.
Filed in Office of Secretary of State April 25, 1973.

CHAPTER 160
[House Bill No. 444]
MOTOR VEHICLE FUEL TAX--ALLOCATIONS--
CITY STREET USE

AN ACT Relating to motor vehicle fuel tax; and amending section 82.36.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 24, Laws of 1972 ex. sess. and RCW 82.36.020.

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

Section 1. Section 82.36.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 24, Laws of 1972 ex. sess. and RCW 82.36.020 are each amended to read as follows:

Every distributor shall pay, in addition to any other taxes provided by law, an excise tax to the director of nine cents for each gallon of motor vehicle fuel sold, distributed, or used by him in the state as well as on each gallon upon which he has assumed liability for payment of the tax under the provisions of RCW 82.36.100: PROVIDED, That under such regulations as the director may prescribe