by section 18, chapter 202, Laws of 1971 ex. sess. and RCW 29.07.140 are each amended to read as follows:

The secretary of state shall prescribe the specifications, including style, form, color, quality and dimensions, for the cards, records, forms, lists, binders, cabinets or other supplies to be used in recording and maintaining voter registration records.

The secretary of state shall design a unified voter registration form compatible with existing records which will allow the preparation, by the registration officer or other public officer from a single card or paper, of all the voter registration forms required by law, as of the effective date of this 1973 amendatory act, to be completed by the registering voter, so that the registering voter need sign only one form and need write out required information other than his signature no more than one time.

This form shall also contain the information necessary to permit the voter to transfer his registration as provided by RCW 29.10.020, as it now exists or is hereafter amended. All registration forms necessary to carry out the registration of voters as provided by this 1973 amendatory act shall be furnished by the state of Washington without cost to the respective county auditors.

He shall notify each county auditor what the specifications are, and they must in their procurement and use comply with them.

Approved by the Governor April 10, 1973.
Filed in Office of Secretary of State April 10, 1973.

CHAPTER 22
[House Bill No. 668]
FACTORY BUILT STRUCTURES--
STATE REGULATION

AN ACT Relating to factory built structures; amending sections 1, 2, 4, 6, 7 and 8, chapter 44, Laws of 1970 ex. sess. and RCW 43.22.450, 43.22.455, 43.22.465, 43.22.475, 43.22.480 and 43.22.485; and providing penalties.

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

Section 1. Section 1, chapter 44, Laws of 1970 ex. sess. and RCW 43.22.450 are each amended to read as follows:

Whenever used in RCW 43.22.450 through 43.22.490:

(1) "Department" means the Washington state department of labor and industries;

(2) "Approved" means approved by the department;

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(3) "Factory built housing" means any structure designed primarily for ((residential occupancy by)) human ((beings)) occupancy other than a mobile home the structure or any room of which is either entirely or substantially prefabricated or assembled at a place other than a building site;

(4) "Install" means the assembly of factory built housing or factory built commercial structures at a building site;

(5) "Building site" means any tract, parcel or subdivision of land upon which factory built housing or a factory built commercial structure is installed or is to be installed;

(6) "Local enforcement agency" means any agency of the governing body of any city or county which enforces laws or ordinances governing the construction of buildings;

(7) "Commercial structure" means a structure designed or used for human habitation, or human occupancy for industrial, educational, assembly, professional or commercial purposes.

Sec. 2. Section 2, chapter 414, Laws of 1970 ex. sess. and RCW 43.22.455 are each amended to read as follows:

No factory built housing or factory built commercial structure shall be installed on a building site in this state after the effective date of the regulations adopted pursuant to RCW 43.22.480 unless it is approved and bears the insignia of approval of the department.

(1) Any factory built housing or factory built commercial structure bearing an insignia of approval of the department shall be deemed to comply with any laws, ordinances or regulations enacted by any city or county or any local enforcement agency which govern the manufacture and construction of a factory built housing or factory built commercial structures or on-site housing.

(2) No factory built housing or factory built commercial structure which has been approved by the department shall be in any way modified prior to, or during installation by a manufacturer or installer unless approval of such modification is first made by the department.

Sec. 3. Section 4, chapter 44, Laws of 1970 ex. sess. and RCW 43.22.465 are each amended to read as follows:

The department may obtain from a superior court having jurisdiction, a temporary injunction enjoining the installation of factory built housing or factory built commercial structures on any building site upon affidavit of the department that such factory built housing or factory built commercial structures ((diess)) do not conform to the requirements of RCW 43.22.450 through 43.22.490 or to the rules adopted pursuant to RCW 43.22.450 through 43.22.490. The affidavit must set forth such violations in detail. The injunction may be made permanent, in the discretion of the court.
Sec. 4. Section 6, chapter 44, Laws of 1970 ex. sess. and RCW 43.22.475 are each amended to read as follows:

The governor shall appoint a factory built housing and factory built commercial structures advisory board consisting of eleven members. Members appointed shall be broadly representative of the industries and professions involved in the development and construction of factory built housing or factory built commercial structures and shall include representation from building code enforcement agencies, architectural and engineering associations, building construction trades, the contracting and manufacturing industries, legislative bodies of local government and the general public. The factory built housing and factory built commercial structures advisory board shall periodically review the rules promulgated under RCW 43.22.450 through 43.22.490 and shall recommend changes of such rules to the department when it deems changes advisable. Members shall receive a compensatory per diem of twenty-five dollars for each day or portion thereof actually spent in attending upon the duties of the board, and in addition thereto, shall be entitled to reimbursement for travel expenses as provided in RCW 43.03.060, as now or hereafter amended.

Sec. 5. Section 7, chapter 44, Laws of 1970 ex. sess. and RCW 43.22.480 are each amended to read as follows:

The department shall prescribe and enforce rules and regulations which protect the health, safety, and property of the people of this state by assuring that all factory built housing or factory built commercial structures are structurally sound and that the plumbing, heating, electrical, and other components thereof are reasonably safe. Such rules and regulations shall be reasonably consistent with recognized and accepted principles of safety and structural soundness and in promulgating such rules and regulations the department shall consider, so far as practicable the standards and specifications contained in: The uniform building code (1967) (1970), published by the international conference of building officials; the uniform plumbing code (1967) (1970), published by the international association of plumbing and mechanical officials; the uniform mechanical code (1967) (1970), published by the international conference of building officials and the international association of plumbing and mechanical officials; and the national electrical code (1968) (1971), published by the national fire protection association. Updated issues of these codes and amendments to such codes shall be considered by the department.

The department shall set a schedule of fees which will cover the costs incurred by the department in the administration and enforcement of RCW 43.22.450 through 43.22.490.

Sec. 6. Section 8, chapter 44, Laws of 1970 ex. sess. and RCW
43.22.485 are each amended to read as follows:

If the director of the department determines that the standards for factory built housing or factory built commercial structures prescribed by statute, rule or regulation of another state are at least equal to the regulations prescribed under RCW 43.22.450 through 43.22.490, and that such standards are actually enforced by such other state, he may provide by regulation that factory built housing or factory built commercial structures approved by such other state shall be deemed to have been approved by the department.

Approved by the Governor April 10, 1973.
Filed in Office of Secretary of State April 10, 1973.

CHAPTER 23
[House Bill No. 741]
CERTIFIED PUBLIC ACCOUNTANTS--MANDATORY CONTINUING EDUCATION


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

Section 1. Section 28, chapter 226, Laws of 1949 as amended by section 6, chapter 114, Laws of 1969 and RCW 18.04.290 are each amended to read as follows:

The director of motor vehicles shall upon application issue an annual permit to practice public accounting in this state to any person or partnership authorized to engage in such practice in this state under a valid certificate, license, or registration, to any corporation presently authorized to do business under RCW 18.04.350, as now or hereafter amended, and to any candidate for a certificate as a certified public accountant who has passed the entire examination given by the examining committee as provided in RCW 18.04.120 as now or hereafter amended. Such permits shall expire on the thirtieth day of June of each year. The annual fee for a permit to practice public accounting in this state shall be twenty-five dollars. In the event the holder of a permit fails to