is hereby added to and shall be recodified as ((a new)) chapter ((in Title)) 82.45 RCW.

References to chapter 28A.45 RCW and its sections shall be considered references to chapter 82.45 RCW and its sections, and the code reviser shall change references to chapter 28A.45 RCW and its sections to refer to chapter 82.45 RCW and its sections.

NEW SECTION. Sec. 3. Section 2 of this act shall take effect September 1, 1981.

Passed the Senate March 30, 1981.
Passed the House April 22, 1981.
Approved by the Governor May 8, 1981.
Filed in Office of Secretary of State May 8, 1981.

CHAPTER 94

[Engrossed Senate Bill No. 3057]

CLASS C, H LICENSED PREMISES—UNCONSUMED WINE REMOVAL


Be it enacted by the Legislature of the State of Washington:

Section 1. Section 23–0 added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 as last amended by section 3, chapter 9, Laws of 1977 ex. sess. and RCW 66.24.340 are each amended to read as follows:

There shall be a wine retailer's license to be designated as a class C license to sell wine at retail, for consumption on the premises only; PROVIDED, That a patron of a hotel, restaurant, or club licensed under this section may remove from the premises recorked or recapped in its original container any portion of wine which was purchased for consumption with a meal; such license to be issued to hotels, restaurants, dining places on boats and airplanes, clubs, and to taverns. The annual fee for said license, when issued in cities and towns, shall be graduated according to the population thereof as follows:

- Cities and towns of less than 10,000; fee $47.00;
- Cities and towns of 10,000 and less than 100,000; fee $93.75;
- Cities and towns of 100,000 or over; fee $140.50;

The annual fee, when issued outside of the limits of cities and towns, shall be forty-seven dollars: PROVIDED, HOWEVER, That where dancing is permitted on the premises, the fee shall be one hundred forty dollars and fifty cents; the annual license fee for such license, if issued to dining
places on vessels not exceeding one thousand gross tons plying only on inland waters of the state of Washington on regular schedules, shall be forty-seven dollars.

Sec. 2. Section 23–S–1 added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 5, Laws of 1949 as last amended by section 4, chapter 9, Laws of 1977 ex. sess. and RCW 66.24.400 are each amended to read as follows:

There shall be a retailer's license, to be known and designated as class H license, to sell spirituous liquor by the individual glass, beer, and wine, at retail, for consumption on the premises, including mixed drinks and cocktails compounded or mixed on the premises only; PROVIDED, That a patron of a bona fide hotel, restaurant, or club licensed under this section may remove from the premises recorked or recapped in its original container any portion of wine which was purchased for consumption with a meal. Such class H license may be issued only to bona fide restaurants, hotels and clubs, and to dining, club and buffet cars on passenger trains, and to dining places on passenger boats and airplanes, and to dining places at publicly owned civic centers with facilities for sports, entertainment, and conventions, and to such other establishments operated and maintained primarily for the benefit of tourists, vacationers and travelers as the board shall determine are qualified to have, and in the discretion of the board should have, a class H license under the provisions and limitations of this title.

Passed the Senate February 24, 1981.
Passed the House April 16, 1981.
Approved by the Governor May 8, 1981.
Filed in Office of Secretary of State May 8, 1981.

CHAPTER 95
[Senate Bill No. 3065]
LIMITED ACCESS FACILITIES—STATE AND LOCAL PLANS
AN ACT Relating to limited access facilities; amending section 2, chapter 75, Laws of 1965 ex. sess. and RCW 47.52.133; amending section 1, chapter 77, Laws of 1977 and RCW 47.52.145; and amending section 3, chapter 78, Laws of 1977 ex. sess. and RCW 47.52.210.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 2, chapter 75, Laws of 1965 ex. sess. and RCW 47.52.133 are each amended to read as follows:

The transportation commission and the highway authorities of the (state:) counties(;) and incorporated cities and towns, with regard to facilities under their respective jurisdictions, prior to the establishment of any limited access facility, shall hold a public hearing within the county, city, or town wherein the limited access facility is to be established(;) to determine the desirability of the plan proposed by such authority. Notice of such