Chapter 164

[Substitute House Bill No. 1024]

SHELTERED WORKSHOPS, DAYTRAINING CENTERS, GROUP TRAINING HOMES—PRINTING SERVICES

AN ACT Relating to sheltered workshops; amending section 43.78.030, chapter 8, Laws of 1965 as amended by section 114, chapter 81, Laws of 1971 and RCW 43.78.030; amending section 43.78.110, chapter 8, Laws of 1965 as amended by section 1, chapter 79, Laws of 1969 and RCW 43.78.110; adding a new section to chapter 43.19 RCW; and providing an expiration date.

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:

(1) State agencies and departments shall purchase printing, related trade services, and total copy system services for projects under two hundred dollars directly from day training centers and group training homes as defined in RCW 72.33.800 or sheltered workshops as defined in RCW 82-04.385, if the agencies or departments are located within a reasonable distance from the sheltered workshops, training centers, or group training homes. State agencies and departments may purchase microfilming and related services from day training centers, group training homes or sheltered workshops. All microfilming and related services purchased under this section shall be purchased at a price equal to or less than the fair market value.

Total copy system services offered by such centers, homes, and sheltered workshops shall not replace the use by agencies and departments of in-house convenience copiers, in-house printing and binding facilities, or in-place total copy systems. All printing services and related trade services purchased under this section shall be purchased at a price equal to or less than the fair market value as determined by the standard trade pricing manuals. Copy services shall be purchased at a price equal to or less than the competitive price that is standard in the county. Such homes, centers, or sheltered workshops shall only accept work for which they can provide normal quality in a reasonable time period. All the work that such home, center, or sheltered workshop contracts to do shall be performed at the home's or center's facility or at the sheltered workshop and not by any other printing company. State agencies and departments shall purchase from other authorized sources when the service cannot be supplied by such homes,
centers, or sheltered workshops. Institutions of higher education are not required to purchase printing, related trade services, or total copy system services under this section.

(2) The regional directors for vocational rehabilitation shall provide homes, centers, and sheltered workshops with the name and address of each state agency or department requiring these services within the county and copies of this section. The regional directors shall provide the public printer with the names and addresses of such homes, centers, or sheltered workshops.

(3) The public printer shall investigate and have the authority to correct any claims that an agency or department is being overcharged for either printing or related trade or copying services.

(4) This section shall expire June 30, 1986, unless extended by law for an additional fixed period of time. The legislative budget committee shall cause a performance audit to be conducted of the program under this section. The final audit report shall be available to the legislature at least six months prior to the scheduled expiration date. The audit shall include, but is not limited to, objective findings of fact, conclusions, and recommendations as to continuation, modification, or termination of the program under this section.

Sec. 2. Section 43.78.030, chapter 8, Laws of 1965 as amended by section 114, chapter 81, Laws of 1971 and RCW 43.78.030 are each amended to read as follows:

The public printer shall print and bind the session laws, the journals of the two houses of the legislature, all bills, resolutions, documents, and other printing and binding of either the senate or house, as the same may be ordered by the legislature; and such forms, blanks, record books, and printing and binding of every description as may be ordered by all state officers, boards, commissions, and institutions, and the supreme court, and the court of appeals and officers thereof, as the same may be ordered on requisition, from time to time, by the proper authorities: PROVIDED, That this section shall not apply to the printing of the supreme court, and the court of appeals reports: PROVIDED FURTHER, That where any institution or institution of higher learning of the state is or may become equipped with facilities for doing such work, it may do any printing: (1) For itself, or (2) for any other state institution when such printing is done as part of a course of study relative to the profession of printer: AND PROVIDED FURTHER, That except under section 1 of this 1982 act, any printing and binding of whatever description as may be needed by any institution of higher learning, institution or agency of the state department of social and health services not at Olympia, or the supreme court or the court of appeals or any officer thereof, the estimated cost of which shall not exceed two hundred dollars, may be done by any private printing company in the general vicinity within the state of Washington so ordering, if in the judgment
of the officer of said agency so ordering, the saving in time and processing justifies the award to such local private printing concern.

Sec. 3. Section 43.78.110, chapter 8, Laws of 1965 as amended by section 1, chapter 79, Laws of 1969 and RCW 43.78.110 are each amended to read as follows:

Whenever in the judgment of the public printer certain printing, ruling, binding, or supplies can be secured from private sources more economically than by doing the work or preparing the supplies in the state printing plant, he may obtain such work or supplies from such private sources. The public printer shall notify day training centers, group training homes, and sheltered workshops providing printing and related trade services under section 1 of this 1982 act of the opportunity to bid on the provision of such work or supplies under this section.

In event any work or supplies are secured on behalf of the state under this section the state printing plant shall be entitled to add up to five percent to the cost thereof to cover the handling of the orders which shall be added to the bills and charged to the respective authorities ordering the work or supplies.

Passed the House March 10, 1982.
Passed the Senate March 9, 1982.
Approved by the Governor April 1, 1982.
Filed in Office of Secretary of State April 1, 1982.

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CHAPTER 165
[Substitute House Bill No. 1012]
SURVEYS AND MAPS—FEES


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

Section 1. Section 2, chapter 224, Laws of 1951 and RCW 58.24.010 are each amended to read as follows:

It is the responsibility of the state to provide a means for the identification and preservation of survey points for the description of common land boundaries in the interest of the people of the state. There is (an immediate) a necessity for the adoption and maintenance of a system of permanent reference as to boundary monuments. (There is now no) The division of engineering services of the department of natural resources shall be the recognized agency for the establishment of (survey points for the definition of land boundaries and a need for such an agency to coordinate and publish

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