the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 24. The legislature finds that the public health, safety and welfare would best be protected by uniform regulation of hearing aid fitter–dispensers throughout the state. Therefore, the provisions of this chapter relating to the licensing of hearing aid fitter–dispensers and hearing aid establishments is exclusive. No political subdivision of the state of Washington within whose jurisdiction a hearing aid establishment is located may require any registrations, bonds, licenses, or permits of the establishment or its employees or charge any fee for the same or similar purposes: PROVIDED, HOWEVER, That nothing herein shall limit or abridge the authority of any political subdivision to levy and collect a general and non-discriminatory license fee levied on all businesses, or to levy a tax based upon the gross business conducted by any firm within the political subdivision.

NEW SECTION. Sec. 25. The following acts or parts of acts are each repealed:

(1) Section 13, chapter 106, Laws of 1973 1st ex. sess. and RCW 18.35.130; and
(2) Section 16, chapter 106, Laws of 1973 1st ex. sess. and RCW 18.35.160.

Passed the House February 16, 1983.
Passed the Senate April 11, 1983.
Approved by the Governor April 19, 1983.
Filed in Office of Secretary of State April 19, 1983.

CHAPTER 40
[House Bill No. 219]
COUPONS—CERTIFICATES—MANUFACTURER REDEMPTION PROCEDURES

AN ACT Relating to manufacturers' premium coupons; and amending section 3, chapter 221, Laws of 1957 as amended by section 1, chapter 104, Laws of 1972 ex. sess. and RCW 19.83.040.

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

Sec. 1. Section 3, chapter 221, Laws of 1957 as amended by section 1, chapter 104, Laws of 1972 ex. sess. and RCW 19.83.040 are each amended to read as follows:

(1) Nothing in this chapter, or in any other statute or ordinance of this state, shall apply to:
(a) The issuance and direct redemption by a manufacturer of a premium coupon, certificate, or similar device; or prevent him from issuing and directly redeeming such premium coupon, certificate, or similar device,
which, however, shall not be issued, circulated, or distributed by retail vendors except when contained in or attached to an original package; 

(b) The publication by, or distribution through, newspapers or other publications of coupons, certificates, or similar devices; or 

c) A coupon, certificate, or similar device which is within, attached to, or a part of a package or container as packaged by the original manufacturer and which is to be redeemed by another manufacturer, if: 

(i) The coupon, certificate, or similar device clearly states the names and addresses of both the issuing manufacturer and the redeeming manufacturer; and 

(ii) The issuing manufacturer is responsible for redemption of the coupon, certificate, or similar device if the redeeming manufacturer fails to do so. 

(2) The term "manufacturer," as used in this section, means any vendor of an article of merchandise which is put up by or for him in an original package and which is sold under his or its trade name, brand, or mark. 

NEW SECTION. Sec. 2. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. 

Passed the House March 22, 1983. 
Passed the Senate April 11, 1983. 
Approved by the Governor April 19, 1983. 
Filed in Office of Secretary of State April 19, 1983. 

CHAPTER 41

[House Bill No. 256]

REAL PROPERTY—CONSERVATION FUTURES—STATE ACQUISITION— TAXATION

AN ACT Relating to property taxation; and amending section 12, chapter 212, Laws of 1973 1st ex. sess. as amended by section 5, chapter 134, Laws of 1980 and RCW 84.34.108. 

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

Sec. 1. Section 12, chapter 212, Laws of 1973 1st ex. sess. as amended by section 5, chapter 134, Laws of 1980 and RCW 84.34.108 are each amended to read as follows:

(1) When land has once been classified under this chapter, a notation of such designation shall be made each year upon the assessment and tax rolls and such land shall be valued pursuant to RCW 84.34.060 or 84.34.065 until removal of all or a portion of such designation by the assessor upon occurrence of any of the following:

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