of traffic occupied by the disabled vehicle, one at a distance of approximately one hundred feet in advance of the vehicle, and one at a distance of approximately one hundred feet to the rear of the vehicle.

(5) Whenever any motor vehicle used in the transportation of explosives or any cargo tank truck used for the transportation of any flammable liquid or compressed flammable gas, or any motor vehicle using compressed gas as a fuel, is disabled upon a highway of this state at any time or place mentioned in subsection (1) of this section, the driver of such vehicle shall immediately display the following warning devices: One red electric lantern or portable red emergency reflector placed on the roadway at the traffic side of the vehicle, and two red electric lanterns or portable red reflectors, one placed approximately one hundred feet to the front and one placed approximately one hundred feet to the rear of this disabled vehicle in the center of the traffic lane occupied by such vehicle. Flares, fusees, or signals produced by flame shall not be used as warning devices for disabled vehicles of the type mentioned in this subsection.

(6) Whenever any vehicle, other than those described in subsection (1) of this section, is disabled upon the traveled portion of any highway or shoulder thereof outside any municipality at any time when lights are required on vehicles, the state patrol or the county sheriff shall, upon discovery of the disabled vehicle, place a reflectorized warning device on or near the vehicle. The warning device and its placement shall be in accordance with rules adopted by the commission on equipment. Neither the standards for, placement or use of, nor the lack of placement or use of a warning device under this subsection gives rise to any civil liability on the part of the state of Washington, the state patrol, any county, or any law enforcement agency or officer.

(7) The flares, fusees, red electric lanterns, portable red emergency reflectors, and flags to be displayed as required in this section shall conform with the requirements of RCW 46.37.440 applicable thereto.

Passed the Senate February 4, 1984.
Passed the House February 26, 1984.
Approved by the Governor March 5, 1984.
Filed in Office of Secretary of State March 5, 1984.

CHAPTER 120
[Engrossed Senate Bill No. 4592]
STATE CENTENNIAL COMMISSION—MEMBERSHIP INCREASED—FINANCIAL AUTHORITY

AN ACT Relating to the state centennial commission; amending section 2, chapter 90, Laws of 1982 and RCW 27.60.020; and adding a new section to chapter 27.60 RCW.

Be it enacted by the Legislature of the State of Washington:
Sec. 1. Section 2, chapter 90, Laws of 1982 and RCW 27.60.020 are each amended to read as follows:

(1) There is established the 1989 Washington centennial commission composed of ((thirteen)) fifteen members selected as follows:
   (a) Two members of the house of representatives appointed by the speaker of the house, one from each political party;
   (b) Two members of the senate appointed by the president of the senate, one from each political party;
   (c) ((Nine)) Eleven citizens of the state, appointed by and serving at the pleasure of the governor, including a person from a minority culture to represent the state's minority communities, at least one person to represent small towns and rural areas, at least one person representing a state-wide historic preservation organization, and at least one person representing a state historical society.

(2) The chairperson of the commission shall be appointed by the governor from among the citizen members.

(3) The commission shall meet at such times as it is called by the governor or by the chairperson of the commission.

NEW SECTION. Sec. 2. There is added to chapter 27.60 RCW a new section to read as follows:

Subject to existing state law, the commission may disburse legislatively appropriated funds for commemorative programs and activities. It may accept gifts or grants from public or private sources. It may generate earned income through contractual licensing of its symbol for use in commercially manufactured commemorative products or grant use of the symbol in recognition of services provided. Gifts, grants, and earned income shall be retained in a separate account within the general fund for use by the commission in the support of commemorative programs and activities defined but not limited by RCW 27.60.040(1) (a) through (g). Funds not expended by December 31, 1990, shall revert to the general fund.

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