fur, meat, honey, or other substance obtained therefrom, or in respect to the
sale of such products at wholesale by such grower, producer, or raiser
thereof. This exemption shall not apply to any person selling such products
at retail or using such products as ingredients in a manufacturing process;
nor to the sale of any animal or substance obtained therefrom by a person
in connection with the person's business of operating a stockyard or a
slaughter or packing house; nor to any person in respect to the business of
taking, cultivating, or raising (Christmas trees or) timber; nor to any as-
sociation of persons whatever, whether mutual, cooperative or otherwise,
engaging in any business activity with respect to which tax liability is im-
posed under the provisions of this chapter. As used in this section, "fish"
means fish which are cultivated or raised entirely within confined rearing
areas on the person's own land or on land in which the person has a present
right of possession.

NEW SECTION. Sec. 5. This act is necessary for the immediate
preservation of the public peace, health, and safety, the support of the state
government and its existing public institutions, and shall take effect
immediately.

Passed the House February 27, 1987.
Approved by the Governor April 6, 1987.
Filed in Office of Secretary of State April 6, 1987.

CHAPTER 24
[Engrossed House Bill No. 678]
RIGHT-TO-KNOW ADVISORY COUNCIL—REVISIONS

AN ACT Relating to the right-to-know advisory council; and amending RCW 49.70.120.

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

Sec. 1. Section 17, chapter 289, Laws of 1984 as amended by section 5,
chapter 409, Laws of 1985 and RCW 49.70.120 are each amended to read
as follows:

(1) The director shall establish in the department a right-to-know ad-
visory council, which shall consist of sixteen members appointed by the di-
rector. Each of these members shall be appointed for a term of three years,
provided that of the members of the council first appointed by the director,
five shall serve for terms of one year, five shall serve for terms of two years,
and five shall serve for terms of three years. Of these members, one shall be
appointed from persons having ((training)) knowledge and experience in in-
dustrial hygiene recommended by recognized labor unions; one from persons
recommended by recognized agricultural organizations; one from persons
recommended by recognized migrant labor organizations; one from persons
recommended by recognized environmental organizations; one from persons
recommended by recognized public interest organizations; one from persons recommended by recognized organizations of chemical industries; one from persons recommended by recognized community organizations; one from persons recommended by recognized organizations of petroleum industries; one from persons recommended by recognized organizations of fire fighters; one from persons recommended by recognized business or trade organizations; one from persons recommended by recognized organizations of small business; one from persons holding an M.D. degree recommended by recognized public health organizations; two persons from professional accident and safety organizations; one person from the technology-based industries; and one from persons with training and experience in environmental epidemiology and toxicology recommended by recognized research or academic organizations. In the event that no recommendations for a particular category of membership are made to the director three months after June 7, 1984, in the case of the initial appointments, or within sixty days of the date of the expiration of the term of office of any member or the occurrence of any vacancy in the case of subsequent appointments, the director shall appoint as a member for that category of membership a person whom the director believes will be representative thereof.

(2) A majority of the membership of the council constitutes a quorum for the transaction of council business. Action may be taken and motions and resolutions adopted by the council at any meeting thereof by the affirmative vote of a majority of the members of the council present and voting.

(3) The council shall meet regularly as it may determine, and shall also meet at the call of the department) director or the director’s designee shall be the nonvoting ex officio chair of the council. The council shall meet at least semiannually at the call of the chair.

(4) The council shall appoint other officers as may be necessary from among its members. The council may, within the limits of any funds appropriated or otherwise made available to it for this purpose, appoint such staff or hire such experts as it may require.

(5) Members of the council shall serve without compensation, but the council may, within the limits of funds appropriated or otherwise made available to it for such purposes, reimburse its members for necessary expenses incurred in the discharge of their official duties in accordance with RCW 43.03.050 and 43.03.060.

Passed the House February 27, 1987.
Passed the Senate March 27, 1987.
Approved by the Governor April 6, 1987.
Filed in Office of Secretary of State April 6, 1987.