assessing and evaluating their needs as they relate to expending the enhancement funds.

Subsection 6 restricts districts unnecessarily as to their process for determining how to spend the enhancement funds. Also, other controlling statutes would dictate if and when employee group involvement is required.

Subsection 7 unnecessarily stipulates that the enhancement funds may not be used for a salary increase beyond that which is specified in the budget. New statutory salary restrictions are now in place in ReEngrossed Second Substitute House Bill No. 455, which was passed after this budget bill, and this language is no longer needed.

Subsection 9 refers to a section of the code which has been repealed by ReEngrossed Second Substitute House Bill No. 455 and therefore must be removed to avoid confusion.

Section 515(2), Page 86, Educational Clinics

This subsection requires that $635,000 of the total appropriation for educational clinics be spent in counties presently unserved by clinics. These clinics work with dropouts to encourage them to return to school or to prepare them to take the GED examination. There are currently no applications pending with the Superintendent of Public Instruction to establish clinics in unserved counties. Furthermore, existing clinics have the capacity to serve more students than the balance of the appropriation would permit. I encourage the Superintendent to use the funds available as a result of my action for distribution to the existing clinics.

Section 601(5), page 91, Vocational Education Planning.

This subsection duplicates sections 601(4) and is therefore unnecessary.

Section 606(2) page 97, Central Washington University Business School Accreditation

The Legislature provided significant increases for higher education, equalized funding per pupil among the regional universities, and adopted a policy of flexibility allowing institutional self-determination. Within that context, the restriction of additional funds for a single programmatic option is inconsistent and detrimental to the overall legislative objectives for higher education funding.

With the exception of sections 2, 3, 107(2), 121(2), 121(3), 201(1)(a), 201(1)(d), 201(3)(c), 202(4), 202(8), 205(2)(a), 207(3), 209(4), 213(3), 303(2), 311(6), 317, 401(3), 402(3), 506(4)(c), (6), (7) and (9), 515(2), 601(5), and 606(2), Engrossed Substitute House Bill No. 1221 is approved.*

CHAPTER 8

[Engrossed Substitute Senate Bill No. 5901]
CONVENTION AND TRADE CENTER—PROFESSIONAL SPORTS FRANCHISES

AN ACT Relating to fiscal matters; amending RCW 67.40.020, 67.40.025, 67.40.040, 67.40.060, and 67.40.090; adding a new section to chapter 67.28 RCW; adding a new section to chapter 67.40 RCW; creating new sections; repealing section 317, chapter ... (ESHB 1221), Laws of 1987 1st ex. sess. (uncodified); making appropriations; and declaring an emergency.

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

NEW SECTION. Sec. 1. (1) The director of financial management, in consultation with the chairpersons of the ways and means committees of the senate and house of representatives, may authorize temporary borrowing from the state treasury for the purpose of covering cash deficiencies in the state convention and trade center account resulting from project completion
costs. Subject to the conditions and limitations provided in this section, lines of credit may be authorized at times and in amounts as the director of financial management determines are advisable to meet current and/or anticipated cash deficiencies. Each authorization shall distinctly specify the maximum amount of cash deficiency which may be incurred and the maximum time period during which the cash deficiency may continue. The total amount of borrowing outstanding at any time shall never exceed the lesser of:

(a) $58,275,000; or
(b) An amount, as determined by the director of financial management from time to time, which is necessary to provide for payment of project completion costs.

(2) Unless the due date under this subsection is extended by statute, all amounts borrowed under the authority of this section shall be repaid to the state treasury by June 30, 1989, together with interest at a rate determined by the state treasurer to be equivalent to the return on investments of the state treasury during the period the amounts are borrowed. Borrowing may be authorized from any excess balances in the state treasury, except the agricultural permanent fund, the Millersylvania park permanent fund, the state university permanent fund, the normal school permanent fund, the permanent common school fund, and the scientific permanent fund.

(3) As used in this section, "project completion" means:

(a) All remaining development, construction, and administrative costs related to completion of the convention center; and

(b) Costs of the McKay building demolition, Eagles building rehabilitation, and construction of rentable retail space and an operable parking garage.

(4) It is the intent of the legislature that project completion costs be paid ultimately from the following sources:

(a) $29,250,000 to be received by the corporation under an agreement and settlement with Industrial Indemnity Co.;

(b) $1,070,000 to be received by the corporation as a contribution from the city of Seattle;

(c) $20,000,000 to be received by the corporation under an anticipated agreement with a private developer;

(d) $7,955,000 to be provided by a private developer for McKay building demolition, Eagles building rehabilitation, and construction of rentable retail space and an operable parking garage; and

(e) $4,765,000 for contingencies and project reserves from additional general obligation bonds to be repaid from convention center revenue from the special excise tax under RCW 67.40.090.

(5) The borrowing authority provided in this section is in addition to the authority to borrow from the general fund to meet the bond retirement and interest requirements set forth in RCW 67.40.060. To the extent the
specific conditions and limitations provided in this section conflict with the
general conditions and limitations provided for temporary cash deficiencies
in RCW 43.88.260 (section 7, chapter ... (SSB 5606), Laws of 1987), the
specific conditions and limitations in this section shall govern.

Sec. 2. Section 2, chapter 34, Laws of 1982 as last amended by section
1, chapter 210, Laws of 1984 and RCW 67.40.020 are each amended to
read as follows:

(1) The governor is authorized to form a public nonprofit corporation
in the same manner as a private nonprofit corporation is formed under
chapter 24.03 RCW. The public corporation shall be an instrumentality of
the state and have all the powers and be subject to the same restrictions as
are permitted or prescribed to private nonprofit corporations, but shall ex-
ercise those powers only for carrying out the purposes of this chapter and
those purposes necessarily implied therefrom. The governor shall appoint a
board of nine directors for the corporation who shall serve terms of six
years, except that two of the original directors shall serve for two years and
two of the original directors shall serve for four years. After January 1,
1991, at least one position on the board shall be filled by a member repre-
senting management in the hotel or motel industry subject to taxation under
RCW 67.40.090. The directors may provide for the payment of their ex-
penses. The corporation may cause a state convention and trade center with
an overall size of approximately three hundred thousand square feet to be
designed and constructed on a site in the city of Seattle. In acquiring, de-
signing, and constructing the state convention and trade center, the corpo-
ration shall consider the recommendations and proposals issued on
December 11, 1981, by the joint select committee on the state convention
and trade center.

(2) The corporation may acquire and transfer real and personal prop-
erty by lease, sublease, purchase, or sale, and further acquire property by
condemnation of privately owned property or rights to and interests in such
property pursuant to the procedure in chapter 8.04 RCW, or gift, accept
grants, request the financing provided for in RCW 67.40.030, cause the
state convention and trade center facilities to be constructed, and do what-
ever is necessary or appropriate to carry out those purposes. The corpora-
tion may enter into lease and sublease contracts for a term exceeding the
fiscal period in which such lease and sublease contracts are made: PRO-
VIDED, That such contracts are approved by the director of financial man-
agement in consultation with the chairpersons of the ways and means
committees of the house of representatives and the senate. The terms of sale
or lease of properties acquired by the corporation on February 9, 1987,
pursuant to the property purchase and settlement agreement entered into by
the corporation on June 12, 1986, excepting the McKay parcel which the
corporation is contractually obligated to sell under that agreement, shall
also be subject to the approval of the director of financial management in
consultation with the chairpersons of the ways and means committees of the house of representatives and the senate. In order to allow the corporation flexibility to secure appropriate insurance by negotiation, the corporation is exempt from RCW 48.30.270. The corporation shall maintain, operate, promote, and manage the state convention and trade center.

(3) In order to allow the corporation flexibility in its personnel policies, the corporation is exempt from chapter 41.06 RCW, chapter 41.05 RCW, RCW 43.01.040 through 43.01.044, chapter 41.04 RCW and chapter 41.40 RCW.

Sec. 3. Section 2, chapter 233, Laws of 1985 and RCW 67.40.025 are each amended to read as follows:

((To more accurately determine the total costs and revenues of)) All operating revenues received by the corporation formed under RCW 67.40-020 ((and to ensure accountability, promote flexibility, and increase profitability, the funds of the corporation shall be administered as an enterprise fund by the corporation, the state treasurer, and other state agencies. Administration and accounting of an enterprise fund, as applied by and to the corporation formed under RCW 67.40.020, includes the following additions to powers and practices:

(†)) shall be deposited in the state trade and convention center operations account, hereby created in the state treasury. Moneys in the account, including unanticipated revenues under RCW 43.79.270, may be spent only after appropriation by statute, and may be used only for operation and promotion of the center.

Subject to approval by the office of financial management under RCW 43.88.260 (section 7, chapter ... (SSB 5606), Laws of 1987), the corporation may expend moneys for operational purposes in excess of the (amount appropriated for such purposes) balance in the account, to the extent the corporation receives or will receive additional operating revenues.

(((2) Seventy-five percent of the income from the investment of the corporation's funds deposited in the general fund pursuant to RCW 43.84-.090 including interest earned thereon, before and after May 10, 1985, shall be credited against any future borrowings by the corporation from the general fund for debt service or otherwise at the time such funds are needed after July 1, 1987))

(4) As used in this section, "operating revenues" does not include any moneys required to be deposited in the state convention and trade center account.

Sec. 4. Section 4, chapter 34, Laws of 1982 as last amended by section 66, chapter 57, Laws of 1985 and RCW 67.40.040 are each amended to read as follows:

(1) The proceeds from the sale of the bonds authorized in RCW 67-.40.030, earnings from the investment of the proceeds, proceeds of the tax imposed under RCW 67.40.090, and ((operating revenues of)) all other
moneys received by the state convention and trade center from any public or private source which are intended to fund the acquisition, design, construction, expansion, or renovation of the center, shall be deposited in the state convention and trade center account hereby created in the state treasury and in such subaccounts as are deemed appropriate by the directors of the corporation.

(2) Seventy-five percent of the income from the investment of the corporation's funds deposited in the account, including interest earned thereon, before and after May 10, 1985, shall be credited against any future borrowings by the state convention and trade center corporation from the general fund for debt service or otherwise at the time such funds are needed after July 1, 1987.

(3) Moneys in the account, including unanticipated revenues under RCW 43.79.270, shall be used exclusively for the following purposes in the following priority:

(a) For reimbursement of the state general fund under RCW 67.40.060;
(b) After appropriation by statute:
   (i) For payment of expenses incurred in the issuance and sale of the bonds issued under RCW 67.40.030;
   (ii) For acquisition, design, and construction of the state convention and trade center;
   (iii) For reimbursement of any expenditures from the state general fund in support of the state convention and trade center;
   (iv) To establish a subaccount of up to fifty million dollars for expansion or renovation of the center;
   (v) For early retirement of the bonds issued under RCW 67.40.030;
   (vi) To reduce or eliminate the tax imposed under RCW 67.40.090.

PROVIDED, That no proceeds from the sale of bonds or earnings from the investment of the proceeds shall be used to fund subsection (4) or (8) of this section.

Sec. 5. Section 6, chapter 34, Laws of 1982 as amended by section 5, chapter 1, Laws of 1983 2nd ex. sess. and RCW 67.40.060 are each amended to read as follows:

The state general obligation bond retirement fund shall be used for the payment of the principal of and interest on the bonds authorized in RCW 67.40.030.

The state finance committee shall, on or before June 30th of each year, certify to the state treasurer the amount needed in the ensuing twelve months to meet the bond retirement and interest requirements. Not less
than thirty days prior to the date on which any interest or principal and interest payment is due, the state treasurer shall withdraw from any general state revenues received in the state treasury and deposit in the state general obligation bond retirement fund an amount equal to the amount certified by the state finance committee to be due on that payment date. On each date on which any interest or principal and interest is due, the state treasurer shall cause an identical amount to be paid out of the state convention and trade center account, or state convention and trade center operations account, from the proceeds of the special excise tax imposed under RCW 67.40.090, operating revenues of the state convention and trade center, and bond proceeds and earnings on the investment of bond proceeds, for deposit in the general fund of the state treasury. Any deficiency in such transfer shall be made up as soon as special excise taxes are available for transfer and shall constitute a continuing obligation of the state convention and trade center account until all deficiencies are fully paid.

Bonds issued under RCW 67.40.030 shall state that they are a general obligation of the state of Washington, shall pledge the full faith and credit of the state to the payment of the principal thereof and the interest thereon, and shall contain an unconditional promise to pay the principal and interest as the same shall become due.

The owner and holder of each of the bonds or the trustee for the owner and holder of any of the bonds may by mandamus or other appropriate proceeding require the transfer and payment of funds as directed in this section.

Sec. 6. Section 9, chapter 34, Laws of 1982 and RCW 67.40.090 are each amended to read as follows:

Commencing April 1, 1982, there is imposed, and the department of revenue shall collect, in King county a special excise tax on the sale of or charge made for the furnishing of lodging by a hotel, rooming house, tourist court, motel, or trailer camp, and the granting of any similar license to use real property, as distinguished from the renting or leasing of real property, except that no such tax may be levied on any premises having fewer than sixty lodging units. It shall be presumed that the occupancy of real property for a continuous period of one month or more constitutes rental or lease of real property and not a mere license to use or enjoy the same. The legislature on behalf of the state pledges to maintain and continue this tax until the bonds authorized by this chapter are fully redeemed, both principal and interest.

(1) The rate of the tax imposed under this section shall be:

((((++) (a) From April 1, 1982, through December 31, 1982, inclusive, three percent in the city of Seattle and two percent in King county outside the city of Seattle; and

((((+)) (b) On and after January 1, 1983, five percent in the city of Seattle and two percent in King county outside the city of Seattle. The tax
levied under this subsection (b) shall expire on the first day of the next calendar quarter after the director of financial management certifies that (i) the bonds issued pursuant to RCW 67.40.030 have been fully retired and (ii) all borrowings by the convention center for (A) bond retirement, and (B) operating expenses of the convention center incurred through June 30, 1992, have been repaid together with interest at a rate determined by the state treasurer to be equivalent to the return on investments of the state treasury during the period the amounts are borrowed.

(2) On and after October 1, 1993, in addition to the tax specified in subsection (1) of this section, there is levied a surtax for the purpose of reimbursing moneys borrowed to pay actual net operating deficits of the convention center incurred after June 30, 1992, as provided in this subsection. On or before October 1, 1993, and on or before October 1 of each succeeding year, the director of financial management shall certify the actual net operating deficit, if any, of the convention center for the prior fiscal year and shall determine the rate of surtax which, if imposed during the succeeding twelve months, will be sufficient to reimburse moneys borrowed for the actual net operating deficit of the convention center in the prior fiscal year plus any surtax deficiencies in prior years less any surtax surpluses in prior years. As used in this section, (a) "surtax deficiency" means any excess of (i) the convention center net operating deficit over (ii) receipts from the surtax imposed under this subsection to reimburse such deficit; and (b) "surtax surplus" means any excess of (i) receipts from a surtax imposed to reimburse a convention center net operating deficit over (ii) the convention center operating deficit which the surtax is intended to reimburse. The surtax so determined shall be effective, and shall be imposed and collected, beginning October 1 of each year for the succeeding twelve months: PROVIDED, That the surtax shall not exceed forty percent of the tax in effect under subsection (1) of this section in the city of Seattle and in King county outside the city of Seattle. The director of financial management shall determine the amount of the surtax based upon actual receipts from the tax provided for in RCW 67.40.090 during the last complete fiscal year. The surtax imposed on hotels and motels in King county outside the city of Seattle shall be forty percent of the surtax imposed on hotels and motels in the city of Seattle.

(3) The surcharge under subsection (2) of this section shall be forty percent of the tax in effect under subsection (1) of this section, effective on the day either of the following events occurs, whichever is earlier:

(a) A temporary or permanent injunction or order becomes effective which prohibits in whole or in part the collection of surtax at the rates specified in subsection (2) of this section; or

(b) A decision of a court in this state invalidating in whole or in part subsection (2) of this section.
The proceeds of the special excise tax shall be deposited in the state convention and trade center account. Chapter 82.32 RCW applies to the tax imposed under this section.

NEW SECTION. Sec. 7. A new section is added to chapter 67.28 RCW to read as follows:

No city imposing the tax authorized under RCW 67.28.180 may use the tax proceeds directly or indirectly to acquire, construct, operate, or maintain facilities or land intended to be used by a professional sports franchise if the county within which the city is located uses the proceeds of its tax imposed under RCW 67.28.180 to directly or indirectly acquire, construct, operate, or maintain a facility used by a professional sports franchise.

NEW SECTION. Sec. 8. A new section is added to chapter 67.40 RCW to read as follows:

No city imposing the tax authorized under RCW 67.40.100(2) may use the tax proceeds directly or indirectly to acquire, construct, operate, or maintain facilities or land intended to be used by a professional sports franchise if the county within which the city is located uses the proceeds of its tax imposed under RCW 67.28.180 to directly or indirectly acquire, construct, operate, or maintain a facility used by a professional sports franchise.

NEW SECTION. Sec. 9. There is appropriated to the state convention and trade center corporation from the state convention and trade center account, for the fiscal period beginning on the effective date of this section and ending June 30, 1989, the following amounts:

1. $51,618,000 for development, construction, and administrative costs of completion; and
2. $12,720,000 for McKay building demolition, Eagles building rehabilitation, construction of rentable retail space and an operable parking garage, and project reserves and contingency funds.

*NEW SECTION. Sec. 10. Section 317, chapter ... (ESHB 1221), Laws of 1987 1st ex. sess., (uncodified) is repealed.

*Sec. 10 was vetoed, see message at end of chapter.

NEW SECTION. Sec. 11. A new section is added to chapter 67.40 RCW to read as follows:

The state treasurer shall from time to time transfer from the state general fund, or such other funds as the state treasurer deems appropriate, to the state convention and trade center operations account such amounts as are necessary to fund appropriations from the account. All amounts borrowed under the authority of this section shall be repaid to the appropriate fund, together with interest at a rate determined by the state treasurer to be equivalent to the return on investments of the state treasury during the period the amounts are borrowed.
NEW SECTION. Sec. 12. $9,320,000 or so much thereof as may be necessary, is appropriated from the state convention and trade center operations account to the state convention and trade center corporation, for the fiscal biennium ending June 30, 1989, for the purposes of operation and promotion of the center.

NEW SECTION. Sec. 13. It is the intention of the legislature to review the public nonprofit corporation created in chapter 67.40 RCW to construct and operate the state convention and trade center, and the method of financing the capital and operating costs of the state convention and trade center. Further, it is the intention of the legislature that the state continue its responsibility to finance the capital costs of the center, to retire debt issued for this purpose, to continue all existing obligations and duties of the corporation, and to maintain management continuity for the center.

NEW SECTION. Sec. 14. There is hereby created the joint committee on the state convention and trade center of the legislature of the state of Washington. The committee shall consist of: (1) Two members each of the majority and minority caucuses of the senate, as selected by the president of the senate, one of whom is the chairperson of the committee on ways and means or the chairperson's designee; and (2) two members each of the majority and minority caucuses of the house of representatives, as selected by the speaker of the house, one of whom is the chairperson of the committee on ways and means or the chairperson's designee.

NEW SECTION. Sec. 15. The joint committee on the state convention and trade center, in consultation with the state convention and trade center board, members of the hotel and motel industry subject to taxation under RCW 67.40.090, and the director of financial management, or the director's designee, shall prepare a report to the legislature on or before December 15, 1987, on the state convention and trade center. This report shall address the operational, managerial, and financial feasibility, and the advantages and disadvantages, of alternative organizational structures for and financing of the state convention and trade center. The report shall include recommendations for separating the state from fiscal responsibility for operation of the center to the maximum extent possible, including the possibility of privatization, while providing for fulfillment of all existing obligations and duties of the corporation. The report shall include analysis of granting direct taxing authority to the entity managing the center.

NEW SECTION. Sec. 16. There is hereby appropriated one hundred thousand dollars to the senate and house of representatives from the state general fund for fiscal year 1988 to finance the report by the select committee on the convention and trade center. This appropriation may be used to finance a consultant's study on this subject.

NEW SECTION. Sec. 17. 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.

NEW SECTION. Sec. 18. 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 Senate May 21, 1987.
Approved by the Governor June 12, 1987, with the exception of certain items which were vetoed.
Filed in Office of Secretary of State June 12, 1987.

Note: Governor's explanation of partial veto is as follows:

"I am returning herewith, without my approval as to section 10, Engrossed Substitute Senate Bill No. 5901, entitled:

"An Act Relating to fiscal matters."

The main thrust of this legislation provides additional programmatic and budgetary authorities for the State Convention and Trade Center that are necessary to ensure the timely completion of its construction and its fiscally responsible operation. I support the intent and purpose of these sections of the bill.

As a technical matter, I am vetoing section 10 of this bill, which repeals section 317 — an appropriation for convention center operations — in Engrossed Substitute House Bill No. 1221, the 1987–89 biennial state budget bill. I am taking separate action to veto section 317 of Engrossed Substitute House Bill No. 1221. Thus, the more current appropriation language contained in this bill, Engrossed Substitute Senate Bill No. 5901, should and will go into effect.

As a separate issue, I have received certain requests to veto sections 7 and 8 of this bill. These sections impose additional conditions on the use of proceeds from two special purpose taxes which the Legislature previously authorized the City of Bellevue to levy on hotel room sales. The conditions would prohibit the use of those proceeds to finance construction of a facility to house a professional sports team.

This issue arises, in part, as a legislative response to the City of Bellevue's current consideration of a plan to develop a major downtown civic complex, including possibly an arena that could be utilized in the future by the Seattle Supersonics professional basketball team. The Supersonics have several years remaining in their lease at the Seattle Center Coliseum, which is owned and managed by the City of Seattle. However, the Supersonics have recently expressed their potential interest in developing and utilizing a new arena somewhere in the Central Puget Sound region.

The City of Bellevue has not yet made a final decision on whether, or how, it will proceed to develop the project. However, the City would like, in the event that it decides to proceed, to be able to use its portion of state authorized hotel tax proceeds to help finance such a civic complex, including a possible arena. On the other hand, sections 7 and 8 of Engrossed Substitute Senate Bill No. 5901 are a clear statement from the Legislature that it is not appropriate for the proceeds from Bellevue's state-authorized hotel tax to be used to construct a public arena that becomes part of a competition among jurisdictions in the region to secure an existing professional sports franchise tenant.

The question has been raised as to whether prohibiting the City's use of hotel tax proceeds in this manner constitutes an unwarranted state intrusion into local government affairs. After careful consideration, I have concluded that sections 7 and 8 represent the Legislature's further clarification of its intent concerning the use of special purpose hotel tax revenues. I agree with that intent. Therefore, I am signing Engrossed Substitute Senate Bill No. 5901 leaving sections 7 and 8 intact.
I have reached my conclusions on the appropriateness of retaining sections 7 and 8 based on several considerations. First of all, it is the Legislature which authorizes these special purpose hotel taxes that local governments may levy. Further, one of the two special hotel taxes at issue is Bellevue's 2% levy, which is a credit against the state's 6.5% sales tax. In this case, the state is authorizing Bellevue to collect a local tax which would otherwise be revenue to the State General Fund. Also, the Legislature has modified the local authority to levy these taxes, or has imposed new conditions on their use, frequently since original enactment twenty years ago. The most recent such change prior to this year was during the 1986 session. The Legislature then modified King County's authority to use proceeds from its 2% hotel tax, which is also a credit against the state sales tax, in order to provide subsidies in the Kingdome's leases with professional sports teams. Other new conditions were also imposed. In this later instance, the Legislature became highly sensitized to the issue of public subsidies to professional sports franchises through lease concessions in publicly-owned facilities.

I also have concerns about the potential impact a new taxpayer-financed arena would have on other existing taxpayer-financed facilities in the region. I also concur with the Sonics professional basketball team, whose officers have said that, should they decide they need a new facility, they would prefer to develop one as a totally private venture.

Bellevue officials have indicated that they may pursue construction of such a facility in spite of the prohibitions in sections 7 and 8 in Engrossed Substitute Senate Bill No. 5901. However, I am encouraged that discussions on this issue are involving public officials from throughout the region to consider the regional impact of such a decision. The parties at interest may need to bring this issue back before the Legislature next year.

With the exception of section 10, Engrossed Substitute Senate Bill No. 5901 is approved.

CHAPTER 9

[Engrossed Substitute Senate Bill No. 6016]
TRANSPORTATION REVENUE AND TAXATION

AN ACT Relating to transportation revenue and taxation; amending RCW 46.29.050, 46.52.130, 46.16.060, 46.16.070, 82.44.020, 82.02.030, and 82.44.110; reenacting and amending RCW 82.44.150, 82.08.0255, and 82.12.0256; providing an effective date; and declaring an emergency.

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

Sec. 1. Section 5, chapter 169, Laws of 1963 as last amended by section 10, chapter 1, Laws of 1985 ex. sess. and RCW 46.29.050 are each amended to read as follows:

(1) The department shall upon request furnish any person or his attorney a certified abstract of his driving record, which abstract shall include enumeration of any motor vehicle accidents in which such person has been involved. Such abstract shall (a) indicate the total number of vehicles involved, whether the vehicles were legally parked or moving, and whether the vehicles were occupied at the time of the accident; and (b) contain reference to any convictions of the person for violation of the motor vehicle laws as reported to the department, reference to any findings that the person has committed a traffic infraction which have been reported to the department,