(3) Persons using special fuel for heating purposes only are not required to maintain records of fuel usage.

(4) Invoices shall be prepared for sales and deliveries of special fuel in the manner and containing such information as may be prescribed by the department.

Every special fuel supplier, special fuel dealer or special fuel user making such sales or deliveries of special fuel and every person so receiving and purchasing special fuel must each retain one copy of each such invoice as part of his permanent records for the time and purposes above provided.

(5) Every special fuel user shall keep, in addition to his records of deliveries into motor vehicles, a complete record as prescribed by the department of the total gallons of special fuel used for other purposes during each month and the purposes for which said special fuel was used.

(6) Subsections (1)(f), (2)(b), and (5) of this section do not apply to special fuel users when the special fuel is used off-highway in farming, construction, or logging operations. Upon filing a special fuel user tax report, every such special fuel user shall certify and bear the burden of proof as to the number of gallons of special fuel used off-highway.

Passed the Senate February 12, 1988.
Approved by the Governor March 15, 1988.
Filed in Office of Secretary of State March 15, 1988.

CHAPTER 52
[Senate Bill No. 6210]
STATE AUDITOR—DIVISION OF MUNICIPAL CORPORATIONS—DUTIES MAY BE CONTRACTED OUT

AN ACT Relating to the state auditor; and amending RCW 43.09.250.

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

Sec. 1. Section 43.09.250, chapter 8, Laws of 1965 and RCW 43.09- .250 are each amended to read as follows:

After the auditor has formulated and installed the system of uniform accounting in any or all classes of public offices, he may appoint additional assistants as required, who shall be known as state examiners. In addition, the state auditor may contract with certified public accountants certified in Washington to carry out such portions of the duties of the division of municipal corporations as the state auditor may determine.

Passed the Senate February 8, 1988.
Passed the House March 1, 1988.
Approved by the Governor March 15, 1988.
Filed in Office of Secretary of State March 15, 1988.