Sec. 2. Section 80.36.110, chapter 14, Laws of 1961 as amended by section 25, chapter 450, Laws of 1985 and RCW 80.36.110 are each amended to read as follows:

Unless the commission otherwise orders, no change shall be made in any rate, toll, rental, contract or charge, which shall have been filed and published by any telecommunications company in compliance with the requirements of RCW 80.36.100, except after thirty days' notice to the commission and publication for thirty days as required in the case of original schedules in RCW 80.36.100, which notice shall plainly state the changes proposed to be made in the schedule then in force, and the time when the changed rate, toll, contract or charge will go into effect, and all proposed changes shall be shown by printing, filing and publishing new schedules, or shall be plainly indicated upon the schedules in force at the time and kept open to public inspection. Proposed changes may be suspended by the commission within thirty days or before the stated effective date of the proposed change, whichever is later. The commission for good cause shown may allow changes in rates, charges, tolls, rentals or contracts without requiring the thirty days' notice and publication herein provided for, by an order specifying the change so to be made and the time when it shall take effect, and the manner in which the same shall be filed and published. When any change is made in any rate, toll, contract, rental or charge, the effect of which is to increase any rate, toll, rental or charge then existing, attention shall be directed on the copy filed with the commission to such increase by some character immediately preceding or following the item in such schedule, which character shall be in such form as the commission may designate.

Passed the Senate March 14, 1989.
Passed the House April 12, 1989.
Approved by the Governor April 22, 1989.
Filed in Office of Secretary of State April 22, 1989.

CHAPTER 153
[Substitute Senate Bill No. 5868]

BIG GAME PERMITS—PURCHASE OF SINGLE HUNTING LICENSE VALIDATES USE FOR ENTIRE PERMIT PERIOD

AN ACT Relating to hunting licenses for special big game hunts; and adding a new section to chapter 77.32 RCW.

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

NEW SECTION. Sec. 1. A new section is added to chapter 77.32 RCW to read as follows:

Hunters who have valid big game permits that may be used after December 31 of the year of issuance, are not required to purchase a new
hunting license in order to use the big game permit during the period covered by the permit in the year following issuance of the big game permit.

Passed the Senate March 9, 1989.
Passed the House April 12, 1989.
Approved by the Governor April 22, 1989.
Filed in Office of Secretary of State April 22, 1989.

CHAPTER 154
[Substitute Senate Bill No. 5681]
ASBESTOS PROJECTS


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

NEW SECTION. Sec. 1. The purpose of this act is to make corrections to chapter 271, Laws of 1988, and to ensure that the changes made in that chapter meet the constitutional requirements of Article II, section 19 of the state Constitution.

Sec. 2. Section 7, chapter 271, Laws of 1988 and RCW 49.26.013 are each reenacted and amended to read as follows:

(1) Any owner or owner's agent who allows or authorizes any construction, renovation, remodeling, maintenance, repair, or demolition project which has a reasonable possibility, as defined by the department, of disturbing or releasing asbestos into the air, shall perform or cause to be performed, using practices approved by the department, a good faith inspection to determine whether the proposed project will disturb or release any material containing asbestos into the air.

An inspection under this section is not required if the owner or owner's agent is reasonably certain that asbestos will not be disturbed or assumes that asbestos will be disturbed by a project which involves construction, renovation, remodeling, maintenance, repair, or demolition and takes the maximum precautions as ((required)) specified by all applicable federal and state requirements.

An inspection under this section is not required if the owner or owner's agent is reasonably certain that asbestos will not be disturbed or assumes that asbestos will be disturbed by a project which involves construction, renovation, remodeling, maintenance, repair, or demolition and takes the maximum precautions as ((required)) specified by all applicable federal and state requirements.

(2) Except as provided in RCW 49.26.125, the owner or owner's agent shall prepare and maintain a written report describing each inspection, or a statement of assumption of the presence or reasonable certainty of the absence of asbestos, ((shall be included as part of the written notice of the asbestos project required in RCW 49.26.120:)) and shall make a copy of the written report or statement ((shall be given to)) available upon written or oral request to: (1) The department of labor and industries; (2) contractors; and (3) the collective bargaining representatives or employee representatives, if any, of employees who may be exposed to any asbestos or material