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- (1)--To-an-amount-not-exceeding-one-thousand-dollars-on-the
 unindersed-or-unsecured-note-of-the-borrower;
- (2)--Leans-te-an-individual-er-family-community-in-excess-efenc-thousand-dellars-must-be-adequately-secured;))

No loan which is not adequately secured may be made to any member, if, upon the making of that loan, the member would be indebted to the credit union upon loans made to him in a aggregate amount which, in the case of a credit union whose unimpaired capital and surplus is less than eight thousand dollars would exceed two hundred dollars, or which, in the case of any other credit union, would exceed two thousand five hundred dollars or two and one-half per centum of its unimpaired capital and surplus, whichever is less. No loan may be made to any member if, upon the making of that loan, the member would be indebted to the credit union upon loans made to him in an aggregate amount which would exceed two hundred dollars or ten percent of the credit union's unimpaired capital and surplus, whichever is greater:

PROVIDED, That loans to any family community shall not exceed ten thousand dollars without the permission of the supervisor.

Passed the House March 1, 1969 Passed the Senate March 11, 1969 Approved by the Governor March 24, 1969 Filed in office of Secretary of State March 24, 1969

CHAPTER 66
[Engrossed House Bill No. 371]
1955 AGRICULTURAL ENABLING ACT-PRODUCER LISTS--ELECTION COSTS

AN ACT Relating to agriculture; amending section 15.66.060, chapter 11, Laws of 1961 and RCW 15.66.060; amending section 15.66.260, chapter 11, Laws of 1961 and RCW 15.66.260.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 15.66.060, chapter 11, Laws of 1961 and RCW 15.66.060 are each amended to read as follows:

Upon receipt of a petition for the issuance, amendment, or termination of a marketing order, the director shall establish a list of producers of the agricultural commodity affected or make any such ex-

isting list current. In establishing or making current such a list of producers, the director shall publish a notice to producers of the commodity to be affected requiring them to file with the director a certified report showing the producer's name, mailing address, and the yearly average quantity of the affected commodity produced by him in the five years preceding the date of the notice or in such lesser time as the producer has produced the commodity in question. The notice shall be published once a week for four consecutive weeks in such newspaper or newspapers, including a newspaper or newspapers of general circulation within the affected areas, as the director may prescribe, and shall be mailed to all affected producers on record with the director. All reports shall be filed with the director within twenty days from the last date of publication of the notice or within thirty days after the mailing of the notice to affected producers, whichever is the later. The director shall keep such lists at all times as current as possible and may require information from affected producers at various times in accordance with rules and regulations prescribed by the director: PROVIDED, That any commission established under the provisions of this chapter may at its discretion prior to any election for members of such commission carry out the above stated mandate to the director for establishing a list of producers, and supply the director with a current list of all producers subject to the provisions of the marketing order under which it was formed.

Such producer list shall be final and conclusive in making determinations relative to the assent by producers upon the issuance, amendment or termination of a marketing order and in elections under the provisions of this chapter.

The director shall then notify affected producers, so listed, by mail that the public hearing affording opportunity for them to be heard upon the proposed issuance, amendment, or termination of the marketing order will be heard at the time and place stated in the notice. Such notice of the hearing shall be given not less than ten days nor more than sixty days prior to the hearing.

Sec. 2. Section 15.66.260, chapter 11, Laws of 1961 and RCW 15.66.260 are each amended to read as follows:

All general administrative expenses of the director in carrying out the provisions of this chapter shall be borne by the state:

PROVIDED, That the department shall be reimbursed for actual costs incurred in conducting nominations and elections for members of any commodity board established under the provisions of this chapter. Such reimbursement shall be made from the funds of the commission for which the nominations and elections were conducted by the director.

Passed the House February 27, 1969 Passed the Senate March 11, 1969 Approved by the Governor March 24, 1969 Filed in office of Secretary of State March 24, 1969

> CHAPTER 67 [Engrossed House Bill No. 17] WEIGHTS AND MEASURES

AN ACT Relating to weights and measures; repealing sections 1 through 39, chapter 291, Laws of 1959, and RCW 19.93.010 through 19.93-.380 and RCW 19.93.900; defining crimes; and providing penalties.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Section 1. Terms used in this act shall have the meaning given to them in section 2 through 13 of this act unless where used the context shall clearly indicate to the contrary.

<u>NEW SECTION.</u> Sec. 2. "Department" means the department of agriculture of the state of Washington.

<u>NEW SECTION.</u> Sec. 3. "Director" means the director of the department or his duly appointed representative.

<u>NEW SECTION.</u> Sec. 4. "Person" means a natural person, individual, firm, partnership, corporation, company, society, and association, and every officer, agent or employee thereof.

<u>NEW SECTION.</u> Sec. 5. "Weights and measures" means weights and measures of every kind, instruments and devices for weighing and measuring, and every appliance and accessory associated with any or all such instruments and devices.

NEW SECTION. Sec. 6. "City" means a city of the first class