A candidate or political committee ((for whose benefit a contribution is carmarked)) receiving notification of an carmarked contribution under subsection (3) of this section shall report ((such carmarked)) the contribution, once the contribution is received by the candidate or committee, in ((a separate category in)) the same manner as the receipt of any other contribution is disclosed in reports required by RCW 42.17.080 and 42.17.090 ((entitled "Earmarked Contributions.")).

NEW SECTION. Sec. 14. This act shall take effect January 1, 1990.

Passed the Senate April 18, 1989. Passed the House April 13, 1989. Approved by the Governor May 8, 1989. Filed in Office of Secretary of State May 8, 1989.

CHAPTER 281

[Substitute House Bill No. 1183] ADOPTION—INFORMATION TO BE PROVIDED TO ADOPTIVE PARENTS

AN ACT Relating to information provided to adopting parents; amending RCW 26.33-.350; and adding new sections to chapter 26.33 RCW.

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

Sec. 1. Section 37, chapter 155, Laws of 1984 and RCW 26.33.350 are each amended to read as follows:

(1) Every person, firm, society, association, or corporation receiving, securing a home for, or otherwise caring for a minor child shall transmit to the prospective adopting parent prior to placement and shall make available to all persons with whom a child has been placed by adoption a complete medical report containing all ((reasonably)) available information concerning the mental, physical, and sensory handicaps of the child. The report shall not reveal the identity of the natural parents of the child but shall include any ((reasonably)) available mental or physical health history of the natural parents that needs to be known by the adoptive parents to facilitate proper health care for the child <u>or that will assist the adoptive parents in</u> maximizing the developmental potential of the child.

(2) Where available, the information provided shall include:

(a) A review of the birth family's and the child's previous medical history, if available, including x-rays, examinations, hospitalizations, and immunizations;

(b) A physical exam of the child by a licensed physician with appropriate laboratory tests and x-rays;

(c) A referral to a specialist if indicated; and

(d) A written copy of the evaluation with recommendations to the adoptive family receiving the report.

<u>NEW SECTION.</u> Sec. 2. Every person, firm, society, association, or corporation receiving, securing a home for, or otherwise caring for a minor child shall transmit to the prospective adopting parent prior to placement and shall make available to all persons with whom a child has been placed by adoption, a family background and child and family social history report, which includes a chronological history of the circumstances surrounding the adoptive placement and any available psychiatric reports, psychological reports, court reports pertaining to dependency or custody, or school reports. Such reports or information shall not reveal the identity of the natural parents of the child.

<u>NEW SECTION.</u> Sec. 3. All families adopting a child through the department shall receive written information on the department's adoption-related services including, but not limited to, adoption support, family reconciliation services, archived records, mental health, and developmental disabilities.

<u>NEW SECTION.</u> Sec. 4. Sections 2 and 3 of this act are each added to chapter 26.33 RCW.

Passed the House April 17, 1989. Passed the Senate April 7, 1989. Approved by the Governor May 8, 1989. Filed in Office of Secretary of State May 8, 1989.

CHAPTER 282

[Substitute House Bill No. 1756] TELEPHONES-EXTENDED AREA SERVICE

AN ACT Relating to the provision of extended area service by telecommunications companies; adding new sections to chapter 80.36 RCW; creating new sections; and making an appropriation.

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

<u>NEW SECTION.</u> Sec. 1. Universal telephone service for the people of the state of Washington is a policy goal of the legislature and has been enacted previously into Washington law. Access to universal and affordable telephone service enhances the economic and social well-being of Washington citizens.

<u>NEW SECTION.</u> Sec. 2. As used in section 3 of this act, "extended area service" means the ability to call from one exchange to another exchange without incurring a toll charge.

<u>NEW SECTION.</u> Sec. 3. Any business, resident, or community may petition for and shall receive extended area service within the service territory of the local exchange company that provides service to the petitioner under the following conditions: