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HOUSE BILL 1026

State of Washington 63rd Legislature 2013 Regular Session

By Representatives Moeller, Appleton, Stanford, Ormsby, and Riccelli Prefiled 12/18/12. Read first time 01/14/13. Referred to Committee on Labor & Workforce Development.

- AN ACT Relating to requiring use of resident workers on public works; amending RCW 82.60.025, 82.75.010, 82.82.010, 82.08.820, 82.08.900, 82.08.955, and 82.12.955; reenacting and amending RCW 82.63.010; adding a new section to chapter 39.12 RCW; creating a new section; and prescribing penalties.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- NEW SECTION. Sec. 1. A new section is added to chapter 39.12 RCW to read as follows:
- 9 (1) The specifications for every public works contract must contain 10 a provision requiring that at least seventy-five percent of the labor 11 hours be performed by Washington residents. Residents of a state 12 bordering on Washington may be considered Washington residents for 13 purposes of this section if the bordering state does not restrict the 14 right of a Washington resident to be employed on public works in the 15 bordering state.
- 16 (2) If a sufficient number of qualified Washington residents are 17 unavailable, the contractor or subcontractor must apply to the 18 department of labor and industries for a waiver from the requirements 19 of this section. The department of labor and industries may grant a

p. 1 HB 1026

waiver if it determines, in consultation with the employment security department, that: (a) The contractor or subcontractor made a good faith effort to recruit and hire Washington residents; and (b) a sufficient number of qualified Washington residents are unavailable.

- (3)(a) If, following a hearing under chapter 34.05 RCW, the director of labor and industries determines that a contractor or subcontractor violated this section, the contractor or subcontractor is subject to a civil penalty of at least one thousand dollars per displaced resident worker or an amount equal to twenty percent of the amount of the prevailing wages that would have been paid to displaced workers, whichever is greater. The resident contractor subcontractor may not bid or have a bid considered on any public works contract until the civil penalty is paid in full. Civil penalties must be deposited in the public works administration account. Unpaid civil penalties constitute a lien against the bonds and retainage as provided in RCW 18.27.040, 19.28.041, 39.08.010, and 60.28.011.
- (b) If the director of labor and industries determines that a contractor or subcontractor violated this section a second time within a five-year period, the contractor or subcontractor is subject to the sanctions prescribed in (a) of this subsection and, as an additional sanction, may not bid on any public works contract for two years.
 - (4) For purposes of this section:

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- (a) "Public work" has the same meaning as in RCW 39.04.010 and also includes all publicly subsidized work, construction, alterations, repairs, or improvements other than ordinary maintenance. Work is subsidized by the public if:
- (i) One or more parties to the contract received or will receive a tax preference under chapter 82.60, 82.63, 82.75, or 82.82 RCW, or RCW 82.08.820, 82.08.900, 82.08.955, 82.12.900, or 82.12.955;
- 30 (ii) One or more parties to the contract received or will receive 31 a loan from the state or any county, municipality, or political 32 subdivision;
- (iii) The work occurs on land that a party to the contract leases from the state or any county, municipality, or political subdivision; or
- 36 (iv) The work occurs on land that a party to the contract purchased 37 from the state or any county, municipality, or political subdivision

for less than fair market value as determined by the state, county, 1 2 municipality, or political subdivision at the time of the sale.

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- (b) "Subsidy recipient" means the private party to a contract for 4 subsidized public work who received a tax preference, received a public loan, leases public land, or purchased public land as described in (a) of this subsection.
- 7 **Sec. 2.** RCW 82.60.025 and 2010 1st sp.s. c 16 s 4 are each amended 8 to read as follows:

9 The lessor or owner of a qualified building is not eligible for a deferral unless: 10

- 11 (1) The lessor or owner complies with the requirements of section 1 of this act; and 12
- 13 (2) The underlying ownership of the buildings, machinery, and equipment vests exclusively in the same person; or 14
- 15 $((\frac{2}{2}))$) (3)(a) The lessor by written contract agrees to pass the economic benefit of the deferral to the lessee; 16
 - (b) The lessee that receives the economic benefit of the deferral agrees in writing with the department to complete the annual survey required under RCW 82.60.070; and
 - (c) The economic benefit of the deferral passed to the lessee is no less than the amount of tax deferred by the lessor and is evidenced by written documentation of any type of payment, credit, or other financial arrangement between the lessor or owner of the qualified building and the lessee.
- 25 **Sec. 3.** RCW 82.63.010 and 2009 c 268 s 2 are each reenacted and 26 amended to read as follows:

Unless the context clearly requires otherwise, the definitions in 27 this section apply throughout this chapter. 28

- (1) "Advanced computing" means technologies used in the designing and developing of computing hardware and software, including innovations in designing the full spectrum of hardware from hand-held calculators to super computers, and peripheral equipment.
- (2) "Advanced materials" means materials with engineered properties created through the development of specialized processing and synthesis technology, including ceramics, high value-added metals, electronic materials, composites, polymers, and biomaterials.

p. 3 HB 1026

- 1 (3) "Applicant" means a person applying for a tax deferral under 2 this chapter.
 - (4) "Biotechnology" means the application of technologies, such as recombinant DNA techniques, biochemistry, molecular and cellular biology, genetics and genetic engineering, cell fusion techniques, and new bioprocesses, using living organisms, or parts of organisms, to produce or modify products, to improve plants or animals, to develop microorganisms for specific uses, to identify targets for small molecule pharmaceutical development, or to transform biological systems into useful processes and products or to develop microorganisms for specific uses.
 - (5) "Department" means the department of revenue.

- (6) "Electronic device technology" means technologies involving microelectronics; semiconductors; electronic equipment and instrumentation; radio frequency, microwave, and millimeter electronics; optical and optic-electrical devices; and data and digital communications and imaging devices.
- (7) "Eligible investment project" means an investment project which either initiates a new operation, or expands or diversifies a current operation by expanding, renovating, or equipping an existing facility. The lessor or owner of the qualified building is not eligible for a deferral unless:
- 23 (a) The lessor or owner complies with the requirements of section 24 1 of this act; and
 - (b) The underlying ownership of the buildings, machinery, and equipment vests exclusively in the same person; or
 - $((\frac{b}{b}))$ <u>(c)</u>(i) The lessor by written contract agrees to pass the economic benefit of the deferral to the lessee;
 - (ii) The lessee that receives the economic benefit of the deferral agrees in writing with the department to complete the annual survey required under RCW 82.63.020(2); and
 - (iii) The economic benefit of the deferral passed to the lessee is no less than the amount of tax deferred by the lessor and is evidenced by written documentation of any type of payment, credit, or other financial arrangement between the lessor or owner of the qualified building and the lessee.
- 37 (8) "Environmental technology" means assessment and prevention of

threats or damage to human health or the environment, environmental cleanup, and the development of alternative energy sources.

- (9)(a) "Initiation of construction" means the date that a building permit is issued under the building code adopted under RCW 19.27.031 for:
- (i) Construction of the qualified building, if the underlying ownership of the building vests exclusively with the person receiving the economic benefit of the deferral;
- 9 (ii) Construction of the qualified building, if the economic 10 benefits of the deferral are passed to a lessee as provided in 11 subsection (7) of this section; or
 - (iii) Tenant improvements for a qualified building, if the economic benefits of the deferral are passed to a lessee as provided in subsection (7) of this section.
 - (b) "Initiation of construction" does not include soil testing, site clearing and grading, site preparation, or any other related activities that are initiated before the issuance of a building permit for the construction of the foundation of the building.
- 19 (c) If the investment project is a phased project, "initiation of construction" shall apply separately to each phase.
 - (10) "Investment project" means an investment in qualified buildings or qualified machinery and equipment, including labor and services rendered in the planning, installation, and construction or improvement of the project.
 - (11) "Multiple qualified buildings" means qualified buildings leased to the same person when such structures: (a) Are located within a five-mile radius; and (b) the initiation of construction of each building begins within a sixty-month period.
- 29 (12) "Person" has the meaning given in RCW 82.04.030 and includes 30 state universities as defined in RCW 28B.10.016.
 - (13) "Pilot scale manufacturing" means design, construction, and testing of preproduction prototypes and models in the fields of biotechnology, advanced computing, electronic device technology, advanced materials, and environmental technology other than for commercial sale. As used in this subsection, "commercial sale" excludes sales of prototypes or sales for market testing if the total gross receipts from such sales of the product, service, or process do not exceed one million dollars.

p. 5 HB 1026

(14) "Qualified buildings" means construction of new structures, and expansion or renovation of existing structures for the purpose of increasing floor space or production capacity used for pilot scale manufacturing or qualified research and development, including plant offices and other facilities that are an essential or an integral part of a structure used for pilot scale manufacturing or qualified research and development. If a building or buildings are used partly for pilot scale manufacturing or qualified research and development, and partly for other purposes, the applicable tax deferral shall be determined by apportionment of the costs of construction under rules adopted by the department. Such rules may include provisions for determining the amount of the deferral based on apportionment of costs of construction of an investment project consisting of a building or multiple buildings, where qualified research and development or pilot scale manufacturing activities are shifted within a building or from one building to another building.

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- (15) "Qualified machinery and equipment" means fixtures, equipment, and support facilities that are an integral and necessary part of a pilot scale manufacturing or qualified research and development operation. "Qualified machinery and equipment" includes: Computers; software; data processing equipment; laboratory equipment, instrumentation, and other devices used in a process of experimentation to develop a new or improved pilot model, plant process, product, formula, invention, or similar property; manufacturing components such as belts, pulleys, shafts, and moving parts; molds, tools, and dies; vats, tanks, and fermenters; operating structures; and all other equipment used to control, monitor, or operate the machinery. For purposes of this chapter, qualified machinery and equipment must be either new to the taxing jurisdiction of the state or new to the certificate holder, except that used machinery and equipment may be treated as qualified machinery and equipment if the certificate holder either brings the machinery and equipment into Washington or makes a retail purchase of the machinery and equipment in Washington or elsewhere.
- (16) "Qualified research and development" means research and development performed within this state in the fields of advanced computing, advanced materials, biotechnology, electronic device technology, and environmental technology.

- 1 (17) "Recipient" means a person receiving a tax deferral under this 2 chapter.
- (18) "Research and development" means activities performed to 3 discover technological information, and technical and nonroutine 4 activities concerned with translating technological information into 5 new or improved products, processes, techniques, formulas, inventions, 6 7 or software. The term includes exploration of a new use for an 8 existing drug, device, or biological product if the new use requires separate licensing by the federal food and drug administration under 9 10 chapter 21, C.F.R., as amended. The term does not include adaptation or duplication of existing products where the products are not 11 12 substantially improved by application of the technology, nor does the 13 term include surveys and studies, social science and humanities 14 research, market research or testing, quality control, sale promotion and service, computer software developed for internal use, and research 15 16 in areas such as improved style, taste, and seasonal design.
- 17 **Sec. 4.** RCW 82.75.010 and 2010 c 114 s 145 are each amended to 18 read as follows:
- 19 Unless the context clearly requires otherwise, the definitions in 20 this section apply throughout this chapter.
- 21 (1) "Applicant" means a person applying for a tax deferral under 22 this chapter.
 - (2) "Biotechnology" means a technology based on the science of biology, microbiology, molecular biology, cellular biology, biochemistry, or biophysics, or any combination of these, and includes, but is not limited to, recombinant DNA techniques, genetics and genetic engineering, cell fusion techniques, and new bioprocesses, using living organisms, or parts of organisms.
 - (3) "Biotechnology product" means any virus, therapeutic serum, antibody, protein, toxin, antitoxin, vaccine, blood, blood component or derivative, allergenic product, or analogous product produced through the application of biotechnology that is used in the prevention, treatment, or cure of diseases or injuries to humans.
 - (4) "Department" means the department of revenue.

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35 (5)(a) "Eligible investment project" means an investment in 36 qualified buildings or qualified machinery and equipment, including

p. 7 HB 1026

1 labor and services rendered in the planning, installation, and
2 construction of the project.

- 3 (b) The lessor or owner of a qualified building is not eligible for 4 a deferral unless:
- 5 (i) The lessor or owner complies with the requirements of section 6 1 of this act; and

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- (ii) The underlying ownership of the buildings, machinery, and equipment vests exclusively in the same person; or
- 9 (((ii))) <u>(iii)</u>(A) The lessor by written contract agrees to pass the economic benefit of the deferral to the lessee;
 - (B) The lessee that receives the economic benefit of the deferral agrees in writing with the department to complete the annual survey required under RCW 82.75.070; and
 - (C) The economic benefit of the deferral passed to the lessee is no less than the amount of tax deferred by the lessor and is evidenced by written documentation of any type of payment, credit, or other financial arrangement between the lessor or owner of the qualified building and the lessee.
- 19 (6)(a) "Initiation of construction" means the date that a building 20 permit is issued under the building code adopted under RCW 19.27.031 21 for:
 - (i) Construction of the qualified building, if the underlying ownership of the building vests exclusively with the person receiving the economic benefit of the deferral;
 - (ii) Construction of the qualified building, if the economic benefits of the deferral are passed to a lessee as provided in subsection (5)(b)(ii)(A) of this section; or
 - (iii) Tenant improvements for a qualified building, if the economic benefits of the deferral are passed to a lessee as provided in subsection (5)(b)(ii)(A) of this section.
 - (b) "Initiation of construction" does not include soil testing, site clearing and grading, site preparation, or any other related activities that are initiated before the issuance of a building permit for the construction of the foundation of the building.
- 35 (c) If the investment project is a phased project, "initiation of construction" applies separately to each phase.
 - (7) "Manufacturing" has the meaning provided in RCW 82.04.120.

(8) "Medical device" means an instrument, apparatus, implement, machine, contrivance, implant, in vitro reagent, or other similar or related article, including any component, part, or accessory, that is designed or developed and:

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- (a) Recognized in the national formulary, or the United States pharmacopeia, or any supplement to them;
- (b) Intended for use in the diagnosis of disease, or in the cure, mitigation, treatment, or prevention of disease or other conditions in human beings or other animals; or
- (c) Intended to affect the structure or any function of the body of human beings or other animals, and which does not achieve any of its primary intended purposes through chemical action within or on the body of human beings or other animals and which is not dependent upon being metabolized for the achievement of any of its principal intended purposes.
 - (9) "Person" has the meaning provided in RCW 82.04.030.
- (10) "Qualified buildings" means construction of new structures, and expansion or renovation of existing structures for the purpose of increasing floor space or production capacity used for biotechnology product manufacturing or medical device manufacturing activities, including plant offices, commercial laboratories for development, quality assurance and quality control, and warehouses or other facilities for the storage of raw material or finished goods if the facilities are an essential or an integral part of a factory, plant, or laboratory used for biotechnology product manufacturing or medical device manufacturing. If a building is used partly for biotechnology product manufacturing or medical device manufacturing and partly for other purposes, the applicable tax deferral must be determined by apportionment of the costs of construction under rules adopted by the department.
- (11) "Qualified machinery and equipment" means all new industrial and research fixtures, equipment, and support facilities that are an integral and necessary part of a biotechnology product manufacturing or medical device manufacturing operation. "Qualified machinery and equipment" includes: Computers; software; data processing equipment; laboratory equipment; manufacturing components such as belts, pulleys, shafts, and moving parts; molds, tools, and dies; operating structures; and all equipment used to control or operate the machinery.

p. 9 HB 1026

- 1 (12) "Recipient" means a person receiving a tax deferral under this 2 chapter.
- 3 **Sec. 5.** RCW 82.82.010 and 2008 c 15 s 1 are each amended to read 4 as follows:

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The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

- (1) "Applicant" means a person applying for a tax deferral under this chapter.
- (2) "Corporate headquarters" means a facility or facilities where corporate staff employees are physically employed, and where the majority of the company's management services are handled either on a regional or a national basis. Company management services may include: Accounts receivable and payable, accounting, data processing, distribution management, employee benefit plan, financial securities accounting, information technology, insurance, legal, merchandising, payroll, personnel, purchasing procurement, planning, reporting and compliance, research and development, tax, treasury, or other headquarters-related services. "Corporate headquarters" does not include a facility or facilities used for manufacturing, wholesaling, or warehousing.
 - (3) "Department" means the department of revenue.
- (4) "Eligible area" means a designated community empowerment zone approved under RCW 43.31C.020.
 - (5)(a) "Eligible investment project" means an investment project in a qualified building or buildings in an eligible area, as defined in subsection (4) of this section, which will have employment at the qualified building or buildings of at least three hundred employees in qualified employment positions, each of whom must earn for the year reported at least the average annual wage for the state for that year as determined by the employment security department.
- (b) The lessor or owner of a qualified building or buildings is not eligible for a deferral unless:
- 33 (i) The lessor or owner complies with the requirements of section 34 1 of this act; and
- 35 <u>(ii)</u> The underlying ownership of the building or buildings vests 36 exclusively in the same person; or

 $((\frac{(ii)}{(ii)}))$ $\underline{(iii)}(A)$ The lessor by written contract agrees to pass the economic benefit of the deferral to the lessee;

- (B) The lessee that receives the economic benefit of the deferral agrees in writing with the department to complete the annual survey required under RCW 82.82.020; and
- (C) The economic benefit of the deferral passed to the lessee is no less than the amount of tax deferred by the lessor and is evidenced by written documentation of any type of payment, credit, or other financial arrangement between the lessor or owner of the qualified building and the lessee.
- (6) "Investment project" means a capital investment of at least thirty million dollars in a qualified building or buildings including tangible personal property and fixtures that will be incorporated as an ingredient or component of such buildings during the course of their construction, and including labor and services rendered in the planning, installation, and construction of the project.
- (7) "Manufacture" has the same meaning as provided in RCW 82.04.120.
- (8) "Operationally complete" means a date no later than one year from the date the project is issued an occupancy permit by the local permit issuing authority.
 - (9) "Person" has the same meaning as provided in RCW 82.04.030.
- (10) "Qualified building or buildings" means construction of a new structure or structures or expansion of an existing structure or structures to be used for corporate headquarters. If a building is used partly for corporate headquarters and partly for other purposes, the applicable tax deferral is determined by apportionment of the costs of construction under rules adopted by the department.
- (11) "Qualified employment position" means a permanent full-time employee employed in the eligible investment project during the entire tax year. The term "entire tax year" means a full-time position that is filled for a period of twelve consecutive months. The term "full-time" means at least thirty-five hours a week, four hundred fifty-five hours a quarter, or one thousand eight hundred twenty hours a year.
- 35 (12) "Recipient" means a person receiving a tax deferral under this 36 chapter.
 - (13) "Warehouse" means a building or structure, or any part

p. 11 HB 1026

- 1 thereof, in which goods, wares, or merchandise are received for storage
- 2 for compensation.

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- 3 (14) "Wholesale sale" has the same meaning as provided in RCW 82.04.060.
- 5 **Sec. 6.** RCW 82.08.820 and 2011 c 174 s 206 are each amended to read as follows:
 - (1) Wholesalers or third-party warehousers who own or operate warehouses or grain elevators and retailers who own or operate distribution centers, and who have paid the tax levied by RCW 82.08.020 on:
- 11 (a) Material-handling and racking equipment, and labor and services 12 rendered in respect to installing, repairing, cleaning, altering, or 13 improving the equipment; or
- 14 (b) Construction of a warehouse or grain elevator, including 15 materials, and including service and labor costs,
 - are eligible for an exemption in the form of a remittance. The amount of the remittance is computed under subsection (3) of this section and is based on the state share of sales tax.
 - (2) For purposes of this section and RCW 82.12.820:
 - (a) "Agricultural products" has the meaning given in RCW 82.04.213;
 - (b) "Construction" means the actual construction of a warehouse or grain elevator that did not exist before the construction began. "Construction" includes expansion if the expansion adds at least two hundred thousand square feet of additional space to an existing warehouse or additional storage capacity of at least one million bushels to an existing grain elevator. "Construction" does not include renovation, remodeling, or repair;
 - (c) "Department" means the department of revenue;
 - (d) "Distribution center" means a warehouse that is used exclusively by a retailer solely for the storage and distribution of finished goods to retail outlets of the retailer. "Distribution center" does not include a warehouse at which retail sales occur;
- 33 (e) "Finished goods" means tangible personal property intended for 34 sale by a retailer or wholesaler. "Finished goods" does not include 35 agricultural products stored by wholesalers, third-party warehouses, or 36 retailers if the storage takes place on the land of the person who

produced the agricultural product. "Finished goods" does not include logs, minerals, petroleum, gas, or other extracted products stored as raw materials or in bulk;

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- (f) "Grain elevator" means a structure used for storage and handling of grain in bulk;
- 6 "Material-handling equipment and racking equipment" means 7 equipment in a warehouse or grain elevator that is primarily used to 8 handle, store, organize, convey, package, or repackage finished goods. 9 The term includes tangible personal property with a useful life of one 10 year or more that becomes an ingredient or component of the equipment, 11 including repair and replacement parts. The term does not include 12 equipment in offices, lunchrooms, restrooms, and other like space, 13 within a warehouse or grain elevator, or equipment used for 14 nonwarehousing purposes. "Material-handling equipment" includes but is not limited to: Conveyers, carousels, lifts, positioners, pick-up-and-15 place units, cranes, hoists, mechanical arms, and robots; mechanized 16 17 systems, including containers that are an integral part of the system, 18 whose purpose is to lift or move tangible personal property; and 19 automated handling, storage, and retrieval systems, including computers 20 that control them, whose purpose is to lift or move tangible personal 21 property; and forklifts and other off-the-road vehicles that are used 22 to lift or move tangible personal property and that cannot be operated 23 legally on roads and streets. "Racking equipment" includes, but is not 24 limited to, conveying systems, chutes, shelves, racks, bins, drawers, 25 pallets, and other containers and storage devices that form a necessary 26 part of the storage system;
 - (h) "Person" has the meaning given in RCW 82.04.030;
- 28 (i) "Retailer" means a person who makes "sales at retail" as 29 defined in chapter 82.04 RCW of tangible personal property;
 - (j) "Square footage" means the product of the two horizontal dimensions of each floor of a specific warehouse. The entire footprint of the warehouse shall be measured in calculating the square footage, including space that juts out from the building profile such as loading docks. "Square footage" does not mean the aggregate of the square footage of more than one warehouse at a location or the aggregate of the square footage of warehouses at more than one location;
- 37 (k) "Third-party warehouser" means a person taxable under RCW 82.04.280(1)(d);

p. 13 HB 1026

(1) "Warehouse" means an enclosed building or structure in which finished goods are stored. A warehouse building or structure may have more than one storage room and more than one floor. Office space, lunchrooms, restrooms, and other space within the warehouse and necessary for the operation of the warehouse are considered part of the warehouse as are loading docks and other such space attached to the building and used for handling of finished goods. Landscaping and parking lots are not considered part of the warehouse. A storage yard is not a warehouse, nor is a building in which manufacturing takes place; and

- (m) "Wholesaler" means a person who makes "sales at wholesale" as defined in chapter 82.04 RCW of tangible personal property, but "wholesaler" does not include a person who makes sales exempt under RCW 82.04.330.
- (3)(a) A person claiming an exemption from state tax in the form of a remittance under this section must pay the tax imposed by RCW 82.08.020. The buyer may then apply to the department for remittance of all or part of the tax paid under RCW 82.08.020. For grain elevators with bushel capacity of one million but less than two million, the remittance is equal to fifty percent of the amount of tax paid. For warehouses with square footage of two hundred thousand or more and for grain elevators with bushel capacity of two million or more, the remittance is equal to one hundred percent of the amount of tax paid for qualifying construction, materials, service, and labor, and fifty percent of the amount of tax paid for qualifying material-handling equipment and racking equipment, and labor and services rendered in respect to installing, repairing, cleaning, altering, or improving the equipment.
- (b) The department shall determine eligibility under this section based on information provided by the buyer and through audit and other administrative records. The buyer shall on a quarterly basis submit an information sheet, in a form and manner as required by the department by rule, specifying the amount of exempted tax claimed and the qualifying purchases or acquisitions for which the exemption is claimed. The buyer shall retain, in adequate detail to enable the department to determine whether the equipment or construction meets the criteria under this section: Invoices; proof of tax paid; documents

describing the material-handling equipment and racking equipment; location and size of warehouses and grain elevators; and construction invoices and documents.

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- (c) The department shall on a quarterly basis remit exempted amounts to qualifying persons who submitted applications during the previous quarter.
- (4) Warehouses, grain elevators, and material-handling equipment and racking equipment for which an exemption, credit, or deferral has been or is being received under chapter 82.60, 82.62, or 82.63 RCW or RCW 82.08.02565 or 82.12.02565 are not eligible for any remittance under this section. Warehouses and grain elevators upon which construction was initiated before May 20, 1997, are not eligible for a remittance under this section.
- 14 (5) The lessor or owner of a warehouse or grain elevator is not eligible for a remittance under this section unless:
- 16 <u>(a) The lessor or owner complies with the requirements of section</u>
 17 1 of this act; and
 - (b) The underlying ownership of the warehouse or grain elevator and the material-handling equipment and racking equipment vests exclusively in the same person((-)) : or ((unless))
- 21 <u>(c) The lessor</u> by written contract agrees to pass the economic 22 benefit of the remittance to the lessee in the form of reduced rent 23 payments.
- 24 Sec. 7. RCW 82.08.900 and 2006 c 151 s 4 are each amended to read 25 as follows:
 - (1) The tax levied by RCW 82.08.020 does not apply to sales to an eligible person establishing or operating an anaerobic digester or to services rendered in respect to installing, constructing, repairing, cleaning, altering, or improving an anaerobic digester, or to sales of tangible personal property that becomes an ingredient or component of the anaerobic digester. The anaerobic digester must be used primarily to treat livestock manure.
- 33 (2)(a) The department of revenue must provide an exemption 34 certificate to an eligible person upon application by that person. The 35 application must be in a form and manner prescribed by the department 36 and must contain information regarding the location of the facility and 37 other information as the department may require.

p. 15 HB 1026

(b) A person claiming an exemption under this section must keep records necessary for the department to verify eligibility under this section. The exemption is available only when the buyer provides the seller with an exemption certificate in a form and manner prescribed by the department. The seller must retain a copy of the certificate for the seller's files.

- (3) The definitions in this subsection apply to this section and RCW 82.12.900 unless the context clearly requires otherwise:
- (a) "Anaerobic digester" means a facility that processes manure from livestock into biogas and dried manure using microorganisms in a decomposition process within a closed, oxygen-free container.
- (b) "Eligible person" means any person establishing or operating an anaerobic digester to treat primarily livestock manure who complies with the requirements of section 1 of this act.
- 15 (c) "Primarily" means more than fifty percent measured by volume or 16 weight.
 - Sec. 8. RCW 82.08.955 and 2007 c 309 s 4 are each amended to read as follows:
 - (1) The tax levied by RCW 82.08.020 does not apply to sales of machinery and equipment, or to services rendered in respect to constructing structures, installing, constructing, repairing, cleaning, decorating, altering, or improving of structures or machinery and equipment, or to sales of tangible personal property that becomes an ingredient or component of structures or machinery and equipment, if the machinery, equipment, or structure is used directly for the retail sale of a biodiesel blend or E85 motor fuel. Structures and machinery and equipment that are used for the retail sale of a biodiesel blend or E85 motor fuel and for other purposes are exempt only on the portion used directly for the retail sale of a biodiesel blend or E85 motor fuel.
 - (2) The tax levied by RCW 82.08.020 does not apply to sales of fuel delivery vehicles or to sales of or charges made for labor and services rendered in respect to installing, repairing, cleaning, altering, or improving the vehicles including repair parts and replacement parts if at least seventy-five percent of the fuel distributed by the vehicles is a biodiesel blend or E85 motor fuel.

- (3) A person taking the exemption under this section must keep records necessary for the department to verify eligibility under this section and comply with the requirements of section 1 of this act. The exemption is available only when the buyer provides the seller with an exemption certificate in a form and manner prescribed by the department. The seller shall retain a copy of the certificate for the seller's files.
- 8 (4) For the purposes of this section, the definitions in RCW 9 82.04.4334 and this subsection apply.
 - (a) "Biodiesel blend" means fuel that contains at least twenty percent biodiesel fuel by volume.
 - (b) "E85 motor fuel" means an alternative fuel that is a blend of ethanol and hydrocarbon of which the ethanol portion is nominally seventy-five to eighty-five percent denatured fuel ethanol by volume that complies with the most recent version of American society of testing and materials specification D 5798.
 - (c) "Machinery and equipment" means industrial fixtures, devices, and support facilities and tangible personal property that becomes an ingredient or component thereof, including repair parts and replacement parts that are integral and necessary for the delivery of biodiesel blends or E85 motor fuel into the fuel tank of a motor vehicle.
 - (5) This section expires July 1, 2015.

- **Sec. 9.** RCW 82.12.955 and 2007 c 309 s 5 are each amended to read as follows:
 - (1) The provisions of this chapter do not apply in respect to the use of machinery and equipment, or to services rendered in respect to installing, repairing, cleaning, altering, or improving of eligible machinery and equipment, or tangible personal property that becomes an ingredient or component of machinery and equipment used directly for the retail sale of a biodiesel or E85 motor fuel.
 - (2) The provisions of this chapter do not apply in respect to the use of fuel delivery vehicles including repair parts and replacement parts and to services rendered in respect to installing, repairing, cleaning, altering, or improving the vehicles if at least seventy-five percent of the fuel distributed by the vehicles is a biodiesel or E85 motor fuel.

p. 17 HB 1026

- 1 (3) A person taking the exemption under this section must comply 2 with the requirements of section 1 of this act.
- $\frac{(4)}{4}$ For the purposes of this section, the definitions in RCW 82.04.4334 and 82.08.955 apply.
- 5 $((\frac{4}{}))$ (5) This section expires July 1, 2015.

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13 14 NEW SECTION. Sec. 10. If any part of this act is found to be in conflict with federal requirements that are a prescribed condition to the allocation of federal funds to any entities in the state, the conflicting part of this act is inoperative solely to the extent of the conflict and with respect to the entities directly affected, and this finding does not affect the operation of the remainder of this act in its application to the entities concerned. Rules adopted under this act must meet federal requirements that are a necessary condition to the receipt of federal funds by any entities in the state.

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