A By Senator Das

E2SHB 1799 - S COMM AMD

By Committee on Environment, Energy & Technology

1 Strike everything after the enacting clause and insert the 2 following:

3 "<u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that landfills 4 are a significant source of emissions of methane, a potent greenhouse 5 gas. Among other economic and environmental benefits, the diversion 6 of organic materials to productive uses will reduce methane 7 emissions.

8 (2) In order to reduce methane emissions associated with organic materials, the legislature finds that it will be beneficial to 9 improve a variety of aspects of how organic materials and organic 10 11 material wastes are reduced, managed, incentivized, and regulated 12 under state law. Therefore, it is the intent of the legislature to 13 support the diversion of organic materials from landfills through a variety of interventions to support productive uses of organic 14 15 material wastes, including by:

(a) Requiring some local governments to begin providing separated organic material collection services within their jurisdictions in order to increase volumes of organic materials collected and delivered to composting and other organic material management facilities and reduce the volumes of organic materials collected in conjunction with other solid waste and delivered to landfills;

(b) Requiring local governments to consider state organic
 material management goals and requirements in the development of
 their local solid waste plans;

(c) Requiring some businesses to manage their organic material wastes in a manner that does not involve landfilling them, in order to address one significant source of organic materials that currently frequently end up in landfills;

(d) Reducing legal liability risk barriers to the donation of edible food in order to encourage the recovery of foods that might otherwise be landfilled;

1 (e) Establishing the Washington center for sustainable food 2 management within the department of ecology in order to coordinate 3 and improve statewide food waste reduction and diversion efforts;

4 (f) Establishing various new funding and financial incentives 5 intended to increase composting and other forms of productive organic 6 materials management, helping to make the responsible management of 7 organic materials more cost-competitive with landfilling of organic 8 material wastes;

9 (g) Facilitating the siting of organic material management 10 facilities in order to ensure that adequate capacity exists to 11 process organic materials at the volumes necessary to achieve state 12 organic material diversion goals;

(h) Encouraging cities and counties to procure more of the compost and finished products created from their organic material wastes in order to support the economic viability of processes to turn organic materials into finished products, and increasing the likelihood that composting and other responsible organic material management options are economically viable; and

(i) Amending standards related to the labeling of plastic and compostable products in order to reduce contamination of the waste streams handled by compost and organic material management facilities and improve the economic viability of those responsible organic material management options.

24

25

PART 1

State Targets and Organic Material Waste Collection Requirements

26 <u>NEW SECTION.</u> Sec. 101. A new section is added to chapter 27 70A.205 RCW to read as follows:

(1) (a) The state establishes a goal for the landfill disposal of organic materials at a level representing a 75 percent reduction by 2030 in the statewide disposal of organic material waste, relative to 2015 levels.

32 (b) The state establishes a goal that no less than 20 percent of 33 the volume of edible food that was disposed of as of 2015 be 34 recovered for human consumption by 2025.

35 (2) The provisions of subsection (1) of this section are in 36 addition to the food waste reduction goals of RCW 70A.205.715(1).

1NEW SECTION.Sec. 102.A new section is added to chapter270A.205 RCW to read as follows:

3 (1) Beginning January 1, 2027, in each jurisdiction that 4 implements a local solid waste plan under RCW 70A.205.040:

5 (a) Source-separated organic solid waste collection services must 6 be provided at least every other week or at least 26 weeks annually 7 to:

8

(i) All residents; and

9 (ii) Nonresidential customers that generate more than .25 cubic 10 yard per week of organic materials for management; and

(b) All organic solid waste collected from residents and businesses under (a) of this subsection must be managed through organic materials management.

(2) A jurisdiction may charge and collect fees or rates for the
services provided under subsection (1) of this section, consistent
with the jurisdiction's authority to impose fees and rates under
chapters 35.21, 35A.21, 36.58, and 36.58A RCW.

18 (3)(a) Except as provided in (d) of this subsection, the 19 requirements of this section do not apply in a jurisdiction if the 20 department determines that the following apply:

(i) The jurisdiction disposed of less than 5,000 tons of solid
 waste in the most recent year for which data is available; or

(ii) The jurisdiction has a total population of less than 25,000people.

25

(b) The requirements of this section do not apply:

(i) In census tracts that have a population density of less than
75 people per square mile that are serviced by the jurisdiction and
located in unincorporated portions of a county, as determined by the
department, in counties not planning under chapter 36.70A RCW; and

(ii) Outside of urban growth areas designated pursuant to RCW
 36.70A.110 in unincorporated portions of a county planning under
 chapter 36.70A RCW.

33 (c) In addition to the exemptions in (a) and (b) of this renewable waiver to 34 subsection, the department may issue a jurisdictions or portions of a jurisdiction under this subsection for 35 up to five years, based on consideration of factors including the 36 distance to organic materials management facilities, the sufficiency 37 38 of the capacity to manage organic materials at facilities to which 39 organic materials could feasibly and economically be delivered from 40 the jurisdiction, and restrictions in the transport of organic Code Rev/ML:jlb 3 S-4791.1/22

1 materials under chapter 17.24 RCW. The department may adopt rules to 2 specify the type of information that a waiver applicant must submit 3 to the department and to specify the department's process for 4 reviewing and approving waiver applications.

5 (d) Beginning January 1, 2030, the department may adopt a rule to 6 require that the provisions of this section apply in the 7 jurisdictions identified in (b) and (c) of this subsection, but only 8 if the department determines that the goals established in section 9 101(1) of this act have not or will not be achieved.

10 (4) Any city that newly begins implementing an independent solid 11 waste plan under RCW 70A.205.040 after July 1, 2022, must meet the 12 requirements of subsection (1) of this section.

13 Sec. 103. RCW 70A.205.040 and 2010 c 154 s 2 are each amended to 14 read as follows:

15 (1) Each county within the state, in cooperation with the various cities located within such county, shall prepare a coordinated, 16 17 comprehensive solid waste management plan. Such plan may cover two or more counties. The purpose is to plan for solid waste and materials 18 reduction, collection, and handling and management services and 19 20 programs throughout the state, as designed to meet the unique needs of each county and city in the state. When updating a solid waste 21 management plan developed under this chapter, after June 10, 2010, 22 local comprehensive plans must consider and plan for the following 23 24 handling methods or services:

(a) Source separation of recyclable materials and products,organic materials, and wastes by generators;

27

(b) Collection of source separated materials;

28 (c) Handling and proper preparation of materials for reuse or 29 recycling;

30 (d) Handling and proper preparation of organic materials for 31 ((composting or anaerobic digestion)) organic materials management; 32 and

33 (e) Handling and proper disposal of nonrecyclable wastes.

34 (2) When updating a solid waste management plan developed under 35 this chapter, after June 10, 2010, each local comprehensive plan 36 must, at a minimum, consider methods that will be used to address the 37 following:

38 (a) Construction and demolition waste for recycling or reuse;

S-4791.1/22

(b) Organic material including yard debris, food waste, and food contaminated paper products for ((composting or anaerobic digestion)) organic materials management;

4

5

(c) Recoverable paper products for recycling;

(d) Metals, glass, and plastics for recycling; and

6 (e) Waste reduction strategies.

7 (3) (a) When newly developing, updating, or amending a 8 comprehensive solid waste management plan developed under this 9 chapter, after July 1, 2024, each local comprehensive solid waste 10 management plan must consider the transition to the requirements of 11 section 102 of this act, and each comprehensive solid waste 12 management plan implemented by a county must identify:

(i) The priority areas within the county for the establishment of organic materials management facilities. Priority areas must be in industrial zones, agricultural zones, or rural zones, and may not be located in overburdened communities identified by the department of ecology under chapter 70A.02 RCW. Priority areas should be designated with an attempt to minimize incompatible uses and potential impacts on residential areas; and

20 <u>(ii) Organic materials management facility volumetric capacity</u>
21 required to manage the county's organic materials in a manner
22 consistent with the goals of section 101 of this act.

(b) When newly developing, updating, or amending a comprehensive solid waste management plan developed under this chapter, after January 1, 2027, each local comprehensive solid waste management plan must be consistent with the requirements of section 102 of this act.

27

(4) Each city shall:

(a) Prepare and deliver to the county auditor of the county in
 which it is located its plan for its own solid waste management for
 integration into the comprehensive county plan;

31 (b) Enter into an agreement with the county pursuant to which the 32 city shall participate in preparing a joint city-county plan for 33 solid waste management; or

34 (c) Authorize the county to prepare a plan for the city's solid35 waste management for inclusion in the comprehensive county plan.

36 (((4))) (5) Two or more cities may prepare a plan for inclusion 37 in the county plan. With prior notification of its home county of its 38 intent, a city in one county may enter into an agreement with a city 39 in an adjoining county, or with an adjoining county, or both, to 1 prepare a joint plan for solid waste management to become part of the 2 comprehensive plan of both counties.

3 (((5))) <u>(6)</u> After consultation with representatives of the cities 4 and counties, the department shall establish a schedule for the 5 development of the comprehensive plans for solid waste management. In 6 preparing such a schedule, the department shall take into account the 7 probable cost of such plans to the cities and counties.

8 (((6))) <u>(7)</u> Local governments shall not be required to include a 9 hazardous waste element in their solid waste management plans.

10 <u>NEW SECTION.</u> Sec. 104. (1) The department of ecology must contract with a third-party consultant to conduct a study of the 11 adequacy of local government solid waste management funding, 12 13 including options and recommendations to provide funding for solid waste programs in the future if significant statewide policy changes 14 15 are enacted. The department must include the Washington association 16 of county solid waste managers, the association of Washington cities, 17 an association that represents the private sector solid waste 18 industry, and other stakeholders in scoping the study and reviewing the consultant's findings and recommendations prior to submittal to 19 20 the legislature.

21

37

(2) The study must include:

(a) Consideration for jurisdictional type, location, size,
 service level, and other relevant differences between cities and
 counties;

(b) A review and update of current funding types and levelsavailable, and their rate of adoption;

(c) The funding needs to implement the solid waste core services model developed by the Washington association of county solid waste managers;

30 (d) Alternative funding models utilized by other publicly managed 31 solid waste programs in other states or countries that may be 32 relevant to Washington; and

33 (e) An evaluation of the impacts on solid waste funding resources 34 available to cities and counties from statewide solid waste 35 management policy proposals considered by the legislature or enacted 36 in the last four years, including proposals to:

(i) Reduce the quantity of organic waste to landfills;

38 (ii) Manage products through product stewardship or extended 39 producer responsibility programs;

Code Rev/ML:jlb

S-4791.1/22

1 (iii) Improve or install new or updated methane capture systems;

2 (iv) Increase postconsumer content requirements for materials3 collected in solid waste programs; and

4 (v) Other related proposals that may impact solid waste funding 5 resources.

6 (3) The study must evaluate a range of forecasted fiscal impacts 7 for each type of policy change on local government solid waste 8 management programs, including:

9

(a) The level of service provided by local government;

10 (b) Costs to the local government;

11 (c) Existing revenue levels; and

12 (d) The need for additional revenue.

13 (4) The department must submit the report, including findings and 14 any recommendations, to the appropriate committees of the legislature 15 by July 1, 2023.

16 Sec. 105. RCW 70A.205.015 and 2020 c 20 s 1161 are each amended 17 to read as follows:

18 ((As used in this chapter, unless the context indicates 19 otherwise:)) The definitions in this section apply throughout this 20 chapter unless the context clearly requires otherwise.

(1) "City" means every incorporated city and town.

22 (2) "Commission" means the utilities and transportation 23 commission.

(3) "Composted material" means organic solid waste that has been subjected to controlled aerobic degradation at a solid waste facility in compliance with the requirements of this chapter. Natural decay of organic solid waste under uncontrolled conditions does not result in composted material.

29

21

(4) "Department" means the department of ecology.

30

(5) "Director" means the director of the department of ecology.

(6) "Disposal site" means the location where any final treatment,utilization, processing, or deposit of solid waste occurs.

33 (7) "Energy recovery" means a process operating under federal and 34 state environmental laws and regulations for converting solid waste 35 into usable energy and for reducing the volume of solid waste.

36 (8) "Functional standards" means criteria for solid waste 37 handling expressed in terms of expected performance or solid waste 38 handling functions.

1 (9) "Incineration" means a process of reducing the volume of 2 solid waste operating under federal and state environmental laws and 3 regulations by use of an enclosed device using controlled flame 4 combustion.

5 (10) "Inert waste landfill" means a landfill that receives only 6 inert waste, as determined under RCW 70A.205.030, and includes 7 facilities that use inert wastes as a component of fill.

8 (11) "Jurisdictional health department" means city, county, city-9 county, or district public health department.

10 (12) "Landfill" means a disposal facility or part of a facility 11 at which solid waste is placed in or on land and which is not a land 12 treatment facility.

13 (13) "Local government" means a city, town, or county.

14 (14) "Modify" means to substantially change the design or 15 operational plans including, but not limited to, removal of a design 16 element previously set forth in a permit application or the addition 17 of a disposal or processing activity that is not approved in the 18 permit.

19 (15) "Multiple-family residence" means any structure housing two 20 or more dwelling units.

(16) "Person" means individual, firm, association, copartnership,
 political subdivision, government agency, municipality, industry,
 public or private corporation, or any other entity whatsoever.

(17) "Recyclable materials" means those solid wastes that are 24 25 separated for recycling or reuse, such as papers, metals, and glass, 26 that are identified as recyclable material pursuant to a local comprehensive solid waste plan. Prior to the adoption of the local 27 28 comprehensive solid waste plan, adopted pursuant to RCW 70A.205.075(2), local governments may identify recyclable materials 29 by ordinance from July 23, 1989. 30

31 (18) "Recycling" means transforming or remanufacturing waste 32 materials into usable or marketable materials for use other than 33 landfill disposal or incineration.

34 (19) "Residence" means the regular dwelling place of an 35 individual or individuals.

36 (20) "Sewage sludge" means a semisolid substance consisting of 37 settled sewage solids combined with varying amounts of water and 38 dissolved materials, generated from a wastewater treatment system, 39 that does not meet the requirements of chapter 70A.226 RCW.

S-4791.1/22

1 (21) "Soil amendment" means any substance that is intended to 2 improve the physical characteristics of the soil, except composted 3 material, commercial fertilizers, agricultural liming agents, 4 unmanipulated animal manures, unmanipulated vegetable manures, food 5 wastes, food processing wastes, and materials exempted by rule of the 6 department, such as biosolids as defined in chapter 70A.226 RCW and 7 wastewater as regulated in chapter 90.48 RCW.

8 (22) "Solid waste" or "wastes" means all putrescible and 9 nonputrescible solid and semisolid wastes including, but not limited 10 to, garbage, rubbish, ashes, industrial wastes, swill, sewage sludge, 11 demolition and construction wastes, abandoned vehicles or parts 12 thereof, and recyclable materials.

13 (23) "Solid waste handling" means the management, storage, 14 collection, transportation, treatment, utilization, processing, and 15 final disposal of solid wastes, including the recovery and recycling 16 of materials from solid wastes, the recovery of energy resources from 17 solid wastes or the conversion of the energy in solid wastes to more 18 useful forms or combinations thereof.

(24) "Source separation" means the separation of different kindsof solid waste at the place where the waste originates.

(25) "Vehicle" includes every device physically capable of being moved upon a public or private highway, road, street, or watercourse and in, upon, or by which any person or property is or may be transported or drawn upon a public or private highway, road, street, or watercourse, except devices moved by human or animal power or used exclusively upon stationary rails or tracks.

(26) "Waste-derived soil amendment" means any soil amendment as defined in this chapter that is derived from solid waste as defined in this section, but does not include biosolids or biosolids products regulated under chapter 70A.226 RCW or wastewaters regulated under chapter 90.48 RCW.

32 (27) "Waste reduction" means reducing the amount or toxicity of 33 waste generated or reusing materials.

34 (28) "Yard debris" means plant material commonly created in the 35 course of maintaining yards and gardens, and through horticulture, 36 gardening, landscaping, or similar activities. Yard debris includes 37 but is not limited to grass clippings, leaves, branches, brush, 38 weeds, flowers, roots, windfall fruit, vegetable garden debris, 39 holiday trees, and tree prunings four inches or less in diameter.

1 (29) (a) (i) "Organic materials" means any solid waste that is a biological substance of plant or animal origin capable of microbial 2 3 degradation. (ii) Organic materials include, but are not limited to, manure, 4 yard debris, food waste, food processing waste, wood waste, and 5 6 garden waste. (b) "Organic materials" does not include any materials 7 contaminated by herbicides, pesticides, pests, or other sources of 8 chemical or biological contamination that would render a finished 9

10 product of an organic material management process unsuitable for 11 general public or agricultural use.

12 <u>(30) "Organic materials management" means management of organic</u> 13 <u>materials through composting, anaerobic digestion, vermiculture,</u> 14 <u>black soldier fly, or similar technologies.</u>

PART 2

15 16

Requirements for Organics Management by Businesses

17 <u>NEW SECTION.</u> Sec. 201. A new section is added to chapter 18 70A.205 RCW to read as follows:

(1) (a) Beginning July 1, 2023, and each July 1st thereafter, the department must determine which counties and any cities preparing independent solid waste management plans:

(i) Provide for businesses to be serviced by providers that collect food waste and organic material waste for delivery to solid waste facilities that provide for the organic materials management of organic material waste and food waste; and

26 (ii) Are serviced by solid waste facilities that provide for the 27 organic materials management of organic material waste and food waste 28 and have capacity to accept increased volumes of organic materials 29 deliveries.

30 (b)(i) The department must determine and designate that the 31 restrictions of this section apply to businesses in a jurisdiction 32 unless the department determines that the businesses in some or all 33 portions of the city or county have:

(A) No available businesses that collect and deliver organic
 materials to solid waste facilities that provide for the organic
 materials management of organic material waste and food waste; or

1 (B) No available capacity at the solid waste facilities to which 2 businesses that collect and deliver organic materials could feasibly 3 and economically deliver organic materials from the jurisdiction.

4 (ii)(A) In the event that a county or city provides written 5 notification to the department indicating that the criteria of 6 (b)(i)(A) of this subsection are met, then the restrictions of this 7 section apply only in those portions of the jurisdiction that have 8 available service-providing businesses.

9 (B) In the event that a county or city provides written 10 notification to the department indicating that the criteria of 11 (b)(i)(B) of this subsection are met, then the restrictions of this 12 section do not apply to the jurisdiction.

13 (c) The department must make the result of the annual 14 determinations required under this section available on its website.

15 (d) The requirements of this section may be enforced by 16 jurisdictional health departments consistent with this chapter, 17 except that:

(i) A jurisdictional health department may not charge a fee to permit holders to cover the costs of the jurisdictional health department's administration or enforcement of the requirements of this section; and

(ii) Prior to issuing a penalty under this section, a jurisdictional health department must provide at least two written notices of noncompliance with the requirements of this section to the owner or operator of a business subject to the requirements of this section.

(2) (a) (i) Beginning January 1, 2024, a business that generates at least eight cubic yards of organic material waste per week must arrange for organic materials management services specifically for organic material waste;

(ii) Beginning January 1, 2025, a business that generates at least four cubic yards of organic material waste per week must arrange for organic materials management services specifically for organic material waste; and

(iii) Beginning January 1, 2026, a business that generates at least four cubic yards of solid waste per week shall arrange for organic materials management services specifically for organic material waste, unless the department determines, by rule, that additional reductions in the landfilling of organic materials would be more appropriately and effectively achieved, at reasonable cost to Code Rev/ML:jlb 11 S-4791.1/22 1 regulated businesses, through the establishment of a different 2 volumetric threshold of solid waste or organic material waste than 3 the threshold of four cubic yards of solid waste per week.

4 (b) The following wastes do not count for purposes of determining 5 waste volumes in (a) of this subsection:

6

(i) Wastes that are managed on-site by the generating business;

7 (ii) Wastes generated from the growth and harvest of food or 8 fiber that are managed off-site by another business engaged in the 9 growth and harvest of food or fiber;

10 (iii) Wastes that are managed by a business that enters into a 11 voluntary agreement to sell or donate organic materials to another 12 business for off-site use; and

13 (iv) Wastes generated in exceptional volumes as a result of a 14 natural disaster or other infrequent and unpreventable event.

15

(3) A business may fulfill the requirements of this section by:

(a) Source separating organic material waste from other waste,
subscribing to a service that includes organic material waste
collection and organic materials management, and using such a service
for organic material waste generated by the business;

(b) Managing its organic material waste on-site or self-hauling
 its own organic material waste for organic materials management;

(c) Qualifying for exclusion from the requirements of thissection consistent with subsection (1) (b) of this section; or

(d) For a business engaged in the growth, harvest, or processing
of food or fiber, entering into a voluntary agreement to sell or
donate organic materials to another business for off-site use.

(4) (a) A business generating organic material waste shall arrange for any services required by this section in a manner that is consistent with state and local laws and requirements applicable to the collection, handling, or recycling of solid and organic material waste.

32 (b) Nothing in this section requires a business to dispose of 33 materials in a manner that conflicts with federal or state public 34 health or safety requirements. Nothing in this section requires 35 businesses to dispose of wastes generated in exceptional volumes as a 36 result of a natural disaster or other infrequent and unpreventable 37 event through the options established in subsection (3) of this 38 section.

39 (5) When arranging for gardening or landscaping services, the 40 contract or work agreement between a business subject to this section Code Rev/ML:jlb 12 S-4791.1/22 1 and a gardening or landscaping service must require that the organic 2 material waste generated by those services be managed in compliance 3 with this chapter.

4 (6)(a) This section does not limit the authority of a local 5 governmental agency to adopt, implement, or enforce a local organic 6 material waste recycling requirement, or a condition imposed upon a 7 self-hauler, that is more stringent or comprehensive than the 8 requirements of this chapter.

9 (b) This section does not modify, limit, or abrogate in any 10 manner any of the following:

(i) A franchise granted or extended by a city, county, city and county, or other local governmental agency;

(ii) A contract, license, certificate, or permit to collect solid waste previously granted or extended by a city, county, city and county, or other local governmental agency;

16 (iii) The right of a business to sell or donate its organic 17 materials; and

18 (iv) A certificate of convenience and necessity issued to a solid 19 waste collection company under chapter 81.77 RCW.

(c) Nothing in this section modifies, limits, or abrogates the authority of a local jurisdiction with respect to land use, zoning, or facility siting decisions by or within that local jurisdiction.

(d) Nothing in this section changes or limits the authority of the Washington utilities and transportation commission to regulate collection of solid waste, including curbside collection of residential recyclable materials, nor does this section change or limit the authority of a city or town to provide the service itself or by contract under RCW 81.77.020.

(7) The definitions in this subsection apply throughout thissection unless the context clearly indicates otherwise.

31 (a) (i) "Business" means a commercial or public entity including, 32 but not limited to, a firm, partnership, proprietorship, joint stock 33 company, corporation, or association that is organized as a for-34 profit or nonprofit entity.

35 (ii) "Business" does not include a multifamily residential 36 entity.

37 (b) "Food waste" has the same meaning as defined in RCW 38 70A.205.715.

Code Rev/ML:jlb

2 Sec. 301. RCW 69.80.031 and 1994 c 299 s 36 are each amended to 3 read as follows:

4 (1) This section may be cited as the "good samaritan food 5 donation act."

6 (2) ((As used in this section:)) The definitions in this
7 subsection apply throughout this section unless the context clearly
8 requires otherwise.

9 (a) "Apparently fit grocery product" means a grocery product that 10 meets ((all quality and)) <u>safety and safety-related</u> labeling 11 standards imposed by federal, state, and local laws and regulations 12 even though the product may not be readily marketable due to 13 appearance, age, freshness, grade, size, surplus, <u>passage of a date</u> 14 <u>on a date label other than a safety or safety-related labeling of a</u> 15 <u>date</u>, or other conditions.

(b) "Apparently wholesome food" means food that meets ((all quality and)) safety and safety-related labeling standards imposed by federal, state, and local laws and regulations even though the food may not be readily marketable due to appearance, age, freshness, grade, size, surplus, passage of a date on a date label other than a safety or safety-related labeling of a date, or other conditions.

(c) "Donate" means to give without requiring anything of monetary value from the recipient, except that the term shall include giving by a nonprofit organization to another nonprofit organization, notwithstanding that the donor organization has charged a nominal fee to the donee organization, if the ultimate recipient or user is not required to give anything of monetary value.

(d) "Food" means a raw, cooked, processed, or prepared edible
 substance, ice, beverage, or ingredient used or intended for use in
 whole or in part for human consumption.

31 (e) "Gleaner" means a person who harvests for free distribution 32 to the needy, or for donation to a nonprofit organization for 33 ultimate distribution to the needy, an agricultural crop that has 34 been donated by the owner.

(f) "Grocery product" means a nonfood grocery product, including a disposable paper or plastic product, household cleaning product, laundry detergent, cleaning product, or miscellaneous household item.

38 (g) "Gross negligence" means voluntary and conscious conduct by a 39 person with knowledge, at the time of the conduct, that the conduct Code Rev/ML:jlb 14 S-4791.1/22

1 is likely to be harmful to the health or well-being of another 2 person.

3 (h) "Intentional misconduct" means conduct by a person with 4 knowledge, at the time of the conduct, that the conduct is harmful to 5 the health or well-being of another person.

6 (i) "Nonprofit organization" means an incorporated or 7 unincorporated entity that:

8 (i) Is operating for religious, charitable, or educational 9 purposes; and

10 (ii) Does not provide net earnings to, or operate in any other 11 manner that inures to the benefit of, any officer, employee, or 12 shareholder of the entity.

"Person" means an individual, corporation, partnership, 13 (j) organization, association, or governmental entity, including a retail 14 grocer, wholesaler, hotel, motel, manufacturer, restaurant, caterer, 15 16 farmer, and nonprofit food distributor or hospital. In the case of a 17 corporation, partnership, organization, association, or governmental 18 entity, the term includes an officer, director, partner, deacon, trustee, councilmember, or other elected or appointed individual 19 responsible for the governance of the entity. 20

(k) "Qualified direct donor" means any person required to obtain a food establishment permit under chapter 246-215 WAC, as it existed as of January 1, 2022, including a retail grocer, wholesaler, agricultural producer, restaurant, caterer, school food authority, or institution of higher education as defined in RCW 28B.10.016.

(1) (i) "Safety and safety-related labeling" means a marking intended to communicate information to a consumer related to a food product's safety. "Safety and safety-related labeling" includes any marking that federal or state law requires to be affixed to a food product including, but not limited to, markings placed on infant formula consistent with 21 C.F.R. Sec. 107.20, as that regulation existed as of January 1, 2021.

33 (ii) "Safety and safety-related labeling" does not include a pull 34 date required to be placed on perishable packaged food under RCW 35 15.130.300 or a "best by," "best if used by," "use by," or "sell by" 36 date or similarly phrased date intended to communicate information to 37 a consumer regarding the freshness or quality of a food product.

(3) (a) A person or gleaner is not subject to civil or criminal
 liability arising from the nature, age, packaging, or condition of
 apparently wholesome food or an apparently fit grocery product that
 Code Rev/ML:jlb
 15

1 the person or gleaner donates in good faith to a nonprofit 2 organization for ultimate distribution to needy individuals, except 3 that this subsection does not apply to an injury to or death of an 4 ultimate user or recipient of the food or grocery product that 5 results from an act or omission of the donor constituting gross 6 negligence or intentional misconduct.

7 (b) A qualified direct donor may donate food directly to end recipients for consumption. A qualified direct donor is not subject 8 to civil or criminal liability arising from the nature, age, 9 10 packaging, or condition of apparently wholesome food or an apparently fit grocery product that the qualified direct donor donates in good 11 faith to a needy individual. The donation of nonperishable food that 12 is fit for human consumption, but that has exceeded the labeled 13 shelf-life date recommended by the manufacturer, is an activity 14 15 covered by the exclusion from civil or criminal liability under this 16 section.

17 <u>(c) The donation of perishable food that is fit for human</u> 18 <u>consumption, but that has exceeded the labeled shelf-life date</u> 19 <u>recommended by the manufacturer, is an activity covered by the</u> 20 <u>exclusion from civil or criminal liability under this section if the</u> 21 <u>person that distributes the food to the end recipient makes a good</u> 22 <u>faith evaluation that the food to be donated is wholesome.</u>

23 (4) A person who allows the collection or gleaning of donations on property owned or occupied by the person by gleaners, or paid or 24 25 unpaid representatives of a nonprofit organization, for ultimate distribution to needy individuals is not subject to civil or criminal 26 27 liability that arises due to the injury or death of the gleaner or 28 representative, except that this subsection does not apply to an injury or death that results from an act or omission of the person 29 30 constituting gross negligence or intentional misconduct.

(5) If some or all of the donated food and grocery products do not meet ((all quality and)) <u>safety and safety-related</u> labeling standards imposed by federal, state, and local laws and regulations, the person or gleaner who donates the food and grocery products is not subject to civil or criminal liability in accordance with this section if the nonprofit organization <u>or other end recipient</u> that receives the donated food or grocery products:

(a) Is informed by the donor of the distressed or defectivecondition of the donated food or grocery products;

1 (b) Agrees to recondition the donated food or grocery products to 2 comply with all the ((quality and)) <u>safety and safety-related</u> 3 labeling standards prior to distribution; and

4 (c) Is knowledgeable of the standards to properly recondition the 5 donated food or grocery product.

(6) This section may not be construed to create liability.

6

PART 4

7 8

Washington Center for Sustainable Food Management

9 <u>NEW SECTION.</u> Sec. 401. The definitions in this section apply 10 throughout this chapter unless the context clearly requires 11 otherwise.

12 (1) "Center" means the Washington center for sustainable food 13 management.

14 (2) "Department" means the department of ecology.

15 (3) "Organic material" has the same definition as provided in RCW 16 70A.205.015.

17 (4) "Plan" means the use food well Washington plan developed 18 under RCW 70A.205.715.

19 <u>NEW SECTION.</u> Sec. 402. (1) The Washington center for 20 sustainable food management is established within the department, to 21 begin operations by January 1, 2024.

(2) The purpose of the center is to help coordinate statewidefood waste reduction.

24

(3) The center may perform the following activities:

25

(a) Coordinate the implementation of the plan;

(b) Draft plan updates and measure progress towards actions, strategies, and the statewide goals established in section 101 of this act and RCW 70A.205.715(1);

(c) Maintain a website with current food waste reduction information and guidance for food service establishments, consumers, food processors, hunger relief organizations, and other sources of food waste;

33 (d) Provide staff support to multistate food waste reduction 34 initiatives in which the state is participating;

35 (e) Maintain the consistency of the plan and other food waste 36 reduction activities with the work of the Washington state 37 conservation commission's food policy forum; 1 (f) Facilitate and coordinate public-private and nonprofit 2 partnerships focused on food waste reduction, including through 3 voluntary working groups;

4 (g) Collaborate with federal, state, and local government 5 partners on food waste reduction initiatives;

6 (h) Develop and maintain maps or lists of locations of the food 7 systems of Washington that identify food flows, where waste occurs, 8 and opportunities to prevent food waste;

9 (i)(i) Collect and maintain data on food waste and wasted food in 10 a manner that is generally consistent with the methods of collecting 11 and maintaining such data used by federal agencies or in other 12 jurisdictions, or both, to the greatest extent practicable;

13 (ii) Develop measurement methodologies and tools to uniformly 14 track food donation data, food waste prevention data, and associated 15 climate impacts resultant from food waste reduction efforts;

16 (j) Research and develop emerging organic materials and food 17 waste reduction markets;

(k) (i) Develop and maintain statewide food waste reduction and 18 19 food waste contamination reduction campaigns, in consultation with other state agencies and other stakeholders, including the 20 21 development of waste prevention and food waste recovery promotional materials for distribution. These promotional materials may include 22 23 online information, newsletters, bulletins, or handouts that inform food service establishment operators about the protections from civil 24 25 and criminal liability under federal law and under RCW 69.80.031 when donating food; and 26

27 (ii) Develop guidance to support the distribution of promotional 28 materials, including distribution by:

(A) Local health officers, at no cost to regulated food service
 establishments, including as part of normal, routine inspections of
 food service establishments; and

32 (B) State agencies, including the department of health and the 33 department of agriculture, in conjunction with their statutory roles 34 and responsibilities in regulating, monitoring, and supporting safe 35 food supply chains and systems;

36 (1) Distribute and monitor grants dedicated to food waste 37 prevention, rescue, and recovery; and

(m) Research and provide education, outreach, and technical assistance to local governments in support of the adoption of solid waste ordinances or policies that establish a financial disincentive 1 for the generation of organic waste and for the ultimate disposal of 2 organic materials in landfills.

3 (4) The department may enter into an interagency agreement with 4 the department of health, the department of agriculture, or other 5 state agencies as necessary to fulfill the responsibilities of the 6 center.

7 (5) The department may adopt any rules necessary to implement 8 this chapter including, but not limited to, measures for the center's 9 performance.

10 <u>NEW SECTION.</u> Sec. 403. A new section is added to chapter 11 70A.205 RCW to read as follows:

(1) In order to obtain data as necessary to support the goals of 12 the Washington center for sustainable food management created in 13 section 402 of this act and to achieve the goals of RCW 14 15 70A.205.715(1), the department may establish a voluntary reporting protocol for the receipt of reports by businesses that donate food 16 under RCW 69.80.031 and recipients of the donated food, and may 17 encourage the use of this voluntary reporting protocol by the 18 businesses and recipients. The department may also request that a 19 20 donating business or recipient of donated food provide information to 21 the department regarding the volumes, types, and timing of food managed by the donating facility or business, and food waste and 22 wasted food generated by the donating facility or business. To the 23 24 extent practicable, the department must seek to obtain information 25 under this section in a manner compatible with any information reported to the department of agriculture under RCW 43.23.290, and in 26 27 a manner that minimizes the reporting and information-provision 28 burdens of donating businesses and recipients.

(2) For the purposes of this subsection, "food waste" and "wasted
 food" have the same meaning as defined in RCW 70A.205.715.

31 Sec. 404. RCW 69.80.040 and 1983 c 241 s 4 are each amended to 32 read as follows:

33 The department of agriculture shall maintain an information and 34 referral service for persons and organizations that have notified the 35 department of their desire to participate in the food donation 36 program under this chapter. <u>The department must coordinate with the</u> 37 <u>department of ecology to ensure that the information and referral</u>

S-4791.1/22

1 service required under this section is implemented in a manner

2 consistent with the activities of sections 402 and 403 of this act.

Sec. 405. (1) By January 1, 2025, and in 3 NEW SECTION. consultation with the office of the attorney general, the department 4 5 must research and adopt several model ordinances for optional use by counties and cities that provide for model mechanisms for commercial 6 solid waste collection and disposal that are designed, in part, to 7 establish a financial disincentive or other disincentives for the 8 generation of organic waste and for the ultimate disposal of organic 9 10 materials in landfills. The model ordinances must be designed to 11 provide options that might be preferred by jurisdictions of different sizes and consider other key criteria applicable to local solid waste 12 13 management circumstances.

14 (2)(a) The department must review the model ordinances created in15 this section under the provisions of chapter 43.21C RCW.

16 (b) A county or city that adopts a model ordinance created by the 17 department under this section and that has been reviewed by the 18 department under the provisions of chapter 43.21C RCW is not required 19 to review the ordinance under the provisions of chapter 43.21C RCW.

20 (3) No city, town, or county is required to adopt the model 21 ordinances created in this section.

22 <u>NEW SECTION.</u> Sec. 406. A new section is added to chapter 43.21C 23 RCW to read as follows:

Amendments to regulations and other nonproject actions taken by a city or county to adopt or implement the model ordinance created by the department under section 405 of this act is not subject to the requirements of this chapter.

28

PART 5

Funding and Incentives for Methane Emissions Reduction Activities Associated with Organic Materials Management

31 Sec. 501. RCW 89.08.615 and 2020 c 351 s 3 are each amended to 32 read as follows:

(1) The commission shall develop a sustainable farms and fields
 grant program in consultation with the department of agriculture,
 Washington State University, and the United States department of
 agriculture natural resources conservation service.

Code Rev/ML:jlb

1 (2) As funding allows, the commission shall distribute funds, as 2 appropriate, to conservation districts and other public entities to 3 help implement the projects approved by the commission.

(3) No more than ((fifteen)) <u>15</u> percent of the funds may be used
by the commission to develop, or to consult or contract with private
or public entities, such as universities or conservation districts,
to develop:

8 (a) An educational public awareness campaign and outreach about 9 the sustainable farm and field program; or

10 (b) The grant program, including the production of analytical 11 tools, measurement estimation and verification methods, cost-benefit 12 measurements, and public reporting methods.

13 (4) No more than five percent of the funds may be used by the 14 commission to cover the administrative costs of the program.

15 (5) No more than ((twenty)) <u>20</u> percent of the funds may be awarded to any single grant applicant.

17

(6) Allowable uses of grant funds include:

(a) Annual payments to enrolled participants for successfullydelivered carbon storage or reduction;

20 (b) Up-front payments for contracted carbon storage;

21 (c) Down payments on equipment;

22 (d) Purchases of equipment;

23 (e) Purchase of seed, seedlings, spores, animal feed, and 24 amendments;

(f) Services to landowners, such as the development of sitespecific conservation plans to increase soil organic levels or to increase usage of precision agricultural practices, or design and implementation of best management practices to reduce livestock emissions; ((and))

30 (g) <u>The purchase of compost spreading equipment</u>, or financial 31 <u>assistance to farmers to purchase compost spreading equipment</u>, for 32 <u>the annual use for at least three years of volumes of compost</u> 33 <u>determined by the commission to be significant from materials</u> 34 <u>composted at a site that is not owned or operated by the farmer</u>;

35 (h) Scientific studies to evaluate and quantify the greenhouse 36 gas emissions avoided as a result of using crop residues as a biofuel 37 feedstock or to identify management practices that increase the 38 greenhouse gas emissions avoided as a result of using crop residues 39 as a biofuel feedstock;

1 <u>(i) Efforts to support the farm use of anaerobic digester</u> 2 <u>digestate, including scientific studies, education and outreach to</u> 3 <u>farmers, and the purchase or lease of digestate spreading equipment;</u> 4 and

5 <u>(j)</u> Other equipment purchases or financial assistance deemed 6 appropriate by the commission to fulfill the intent of RCW 89.08.610 7 through 89.08.635.

8 (7) Grant applications are eligible for costs associated with 9 technical assistance.

(8) Conservation districts and other public entities may applyfor a single grant from the commission that serves multiple farmers.

(9) Grant applicants may apply to share equipment purchased with grant funds. Applicants for equipment purchase grants issued under this grant program may be farm, ranch, or aquaculture operations coordinating as individual businesses or as formal cooperative ventures serving farm, ranch, or aquaculture operations. Conservation districts, separately or jointly, may also apply for grant funds to operate an equipment sharing program.

19 (10) No contract for carbon storage or changes to management 20 practices may exceed ((twenty-five)) <u>25</u> years. Grant contracts that 21 include up-front payments for future benefits must be conditioned to 22 include penalties for default due to negligence on the part of the 23 recipient.

(11) The commission shall attempt to achieve a geographically
 fair distribution of funds across a broad group of crop types, soil
 management practices, and farm sizes.

27 (12) Any applications involving state lands leased from the 28 department of natural resources must include the department's 29 approval.

30 <u>NEW SECTION.</u> Sec. 502. A new section is added to chapter 15.04 31 RCW to read as follows:

(1) (a) Subject to the availability of amounts appropriated for 32 this specific purpose, the department must establish and implement a 33 compost reimbursement program to reimburse farming operations in the 34 35 state for purchasing and using compost products that were not generated by the farming operation, including transportation, 36 spreading equipment, labor, fuel, and maintenance costs associated 37 38 with spreading equipment. The grant reimbursements under the program begin July 1, 2023. 39

Code Rev/ML:jlb

S-4791.1/22

1 (b) For the purposes of this program, "farming operation" means: A commercial agricultural, silvicultural, or aquacultural facility or 2 pursuit, including the care and production of livestock and livestock 3 products, poultry and poultry products, apiary products, and plant 4 and animal production for nonfood uses; the planting, cultivating, 5 6 harvesting, and processing of crops; and the farming or ranching of any plant or animal species in a controlled salt, brackish, or 7 freshwater environment. 8

(2) To be eligible to participate in the reimbursement program, a 9 farming operation must complete an eligibility review with the 10 11 department prior to transporting or applying any compost products for 12 which reimbursement is sought under this section. The purpose of the review is for the department to ensure that the proposed transport 13 is 14 and application of compost products consistent with the department's agricultural pest control rules established under 15 16 chapter 17.24 RCW. A farming operation must also verify that it will 17 allow soil sampling to be conducted by the department upon request before compost application and until at least 10 years after the last 18 19 grant funding is used by the farming operation, as necessary to establish a baseline of soil quality and carbon storage and for 20 subsequent department evaluations to assist the 21 department's reporting requirements under subsection (8) of this section. 22

23 (3) The department must create a form for eligible farming operations to apply for cost reimbursement for costs from purchasing 24 25 and using compost from facilities with solid waste handling permits, 26 including transportation, equipment, spreading, and labor costs. All applications for cost reimbursement must be submitted on the form 27 28 along with invoices, receipts, or other documentation acceptable to the department of the costs of purchasing and using compost products 29 for which the applicant is requesting reimbursement, as well as a 30 31 brief description of what each purchased item will be used for. The 32 department may request that an applicant provide information to verify the source, size, sale weight, or amount of compost products 33 purchased and the cost of transportation, equipment, spreading, and 34 labor. The applicant must also declare that it is not seeking 35 reimbursement for purchase or labor costs for: 36

37

(a) Its own compost products; or

38 (b) Compost products that it has transferred, or intends to 39 transfer, to another individual or entity, whether or not for 40 compensation. 1 (4) A farming operation may submit only one application per 2 fiscal year in which the program is in effect for purchases made and 3 usage costs incurred during the fiscal year that begins on July 1st 4 and ends on June 30th. Applications for reimbursement must be filed 5 before the end of the fiscal year in which purchases were made and 6 usage costs incurred.

7 (5) The department must distribute reimbursement funds, subject8 to the following limitations:

9 (a) A farming operation is not eligible to receive reimbursement 10 if the farming operation's application was not found eligible for 11 reimbursement by the department under subsection (2) of this section 12 prior to the transport or use of compost;

(b) A farming operation is not eligible to receive reimbursement for more than 50 percent of the costs it incurs each fiscal year for the purchase and use of compost products, including transportation, equipment, spreading, and labor costs;

17 (c) A farming operation is not eligible to receive more than 18 \$10,000 per fiscal year;

(d) A farming operation is not eligible to receive reimbursement for its own compost products or compost products that it has transferred, or intends to transfer, to another individual or entity, whether or not for compensation; and

(e) A farming operation is not eligible to receive reimbursement for compost products that were not purchased from a facility with a solid waste handling permit.

(6) The applicant shall indemnify and hold harmless the state and its officers, agents, and employees from all claims arising out of or resulting from the compost products purchased that are subject to the compost reimbursement program under this section.

30 (7) There is established within the department a compost 31 reimbursement program manager position. The compost reimbursement 32 program manager must possess knowledge and expertise in the area of 33 program management necessary to carry out the duties of the position, 34 which are to:

35 (a) Facilitate the division and distribution of available costs 36 for reimbursement; and

37 (b) Manage the day-to-day coordination of the compost 38 reimbursement program.

39 (8) In compliance with RCW 43.01.036, the department must submit 40 an annual report to the appropriate committees of the legislature by Code Rev/ML:jlb 24 S-4791.1/22 January 15th of each year of the program in which grants have been ssued or completed. The report must include:

3 (a) The amount of compost for which reimbursement was sought4 under the program;

5 (b) The qualitative or quantitative effects of the program on 6 soil quality and carbon storage; and

7 (c) A periodically updated evaluation of the benefits and costs
8 to the state of expanding or furthering the strategies promoted in
9 the program.

10 Sec. 503. RCW 43.155.020 and 2017 3rd sp.s. c 10 s 2 are each 11 amended to read as follows:

12 The definitions in this section apply throughout this chapter 13 unless the context clearly requires otherwise.

14 (1) "Board" means the public works board created in RCW 15 43.155.030.

16 (2) "Capital facility plan" means a capital facility plan 17 required by the growth management act under chapter 36.70A RCW or, 18 for local governments not fully planning under the growth management 19 act, a plan required by the public works board.

20

(3) "Department" means the department of commerce.

(4) "Financing guarantees" means the pledge of money in the public works assistance account, or money to be received by the public works assistance account, to the repayment of all or a portion of the principal of or interest on obligations issued by local governments to finance public works projects.

(5) "Local governments" means cities, towns, counties, special purpose districts, and any other municipal corporations or quasimunicipal corporations in the state excluding school districts and port districts.

30 (6) "Public works project" means a project of a local government for the planning, acquisition, construction, repair, reconstruction, 31 replacement, rehabilitation, or improvement of streets and roads, 32 bridges, water systems, or storm and sanitary sewage systems, lead 33 remediation of drinking water systems, and solid waste facilities, 34 35 including recycling facilities and composting and other organic materials management facilities. A planning project may include the 36 compilation of biological, hydrological, or other data on a county, 37 38 drainage basin, or region necessary to develop a base of information for a capital facility plan. 39

Code Rev/ML:jlb

S-4791.1/22

1 (7) "Solid waste or recycling project" means remedial actions 2 necessary to bring abandoned or closed landfills into compliance with 3 regulatory requirements and the repair, restoration, and replacement 4 of existing solid waste transfer, recycling facilities, and landfill 5 projects limited to the opening of landfill cells that are in 6 existing and permitted landfills.

7 (8) "Technical assistance" means training and other services 8 provided to local governments to: (a) Help such local governments 9 plan, apply, and qualify for loans, grants, and financing guarantees 10 from the board, and (b) help local governments improve their ability 11 to plan for, finance, acquire, construct, repair, replace, 12 rehabilitate, and maintain public facilities.

13 (9) "Value planning" means a uniform approach to assist in 14 decision making through systematic evaluation of potential 15 alternatives to solving an identified problem.

16

17

± '

PART 6

Organic Materials Management Facility Siting

18 Sec. 601. RCW 36.70.330 and 1985 c 126 s 3 are each amended to 19 read as follows:

The comprehensive plan shall consist of a map or maps, and descriptive text covering objectives, principles and standards used to develop it, and shall include each of the following elements:

23 (1) A land use element which designates the proposed general distribution and general location and extent of the uses of land for 24 25 agriculture, housing, commerce, industry, recreation, education, 26 public buildings and lands, and other categories of public and private use of land, including a statement of the standards of 27 population density and building intensity recommended for the various 28 29 areas in the jurisdiction and estimates of future population growth 30 in the area covered by the comprehensive plan, all correlated with the land use element of the comprehensive plan. The land use element 31 shall also provide for protection of the quality and quantity of 32 groundwater used for public water supplies and shall review drainage, 33 flooding, and stormwater runoff in the area and nearby jurisdictions 34 and provide guidance for corrective actions to mitigate or cleanse 35 those discharges that pollute Puget Sound or waters entering Puget 36 37 Sound. Development regulations to implement comprehensive plans under this chapter that are newly developed, updated, or amended after 38

January 1, 2025, must allow for the siting of organic materials management facilities in the areas identified in RCW 70A.205.040(3)(a)(i) to the extent necessary to provide for the establishment of the organic materials management volumetric capacity identified under RCW 70A.205.040(3)(a)(ii);

6 (2) A circulation element consisting of the general location, 7 alignment and extent of major thoroughfares, major transportation 8 routes, trunk utility lines, and major terminal facilities, all of 9 which shall be correlated with the land use element of the 10 comprehensive plan;

11 (3) Any supporting maps, diagrams, charts, descriptive material 12 and reports necessary to explain and supplement the above elements.

13 <u>NEW SECTION.</u> Sec. 602. A new section is added to chapter 36.70A 14 RCW to read as follows:

Development regulations to implement comprehensive plans under 15 16 this chapter that are newly developed, updated, or amended after January 1, 2025, must allow for the siting of organic materials 17 18 facilities in the areas identified in management RCW 70A.205.040(3)(a)(i) to the extent necessary to provide for the 19 20 establishment of the organic materials management volumetric capacity 21 identified under RCW 70A.205.040(3)(a)(ii).

22 <u>NEW SECTION.</u> Sec. 603. A new section is added to chapter 35.63
23 RCW to read as follows:

For cities not planning under RCW 36.70A.040, development 24 regulations to implement comprehensive plans under RCW 35.63.100 that 25 26 are newly developed, updated, or amended after January 1, 2025, must allow for the siting of organic materials management facilities in 27 the areas identified by the county in which the city is located under 28 29 RCW 70A.205.040(3)(a)(i) to the extent necessary to provide for the 30 establishment of the organic materials management volumetric capacity 31 identified under RCW 70A.205.040(3)(a)(ii).

32 <u>NEW SECTION.</u> Sec. 604. A new section is added to chapter 35A.63 33 RCW to read as follows:

34 For cities not planning under RCW 36.70A.040, development 35 regulations to implement comprehensive plans required under RCW 36 35A.63.060 that are newly developed, updated, or amended after 37 January 1, 2025, must allow for the siting of organic materials Code Rev/ML:jlb 27 S-4791.1/22 1 management facilities in the areas identified by the county in which 2 the city is located under RCW 70A.205.040(3)(a)(i) to the extent 3 necessary to provide for the establishment of the organic materials 4 management volumetric capacity identified under RCW 5 70A.205.040(3)(a)(ii).

PART 7 Organic Materials Procurement

8 <u>NEW SECTION.</u> Sec. 701. A new section is added to chapter 43.19A 9 RCW to read as follows:

10 (1) By January 1, 2023, the following cities or counties shall 11 adopt a compost procurement ordinance to implement RCW 43.19A.120:

(a) Each city or county with a population greater than 25,000
 residents as measured by the office of financial management using the
 most recent population data available; and

15 (b) Each city or county in which organic material collection 16 services are provided under chapter 70A.205 RCW.

17 (2) A city or county that newly exceeds a population of 25,000 18 residents after January 1, 2023, as measured by the office of 19 financial management, must adopt an ordinance under this subsection 20 no later than 12 months after the office of financial management's 21 determination that the local government's population has exceeded 22 25,000.

(3) In developing a compost procurement ordinance, each city andcounty shall plan for the use of compost in the following categories:

25

6 7

(a) Landscaping projects;

26

(b) Construction and postconstruction soil amendments;

(c) Applications to prevent erosion, filter stormwater runoff, promote vegetation growth, or improve the stability and longevity of roadways; and

30 (d) Low-impact development and green infrastructure to filter 31 pollutants or keep water on-site, or both.

32 (4) Each city or county that adopts an ordinance under subsection 33 (1) or (2) of this section must develop strategies to inform 34 residents about the value of compost and how the jurisdiction uses 35 compost in its operations in the jurisdiction's comprehensive solid 36 waste management plan pursuant to RCW 70A.205.045.

37 (5) By December 31, 2024, and each December 31st of even-numbered
 38 years thereafter, each city or county that adopts an ordinance under
 Code Rev/ML:jlb
 28
 S-4791.1/22

1 subsection (1) or (2) of this section must submit a report covering 2 the previous year's compost procurement activities to the department 3 of ecology that contains the following information:

4 (a) The total tons of organic material diverted throughout the 5 year;

6 (b) The volume and cost of compost purchased throughout the year; 7 and

8

(c) The source or sources of the compost.

(6) Cities and counties that are required to adopt an ordinance 9 under subsection (1) or (2) of this section shall give priority to 10 11 purchasing compost products from companies that produce compost 12 products locally, are certified by a nationally recognized organization, and produce compost products that are derived from 13 14 municipal solid waste compost programs and meet quality standards comparable to standards adopted by the department of transportation 15 16 or adopted by rule by the department of ecology.

17 (7) Cities and counties may enter into collective purchasing 18 agreements if doing so is more cost-effective or efficient.

- 19 (8) Nothing in this section requires a compost processor to:
- 20 (a) Enter into a purchasing agreement with a city or county;
- 21 (b) Sell finished compost to meet this requirement; or
- 22 (c) Accept or process food waste or compostable products.

23 Sec. 702. RCW 39.30.040 and 2013 c 24 s 1 are each amended to 24 read as follows:

25 (1) Whenever a unit of local government is required to make purchases from the lowest bidder or from the supplier offering the 26 27 lowest price for the items desired to be purchased, the unit of local government may, at its option when awarding a purchase contract, take 28 into consideration tax revenue it would receive from purchasing the 29 30 supplies, materials, or equipment from a supplier located within its 31 boundaries. The unit of local government must award the purchase contract to the lowest bidder after such tax revenue has been 32 considered. However, any local government may allow for preferential 33 34 purchase of products made from recycled materials or products that 35 may be recycled or reused. Any local government may allow for preferential purchase of compost to meet the requirements of RCW 36 43.19A.120. Any unit of local government which considers tax revenue 37 38 it would receive from the imposition of taxes upon a supplier located

within its boundaries must also consider tax revenue it would receive
 from taxes it imposes upon a supplier located outside its boundaries.

3 (2) A unit of local government may award a contract to a bidder 4 submitting the lowest bid before taxes are applied. The unit of local 5 government must provide notice of its intent to award a contract 6 based on this method prior to bids being submitted. For the purposes 7 of this subsection (2), "taxes" means only those taxes that are 8 included in "tax revenue" as defined in this section.

9 (3) The definitions in this subsection apply throughout this 10 section unless the context clearly requires otherwise.

11 (a) "Tax revenue" means sales taxes that units of local 12 government impose upon the sale of supplies, materials, or equipment 13 from the supplier to units of local government, and business and 14 occupation taxes that units of local government impose upon the 15 supplier that are measured by the gross receipts of the supplier from 16 the sale.

(b) "Unit of local government" means any county, city, town, metropolitan municipal corporation, public transit benefit area, county transportation authority, or other municipal or quasimunicipal corporation authorized to impose sales and use taxes or business and occupation taxes.

22 <u>NEW SECTION.</u> Sec. 703. A new section is added to chapter 43.19A 23 RCW to read as follows:

A contract by a local government or state agency must require the use of compost products to the maximum extent economically feasible to meet the requirements established in RCW 43.19A.120.

27

28

PART 8 Product Degradability Labeling

29 Sec. 801. RCW 70A.455.010 and 2019 c 265 s 1 are each amended to 30 read as follows:

31 (1) The legislature finds and declares that it is the public 32 policy of the state that:

(a) Environmental marketing claims for plastic products, whether
 implicit or implied, should adhere to uniform and recognized
 standards for "compostability" and "biodegradability," since
 misleading, confusing, and deceptive labeling can negatively impact
 local composting programs and compost processors. Plastic products
 Code Rev/ML:jlb
 30

1 marketed as being "compostable" should be readily and easily 2 identifiable as meeting these standards;

3 (b) Legitimate and responsible packaging and plastic product 4 manufacturers are already properly labeling their compostable 5 products, but many manufacturers are not. Not all compost facilities 6 and their associated processing technologies accept or are required 7 to accept compostable packaging as feedstocks. However, implementing 8 a standardized system and test methods may create the ability for 9 them to take these products in the future.

10 (2) Therefore, it is the intent of the legislature to authorize 11 the ((state's attorney general and local governments)) department of 12 ecology, cities, and counties to pursue false or misleading 13 environmental claims and "greenwashing" for plastic products claiming 14 to be "compostable" or "biodegradable" when in fact they are not.

15 Sec. 802. RCW 70A.455.020 and 2019 c 265 s 2 are each amended to 16 read as follows:

17 The definitions in this section apply throughout this chapter 18 unless the context clearly requires otherwise.

19

(1) "ASTM" means the American society for testing and materials.

20 (2) "Biodegradable mulch film" means film plastic used as a 21 technical tool in commercial farming applications that biodegrades in 22 soil after being used, and:

(a) The film product fulfills plant growth and regulated metalsrequirements of ASTM D6400; and

(b) (i) Meets the requirements of Vincotte's "OK Biodegradable Soil" certification scheme, as that certification existed as of January 1, 2019;

(ii) At ambient temperatures and in soil, shows at least ((ninety)) <u>90</u> percent biodegradation absolute or relative to microcrystalline cellulose in less than two years' time, tested according to ISO 17556 or ASTM 5988 standard test methods, as those test methods existed as of January 1, 2019; or

33 (iii) Meets the requirements of EN 17033 "plastics-biodegradable 34 mulch films for use in agriculture and horticulture" as it existed on 35 January 1, 2019.

36 (3) "Federal trade commission guides" means the United States
 37 federal trade commission's guides for the use of environmental
 38 marketing claims (Part 260, commencing at section 260.1),
 39 compostability claims, including section 260.8, and degradation
 Code Rev/ML:jlb
 31

claims (subchapter B of chapter I of Title 16 of the Code of Federal
 Regulations), as those guides existed as of January 1, 2019.

3 (4) "Film product" means a bag, sack, wrap, or other sheet film 4 product.

(5) "Food service product" ((means a product including, but not 5 limited to, containers, plates, bowls, cups, lids, meat trays, 6 7 straws, deli rounds, cocktail picks, splash sticks, condiment packaging, clam shells and other hinged or lidded containers, 8 sandwich wrap, utensils, sachets, portion cups, and other food 9 service products that are intended for one-time use and used for food 10 11 or drink offered for sale or use)) has the same meaning as defined in 12 RCW 70A.245.010.

13 (6) (("Manufacturer" means a person, firm, association, 14 partnership, or corporation that produces a product.

15 (7)) "Person" means individual, firm, association, 16 copartnership, political subdivision, government agency, 17 municipality, industry, public or private corporation, or any other 18 entity whatsoever.

19 (((8))) <u>(7)</u> "Plastic food packaging and food service products" 20 means food packaging and food service products that is composed of:

21 (a) Plastic; or

(b) Fiber or paper with a plastic coating, window, component, or additive.

(((9))) <u>(8)</u> "Plastic product" means a product made of plastic, whether alone or in combination with another material including, but not limited to, paperboard. A plastic product includes, but is not limited to, any of the following:

(a) A product or part of a product that is used, bought, orleased for use by a person for any purpose;

30 (b) A package or a packaging component including, but not limited31 to, packaging peanuts;

32 (c) A film product; or

33 (d) Plastic food packaging and food service products.

34 (((10))) <u>(9)</u> "Standard specification" means either:

(a) ASTM D6400 - standard specification labeling of plastics
 designed to be aerobically composted in municipal or industrial
 facilities, as it existed as of January 1, 2019; or

(b) ASTM D6868 - standard specification for labeling of end items
 that incorporate plastics and polymers as coatings or additives with
 paper and other substrates designed to be aerobically composted in
 Code Rev/ML:jlb
 32

1 municipal or industrial facilities, as it existed as of January 1, 2019. 2 3 (((11)(a) "Supplier" means a person, firm, association, partnership, company, or corporation that sells, offers for sale, 4 offers for promotional purposes, or takes title to a product. 5 6 (b) "Supplier" does not include a person, firm, association, partnership, company, or corporation that sells products to end users 7 as a retailer. 8 (12))) (10) "Utensil" means a product designed to be used by a 9 consumer to facilitate the consumption of food or beverages, 10 including knives, forks, spoons, cocktail picks, chopsticks, splash 11 12 sticks, and stirrers. (11) "Department" means the department of ecology. 13 (12) "Producer" means the following person responsible for 14 15 compliance under this chapter for a product sold, offered for sale, or distributed in or into this state: 16 17 (a) If the product is sold under the manufacturer's own brand or lacks identification of a brand, the producer is the person who 18 19 manufactures the product; (b) If the product is manufactured by a person other than the 20 brand owner, the producer is the person that is the licensee of a 21 brand or trademark under which a product is used in a commercial 22 enterprise, sold, offered for sale, or distributed in or into this 23 state, whether or not the trademark is registered in this state, 24 25 unless the manufacturer or brand owner of the product has agreed to 26 accept responsibility under this chapter; or 27 (c) If there is no person described in (a) and (b) of this subsection over whom the state can constitutionally exercise 28 jurisdiction, the producer is the person who imports or distributes 29 30 the product in or into the state.

31 Sec. 803. RCW 70A.455.040 and 2019 c 265 s 4 are each amended to read as follows: 32 (1)(((-a))) A product labeled as "compostable" that is sold, 33 offered for sale, or distributed for use in Washington by a 34 35 ((supplier or manufacturer)) producer must: ((((i))) (a) Meet ASTM standard specification D6400; 36 ((((ii))) (b) Meet ASTM standard specification D6868; or 37 38 ((((iii))) (c) Be comprised of wood, which includes renewable wood, or fiber-based substrate only; 39 Code Rev/ML:jlb 33 S-4791.1/22

1 (((b))) <u>(2)</u> A product described in (((a)(i) or (ii) of this))
2 subsection <u>(1)(a) or (b) of this section</u> must:

3 (((i))) <u>(a)</u> Meet labeling requirements established under the 4 United States federal trade commission's guides; and

5

(((ii))) <u>(b)</u> Feature labeling that:

6 (((A))) <u>(i)</u> Meets industry standards for being distinguishable
7 upon quick inspection in both public sorting areas and in processing
8 facilities;

9 (((B))) <u>(ii)</u> Uses a logo indicating the product has been 10 certified by a recognized third-party independent verification body 11 as meeting the ASTM standard specification; ((and

12 (C)) (iii) Displays the word "compostable," where possible, 13 indicating the product has been tested by a recognized third-party 14 independent body and meets the ASTM standard specification; and

15 <u>(iv)</u> Uses green, beige, or brown labeling, color striping, or 16 <u>other green</u>, beige, or brown symbols, colors, tinting, marks, or 17 <u>design patterns that help differentiate compostable items from</u> 18 <u>noncompostable items</u>.

19 (((2) A compostable product described in subsection (1)(a)(i) or 20 (ii) of this section must be considered compliant with the 21 requirements of this section if it:

22 (a) Has green or brown labeling;

23 (b) Is labeled as compostable; and

24 (c) Uses distinctive color schemes, green or brown color 25 striping, or other adopted symbols, colors, marks, or design patterns 26 that help differentiate compostable items from noncompostable 27 materials.))

28 Sec. 804. RCW 70A.455.050 and 2019 c 265 s 5 are each amended to 29 read as follows:

30 (1) A ((manufacturer or supplier)) producer of a film bag that 31 meets ASTM standard specification D6400 and is distributed or sold by 32 retailers must ensure that the film bag is readily and easily 33 identifiable from other film bags in a manner that is consistent with 34 the federal trade commission guides.

35 (2) For purposes of this section, "readily and easily 36 identifiable" products must meet the following requirements:

37 (a) Be labeled with a certification logo indicating the bag meets38 the ASTM D6400 standard specification if the bag has been certified

1 as meeting that standard by a recognized third-party independent 2 verification body;

3

(b) Be labeled in accordance with one of the following:

4 (i) The bag is <u>tinted or</u> made of a uniform color of green, <u>beige</u>,
5 or brown and labeled with the word "compostable" on one side of the
6 bag and the label must be at least one inch in height; or

7 (ii) Be labeled with the word "compostable" on both sides of the 8 bag and the label must be one of the following:

9 (A) Green<u>, beige</u>, or brown color lettering at least one inch in 10 height; or

(B) Within a contrasting green, beige, or brown color band of at least one inch in height on both sides of the bag with color contrasting lettering of at least one-half inch in height; <u>and</u>

14 (c) Meet industry standards for being distinguishable upon quick15 inspection in both public sorting areas and in processing facilities.

16 (3) If a bag is smaller than ((fourteen)) <u>14</u> inches by 17 ((fourteen)) <u>14</u> inches, the lettering and stripe required under 18 subsection (2)(b)(ii) of this section must be in proportion to the 19 size of the bag.

(4) A film bag that meets ASTM standard specification D6400 that is sold or distributed in this state may not display a chasing arrow resin identification code or recycling type of symbol in any form.

(5) A ((manufacturer or supplier)) producer is required to comply
 with this section only to the extent that the labeling requirements
 do not conflict with the federal trade commission guides.

26 Sec. 805. RCW 70A.455.060 and 2020 c 20 s 1446 are each amended 27 to read as follows:

(1) (a) A ((manufacturer or supplier)) producer of plastic food service products or film products that meet ASTM standard specification D6400 or ASTM standard specification D6868 must ensure that the items are readily and easily identifiable from other plastic food service products or plastic film products in a manner that is consistent with the federal trade commission guides.

34 (b) Film bags are exempt from the requirements of this section,35 and are instead subject to the requirements of RCW 70A.455.050.

36 (2) For the purposes of this section, "readily and easily 37 identifiable" products must:

1 (a) Be labeled with a logo indicating the product has been 2 certified by a recognized third-party independent verification body 3 as meeting the ASTM standard specification;

(b) Be labeled with the word "compostable," where possible,
indicating the food packaging or film product has been tested by a
recognized third-party independent body and meets the ASTM standard
specification; ((and))

8 (c) Meet industry standards for being distinguishable upon quick 9 inspection in both public sorting areas and in processing facilities<u>;</u> 10 <u>and</u>

11 (d) Be at least partially colored or partially tinted green, 12 beige, or brown, or have a green, beige, or brown stripe or band at 13 least .25 inches wide.

14 (3) ((A compostable product described in subsection (1) of this 15 section must be considered compliant with the requirements of this 16 section if it:

17

(a) Has green or brown labeling;

18 (b) Is labeled as compostable; and

19 (c) Uses distinctive color schemes, green or brown color 20 striping, or other adopted symbols, colors, marks, or design patterns 21 that help differentiate compostable items from noncompostable 22 materials.

23 (4)) It is encouraged that each product described in subsection 24 (1) of this section((:

25 (a) Display)) display labeling language via printing, embossing, 26 or compostable adhesive stickers using, when possible, either the 27 colors green, beige, or brown that contrast with background product 28 color for easy identification((; or

29 (b) Be tinted green or brown)).

30 (((5))) <u>(4)</u> Graphic elements are encouraged to increase 31 legibility of the word "compostable" and overall product distinction 32 that may include text boxes, stripes, bands, or a green<u>, beige</u>, or 33 brown tint of the product.

34 (((6))) <u>(5)</u> A ((manufacturer or supplier)) producer is required 35 to comply with this section only to the extent that the labeling 36 requirements do not conflict with the federal trade commission 37 guides.

38 Sec. 806. RCW 70A.455.070 and 2020 c 20 s 1447 are each amended 39 to read as follows:

S-4791.1/22

1 <u>(1)</u> A ((manufacturer or supplier of film products or food service 2 products)) producer of plastic film bags sold, offered for sale, or 3 distributed for use in Washington that does not meet the applicable 4 ASTM standard specifications provided in RCW 70A.455.050 ((and 5 70A.455.060)) is:

6 (((1))) (a) Prohibited from using tinting, <u>color schemes</u>, 7 labeling, ((and)) <u>or</u> terms that are required of products that meet 8 the applicable ASTM standard specifications under RCW 70A.455.050 9 ((and 70A.455.060));

10 (((2))) (b) Discouraged from using ((coloration,)) labeling, 11 images, and terms that <u>may reasonably be anticipated to</u> confuse 12 consumers into believing that noncompostable ((bags and food service 13 packaging)) <u>products</u> are compostable; and

14 (((3))) (c) Encouraged to use ((coloration,)) labeling, images, 15 and terms to help consumers identify noncompostable bags ((and food 16 service packaging)) as either: (((a))) (i) Suitable for recycling; or 17 ((b))) (ii) necessary to dispose as waste.

18 (2) A producer of food service products, or plastic film products 19 other than plastic film bags subject to subsection (1) of this 20 section, sold, offered for sale, or distributed for use in Washington 21 that does not meet the applicable ASTM standard specifications 22 provided in RCW 70A.455.060 is:

23 <u>(a) Prohibited from using labeling, or terms that are required of</u> 24 products that meet the applicable ASTM standard specifications under 25 <u>RCW 70A.455.060;</u>

26 (b) Discouraged from using labeling, images, and terms that may 27 reasonably be anticipated to confuse consumers into believing that 28 noncompostable products are compostable; and

29 (c) Encouraged to use tinting, coloration, labeling, images, and 30 terms to help consumers identify film products and food service 31 packaging as either: (i) Suitable for recycling; or (ii) necessary to 32 dispose as waste.

33 Sec. 807. RCW 70A.455.080 and 2019 c 265 s 8 are each amended to 34 read as follows:

(1) Upon the request by a person, <u>including the department</u>, a ((<u>manufacturer or supplier</u>)) <u>producer</u> shall submit to that person <u>or</u> <u>the department</u>, within ((<u>ninety</u>)) <u>90</u> days of the request, nonconfidential business information and documentation demonstrating

1 compliance with this chapter, in a format that is easy to understand 2 and scientifically accurate.

3 (2) Upon request by a commercial compost processing facility, 4 ((manufacturers)) producers of compostable products are encouraged to 5 provide the facility with information regarding the technical aspects 6 of a commercial composting environment, such as heat or moisture, in 7 which the ((manufacturer's)) producer's product has been field tested 8 and found to degrade.

9 Sec. 808. RCW 70A.455.090 and 2020 c 20 s 1448 are each amended 10 to read as follows:

11 The ((state, acting through the attorney general,)) (1) (a) department and cities and counties have concurrent authority to 12 enforce this chapter and to issue and collect civil penalties for a 13 violation of this chapter, subject to the conditions in this section 14 and RCW 70A.455.100. An enforcing government entity may impose a 15 16 civil penalty in the amount of up to ((two thousand dollars)) \$2,000 for the first violation of this chapter, up to ((five thousand 17 dollars)) <u>\$5,000</u> for the second violation of this chapter, and up to 18 ((ten thousand dollars)) \$10,000 for the third and any subsequent 19 20 violation of this chapter. If a ((manufacturer or supplier)) producer has paid a prior penalty for the same violation to a different 21 22 government entity with enforcement authority under this subsection, the penalty imposed by a government entity is reduced by the amount 23 24 of the payment.

25 (b) The enforcement of this chapter must be based primarily on complaints filed with the department and cities and counties. The 26 department must establish a forum for the filing of complaints. 27 Cities, counties, or any person may file complaints with the 28 29 department using the forum, and cities and counties may review complaints filed with the department via the forum. The forum 30 31 established by the department may include a complaint form on the department's website, a telephone hotline, or a public outreach 32 strategy relying upon electronic social media to receive complaints 33 that allege violations. The department, in collaboration with the 34 cities and counties, must provide education and outreach activities 35 to inform retail establishments, consumers, and producers about the 36 37 requirements of this chapter.

(2) ((Any civil penalties collected pursuant to this section must
 be paid to the office of the city attorney, city prosecutor, district

1 attorney, or attorney general, whichever office brought the action.
2 Penalties collected by the attorney general on behalf of the state
3 must be deposited in the compostable products revolving account
4 created in RCW 70A.455.110)) Penalties issued by the department are
5 appealable to the pollution control hearings board established in
6 chapter 43.21B RCW.

7 (3) The remedies provided by this section are not exclusive and 8 are in addition to the remedies that may be available pursuant to 9 chapter 19.86 RCW or other consumer protection laws, if applicable.

10 (4) In addition to penalties recovered under this section, the 11 enforcing ((government entity)) <u>city or county</u> may recover reasonable 12 enforcement costs and attorneys' fees from the liable ((manufacturer 13 or supplier)) <u>producer</u>.

14 Sec. 809. RCW 70A.455.100 and 2020 c 20 s 1449 are each amended 15 to read as follows:

16 ((Manufacturers and suppliers)) (1) Producers who violate the 17 requirements of this chapter are subject to civil penalties described 18 in RCW 70A.455.090. A specific violation is deemed to have occurred 19 upon the sale of noncompliant product by stock-keeping unit number or 20 unique item number. The repeated sale of the same noncompliant 21 product by stock-keeping unit number or unique item number is 22 considered a single violation. ((A city, county, or the state))

(2) (a) A city or county enforcing a requirement of this chapter 23 must send a written notice and a copy of the requirements to a 24 noncompliant ((manufacturer or supplier)) producer of an alleged 25 violation, who will have ((ninety)) 90 days to become compliant. ((A 26 27 city, county, or the state may assess a first penalty if the manufacturer or supplier has not met the requirements ninety days 28 29 following the date the notification was sent. A city, county, or the 30 state))

31 (b) A city or county enforcing a requirement of this chapter may 32 assess a first penalty if the producer has not met the requirements 33 90 days following the date the notification was sent. A city or 34 county may impose second, third, and subsequent penalties on a 35 ((manufacturer or supplier)) producer that remains noncompliant with 36 the requirements of this chapter for every month of noncompliance.

37 (3) The department may only impose penalties under this chapter
 38 consistent with the standards established in RCW 43.21B.300.

1NEW SECTION.Sec. 810.A new section is added to chapter270A.455 RCW to read as follows:

3 (1) The department may adopt rules as necessary for the purpose 4 of implementing, administering, and enforcing this chapter.

5 (2) Producers of a product subject to RCW 70A.455.040, 6 70A.455.050, or 70A.455.060 must submit, under penalty of perjury, a 7 declaration that the product meets the standards established under 8 those sections of this chapter for the product. This declaration must 9 be submitted to the department:

(a) By January 1, 2024, for a product that is or will be sold or
 distributed into Washington beginning January 1, 2024;

(b) Prior to the sale or distribution of a product newly sold ordistributed into Washington after January 1, 2024; and

(c) Prior to the sale or distribution of a product whose method of compliance with the standards established in RCW 70A.455.040, 70A.455.050, or 70A.455.060 is materially changed from the method of compliance used at the last declaration submission under this section.

(3) The department must begin enforcing the requirements of thischapter by July 1, 2024.

21 Sec. 811. RCW 70A.455.030 and 2019 c 265 s 3 are each amended to 22 read as follows:

(1) Except as provided in this chapter, no ((manufacturer or supplier)) producer may sell, offer for sale, or distribute for use in this state a plastic product that is labeled with the term "biodegradable," "degradable," "decomposable," "oxo-degradable," or any similar form of those terms, or in any way imply that the plastic product will break down, fragment, biodegrade, or decompose in a landfill or other environment.

30 (2) This section does not apply to biodegradable mulch film that 31 meets the required testing and has the appropriate third-party 32 certifications.

33 Sec. 812. RCW 43.21B.110 and 2021 c 316 s 41 and 2021 c 313 s 16 34 are each reenacted and amended to read as follows:

(1) The hearings board shall only have jurisdiction to hear and decide appeals from the following decisions of the department, the director, local conservation districts, the air pollution control boards or authorities as established pursuant to chapter 70A.15 RCW, Code Rev/ML:jlb 40 S-4791.1/22 local health departments, the department of natural resources, the
 department of fish and wildlife, the parks and recreation commission,
 and authorized public entities described in chapter 79.100 RCW:

4 (a) Civil penalties imposed pursuant to RCW 18.104.155,
5 70A.15.3160, 70A.300.090, 70A.20.050, 70A.530.040, 70A.350.070,
6 70A.515.060, 70A.245.040, 70A.245.050, 70A.245.070, 70A.245.080,
7 70A.65.200, <u>70A.455.090</u>, 76.09.170, 77.55.440, 78.44.250, 88.46.090,
8 90.03.600, 90.46.270, 90.48.144, 90.56.310, 90.56.330, and 90.64.102.

9 (b) Orders issued pursuant to RCW 18.104.043, 18.104.060,
10 43.27A.190, 70A.15.2520, 70A.15.3010, 70A.300.120, 70A.350.070,
11 70A.245.020, 70A.65.200, 86.16.020, 88.46.070, 90.14.130, 90.46.250,
12 90.48.120, and 90.56.330.

(c) Except as provided in RCW 90.03.210(2), the issuance, 13 modification, or termination of any permit, certificate, or license 14 by the department or any air authority in the exercise of its 15 16 jurisdiction, including the issuance or termination of a waste 17 disposal permit, the denial of an application for a waste disposal permit, the modification of the conditions or the terms of a waste 18 disposal permit, or a decision to approve or deny an application for 19 a solid waste permit exemption under RCW 70A.205.260. 20

(d) Decisions of local health departments regarding the grant or
 denial of solid waste permits pursuant to chapter 70A.205 RCW.

(e) Decisions of local health departments regarding the issuance and enforcement of permits to use or dispose of biosolids under RCW 70A.226.090.

26 (f) Decisions of the department regarding waste-derived 27 fertilizer or micronutrient fertilizer under RCW 15.54.820, and 28 decisions of the department regarding waste-derived soil amendments 29 under RCW 70A.205.145.

30 (g) Decisions of local conservation districts related to the 31 denial of approval or denial of certification of a dairy nutrient 32 management plan; conditions contained in a plan; application of any 33 dairy nutrient management practices, standards, methods, and 34 technologies to a particular dairy farm; and failure to adhere to the 35 plan review and approval timelines in RCW 90.64.026.

36 (h) Any other decision by the department or an air authority 37 which pursuant to law must be decided as an adjudicative proceeding 38 under chapter 34.05 RCW.

39 (i) Decisions of the department of natural resources, the 40 department of fish and wildlife, and the department that are Code Rev/ML:jlb 41 S-4791.1/22 1 reviewable under chapter 76.09 RCW, and the department of natural 2 resources' appeals of county, city, or town objections under RCW 3 76.09.050(7).

4 (j) Forest health hazard orders issued by the commissioner of 5 public lands under RCW 76.06.180.

6 (k) Decisions of the department of fish and wildlife to issue, 7 deny, condition, or modify a hydraulic project approval permit under 8 chapter 77.55 RCW, to issue a stop work order, to issue a notice to 9 comply, to issue a civil penalty, or to issue a notice of intent to 10 disapprove applications.

(1) Decisions of the department of natural resources that are reviewable under RCW 78.44.270.

(m) Decisions of an authorized public entity under RCW 79.100.010 to take temporary possession or custody of a vessel or to contest the amount of reimbursement owed that are reviewable by the hearings board under RCW 79.100.120.

(n) Decisions of the department of ecology that are appealable under RCW 70A.245.020 to set recycled minimum postconsumer content for covered products or to temporarily exclude types of covered products in plastic containers from minimum postconsumer recycled content requirements.

(o) Orders by the department of ecology under RCW 70A.455.080.

(2) The following hearings shall not be conducted by the hearingsboard:

(a) Hearings required by law to be conducted by the shorelineshearings board pursuant to chapter 90.58 RCW.

(b) Hearings conducted by the department pursuant to RCW
70A.15.3010, 70A.15.3070, 70A.15.3080, 70A.15.3090, 70A.15.3100,
70A.15.3110, and 90.44.180.

30 (c) Appeals of decisions by the department under RCW 90.03.110 31 and 90.44.220.

32 (d) Hearings conducted by the department to adopt, modify, or 33 repeal rules.

34 (3) Review of rules and regulations adopted by the hearings board 35 shall be subject to review in accordance with the provisions of the 36 administrative procedure act, chapter 34.05 RCW.

37 Sec. 813. RCW 43.21B.300 and 2021 c 316 s 42 and 2021 c 313 s 17 38 are each reenacted and amended to read as follows:

22

1 (1) Any civil penalty provided in RCW 18.104.155, 70A.15.3160, 70A.300.090, 70A.20.050, 70A.245.040, 70A.245.050, 2 70A.205.280, 3 70A.245.070, 70A.245.080, 70A.65.200, 70A.455.090, 88.46.090, 90.03.600, 90.46.270, 90.48.144, 90.56.310, 90.56.330, and 90.64.102 4 and chapter 70A.355 RCW shall be imposed by a notice in writing, 5 6 either by certified mail with return receipt requested or by personal service, to the person incurring the penalty from the department or 7 the local air authority, describing the violation with reasonable 8 particularity. For penalties issued by local air authorities, within 9 ((thirty)) 30 days after the notice is received, the person incurring 10 11 the penalty may apply in writing to the authority for the remission 12 or mitigation of the penalty. Upon receipt of the application, the authority may remit or mitigate the penalty upon whatever terms the 13 14 authority in its discretion deems proper. The authority may ascertain the facts regarding all such applications in such reasonable manner 15 16 and under such rules as it may deem proper and shall remit or mitigate the penalty only upon a demonstration of extraordinary 17 circumstances such as the presence of information or factors not 18 considered in setting the original penalty. 19

(2) Any penalty imposed under this section may be appealed to the 20 pollution control hearings board in accordance with this chapter if 21 22 the appeal is filed with the hearings board and served on the department or authority ((thirty)) 30 days after the date of receipt 23 by the person penalized of the notice imposing the penalty or 24 25 ((thirty)) 30 days after the date of receipt of the notice of 26 disposition by a local air authority of the application for relief 27 from penalty.

28 29 (3) A penalty shall become due and payable on the later of:

(a) Thirty days after receipt of the notice imposing the penalty;

30 (b) Thirty days after receipt of the notice of disposition by a 31 local air authority on application for relief from penalty, if such 32 an application is made; or

33 (c) Thirty days after receipt of the notice of decision of the 34 hearings board if the penalty is appealed.

(4) If the amount of any penalty is not paid to the department within ((thirty)) <u>30</u> days after it becomes due and payable, the attorney general, upon request of the department, shall bring an action in the name of the state of Washington in the superior court of Thurston county, or of any county in which the violator does business, to recover the penalty. If the amount of the penalty is not Code Rev/ML:jlb paid to the authority within ((thirty)) <u>30</u> days after it becomes due and payable, the authority may bring an action to recover the penalty in the superior court of the county of the authority's main office or of any county in which the violator does business. In these actions, the procedures and rules of evidence shall be the same as in an ordinary civil action.

7 (5) All penalties recovered shall be paid into the state treasury and credited to the general fund except those penalties imposed 8 pursuant to RCW 18.104.155, which shall be credited to 9 the provided in RCW 18.104.155(7), 10 reclamation account as RCW 11 70A.15.3160, the disposition of which shall be governed by that provision, RCW 70A.245.040 and 70A.245.050, which shall be credited 12 to the recycling enhancement account created in RCW 70A.245.100, RCW 13 14 70A.300.090, which shall be credited to the model toxics control operating account created in RCW 70A.305.180, RCW 70A.65.200, which 15 16 shall be credited to the climate investment account created in RCW 17 70A.65.250, RCW 90.56.330, which shall be credited to the coastal protection fund created by RCW 90.48.390, and RCW 70A.355.070, which 18 shall be credited to the underground storage tank account created by 19 20 RCW 70A.355.090.

21

22

PART 9 Miscellaneous

23 <u>NEW SECTION.</u> Sec. 901. Sections 401, 402, and 405 of this act 24 constitute a new chapter in Title 70A RCW.

NEW SECTION. Sec. 902. Nothing in this act changes or limits the authority of the Washington utilities and transportation commission to regulate the collection of solid waste, including curbside collection of residential recyclable materials, nor does this section change or limit the authority of a city or town to provide the service itself or by contract under RCW 81.77.020.

31 <u>NEW SECTION.</u> Sec. 903. The following acts or parts of acts are 32 each repealed:

33 (1) RCW 70A.455.110 (Compostable products revolving account) and 34 2020 c 20 s 1450 & 2019 c 265 s 11; and

35 (2) RCW 70A.455.900 (Effective date—2019 c 265) and 2019 c 265 s 36 13.

Code Rev/ML:jlb

S-4791.1/22

1 <u>NEW SECTION.</u> Sec. 904. If any provision of this act or its 2 application to any person or circumstance is held invalid, the 3 remainder of the act or the application of the provision to other 4 persons or circumstances is not affected.

5 <u>NEW SECTION.</u> Sec. 905. If specific funding for the purposes of 6 this act, referencing this act by bill or chapter number, is not 7 provided by June 30, 2022, in the omnibus appropriations act, this 8 act is null and void."

E2SHB 1799 - S COMM AMD

By Committee on Environment, Energy & Technology

On page 1, line 1 of the title, after "management;" strike the 9 remainder of the title and insert "amending RCW 70A.205.040, 10 11 70A.205.015, 69.80.031, 69.80.040, 89.08.615, 43.155.020, 36.70.330, 39.30.040, 70A.455.010, 70A.455.020, 70A.455.040, 70A.455.050, 12 13 70A.455.060, 70A.455.070, 70A.455.080, 70A.455.090, 70A.455.100, and 70A.455.030; reenacting and amending RCW 43.21B.110 and 43.21B.300; 14 adding new sections to chapter 70A.205 RCW; adding a new section to 15 chapter 43.21C RCW; adding a new section to chapter 15.04 RCW; adding 16 a new section to chapter 36.70A RCW; adding a new section to chapter 17 18 35.63 RCW; adding a new section to chapter 35A.63 RCW; adding new sections to chapter 43.19A RCW; adding a new section to chapter 19 70A.455 RCW; adding a new chapter to Title 70A RCW; creating new 20 sections; repealing RCW 70A.455.110 and 70A.455.900; and prescribing 21 22 penalties."

EFFECT: Provides that wastes managed by a business that enters into a voluntary agreement to sell or donate organic materials to another business for off-site use do not count for purposes of determining the waste volume threshold for business organics management requirements. Allows businesses engaged in the growth, harvest, or processing of food or fiber to fulfill their organics management requirements by entering into a voluntary agreement to sell or donate organic materials to another business for off-site use. Removes provisions allowing the use of a good Samaritan reduced price for food donation liability purposes. Clarifies references to local solid waste management comprehensive plans and land use comprehensive plans for purposes of development regulations that implement prioritized areas for siting organics management facilities. Amends reference to identifying overburdened communities for purposes of siting facilities, to consider all potential environmental impacts. Allows compostable food service items to use a green, beige, or brown stripe or band at least .25 inches wide to meet product labeling and identification requirements. Removes reference to management of packaging and paper products through extended producer responsibility programs as part of legislative proposals to consider in the evaluation of impacts to solid waste funding resources for purposes of the solid waste management funding study.

--- END ---