RCW 17.10.080  State noxious weed list—Hearing—Adoption—
Guidelines for placing plants on the list—Dissemination.  (1) The
state noxious weed control board shall each year or more often,
following a hearing, adopt a state noxious weed list.

(2) The state noxious weed control board shall adopt guidelines
by rule for placing plants on the state noxious weed list. These
guidelines must include criteria for reconsideration of proposed new
species that were not adopted by the state noxious weed control board,
including the need for the board to be presented with additional data
from scientific sources regarding any invasive and noxious qualities
of the species and from existing positive economic benefits before
taking any action.

(3) Any person may request during a comment period established by
the state noxious weed control board the inclusion, deletion, or
designation change of any plant to the state noxious weed list.

(4) The state noxious weed control board shall send a copy of the
list to each activated county noxious weed control board, to each weed
district, and to the county legislative authority of each county with
an inactive noxious weed control board.

(5) The record of rule making must include the written findings
of the board for the inclusion of each plant on the list. The findings
shall be made available upon request to any interested person.  [2011
c 126 § 1; 1997 c 353 § 10; 1989 c 175 § 57; 1987 c 438 § 8; 1975 1st
ex.s. c 13 § 5; 1969 ex.s. c 113 § 8.]

Effective date—1989 c 175: See note following RCW 34.05.010.