HOUSE BILL 1412

State of Washington 60th Legislature 2007 Regular Session

By Representatives Eddy, Curtis, Simpson and Upthegrove; by request of Department of Ecology

Read first time 01/18/2007. Referred to Committee on Local Government.

1 AN ACT Relating to providing a one-year extension for shoreline 2 master program updates in RCW 90.58.080; and amending RCW 90.58.080.

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

4 **Sec. 1.** RCW 90.58.080 and 2003 c 262 s 2 are each amended to read 5 as follows:

6 (1) Local governments shall develop or amend a master program for 7 regulation of uses of the shorelines of the state consistent with the 8 required elements of the guidelines adopted by the department in 9 accordance with the schedule established by this section.

10 (2)(a) Subject to the provisions of subsections (5) and (6) of this 11 section, each local government subject to this chapter shall develop or 12 amend its master program for the regulation of uses of shorelines 13 within its jurisdiction according to the following schedule:

(i) On or before December 1, 2005, for the city of Port Townsend,
the city of Bellingham, the city of Everett, Snohomish county, and
Whatcom county;

(ii) On or before December 1, 2009, for King county and the citieswithin King county greater in population than ten thousand;

(iii) Except as provided by (a)(i) and (ii) of this subsection, on
 or before December 1, 2011, for Clallam, Clark, Jefferson, King,
 Kitsap, Pierce, Snohomish, Thurston, and Whatcom counties and the
 cities within those counties;

5 (iv) On or before December 1, 2012, for Cowlitz, Island, Lewis, 6 Mason, San Juan, Skagit, and Skamania counties and the cities within 7 those counties;

8 (v) On or before December 1, 2013, for Benton, Chelan, Douglas, 9 Grant, Kittitas, Spokane, and Yakima counties and the cities within 10 those counties; and

(vi) On or before December 1, 2014, for Adams, Asotin, Columbia,
 Ferry, Franklin, Garfield, Grays Harbor, Klickitat, Lincoln, Okanogan,
 Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and Whitman
 counties and the cities within those counties.

(b) Nothing in this subsection (2) shall preclude a local government from developing or amending its master program prior to the dates established by this subsection (2).

(3)(a) Following approval by the department of a new or amended 18 19 master program, local governments required to develop or amend master programs on or before December 1, 2009, as provided by subsection 20 21 (2)(a)(i) and (ii) of this section, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) of this section 22 23 and shall not be required to complete master program amendments until 24 seven years after the applicable dates established by subsection 25 (2)(a)(iii) of this section. Any jurisdiction listed in subsection (2)(a)(i) of this section that has a new or amended master program 26 27 approved by the department on or after March 1, 2002, but before July 27, 2003, shall not be required to complete master program amendments 28 29 until seven years after the applicable date provided by subsection 30 (2)(a)(iii) of this section.

(b) Following approval by the department of a new or amended master program, local governments choosing to develop or amend master programs on or before December 1, 2009, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) through (vi) of this section and shall not be required to complete master program amendments until seven years after the applicable dates established by subsection (2)(a)(iii) through (vi) of this section.

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1 (4) Local governments shall conduct a review of their master 2 programs at least once every seven years after the applicable dates 3 established by subsection (2)(a)(iii) through (vi) of this section. 4 Following the review required by this subsection (4), local governments 5 shall, if necessary, revise their master programs. The purpose of the 6 review is:

7 (a) To assure that the master program complies with applicable law8 and guidelines in effect at the time of the review; and

9 (b) To assure consistency of the master program with the local 10 government's comprehensive plan and development regulations adopted 11 under chapter 36.70A RCW, if applicable, and other local requirements.

12 (5) Local governments are encouraged to begin the process of 13 developing or amending their master programs early and are eligible for 14 grants from the department as provided by RCW 90.58.250, subject to 15 available funding. Except for those local governments listed in subsection (2)(a)(i) and (ii) of this section, the deadline for 16 17 completion of the new or amended master programs shall be two years after the date the grant is approved by the department. Subsequent 18 master program review dates shall not be altered by the provisions of 19 this subsection. 20

21 (6)(a) Grants to local governments for developing and amending 22 master programs pursuant to the schedule established by this section shall be provided at least two years before the adoption dates 23 24 specified in subsection (2) of this section. To the extent possible, 25 the department shall allocate grants within the amount appropriated for such purposes to provide reasonable and adequate funding to local 26 27 governments that have indicated their intent to develop or amend master programs during the biennium according to the schedule established by 28 subsection (2) of this section. Any local government that applies for 29 but does not receive funding to comply with the provisions of 30 subsection (2) of this section may delay the development or amendment 31 32 of its master program until the following biennium.

(b) Local governments with delayed compliance dates as provided in (a) of this subsection shall be the first priority for funding in subsequent biennia, and the development or amendment compliance deadline for those local governments shall be two years after the date of grant approval.

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1 (c) Failure of the local government to apply in a timely manner for 2 a master program development or amendment grant in accordance with the 3 requirements of the department shall not be considered a delay 4 resulting from the provisions of (a) of this subsection.

5 (7) Notwithstanding the provisions of this section, all local 6 governments subject to the requirements of this chapter that have not 7 developed or amended master programs on or after March 1, 2002, shall, 8 no later than December 1, 2014, develop or amend their master programs 9 to comply with guidelines adopted by the department after January 1, 10 2003.

11 (8) Local governments may be provided an additional year beyond the 12 deadlines in this section to complete their master program or 13 amendment. The department shall grant the request if it determines 14 that the local government is likely to adopt or amend its master 15 program within the additional year.

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