CERTIFICATION OF ENROLLMENT

SECOND SUBSTITUTE SENATE BILL 6578

61st Legislature 2010 Regular Session

CERTIFICATE
I, Thomas Hoemann, Secretary of the Senate of the State of Washington do hereby certify that the attached
is SECOND SUBSTITUTE SENATE BILL 6578 as passed by the Senate and
the House of Representatives on the dates hereon set forth.
Secretary
FILED

SECOND SUBSTITUTE SENATE BILL 6578

Passed Legislature - 2010 Regular Session

State of Washington 61st Legislature 2010 Regular Session

By Senate Ways & Means (originally sponsored by Senators Swecker, Jacobsen, Kastama, Pflug, Becker, and Fraser)

READ FIRST TIME 03/08/10.

- 1 AN ACT Relating to the creation of optional multiagency permitting
- 2 teams; amending RCW 43.42.005 and 43.42.070; reenacting and amending
- RCW 43.84.092 and 43.131.402; adding new sections to chapter 43.42 RCW; 3
- 4 and declaring an emergency.

- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- RCW 43.42.005 and 2009 c 97 s 1 are each amended to read 6 Sec. 1. 7 as follows:
- (1) The legislature finds that: The health and safety of its 8
- citizens and environment are of vital interest to the state's long-term 10 quality of life; Washington state is a national leader in protecting
- 11 its environment; and Washington state has a vibrant and diverse economy
- the state maintaining high environmental 12 is dependent on
- 13 standards. Further, the legislature finds that a complex and confusing
- network of environmental and land use laws and business regulations can 14
- 15 create obstacles to sustainable growth.
- 16 It is the intent of the legislature to promote accountability,
- 17 timeliness, and predictability for citizens, business, and state,
- 18 federal, and local permitting agencies, and to provide information and

assistance on the regulatory process through the creation of the office of regulatory assistance in the governor's office.

- (2) The office of regulatory assistance is created to work to continually improve the function of environmental and business regulatory processes by identifying conflicts and overlap in the state's rules, statutes, and operational practices; the office is to provide project proponents and business owners with active assistance for all permitting, licensing, and other regulatory procedures required for completion of specific projects; and the office is to ensure that citizens, businesses, and local governments have access to, and clear information regarding, regulatory processes for permitting and business regulation, including state rules, permit and license requirements, and agency rule-making processes.
- (3) The legislature declares that the purpose of this chapter is to provide direction ((and)), practical resources, and a range of innovative and optional service delivery options for improving the regulatory process and for providing assistance through the regulatory process((es)) on individual projects in furtherance of the state's goals of governmental transparency and accountability.
- (4) The legislature intends that establishing an office of regulatory assistance will provide these services without abrogating or limiting the authority of any agency to make decisions on permits, licenses, regulatory requirements, or agency rule making. The legislature further intends that the office of regulatory assistance shall have authority to provide services but shall not have any authority to make decisions on permits.

<u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 43.42 RCW to read as follows:

(1) The legislature finds that the state of Washington has implemented a number of successful measures to streamline, coordinate, and consolidate the multiparty, multijurisdictional permitting and regulatory decision-making process. The office of regulatory assistance was developed and implemented at a time when the state faced a crisis in its economic competitiveness. The multiagency permitting team for transportation was developed and implemented at a time when the state's transportation system faced a crisis in public confidence concerning transportation project delivery. The legislature further

- finds that the state of Washington is now facing an economic and financial crisis that requires immediate action to spur economic development and the creation of jobs without sacrificing the quality of the state's environment.
 - (2) The legislature intends to:

- (a) Draw from and extend the benefits of proven permit streamlining solutions to future project proponents and aid the state's recovery by authorizing optional multiagency permitting teams modeled after the multiagency permitting team developed and implemented for state transportation projects. It is the purpose of this act to provide willing permit applicants and project proponents with permit coordination and integrated regulatory decision-making services on a cost-reimbursed basis; and
- 14 (b) Phase-in a revenue-neutral permit streamlining approach to 15 expedite permit and regulatory decision making while ensuring a high 16 level of environmental protection.
- NEW SECTION. Sec. 3. A new section is added to chapter 43.42 RCW to read as follows:
 - (1)(a) The office of regulatory assistance is authorized to develop and advertise the availability of optional multiagency permitting teams to provide coordinated permitting and integrated regulatory decision making starting in the Puget Sound basin.
 - (b) New expenses associated with operating the optional multiagency permitting teams must be recovered by the office of regulatory assistance using existing state cost-reimbursement and interagency cost-sharing authorities as applicable. The cost-reimbursement process is subject to the requirements and limitations set forth in RCW 43.42.070. Initial administrative costs and other costs that may not be recoverable through cost-reimbursement or cost-sharing mechanisms may be covered by funds from the multiagency permitting team account created in section 5 of this act.
 - (c) The director of the office of regulatory assistance must solicit donations and such other funds as the director deems appropriate from public and private sources for the purposes of covering the initial administrative costs and other costs associated with operation of optional multiagency permitting teams which are not

- recoverable through cost-reimbursement or cost-sharing mechanisms. All such solicited funds must be placed in the multiagency permitting team account created in section 5 of this act.
 - (2) Optional multiagency permitting teams must be:
 - (a) Mobile, capable of traveling or working together as teams, initially throughout the Puget Sound basin;
 - (b) Located initially in central Puget Sound;
 - (c) Staffed by appropriate senior-level permitting and regulatory decision-making personnel representing the Washington state departments of ecology, fish and wildlife, and natural resources and having expertise in regulatory issues relating to the project; and
 - (d) Managed by the office of regulatory assistance through a team leader responsible for:
 - (i) Managing or monitoring team activities to ensure the cost-reimbursement schedule and agreement is followed;
 - (ii) Developing and maintaining partnerships and working relationships with local, state, tribal, and federal organizations not core to the optional multiagency permitting teams that can be called upon to join the team on a project-by-project basis;
 - (iii) Developing, defining, and providing a set of coordinated permitting and integrated decision-making services consistent with those set forth in subsection (3) of this section;
 - (iv) Developing and executing funding agreements with applicants, project proponents, regulatory agencies, and others as necessary to ensure the financial viability of the optional multiagency permitting teams;
 - (v) Measuring and regularly reporting on team performance, results and outcomes achieved, including improved: Permitting predictability, interagency early project coordination, interagency accessibility, interagency relationships, project delivery, and environmental results, including the avoidance or prevention of environmental harm and the effectiveness of mitigation;
 - (vi) Conducting outreach, marketing, and advertising of team services and team availability, focusing initially on projects such as large-scale public, private, and port development projects with complex aquatics, wetland, or other environmental impacts; environmental cleanup, restoration, and enhancement projects; aquaculture projects; and energy, power generation, and utility projects;

(vii) Implementing issue and dispute resolution protocols;

- (viii) Incorporating and using virtual tools for online collaboration to support permitting and regulatory coordination and expedited decision making; and
 - (ix) Extending and subsequently implementing the optional multiagency permitting team approach to other significant geographic regions of the state.
 - (3) The optional multiagency permitting teams must at a minimum work with the office of regulatory assistance to provide the following core services:
 - (a) Project scoping, as set forth in RCW 43.42.050 (1) through (4), to help applicants identify applicable permits and regulatory approvals;
 - (b) A preapplication coordination service, which may be combined with project scoping, to help applicants understand applicable requirements and plan out with the assistance of the regulatory agencies an optimally sequenced permitting and regulatory decision-making strategy and approach for the overall project;
 - (c) Fully coordinated project review as set forth in RCW 43.42.060 to set schedules and agreed-upon time frames for the applicant and regulatory decision makers consistent with statutory requirements and with regard to available agency resources and to track, monitor, and report progress made in meeting those schedules and time frames;
 - (d) Mitigation coordination to help applicants and regulatory agencies collaborate on and implement mitigation obligations within a watershed context so superior environmental results can be achieved when impacts cannot be avoided or further minimized.
 - (4) Local and federal permitting and regulatory personnel should be incorporated into the optional multiagency permitting teams whenever possible and at least on a project-by-project basis. Moneys recouped through state cost-reimbursement and interagency cost-sharing authorities, or as otherwise solicited for deposit into the multiagency permitting team account created in section 5 of this act, may also be used to cover local and federal participation.
 - (5) The optional multiagency permitting teams will provide services for complex projects requiring multiple permits and regulatory approvals and having multiple points of regulatory jurisdiction. The optional multiagency permitting teams are not intended to support state

- transportation projects capable of being serviced by multiagency permitting teams specifically established for state transportation projects. Use of the optional multiagency permitting teams for a fully coordinated permit process must be allowed unless the office of regulatory assistance notifies a project proponent in writing of other means of effective and efficient project review that are available and are recommended.
- **Sec. 4.** RCW 43.42.070 and 2009 c 97 s 7 are each amended to read 9 as follows:
 - (1) The office may enter into cost-reimbursement agreements with a project proponent to recover from the project proponent the reasonable costs incurred by the office in carrying out the provisions of RCW 43.42.050, 43.42.060, and sections 2 and 3 of this act. The agreement ((shall)) must include the permit agencies that are participating in the cost-reimbursement project and carrying out permit processing tasks referenced in the agreement.
 - (2) The office ((shall)) <u>must</u> maintain policies or guidelines for coordinating cost-reimbursement agreements with participating agencies, project proponents, and outside independent consultants. Policies or guidelines must ensure that, in developing cost-reimbursement agreements, conflicts of interest are eliminated. Contracts with independent consultants hired by the office under this section must be based on competitive bids that are awarded for each agreement from a prequalified consultant roster.
 - (3) For fully coordinated permit processes, the office ((shall)) must coordinate the negotiation of all cost-reimbursement agreements executed under RCW 43.21A.690, 43.30.490, 43.70.630, 43.300.080, and 70.94.085. The office, project proponent, and the permit agencies ((shall)) must be signatories to the agreement or agreements. Each permit agency ((shall)) must manage performance of its portion of the agreement. Independent consultants hired under a cost-reimbursement agreement shall report directly to the hiring office or permit agency. Any cost-reimbursement agreement must require that final decisions are made by the permit agency and not by a hired consultant.
 - (4) For a fully coordinated project using cost reimbursement, the office and participating permit agencies ((shall)) <u>must</u> include a cost-reimbursement work plan, including deliverables and schedules for

- invoicing and reimbursement in the fully coordinated project work plan described in RCW 43.42.060. Upon request, the office ((shall)) must verify that the agencies have met the obligations contained in the cost-reimbursement work plan and agreement. The cost-reimbursement agreement ((shall)) must identify the tasks of each agency and the maximum costs for work conducted under the agreement. The agreement must include a schedule that states:
 - (a) The estimated number of weeks for initial review of the permit application for comparable projects;
 - (b) The anticipated number of revision cycles;
- 11 (c) The estimated number of weeks for review of subsequent revision submittals;
 - (d) The estimated number of billable hours of employee time;
 - (e) The rate per hour; and

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- (f) A process for revision of the agreement if necessary.
- (5) If a permit agency or the project proponent foresees, at any 16 17 time, that it will be unable to meet its obligations under the costreimbursement agreement and fully coordinated project work plan, it 18 ((shall)) must notify the office and state the reasons, along with 19 proposals for resolving the problems and potentially amending the 20 21 The office ((shall)) must notify the participating permit timelines. 22 agencies and the project proponent and, upon agreement of all parties, 23 adjust the schedule, or, if necessary, coordinate revision of the cost-24 reimbursement agreement and fully coordinated project work plan.
- NEW SECTION. Sec. 5. A new section is added to chapter 43.42 RCW to read as follows:

The multiagency permitting team account is created in the state treasury. All receipts from solicitations authorized in section 3 of this act must be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used only for covering the initial administrative costs of multiagency permitting teams and such other costs associated with the teams as may arise that are not recoverable through cost-reimbursement or cost-sharing mechanisms.

35 **Sec. 6.** RCW 43.84.092 and 2009 c 479 s 31, 2009 c 472 s 5, and 2009 c 451 s 8 are each reenacted and amended to read as follows:

- (1) All earnings of investments of surplus balances in the state treasury shall be deposited to the treasury income account, which account is hereby established in the state treasury.
- (2) The treasury income account shall be utilized to pay or receive funds associated with federal programs as required by the federal cash management improvement act of 1990. The treasury income account is subject in all respects to chapter 43.88 RCW, but no appropriation is required for refunds or allocations of interest earnings required by the cash management improvement act. Refunds of interest to the federal treasury required under the cash management improvement act fall under RCW 43.88.180 and shall not require appropriation. office of financial management shall determine the amounts due to or from the federal government pursuant to the cash management improvement The office of financial management may direct transfers of funds between accounts as deemed necessary to implement the provisions of the cash management improvement act, and this subsection. allocations shall occur prior to the distributions of earnings set forth in subsection (4) of this section.
- (3) Except for the provisions of RCW 43.84.160, the treasury income account may be utilized for the payment of purchased banking services on behalf of treasury funds including, but not limited to, depository, safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all respects to chapter 43.88 RCW, but no appropriation is required for payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section.
- (4) Monthly, the state treasurer shall distribute the earnings credited to the treasury income account. The state treasurer shall credit the general fund with all the earnings credited to the treasury income account except:

The following accounts and funds shall receive their proportionate share of earnings based upon each account's and fund's average daily balance for the period: The aeronautics account, the aircraft search and rescue account, the budget stabilization account, the capitol building construction account, the Cedar River channel construction and operation account, the Central Washington University capital projects account, the charitable, educational, penal and reformatory institutions account, the cleanup settlement account, the Columbia

river basin water supply development account, the common school 1 construction fund, the county arterial preservation account, the county 2 criminal justice assistance account, the county sales and use tax 3 4 equalization account, the data processing building construction account, the deferred compensation administrative account, the deferred 5 6 compensation principal account, the department of licensing services 7 account, the department of retirement systems expense account, the 8 developmental disabilities community trust account, the drinking water 9 assistance account, the drinking water assistance administrative 10 account, the drinking water assistance repayment account, the Eastern 11 Washington University capital projects account, the education 12 construction fund, the education legacy trust account, the election 13 account, the energy freedom account, the energy recovery act account, the essential rail assistance account, The Evergreen State College 14 capital projects account, the federal forest revolving account, the 15 ferry bond retirement fund, the freight congestion relief account, the 16 17 freight mobility investment account, the freight mobility multimodal 18 account, the grade crossing protective fund, the public health services 19 account, the health system capacity account, the personal health 20 services account, the high capacity transportation account, the state 21 education construction account, the higher education higher 22 construction account, the highway bond retirement fund, the highway 23 infrastructure account, the highway safety account, the high occupancy 24 toll lanes operations account, the industrial insurance premium refund account, the judges' retirement account, the judicial retirement 25 26 administrative account, the judicial retirement principal account, the 27 local leasehold excise tax account, the local real estate excise tax account, the local sales and use tax account, the medical aid account, 28 the mobile home park relocation fund, the motor vehicle fund, the 29 motorcycle safety education account, the multiagency permitting team 30 account, the multimodal transportation account, the municipal criminal 31 32 justice assistance account, the municipal sales and use tax equalization account, the natural resources deposit account, the oyster 33 reserve land account, the pension funding stabilization account, the 34 35 perpetual surveillance and maintenance account, the public employees' 36 retirement system plan 1 account, the public employees' retirement 37 system combined plan 2 and plan 3 account, the public facilities 38 construction loan revolving account beginning July 1, 2004, the public

health supplemental account, the public transportation systems account, 1 2 public works assistance account, the Puget Sound 3 construction account, the Puget Sound ferry operations account, the estate 4 Puyallup tribal settlement account, the real commission account, the recreational vehicle account, the regional 5 6 mobility grant program account, the resource management cost account, 7 the rural arterial trust account, the rural Washington loan fund, the 8 site closure account, the small city pavement and sidewalk account, the 9 special category C account, the special wildlife account, the state 10 employees' insurance account, the state employees' insurance reserve 11 account, the state investment board expense account, the state 12 investment board commingled trust fund accounts, the state patrol 13 highway account, the state route number 520 corridor account, the supplemental pension account, the Tacoma Narrows toll bridge account, 14 15 the teachers' retirement system plan 1 account, the teachers' retirement system combined plan 2 and plan 3 account, the tobacco 16 prevention and control account, the tobacco settlement account, the 17 transportation 2003 account (nickel account), the transportation 18 19 equipment fund, the transportation fund, the transportation improvement 20 account, the transportation improvement board bond retirement account, 21 transportation infrastructure account, the transportation 22 partnership account, the traumatic brain injury account, the tuition 23 recovery trust fund, the University of Washington bond retirement fund, the University of Washington building account, the urban arterial trust 24 account, the volunteer firefighters' and reserve officers' relief and 25 26 pension principal fund, the volunteer firefighters' and reserve 27 officers' administrative fund, the Washington fruit express account, the Washington judicial retirement system account, the Washington law 28 29 enforcement officers' and firefighters' system plan 1 retirement account, the Washington law enforcement officers' and firefighters' 30 system plan 2 retirement account, the Washington public 31 employees' plan 2 retirement account, the Washington school employees' 32 33 retirement system combined plan 2 and 3 account, the Washington state health insurance pool account, the Washington state patrol retirement 34 35 account, the Washington State University building account, the 36 Washington State University bond retirement fund, the water pollution 37 control revolving fund, and the Western Washington University capital 38 projects account. Earnings derived from investing balances of the

- agricultural permanent fund, the normal school permanent fund, the permanent common school fund, the scientific permanent fund, and the
- 3 state university permanent fund shall be allocated to their respective
- 4 beneficiary accounts. All earnings to be distributed under this
- 5 subsection (4) shall first be reduced by the allocation to the state
- 6 treasurer's service fund pursuant to RCW 43.08.190.
- 7 (5) In conformance with Article II, section 37 of the state
- 8 Constitution, no treasury accounts or funds shall be allocated earnings
- 9 without the specific affirmative directive of this section.
- 10 Sec. 7. RCW 43.131.402 and 2009 c 421 s 10 are each reenacted and
- 11 amended to read as follows:
- 12 The following acts or parts of acts, as now existing or hereafter
- 13 amended, are each repealed, effective June 30, 2012:
- 14 (1) RCW 43.42.005 and <u>2009 c 97 s 1, 2007 c 94 s 1,</u> 2003 c 71 s 1,
- 15 & 2002 c 153 s 1;
- 16 (2) RCW 43.42.010 and 2007 c 231 s 5, 2003 c 71 s 2, & 2002 c 153
- 17 § 2;
- 18 (3) RCW 43.42.020 and 2002 c 153 s 3;
- 19 (4) RCW 43.42.030 and 2003 c 71 s 3 & 2002 c 153 s 4;
- 20 (5) RCW 43.42.040 and 2003 c 71 s 4 & 2002 c 153 s 5;
- 21 (6) RCW 43.42.050 and 2002 c 153 s 6;
- 22 (7) RCW 43.42.060 and 2009 c 421 s 8 & 2002 c 153 s 7;
- 23 (8) RCW 43.42.070 and 2009 c 97 s 7, 2007 c 94 s 8, 2003 c 70 s 7,
- 24 & 2002 c 153 s 8;
- 25 (9) ((RCW 43.42.905 and 2002 c 153 s 10;
- (10)) RCW 43.42.900 and 2002 c 153 s 11; and
- 27 $((\frac{(11)}{(11)}))$ (10) RCW 43.42.901 and 2002 c 153 s 12.
- NEW SECTION. Sec. 8. This act is necessary for the immediate
- 29 preservation of the public peace, health, or safety, or support of the
- 30 state government and its existing public institutions, and takes effect
- 31 immediately.

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