CERTIFICATION OF ENROLLMENT

SENATE BILL 5083

62nd Legislature 2011 Regular Session

Passed by the Senate March 2, 2011 YEAS 48 NAYS 0 President of the Senate Passed by the House April 8, 2011 YEAS 95 NAYS 0	I, Thomas Hoemann, Secretary of the Senate of the State of Washington do hereby certify that the attached is SENATE BILL 5083 as passed by the Senate and the House of Representatives on the dates hereor set forth.		
		Speaker of the House of Representatives	Secretary
		Approved	FILED
			Secretary of State State of Washington
Governor of the State of Washington			

SENATE BILL 5083

Passed Legislature - 2011 Regular Session

State of Washington

62nd Legislature

2011 Regular Session

By Senators Ranker, Kilmer, Swecker, Hobbs, Holmquist Newbry, Zarelli, Hargrove, Eide, Harper, Tom, Honeyford, White, Parlette, Ericksen, Shin, Hewitt, Sheldon, Roach, and Benton

Read first time 01/13/11. Referred to Committee on Ways & Means.

- 1 AN ACT Relating to clarifying that the basis for business and
- 2 occupation tax for real estate firms is the commission amount received
- 3 by each real estate firm involved in a transaction; amending RCW
- 4 82.04.255; and creating new sections.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 <u>NEW SECTION.</u> **Sec. 1.** The legislature intends to clarify existing
- 7 law that the basis for determining the business and occupation tax for
- 8 real estate firms is the commission amount received by each real estate
- 9 firm involved in a real estate transaction. In clarifying existing
- 10 law, the legislature intends to preserve the historic method of
- 11 calculating business and occupation tax for real estate firms.
- 12 Sec. 2. RCW 82.04.255 and 1997 c 7 s 1 are each amended to read as
- 13 follows:
- 14 (1) Upon every person engaging within the state ((as a real estate
- 15 broker)) in the business of providing real estate brokerage services;
- 16 as to such persons, the amount of the tax with respect to such business
- 17 ((shall be)) is equal to the gross income of the business, multiplied
- 18 by the rate of 1.5 percent.

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(2) The measure of the tax on real estate commissions earned by the 1 2 real estate ((broker shall be)) firm is the gross commission earned by the particular real estate ((brokerage office)) firm including that 3 portion of the commission paid to ((salesmen or associate)) brokers, 4 including designated and managing brokers, in the same ((office)) firm 5 6 on a particular transaction((: PROVIDED, HOWEVER, That where)). However, when a real estate commission on a particular transaction is 7 divided ((between an originating brokerage office and a cooperating 8 brokerage office on a particular transaction, each brokerage office 9 shall)) among real estate firms at the closing of the transaction, 10 including a firm located out of state, each firm must pay the tax only 11 12 upon ((their)) its respective shares of said commission((: AND 13 PROVIDED FURTHER, That where the brokerage office)). Moreover, when the real estate firm has paid the tax as provided herein, ((salesmen or 14 associate)) brokers, including designated and managing brokers, within 15 the same ((brokerage office shall)) real estate firm may not be 16 required to pay a similar tax upon the same transaction. 17 If any firm located out of state receives a share of commission on a particular 18 transaction, that company or broker must pay the tax based on the 19 20 requirements of this section and RCW 82.04.067.

21 (3) For the purposes of this section, "broker," "designated 22 broker," "managing broker," and "real estate firm" have the same 23 meaning as provided in RCW 18.85.011.

NEW SECTION. Sec. 3. This act applies both prospectively and retroactively.

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