# CERTIFICATION OF ENROLLMENT

# SUBSTITUTE SENATE BILL 5462

55th Legislature 1997 Regular Session

Passed by the Senate March 11, 1997 YEAS 41 NAYS 6

# President of the Senate

Passed by the House April 23, 1997 YEAS 98 NAYS 0

Speaker of the House of Representatives

Approved

#### CERTIFICATE

I, Mike O Connell, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5462** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

FILED

Governor of the State of Washington

Secretary of State State of Washington

### SUBSTITUTE SENATE BILL 5462

Passed Legislature - 1997 Regular Session

### State of Washington 55th Legislature 1997 Regular Session

**By** Senate Committee on Government Operations (originally sponsored by Senators Hale, Anderson, Haugen, Patterson, Goings, McCaslin and Winsley)

Read first time 02/21/97.

1 AN ACT Relating to local government permit timelines; and amending 2 RCW 36.70B.110.

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

4 **Sec. 1.** RCW 36.70B.110 and 1995 c 347 s 415 are each amended to 5 read as follows:

б (1) Not later than April 1, 1996, a local government planning under RCW 36.70A.040 shall provide a notice of application to the public and 7 the departments and agencies with jurisdiction as provided in this 8 section. If a local government has made a threshold determination ((of 9 10 significance)) under chapter 43.21C RCW concurrently with the notice of application, the notice of application ((shall)) may be combined with 11 12 the <u>threshold</u> determination ((of significance)) and <u>the</u> scoping notice 13 for a determination of significance. Nothing in this section prevents 14 a determination of significance and scoping notice from being issued 15 prior to the notice of application.

16 (2) The notice of application shall be provided within fourteen 17 days after the determination of completeness as provided in RCW 18 36.70B.070 and include the following in whatever sequence or format the 19 local government deems appropriate:

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(a) The date of application, the date of the notice of completion
for the application, and the date of the notice of application;

3 (b) A description of the proposed project action and a list of the 4 project permits included in the application and, if applicable, a list 5 of any studies requested under RCW 36.70B.070 or 36.70B.090;

6 (c) The identification of other permits not included in the 7 application to the extent known by the local government;

8 (d) The identification of existing environmental documents that 9 evaluate the proposed project, and, if not otherwise stated on the 10 document providing the notice of application, such as a city land use 11 bulletin, the location where the application and any studies can be 12 reviewed;

(e) A statement of the public comment period, which shall be not 13 less than fourteen nor more than thirty days following the date of 14 15 notice of application, and statements of the right of any person to comment on the application, receive notice of and participate in any 16 hearings, request a copy of the decision once made, and any appeal 17 rights. A local government may accept public comments at any time 18 19 prior to the closing of the record of an open record predecision 20 hearing, if any, or, if no open record predecision hearing is provided, prior to the decision on the project permit; 21

(f) The date, time, place, and type of hearing, if applicable andscheduled at the date of notice of the application;

(g) A statement of the preliminary determination, if one has been made at the time of notice, of those development regulations that will be used for project mitigation and of consistency as provided in RCW 36.70B.040; and

(h) Any other information determined appropriate by the localgovernment.

(3) If an open record predecision hearing is required for the
requested project permits, the notice of application shall be provided
at least fifteen days prior to the open record hearing.

(4) A local government shall use reasonable methods to give the notice of application to the public and agencies with jurisdiction and may use its existing notice procedures. A local government may use different types of notice for different categories of project permits or types of project actions. If a local government by resolution or ordinance does not specify its method of public notice, the local

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government shall use the methods provided for in (a) and (b) of this 1 2 subsection. Examples of reasonable methods to inform the public are: 3

(a) Posting the property for site-specific proposals;

4 (b) Publishing notice, including at least the project location, description, type of permit(s) required, comment period dates, and 5 location where the complete application may be reviewed, in the б newspaper of general circulation in the general area where the proposal 7 8 is located or in a local land use newsletter published by the local 9 government;

10 (c) Notifying public or private groups with known interest in a 11 certain proposal or in the type of proposal being considered;

12 (d) Notifying the news media;

13 (e) Placing notices in appropriate regional or neighborhood newspapers or trade journals; 14

(f) Publishing notice in agency newsletters or sending notice to 15 agency mailing lists, either general lists or lists for specific 16 proposals or subject areas; and 17

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(g) Mailing to neighboring property owners.

19 (5) A notice of application shall not be required for project 20 permits that are categorically exempt under chapter 43.21C RCW, unless a public comment period or an open record predecision hearing is 21 22 required.

23 (6) A local government shall integrate the permit procedures in 24 this section with environmental review under chapter 43.21C RCW as 25 follows:

26 (a) Except for a <u>threshold</u> determination ((of significance)), the 27 local government may not issue ((its threshold determination, or issue)) a decision or a recommendation on a project permit until the 28 expiration of the public comment period on the notice of application. 29

30 (b) If an open record predecision hearing is required and the local government's threshold determination requires public notice under 31 chapter 43.21C RCW, the local government shall issue its threshold 32 33 determination at least fifteen days prior to the open record predecision hearing. 34

35 (c) Comments shall be as specific as possible.

(7) A local government may combine any hearing on a project permit 36 37 with any hearing that may be held by another local, state, regional, federal, or other agency provided that the hearing is held within the 38 39 geographic boundary of the local government. Hearings shall be

combined if requested by an applicant, as long as the joint hearing can 1 2 be held within the time periods specified in RCW 36.70B.090 or the applicant agrees to the schedule in the event that additional time is 3 needed in order to combine the hearings. All agencies of the state of 4 5 Washington, including municipal corporations and counties participating in a combined hearing, are hereby authorized to issue joint hearing 6 notices and develop a joint format, select a mutually acceptable 7 8 hearing body or officer, and take such other actions as may be necessary to hold joint hearings consistent with each of their 9 10 respective statutory obligations.

(8) All state and local agencies shall cooperate to the fullest extent possible with the local government in holding a joint hearing if requested to do so, as long as:

14 (a) The agency is not expressly prohibited by statute from doing15 so;

(b) Sufficient notice of the hearing is given to meet each of the agencies' adopted notice requirements as set forth in statute, ordinance, or rule; and

(c) The agency has received the necessary information about the proposed project from the applicant to hold its hearing at the same time as the local government hearing.

22 (9) A local government is not required to provide for 23 administrative appeals. If provided, an administrative appeal of the project decision, combined with any environmental determinations, shall 24 25 be filed within fourteen days after the notice of the decision or after 26 other notice that the decision has been made and is appealable. The 27 local government shall extend the appeal period for an additional seven days, if state or local rules adopted pursuant to chapter 43.21C RCW 28 allow public comment on a determination of nonsignificance issued as 29 30 part of the appealable project permit decision.

31 (10) The applicant for a project permit is deemed to be a 32 participant in any comment period, open record hearing, or closed 33 record appeal.

(11) Each local government planning under RCW 36.70A.040 shall
adopt procedures for administrative interpretation of its development
regulations.

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