
ENGROSSED SUBSTITUTE SENATE BILL 6450

State of Washington 63rd Legislature 2014 Regular Session

By Senate Natural Resources & Parks (originally sponsored by Senators Pedersen, Kohl-Welles, Pearson, Liias, Ericksen, and Kline)

READ FIRST TIME 02/05/14.

- 1 AN ACT Relating to on-water dwellings; amending RCW 90.58.270; and
- 2 creating new sections.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 <u>NEW_SECTION.</u> **Sec. 1.** (1) The legislature recognizes that all Washington residents benefit from the unique aesthetic, recreational,
- 6 and economic opportunities that are derived from the state's aquatic
- 7 resources, including its navigable waters and shoreline areas. The
- 8 legislature also recognizes that, as affirmed in chapter 212, Laws of
- 9 2011, existing floating homes are an important cultural amenity and an
- 10 element of the state's maritime history and economy. The 2011
- 11 legislation, which clarified the legal status of floating homes, was
- 12 intended to ensure the vitality and long-term survival of existing
- 13 floating single-family home communities.
- 14 (2) The legislature finds that further clarification of the status 15 of other residential uses on water that meet specific requirements and
- 16 share important cultural, historical, and economic commonalities with
- 17 floating homes, is necessary.
- 18 (3) The legislature, therefore, intends to: Preserve the existence
- 19 and vitality of current, floating on-water residential uses; establish

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- 1 greater clarity and regulatory uniformity for these uses; and respect
- 2 the well-established authority of local governments to determine
- 3 compliance with regulatory requirements applicable to their
- 4 jurisdiction.

- 5 Sec. 2. RCW 90.58.270 and 2011 c 212 s 2 are each amended to read 6 as follows:
 - (1) Nothing in this ((statute)) section shall constitute authority for requiring or ordering the removal of any structures, improvements, docks, fills, or developments placed in navigable waters prior to December 4, 1969, and the consent and authorization of the state of Washington to the impairment of public rights of navigation, and corollary rights incidental thereto, caused by the retention and maintenance of said structures, improvements, docks, fills or developments are hereby granted: PROVIDED, That the consent herein given shall not relate to any structures, improvements, docks, fills, or developments placed on tidelands, shorelands, or beds underlying said waters which are in trespass or in violation of state statutes.
 - (2) Nothing in this section shall be construed as altering or abridging any private right of action, other than a private right which is based upon the impairment of public rights consented to in subsection (1) ((hereof)) of this section.
 - (3) Nothing in this section shall be construed as altering or abridging the authority of the state or local governments to suppress or abate nuisances or to abate pollution.
 - (4) Subsection (1) of this section shall apply to any case pending in the courts of this state on June 1, 1971 relating to the removal of structures, improvements, docks, fills, or developments based on the impairment of public navigational rights.
- 29 (5)(a) A floating home permitted or legally established prior to 30 January 1, 2011, must be classified as a conforming preferred use.
 - (b) For the purposes of this subsection:
 - (i) "Conforming preferred use" means that applicable development and shoreline master program regulations may only impose reasonable conditions and mitigation that will not effectively preclude maintenance, repair, replacement, and remodeling of existing floating homes and floating home moorages by rendering these actions impracticable.

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- 1 (ii) "Floating home" means a single-family dwelling unit 2 constructed on a float, that is moored, anchored, or otherwise secured 3 in waters, and is not a vessel, even though it may be capable of being 4 towed.
- 5 (6)(a) A floating on-water residence legally established prior to
 6 July 1, 2014, must be considered a conforming use and accommodated
 7 through reasonable shoreline master program regulations, permit
 8 conditions, or mitigation that will not effectively preclude
 9 maintenance, repair, replacement, and remodeling of existing floating
 10 on-water residences and their moorages by rendering these actions
 11 impracticable.
- 12 (b) For the purpose of this subsection, "floating on-water
 13 residence" means any floating structure other than a floating home, as
 14 defined under subsection (5) of this section, that: (i) Is designed or
 15 used primarily as a residence on the water and has detachable
 16 utilities; and (ii) whose owner or primary occupant has held an
 17 ownership interest in space in a marina, or has held a lease or
 18 sublease to use space in a marina, since a date prior to July 1, 2014.
- NEW SECTION. Sec. 3. This act does not affect the application of any other applicable permits, authorizations, or authorities.

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