

Chapter 90.58 RCW
SHORELINE MANAGEMENT ACT OF 1971

Sections

- 90.58.010 Short title.
- 90.58.020 Legislative findings—State policy enunciated—Use preference.
- 90.58.030 Definitions and concepts.
- 90.58.040 Program applicable to shorelines of the state.
- 90.58.045 Environmental excellence program agreements—Effect on chapter.
- 90.58.050 Program as cooperative between local government and state—Responsibilities differentiated.
- 90.58.060 Review and adoption of guidelines—Public hearings, notice of—Amendments.
- 90.58.065 Application of guidelines and master programs to agricultural activities.
- 90.58.070 Local governments to submit letters of intent—Department to act upon failure of local government.
- 90.58.080 Timetable for local governments to develop or amend master programs—Review of master programs—Grants.
- 90.58.090 Approval of master program or segments or amendments—Procedure—Departmental alternatives when shorelines of statewide significance—Later adoption of master program supersedes departmental program.
- 90.58.100 Programs as constituting use regulations—Duties when preparing programs and amendments thereto—Program contents.
- 90.58.110 Development of program within two or more adjacent local government jurisdictions—Development of program in segments, when.
- 90.58.120 Adoption of rules, programs, etc., subject to RCW 34.05.310 through 34.05.395—Public hearings, notice of—Public inspection after approval or adoption.
- 90.58.130 Involvement of all persons and entities having interest, means.
- 90.58.140 Development permits—Grounds for granting—Administration by local government, conditions—Applications—Notices—Rescission—Approval when permit for variance or conditional use.
- 90.58.143 Time requirements—Substantial development permits, variances, conditional use permits.
- 90.58.147 Substantial development permit—Exemption for projects to improve fish or wildlife habitat or fish passage.
- 90.58.150 Selective commercial timber cutting, when.
- 90.58.160 Prohibition against seabed mining for hard minerals and surface drilling for oil or gas, where.
- 90.58.170 Shorelines hearings board—Established—Members—Chair—Quorum for decision—Expenses of members.
- 90.58.175 Rules and regulations.
- 90.58.180 Review of granting, denying, or rescinding permits by shorelines hearings board—Board to act—Local government appeals to board—Grounds for declaring rule, regulation, or guideline invalid—Appeals to court.

- 90.58.185 Appeals involving single-family residences, involving penalties of fifteen thousand dollars or less, or other designated cases—Composition of board—Rules to expedite appeals.
- 90.58.190 Appeal of department's decision to adopt or amend a master program.
- 90.58.195 Shoreline master plan review—Local governments with coastal waters or coastal shorelines.
- 90.58.200 Rules and regulations.
- 90.58.210 Court actions to ensure against conflicting uses and to enforce—Civil penalty—Review.
- 90.58.220 General penalty.
- 90.58.230 Violators liable for damages resulting from violation—Attorney's fees and costs.
- 90.58.240 Additional authority granted department and local governments.
- 90.58.250 Intent—Department to cooperate with local governments—Grants for development of master programs.
- 90.58.260 State to represent its interest before federal agencies, interstate agencies and courts.
- 90.58.270 Nonapplication to certain structures, docks, developments, etc., placed in navigable waters—Nonapplication to certain rights of action, authority—Floating homes and floating on-water residences must be classified as a conforming preferred use.
- 90.58.280 Application to all state agencies, counties, public and municipal corporations.
- 90.58.290 Restrictions as affecting fair market value of property.
- 90.58.300 Department as regulating state agency—Special authority.
- 90.58.310 Designation of shorelines of statewide significance by legislature—Recommendation by director, procedure.
- 90.58.320 Height limitation respecting permits.
- 90.58.340 Use policies for land adjacent to shorelines, development of.
- 90.58.350 Nonapplication to treaty rights.
- 90.58.355 Persons, projects, and activities not required to obtain certain permits, variances, letters of exemption, or other local review.
- 90.58.356 Projects and activities not required to obtain certain permits, variances, letters of exemption, or other local review—Written notice, when required.
- 90.58.357 Maintenance activities performed by certain entities that do not require a substantial development permit, conditional use permit, variance, letter of exemption, or other review conducted by a local government—Notification.
- 90.58.360 Existing requirements for permits, certificates, etc., not obviated.
- 90.58.370 Processing of permits or authorizations for emergency water withdrawal and facilities to be expedited.
- 90.58.380 Adoption of wetland manual.
- 90.58.515 Watershed restoration projects—Exemption.
- 90.58.550 Oil or natural gas exploration in marine waters—Definitions—Application for permit—Requirements—Review—Enforcement.

- 90.58.560 Oil or natural gas exploration—Violations of RCW 90.58.550—Penalty—Appeal.
- 90.58.570 Consultation before responding to federal coastal zone management certificates.
- 90.58.580 Shoreline restoration projects—Relief from shoreline master program development standards and use regulations.
- 90.58.590 Local governments authorized to adopt moratoria—Requirements—Public hearing.
- 90.58.600 Conformance with chapter 43.97 RCW required.
- 90.58.610 Relationship between shoreline master programs and development regulations under growth management act governed by RCW 36.70A.480.
- 90.58.620 New or amended master programs—Authorized provisions.
- 90.58.630 Shoreline master programs—Impact of sea level rise and storm severity.
- 90.58.900 Liberal construction—1971 ex.s. c 286.
- 90.58.920 Effective date—1971 ex.s. c 286.

Marine oil pollution—Baseline study program: RCW 43.21A.405 through 43.21A.420.