CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE HOUSE BILL 1326

Chapter 245, Laws of 1993

53rd Legislature 1993 Regular Session

ENERGY CONSERVATION MEASURES--EXTENSION OF PAYMENT RESPONSIBILITY TO SUBSEQUENT OWNERS

EFFECTIVE DATE: 7/25/93

Passed by the House April 19, 1993 Yeas 95 Nays 0

BRIAN EBERSOLE

Speaker of the House of Representatives

Passed by the Senate April 12, 1993 Yeas 46 Nays 0

CERTIFICATE

I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE HOUSE BILL 1326** as passed by the House of Representatives and the Senate on the dates hereon set forth.

JOEL PRITCHARD

ALAN THOMPSON

President of the Senate

Chief Clerk

Approved May 7, 1993

 ${\tt FILED}$

May 7, 1993 - 11:29 a.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE HOUSE BILL 1326

AS AMENDED BY THE SENATE

Passed Legislature - 1993 Regular Session

State of Washington 53rd Legislature 1993 Regular Session

By House Committee on Energy & Utilities (originally sponsored by Representatives Finkbeiner, Grant, Miller, Casada, R. Meyers, Ludwig, Heavey, Long and Johanson)

Read first time 02/22/93.

- 1 AN ACT Relating to conservation tariffs allowing transfer of
- 2 payment obligations to successive property owners; adding a new section
- 3 to chapter 80.28 RCW; adding a new section to chapter 64.04 RCW; adding
- 4 a new section to chapter 48.29 RCW; and creating a new section.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature finds that:
- 7 (a) The ability of utilities to acquire cost effective conservation
- 8 measures is instrumental in assuring that Washington citizens have
- 9 reasonable energy rates and that utilities have adequate energy
- 10 resources to meet future energy demands;
- 11 (b) Customers may be more willing to accept investments in energy
- 12 efficiency and conservation if real and perceived impediments to
- 13 property transactions are avoided;
- 14 (c) Potential purchasers of real property should be notified of any
- 15 utility conservation charges at the earliest point possible in the
- 16 sale.
- 17 (2) It is the intent of the legislature to encourage utilities to
- 18 develop innovative approaches designed to promote energy efficiency and
- 19 conservation that have limited rate impacts on utility customers. It

- 1 is not the intent of the legislature to restrict the authority of the 2 utilities and transportation commission to approve tariff schedules.
- 3 (3) It is also the intent of the legislature that utilities which 4 establish conservation tariffs should undertake measures to assure that 5 potential purchasers of property are aware of the existence of any 6 conservation tariffs. Measures that may be considered include, but are 7 not limited to:
- 8 (a) Recording a notice of a conservation tariff payment obligation, 9 containing a legal description, with the county property records;
- 10 (b) Annually notifying customers who have entered agreements of the conservation tariff obligation;
- 12 (c) Working with the real estate industry to provide for disclosure 13 of conservation tariff obligations in standardized listing agreements 14 and earnest money agreements; and
- (d) Working with title insurers to provide recorded conservation tariff obligations as an informational note to the preliminary commitment for policy of title insurance.
- NEW SECTION. Sec. 2. A new section is added to chapter 80.28 RCW to read as follows:
- (1) Upon request by an electrical or gas company, the commission 20 may approve a tariff schedule that contains rates or charges for energy 21 22 conservation measures, services, or payments provided to individual property owners or customers. The tariff schedule shall require the 23 24 electrical or gas company to enter into an agreement with the property 25 owner or customer receiving services at the time the conservation measures, services, or payments are initially provided. 26 schedule may allow for the payment of the rates or charges over a 27 period of time and for the application of the payment obligation to 28 29 successive property owners or customers at the premises where the conservation measures or services were installed or performed or with 30 respect to which the conservation payments were made. 31
- 32 (2) The electrical or gas company shall record a notice of a 33 payment obligation, containing a legal description, resulting from an 34 agreement under this section with the county auditor or recording 35 officer as provided in RCW 65.04.030.
- 36 (3) The commission may prescribe by rule other methods by which an 37 electrical or gas company shall notify property owners or customers of 38 any such payment obligation.

- NEW SECTION. Sec. 3. A new section is added to chapter 64.04 RCW to read as follows:
- Prior to closing, the seller of real property subject to a rate or charge for energy conservation measures, services, or payments provided under a tariff approved by the utilities and transportation commission pursuant to section 2 of this act shall disclose to the purchaser of the real property the existence of the obligation and the possibility that the purchaser may be responsible for the payment obligation.
- 9 <u>NEW SECTION.</u> **Sec. 4.** A new section is added to chapter 48.29 RCW 10 to read as follows:
- The existence of notices of payment obligations in section 2 of this act may be disclosed as an informational note to a preliminary commitment for policy of title insurance. Neither the inclusion nor the exclusion of any such informational note shall create any liability against such title insurer under any preliminary commitment for title insurance, policy or otherwise.

Passed the House April 19, 1993.
Passed the Senate April 12, 1993.
Approved by the Governor May 7, 1993.
Filed in Office of Secretary of State May 7, 1993.