CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 5981

Chapter 443, Laws of 1993

53rd Legislature 1993 Regular Session

FOREST PRACTICES PERMITS--APPLICANT FEES AUTHORIZED

EFFECTIVE DATE: 5/15/93

Passed by the Senate April 25, 1993 YEAS 28 NAYS 19

JOEL PRITCHARD

President of the Senate

Passed by the House April 24, 1993 YEAS 55 NAYS 42

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 5981** as passed by the Senate and the House of Representatives on the dates hereon set forth.

BRIAN EBERSOLE

Speaker of the House of Representatives

Approved May 15, 1993

MARTY BROWN

Secretary

FILED

May 15, 1993 - 1:58 p.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 5981

AS AMENDED BY THE HOUSE

Passed Legislature - 1993 Regular Session

State of Washington 53rd Legislature 1993 Regular Session

By Senate Committee on Ways & Means (originally sponsored by Senators Owen, Spanel and Rinehart; by request of Office of Financial Management)

Read first time 04/14/93.

- 1 AN ACT Relating to imposing fees for certain forest practices;
- 2 amending RCW 76.09.010, 76.09.040, 76.09.050, and 76.09.060; adding a
- 3 new section to chapter 76.09 RCW; and declaring an emergency.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 76.09.010 and 1987 c 95 s 1 are each amended to read 6 as follows:
- 7 (1) The legislature hereby finds and declares that the forest land
- 8 resources are among the most valuable of all resources in the state;
- 9 that a viable forest products industry is of prime importance to the
- 10 state's economy; that it is in the public interest for public and
- 11 private commercial forest lands to be managed consistent with sound
- 12 policies of natural resource protection; that coincident with
- 13 maintenance of a viable forest products industry, it is important to
- 14 afford protection to forest soils, fisheries, wildlife, water quantity
- 15 and quality, air quality, recreation, and scenic beauty.
- 16 (2) The legislature further finds and declares it to be in the
- 17 public interest of this state to create and maintain through the
- 18 adoption of this chapter a comprehensive state-wide system of laws and

- 1 forest practices regulations which will achieve the following purposes 2 and policies:
- 3 (a) Afford protection to, promote, foster and encourage timber 4 growth, and require such minimum reforestation of commercial tree 5 species on forest lands as will reasonably utilize the timber growing 6 capacity of the soil following current timber harvest;
- 7 (b) Afford protection to forest soils and public resources by 8 utilizing all reasonable methods of technology in conducting forest 9 practices;
- 10 (c) Recognize both the public and private interest in the 11 profitable growing and harvesting of timber;
- 12 (d) Promote efficiency by permitting maximum operating freedom 13 consistent with the other purposes and policies stated herein;
- 14 (e) Provide for regulation of forest practices so as to avoid 15 unnecessary duplication in such regulation;
- 16 (f) Provide for interagency input and intergovernmental and tribal coordination and cooperation;
- (g) Achieve compliance with all applicable requirements of federal and state law with respect to nonpoint sources of water pollution from forest practices;
- 21 (h) To consider reasonable land use planning goals and concepts 22 contained in local comprehensive plans and zoning regulations; and
- (i) Foster cooperation among managers of public resources, forest landowners, Indian tribes and the citizens of the state.
- 25 (3) The legislature further finds and declares that it is also in 26 the public interest of the state to encourage forest landowners to 27 undertake corrective and remedial action to reduce the impact of mass 28 earth movements and fluvial processes.
- 29 (4) The legislature further finds and declares that it is in the 30 public interest that the applicants for state forest practice permits 31 should assist in paying for the cost of review and permitting necessary 32 for the environmental protection of these resources
- 32 <u>for the environmental protection of these resources.</u>
- 33 **Sec. 2.** RCW 76.09.040 and 1988 c 36 s 46 are each amended to read as follows:
- 35 (1) Where necessary to accomplish the purposes and policies stated 36 in RCW 76.09.010, and to implement the provisions of this chapter, the 37 board shall promulgate forest practices regulations pursuant to chapter

- 1 34.05 RCW and in accordance with the procedures enumerated in this 2 section that:
 - (a) Establish minimum standards for forest practices;

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- 4 (b) Provide procedures for the voluntary development of resource 5 management plans which may be adopted as an alternative to the minimum 6 standards in (a) of this subsection if the plan is consistent with the 7 purposes and policies stated in RCW 76.09.010 and the plan meets or 8 exceeds the objectives of the minimum standards; ((and))
 - (c) Set forth necessary administrative provisions; and
- 10 <u>(d) Establish procedures for the collection and administration of</u> 11 <u>forest practice fees as set forth by this chapter</u>.

Forest practices regulations pertaining to water quality protection shall be promulgated individually by the board and by the department of ecology after they have reached agreement with respect thereto. All other forest practices regulations shall be promulgated by the board.

Forest practices regulations shall be administered and enforced by the department except as otherwise provided in this chapter. Such regulations shall be promulgated and administered so as to give consideration to all purposes and policies set forth in RCW 76.09.010.

(2) The board shall prepare proposed forest practices regulations. In addition to any forest practices regulations relating to water quality protection proposed by the board, the department of ecology shall prepare proposed forest practices regulations relating to water quality protection.

Prior to initiating the rule making process, the proposed regulations shall be submitted for review and comments to the department of fisheries, the department of wildlife, and to the counties of the state. After receipt of the proposed forest practices regulations, the departments of fisheries and wildlife and the counties of the state shall have thirty days in which to review and submit comments to the board, and to the department of ecology with respect to its proposed regulations relating to water quality protection. After the expiration of such thirty day period the board and the department of ecology shall jointly hold one or more hearings on the proposed regulations pursuant to chapter 34.05 RCW. At such hearing(s) any county may propose specific forest practices regulations relating to problems existing within such county. The board and the department of ecology may adopt such proposals if they find the proposals are consistent with the purposes and policies of this chapter.

- 1 Sec. 3. RCW 76.09.050 and 1990 1st ex.s. c 17 s 61 are each 2 amended to read as follows:
- 3 (1) The board shall establish by rule which forest practices shall 4 be included within each of the following classes:
- Class I: Minimal or specific forest practices that have no direct potential for damaging a public resource that may be conducted without submitting an application or a notification;
- 8 Class II: Forest practices which have a less than ordinary 9 potential for damaging a public resource that may be conducted without 10 submitting an application and may begin five calendar days, or such 11 lesser time as the department may determine, after written notification 12 by the operator, in the manner, content, and form as prescribed by the department, is received by the department. However, the work may not 13 begin until all forest practice fees required under section 5 of this 14 15 act have been received by the department. Class II shall not include forest practices: 16
- 17 (a) On lands platted after January 1, 1960, or being converted to 18 another use;
- 19 (b) Which require approvals under the provisions of the hydraulics 20 act, RCW 75.20.100;
- 21 (c) Within "shorelines of the state" as defined in RCW 90.58.030; 22 or
- 23 (d) Excluded from Class II by the board;
- Class III: Forest practices other than those contained in Class I,
 II, or IV. A Class III application must be approved or disapproved by
 the department within thirty calendar days from the date the department
 receives the application. However, the applicant may not begin work on
 that forest practice until all forest practice fees required under
 section 5 of this act have been received by the department;
- 30 Class IV: Forest practices other than those contained in Class I 31 or II: (a) On lands platted after January 1, 1960, (b) on lands being converted to another use, (c) on lands which, pursuant to RCW 76.09.070 32 as now or hereafter amended, are not to be reforested because of the 33 34 likelihood of future conversion to urban development, and/or (d) which 35 have a potential for a substantial impact on the environment and therefore require an evaluation by the department as to whether or not 36 37 detailed statement must be prepared pursuant to the state environmental policy act, chapter 43.21C RCW. Such evaluation shall be 38 made within ten days from the date the department receives the 39

application: PROVIDED, That nothing herein shall be construed to 1 2 prevent any local or regional governmental entity from determining that a detailed statement must be prepared for an action pursuant to a Class 3 4 IV forest practice taken by that governmental entity concerning the land on which forest practices will be conducted. 5 application must be approved or disapproved by the department within 6 7 thirty calendar days from the date the department receives the 8 application, unless the department determines that a detailed statement 9 must be made, in which case the application must be approved or 10 disapproved by the department within sixty calendar days from the date the department receives the application, unless the commissioner of 11 public lands, through the promulgation of a formal order, determines 12 13 that the process cannot be completed within such period. However, the applicant may not begin work on that forest practice until all forest 14 15 practice fees required under section 5 of this act have been received 16 by the department.

Forest practices under Classes I, II, and III are exempt from the requirements for preparation of a detailed statement under the state environmental policy act.

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- (2) No Class II, Class III, or Class IV forest practice shall be commenced or continued after January 1, 1975, unless the department has received a notification with regard to a Class II forest practice or approved an application with regard to a Class III or Class IV forest practice containing all information required by RCW 76.09.060 as now or hereafter amended: PROVIDED, That any person commencing a forest practice during 1974 may continue such forest practice until April 1, 1975, if such person has submitted an application to the department prior to January 1, 1975: PROVIDED, FURTHER, That in the event forest practices regulations necessary for the scheduled implementation of this chapter and RCW 90.48.420 have not been adopted in time to meet such schedules, the department shall have the authority to regulate forest practices and approve applications on such terms and conditions consistent with this chapter and RCW 90.48.420 and the purposes and policies of RCW 76.09.010 until applicable forest practices regulations are in effect.
- 36 (3) If a notification or application is delivered in person to the 37 department by the operator or his agent, the department shall 38 immediately provide a dated receipt thereof. In all other cases, the 39 department shall immediately mail a dated receipt to the operator.

- 1 (4) Forest practices shall be conducted in accordance with the 2 forest practices regulations, orders and directives as authorized by 3 this chapter or the forest practices regulations, and the terms and 4 conditions of any approved applications.
- 5 (5) The department of natural resources shall notify the applicant in writing of either its approval of the application or its disapproval 6 7 of the application and the specific manner in which the application 8 fails to comply with the provisions of this section or with the forest practices regulations. Except as provided otherwise in this section, 9 10 if the department fails to either approve or disapprove an application any portion thereof within the applicable time limit, the 11 application shall be deemed approved and the operation may be 12 13 PROVIDED, That this provision shall not apply to commenced: applications which are neither approved nor disapproved pursuant to the 14 15 provisions of subsection (7) of this section: PROVIDED, FURTHER, That if seasonal field conditions prevent the department from being able to 16 properly evaluate the application, the department may issue an approval 17 conditional upon further review within sixty days: PROVIDED, FURTHER, 18 19 That the department shall have until April 1, 1975, to approve or 20 disapprove an application involving forest practices allowed to continue to April 1, 1975, under the provisions of subsection (2) of 21 22 this section. Upon receipt of any notification or any satisfactorily 23 completed application the department shall in any event no later than two business days after such receipt transmit a copy to the departments 24 25 of ecology, wildlife, and fisheries, and to the county, city, or town 26 in whose jurisdiction the forest practice is to be commenced. 27 comments by such agencies shall be directed to the department of 28 natural resources.
- 29 (6) If the county, city, or town believes that an application is 30 inconsistent with this chapter, the forest practices regulations, or 31 any local authority consistent with RCW 76.09.240 as now or hereafter 32 amended, it may so notify the department and the applicant, specifying 33 its objections.
- (7) The department shall not approve portions of applications to which a county, city, or town objects if:
- 36 (a) The department receives written notice from the county, city, 37 or town of such objections within fourteen business days from the time 38 of transmittal of the application to the county, city, or town, or one

- 1 day before the department acts on the application, whichever is later; 2 and
- 3 (b) The objections relate to lands either:
- 4 (i) Platted after January 1, 1960; or
- 5 (ii) Being converted to another use.

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The department shall either disapprove those portions of such 6 application or appeal the county, city, or town objections to the 7 8 appeals board. If the objections related to subparagraphs (b) (i) and 9 (ii) of this subsection are based on local authority consistent with RCW 76.09.240 as now or hereafter amended, the department shall 10 disapprove the application until such time as the county, city, or town 11 12 consents to its approval or such disapproval is reversed on appeal. 13 The applicant shall be a party to all department appeals of county, city, or town objections. Unless the county, city, or town either 14 15 consents or has waived its rights under this subsection, the department

18 (8) In addition to any rights under the above paragraph, the county, city, or town may appeal any department approval of an application with respect to any lands within its jurisdiction. The appeals board may suspend the department's approval in whole or in part pending such appeal where there exists potential for immediate and material damage to a public resource.

the minimum time for county, city, or town objections has expired.

shall not approve portions of an application affecting such lands until

- (9) Appeals under this section shall be made to the appeals board in the manner and time provided in RCW 76.09.220(8). In such appeals there shall be no presumption of correctness of either the county, city, or town or the department position.
- (10) The department shall, within four business days notify the county, city, or town of all notifications, approvals, and disapprovals of an application affecting lands within the county, city, or town, except to the extent the county, city, or town has waived its right to such notice.
- 33 (11) A county, city, or town may waive in whole or in part its 34 rights under this section, and may withdraw or modify any such waiver, 35 at any time by written notice to the department.
- 36 **Sec. 4.** RCW 76.09.060 and 1992 c 52 s 22 are each amended to read 37 as follows:

- (1) The department shall prescribe the form and contents of the 1
- 2 notification and application. The forest practices rules shall specify
- by whom and under what conditions the notification and application 3
- shall be signed or otherwise certified as acceptable. The application 4
- 5 or notification shall be delivered in person to the department, sent by
- first class mail to the department or electronically filed in a form 6
- defined by the department. The form for electronic filing shall be 7
- readily convertible to a paper copy, which shall be available to the 8
- public pursuant to chapter 42.17 RCW. The information required may 9
- 10 include, but is not limited to:
- 11 (a) Name and address of the forest landowner, timber owner, and 12 operator;
- 13 (b) Description of the proposed forest practice or practices to be conducted; 14
- 15 (c) Legal description of the land on which the forest practices are to be conducted; 16
- 17 (d) Planimetric and topographic maps showing location and size of all lakes and streams and other public waters in and immediately 18 19 adjacent to the operating area and showing all existing and proposed 20 roads and major tractor roads;
- (e) Description of the silvicultural, harvesting, or other forest 21 practice methods to be used, including the type of equipment to be used 22 23 and materials to be applied;
- 24 (f) Proposed plan for reforestation and for any revegetation necessary to reduce erosion potential from roadsides and yarding roads, 25 26 as required by the forest practices rules;
- 27 (g) Soil, geological, and hydrological data with respect to forest practices; 28
- (h) The expected dates of commencement and completion of all forest 29 30 practices specified in the application;
- (i) Provisions for continuing maintenance of roads and other 31 32 construction or other measures necessary to afford protection to public
- 33 resources; ((and))
- 34 (j) An affirmation that the statements contained in the 35 notification or application are true; and
- (k) All necessary application or notification fees. 36
- 37 (2) Long range plans may be submitted to the department for review and consultation. 38

- 1 (3) The application for a forest practice or the notification of a 2 class II forest practice shall indicate whether any land covered by the 3 application or notification will be converted or is intended to be 4 converted to a use other than commercial timber production within three 5 years after completion of the forest practices described in it.
 - (a) If the application states that any such land will be or is intended to be so converted:

- 8 (i) The reforestation requirements of this chapter and of the 9 forest practices rules shall not apply if the land is in fact so converted unless applicable alternatives or limitations are provided in 11 forest practices rules issued under RCW 76.09.070 as now or hereafter amended;
- (ii) Completion of such forest practice operations shall be deemed conversion of the lands to another use for purposes of chapters $((84.28_7))$ 84.33((7)) and 84.34 RCW unless the conversion is to a use permitted under a current use tax agreement permitted under chapter 84.34 RCW;
- (iii) The forest practices described in the application are subject to applicable county, city, town, and regional governmental authority permitted under RCW 76.09.240 as now or hereafter amended as well as the forest practices rules.
- (b) If the application or notification does not state that any land covered by the application or notification will be or is intended to be so converted:
- (i) For six years after the date of the application the county, city, town, and regional governmental entities may deny any or all applications for permits or approvals, including building permits and subdivision approvals, relating to nonforestry uses of land subject to the application;
- (ii) Failure to comply with the reforestation requirements contained in any final order or decision shall constitute a removal ((from classification under the provisions of RCW 84.28.065, a removal)) of designation under the provisions of RCW 84.33.140, and a change of use under the provisions of RCW 84.34.080, and, if applicable, shall subject such lands to the payments and/or penalties resulting from such removals or changes; and
- (iii) Conversion to a use other than commercial timber operations within three years after completion of the forest practices without the consent of the county, city, or town shall constitute a violation of

- each of the county, municipal city, town, and regional authorities to which the forest practice operations would have been subject if the application had so stated.
- 4 (c) The application or notification shall be either signed by the 5 landowner or accompanied by a statement signed by the landowner 6 indicating his or her intent with respect to conversion and 7 acknowledging that he or she is familiar with the effects of this 8 subsection.
- 9 (4) Whenever an approved application authorizes a forest practice 10 which, because of soil condition, proximity to a water course or other 11 unusual factor, has a potential for causing material damage to a public 12 resource, as determined by the department, the applicant shall, when 13 requested on the approved application, notify the department two days 14 before the commencement of actual operations.
- 15 (5) Before the operator commences any forest practice in a manner 16 or to an extent significantly different from that described in a 17 previously approved application or notification, there shall be 18 submitted to the department a new application or notification form in 19 the manner set forth in this section.
 - (6) The notification to or the approval given by the department to an application to conduct a forest practice shall be effective for a term of two years from the date of approval or notification and shall not be renewed unless a new application is filed and approved or a new notification has been filed. At the option of the applicant, an application or notification may be submitted to cover a single forest practice or a number of forest practices within reasonable geographic or political boundaries as specified by the department. An application or notification that covers more than one forest practice may have an effective term of more than two years. The board shall adopt rules that establish standards and procedures for approving an application or notification that has an effective term of more than two years. Such shall include extended time periods for application or notification approval or disapproval. On an approved application with a term of more than two years, the applicant shall inform the department before commencing operations.
 - (7) Notwithstanding any other provision of this section, no prior application or notification shall be required for any emergency forest practice necessitated by fire, flood, windstorm, earthquake, or other emergency as defined by the board, but the operator shall submit an

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- 1 application or notification, whichever is applicable, to the department
- 2 within forty-eight hours after commencement of such practice.
- NEW SECTION. Sec. 5. A new section is added to chapter 76.09 RCW 4 to read as follows:
- 5 (1) Effective July 1, 1993, an applicant shall pay a fee at the
- 6 time an application or notification is submitted pursuant to RCW
- 7 76.09.060. All money collected from the fees under this section shall
- 8 be deposited in the state general fund. The fee shall be fifty dollars
- 9 for class II, III, and IV forest practices applications or
- 10 notifications relating to the commercial harvest of timber. However,
- 11 the fee shall be five hundred dollars for class IV forest practices
- 12 applications on lands being converted to other uses or on lands which
- 13 are not to be reforested because of the likelihood of future conversion
- 14 to urban development.
- 15 (2) An application fee under subsection (1) of this section shall
- 16 be refunded or credited to the applicant if either the application is
- 17 disapproved by the department or the application is withdrawn by the
- 18 applicant due to restrictions imposed by the department.
- 19 <u>NEW SECTION.</u> **Sec. 6.** This act is necessary for the immediate
- 20 preservation of the public peace, health, or safety, or support of the
- 21 state government and its existing public institutions, and shall take
- 22 effect immediately.

Passed the Senate April 25, 1993.

Passed the House April 24, 1993.

Approved by the Governor May 15, 1993.

Filed in Office of Secretary of State May 15, 1993.