# CERTIFICATION OF ENROLLMENT

# SUBSTITUTE HOUSE BILL 2400

Chapter 304, Laws of 2002

57th Legislature 2002 Regular Session

RECREATIONAL DOCKS--MOORING BUOYS

EFFECTIVE DATE: 6/13/02

Passed by the House February 12, 2002 Yeas 96 Nays 0

## FRANK CHOPP

Speaker of the House of Representatives

#### CERTIFICATE

I, Cynthia Zehnder, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2400** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Passed by the Senate March 8, 2002 Yeas 47 Nays 1

#### CYNTHIA ZEHNDER

Chief Clerk

BRAD OWEN

President of the Senate

Approved April 2, 2002

FILED

April 2, 2002 - 10:26 a.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington

#### SUBSTITUTE HOUSE BILL 2400

Passed Legislature - 2002 Regular Session

## State of Washington

57th Legislature

2002 Regular Session

By House Committee on Natural Resources (originally sponsored by Representatives Eickmeyer, Buck, Doumit, Sump, Jackley, Rockefeller, Dunn, McDermott and Haigh; by request of Department of Natural Resources)

Read first time 01/25/2002. Referred to Committee on .

- AN ACT Relating to installing recreational docks and mooring buoys;
- 2 and amending RCW 79.90.105.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 79.90.105 and 2001 c 277 s 1 are each amended to read 5 as follows:
- 6 (1) The abutting residential owner to state-owned shorelands,
- 7 tidelands, or related beds of navigable waters, other than harbor
- 8 areas, may install and maintain without charge a dock on such areas if
- 9 used exclusively for private recreational purposes and the area is not
- 10 subject to prior rights, including any rights of upland, tideland, or
- 11 <u>shoreland owners as provided in RCW 79.94.070, 79.94.260, 79.94.280,</u>
- 12 and 79.95.010. The dock cannot be sold or leased separately from the
- 13 upland residence. The dock cannot be used to moor boats for commercial
- 14 or residential use. This permission is subject to applicable local,
- 15 state, and federal rules and regulations governing location, design,
- 16 construction, size, and length of the dock. ((This permission may be
- 17 revoked by the department upon finding of public necessity which is
- 18 limited to the protection of waterward access or ingress rights of
- 19 other landowners or public health and safety. The revocation may be

- appealed as an adjudicative proceeding under chapter 34.05 RCW, the administrative procedure act.)) Nothing in this ((section)) subsection (1) prevents the abutting owner from obtaining a lease if otherwise provided by law.
- (2) The abutting residential owner to state-owned shorelands, 5 tidelands, or related beds of navigable waters, other than harbor 6 7 <u>areas</u>, may ((<del>anchor to</del>)) <u>install and maintain a mooring</u> buoy((s)) 8 without charge if the boat that is ((anchored)) moored to the buoy is used for private recreational purposes ((and)), the area is not subject 9 10 to prior rights, including any rights of upland, tideland, or shoreland owners as provided in RCW 79.94.070, 79.94.260, 79.94.280, and 11 79.95.010, and the buoy will not obstruct the use of mooring buoys 12 13 previously authorized by the department.
- 14 (a) The buoy must be located as near to the upland residence as
  15 practical, consistent with applicable rules and regulations and the
  16 provisions of this section. The buoy must be located, or relocated if
  17 necessary, to accommodate the use of lawfully installed and maintained
  18 buoys.
  - (b) If two or more residential owners, who otherwise qualify for free use under the provisions of this section, are in dispute over assertion of rights to install and maintain a mooring buoy in the same location, they may seek formal settlement through adjudication in superior court for the county in which the buoy site is located. In the adjudication, preference must be given to the residential owner that first installed and continually maintained and used a buoy on that site, if it meets all applicable rules, regulations, and provisions of this section, and then to the owner of the residential property nearest the site. Nothing in this section requires the department to mediate or otherwise resolve disputes between residential owners over the use of the same site for a mooring buoy.
- (c) The buoy((s)) cannot be sold or leased separately from the 31 ((upland residence)) abutting residential property. The ((mooring)) 32 buoy cannot be used to moor boats for commercial((, transient,)) or 33 34 residential use, nor to moor boats over sixty feet in length. ((One 35 buoy may be installed without charge for the first one hundred feet of shoreline property owned, and one additional buoy may be installed 36 37 without charge for every one hundred feet of shoreline property owned above the initial one hundred feet. The permission granted in this 38

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- subsection is subject to the boat or mooring system not posing a hazard or obstruction to navigation or fishing or habitat degradation.))
- (d) If the department determines that it is necessary for secure moorage, the abutting residential owner may install and maintain a second mooring buoy, under the same provisions as the first, the use of which is limited to a second mooring line to the boat moored at the first buoy.
- 8 (e) The permission granted in this subsection (2) is subject to 9 applicable local, state, and federal rules and regulations governing location, design, installation, maintenance, and operation of the 10 mooring buoy, anchoring system, and moored boat. Nothing in this 11 subsection (2) prevents a boat owner from obtaining a lease if 12 otherwise provided by law. This subsection (2) also applies to areas 13 that have been designated by the commissioner of public lands or the 14 15 fish and wildlife commission as aquatic reserves.
- 16 (3) This permission to install and maintain a recreational dock or mooring buoy may be revoked by the department, or the department may 17 direct the owner of a recreational dock or mooring buoy to relocate 18 19 their dock or buoy, if the department makes a finding of public 20 necessity to protect waterward access ((or)), ingress rights of other landowners ((<del>or</del>)), public health or safety, or public resources. 21 <u>Circumstances prompting a finding of public necessity may include, but</u> 22 are not limited to, the dock, buoy, anchoring system, or boat posing a 23 24 hazard or obstruction to navigation or fishing, contributing to degradation of aquatic habitat, or contributing to decertification of 25 26 shellfish beds otherwise suitable for commercial or recreational The revocation may be appealed as ((an adjudicative 27 <u>harvest</u>. proceeding under chapter 34.05 RCW, the administrative procedure act)) 28 provided for under RCW 79.90.400. 29
- 30 (4) Nothing in this ((sub)) section authorizes a boat owner to 31 abandon a vessel at a <u>recreational dock</u>, mooring buoy, or elsewhere.

Passed the House February 12, 2002. Passed the Senate March 8, 2002. Approved by the Governor April 2, 2002. Filed in Office of Secretary of State April 2, 2002.