1260-S

Sponsor(s): House Committee on Agriculture & Natural Resources (originally sponsored by Representatives Buck, Hatfield, Sump, Pearson, Kessler, Grant, Blake, Schoesler, Eickmeyer, Kenney and Kristiansen)

Brief Description: Concerning environmental impact statements on certain state trust lands.

HB 1260-S - DIGEST

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that decisions pertaining to the following are not subject to the requirements of RCW 43.21C.030(2)(c) as now or hereafter amended: (1) Applications for class I, II, and III forest practices, as defined by rule of the forest practices board under RCW 76.09.050; and

(2) Individual sales of timber from state trust lands, including federally granted trust lands, forest board transfer lands, forest board purchase lands, and community college reserve trust lands, that are harvested under a class I, II, or III forest practices application, if a programmatic detailed environmental impact statement has been finalized for the ten-year sustained yield plan required under chapter 79.68 RCW.

Provides that individual sales of timber from state trust lands, including federally granted trust lands, forest board transfer lands, forest board purchase lands, and community college reserve trust lands, that are harvested under a class I, II, or III forest practices application, are not subject to the requirements of RCW 43.21C.030(2)(c) if a programmatic detailed environmental impact statement has been finalized for the ten-year sustained yield plan required under chapter 79.68 RCW.