CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2402

Chapter 205, Laws of 2006

59th Legislature 2006 Regular Session

ENERGY FACILITY SITE EVALUATION COUNCIL--EXPEDITED PROCESSING OF APPLICATIONS

EFFECTIVE DATE: 6/7/06

Passed by the House March 6, 2006 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 3, 2006 Yeas 45 Nays 0

BRAD OWEN

President of the Senate

Approved March 24, 2006.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2402** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

March 24, 2006 - 2:16 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2402

AS AMENDED BY THE SENATE

Passed Legislature - 2006 Regular Session

State of Washington 59th Legislature 2006 Regular Session

By House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins and B. Sullivan)

READ FIRST TIME 01/17/06.

AN ACT Relating to expedited processing of energy facilities and alternative energy resources under the energy facility site evaluation council; and amending RCW 80.50.020, 80.50.075, and 80.50.090.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 80.50.020 and 2001 c 214 s 3 are each amended to read 6 as follows:

7 The definitions in this section apply throughout this chapter 8 unless the context clearly requires otherwise.

9 (1) "Applicant" means any person who makes application for a site 10 certification pursuant to the provisions of this chapter.

(2) "Application" means any request for approval of a particular
 site or sites filed in accordance with the procedures established
 pursuant to this chapter, unless the context otherwise requires.

14 (3) "Person" means an individual, partnership, joint venture, 15 private or public corporation, association, firm, public service 16 company, political subdivision, municipal corporation, government 17 agency, public utility district, or any other entity, public or 18 private, however organized.

(4) "Site" means any proposed or approved location of an energy
 facility.

3 (5) "Certification" means a binding agreement between an applicant 4 and the state which shall embody compliance to the siting guidelines, 5 in effect as of the date of certification, which have been adopted 6 pursuant to RCW 80.50.040 as now or hereafter amended as conditions to 7 be met prior to or concurrent with the construction or operation of any 8 energy facility.

(6) "Associated facilities" means storage, transmission, handling, 9 or other related and supporting facilities connecting an energy plant 10 with the existing energy supply, processing, or distribution system, 11 including, but not limited to, communications, controls, mobilizing or 12 13 maintenance equipment, instrumentation, and other types of ancillary 14 transmission equipment, off-line storage or venting required for efficient operation or safety of the transmission system and overhead, 15 16 and surface or subsurface lines of physical access for the inspection, 17 maintenance, and safe operations of the transmission facility and new transmission lines constructed to operate at nominal voltages in excess 18 of 200,000 volts to connect a thermal power plant to the northwest 19 power grid: PROVIDED, That common carrier railroads or motor vehicles 20 21 shall not be included.

(7) "Transmission facility" means any of the following togetherwith their associated facilities:

(a) Crude or refined petroleum or liquid petroleum product
transmission pipeline of the following dimensions: A pipeline larger
than six inches minimum inside diameter between valves for the
transmission of these products with a total length of at least fifteen
miles;

(b) Natural gas, synthetic fuel gas, or liquified petroleum gas transmission pipeline of the following dimensions: A pipeline larger than fourteen inches minimum inside diameter between valves, for the transmission of these products, with a total length of at least fifteen miles for the purpose of delivering gas to a distribution facility, except an interstate natural gas pipeline regulated by the United States federal power commission.

36 (8) "Independent consultants" means those persons who have no 37 financial interest in the applicant's proposals and who are retained by

the council to evaluate the applicant's proposals, supporting studies,
 or to conduct additional studies.

3 (9) "Thermal power plant" means, for the purpose of certification,
4 any electrical generating facility using any fuel, including nuclear
5 materials, for distribution of electricity by electric utilities.

6 (10) "Energy facility" means an energy plant or transmission 7 facilities: PROVIDED, That the following are excluded from the 8 provisions of this chapter:

9 (a) Facilities for the extraction, conversion, transmission or 10 storage of water, other than water specifically consumed or discharged 11 by energy production or conversion for energy purposes; and

(b) Facilities operated by and for the armed services for militarypurposes or by other federal authority for the national defense.

(11) "Council" means the energy facility site evaluation councilcreated by RCW 80.50.030.

16 (12) "Counsel for the environment" means an assistant attorney 17 general or a special assistant attorney general who shall represent the 18 public in accordance with RCW 80.50.080.

19 (13) "Construction" means on-site improvements, excluding 20 exploratory work, which cost in excess of two hundred fifty thousand 21 dollars.

22 (14) "Energy plant" means the following facilities together with 23 their associated facilities:

(a) Any stationary thermal power plant with generating capacity of 24 25 three hundred fifty thousand kilowatts or more, measured using maximum continuous electric generating capacity, less minimum auxiliary load, 26 27 at average ambient temperature and pressure, and floating thermal power plants of one hundred thousand kilowatts or more, including associated 28 29 facilities. For the purposes of this subsection, "floating thermal power plants" means a thermal power plant that is suspended on the 30 31 surface of water by means of a barge, vessel, or other floating 32 platform;

33 (b) Facilities which will have the capacity to receive liquified 34 natural gas in the equivalent of more than one hundred million standard 35 cubic feet of natural gas per day, which has been transported over 36 marine waters;

37 (c) Facilities which will have the capacity to receive more than an38 average of fifty thousand barrels per day of crude or refined petroleum

or liquified petroleum gas which has been or will be transported over marine waters, except that the provisions of this chapter shall not apply to storage facilities unless occasioned by such new facility construction;

5 (d) Any underground reservoir for receipt and storage of natural 6 gas as defined in RCW 80.40.010 capable of delivering an average of 7 more than one hundred million standard cubic feet of natural gas per 8 day; and

9 (e) Facilities capable of processing more than twenty-five thousand 10 barrels per day of petroleum into refined products.

(15) "Land use plan" means a comprehensive plan or land use element thereof adopted by a unit of local government pursuant to chapter((s)) 35.63, 35A.63, ((or)) 36.70, or <u>36.70A</u> RCW.

14 (16) "Zoning ordinance" means an ordinance of a unit of local 15 government regulating the use of land and adopted pursuant to 16 chapter((s)) 35.63, 35A.63, ((or)) 36.70, or <u>36.70A</u> RCW or Article XI 17 of the state Constitution.

18 (17) "Alternative energy resource" means: (a) Wind; (b) solar 19 energy; (c) geothermal energy; (d) landfill gas; (e) wave or tidal 20 action; or (f) biomass energy based on solid organic fuels from wood, 21 forest, or field residues, or dedicated energy crops that do not 22 include wood pieces that have been treated with chemical preservatives 23 such as creosote, pentachlorophenol, or copper-chrome-arsenic.

24 **Sec. 2.** RCW 80.50.075 and 1989 c 175 s 172 are each amended to 25 read as follows:

26 (1) Any person ((required to file)) filing an application for certification of an energy facility or an alternative energy resource 27 facility pursuant to this chapter may apply to the council for an 28 expedited processing of such an application. The application for 29 30 expedited processing shall be submitted to the council in such form and 31 manner and accompanied by such information as may be prescribed by 32 council rule. The council may grant an applicant expedited processing of an application for certification upon finding that((\div 33

34 (a))) the environmental impact of the proposed energy facility((; 35 (b) The area potentially affected;

36 (c) The cost and magnitude of the proposed energy facility; and

(d) The degree to which the proposed energy facility represents a
 change in use of the proposed site

3 are)) is not significant ((enough to warrant a full review of the 4 application for certification under the provisions of this chapter)) or 5 will be mitigated to a nonsignificant level under RCW 43.21C.031 and 6 the project is found under RCW 80.50.090(2) to be consistent and in 7 compliance with city, county, or regional land use plans or zoning 8 ordinances.

9 (2) Upon granting an applicant expedited processing of an 10 application for certification, the council shall not be required to:

11 (a) Commission an independent study <u>to further measure the</u> 12 <u>consequences of the proposed energy facility or alternative energy</u> 13 <u>resource facility on the environment</u>, notwithstanding the <u>other</u> 14 provisions of RCW 80.50.071; nor

(b) Hold an adjudicative proceeding under chapter 34.05 RCW, the
 <u>administrative procedure act</u>, on the application.

17 (3) The council shall adopt rules governing the expedited 18 processing of an application for certification pursuant to this 19 section.

20 **Sec. 3.** RCW 80.50.090 and 2001 c 214 s 7 are each amended to read 21 as follows:

(1) The council shall conduct an informational public hearing in
the county of the proposed site as soon as practicable but not later
than sixty days after receipt of an application for site certification:
PROVIDED, That the place of such public hearing shall be as close as
practical to the proposed site.

(2) Subsequent to the informational public hearing, the council 27 shall conduct a public hearing to determine whether or not the proposed 28 site is consistent and in compliance with <u>city</u>, county, or regional 29 30 land use plans or zoning ordinances. If it is determined that the 31 proposed site does conform with existing land use plans or zoning ordinances in effect as of the date of the application, the <u>city</u>, 32 county, or regional planning authority shall not thereafter change such 33 land use plans or zoning ordinances so as to affect the proposed site. 34

35 (3) Prior to the issuance of a council recommendation to the 36 governor under RCW 80.50.100 a public hearing, conducted as an 37 adjudicative proceeding under chapter 34.05 RCW, the <u>a</u>dministrative

- 1 procedure <u>a</u>ct, shall be held. At such public hearing any person shall
- 2 be entitled to be heard in support of or in opposition to the
- 3 application for certification.
- 4 (4) Additional public hearings shall be held as deemed appropriate
- 5 by the council in the exercise of its functions under this chapter.
 - Passed by the House March 6, 2006. Passed by the Senate March 3, 2006. Approved by the Governor March 24, 2006. Filed in Office of Secretary of State March 24, 2006.