CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5972

Chapter 192, Laws of 2007

60th Legislature 2007 Regular Session

MINING--PERMITS--ENFORCEMENT

EFFECTIVE DATE: 07/22/07

Passed by the Senate March 14, 2007 YEAS 49 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 10, 2007 YEAS 98 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

Approved April 21, 2007, 11:37 a.m.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5972** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

April 23, 2007

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 5972

Passed Legislature - 2007 Regular Session

State of Washington 60th Legislature 2007 Regular Session

Bv Senate Committee Natural Resources, Ocean & Recreation on (originally by sponsored Senators Morton, Jacobsen, Swecker, Rockefeller, Poulsen, Rasmussen, Hargrove and Shin)

READ FIRST TIME 02/28/07.

AN ACT Relating to the surface mining reclamation act; amending RCW 1 2 78.44.190 and 78.44.210; and adding new sections to chapter 78.44 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: 3

4 5

NEW SECTION. Sec. 1. A new section is added to chapter 78.44 RCW to read as follows:

The department may issue a notice of correction to the 6 (1)7 following: (a) Any permit holder, miner, or other person who 8 authorizes, directs, violates, or who directly benefits by contracting with or employing another to violate this chapter, the rules adopted by 9 10 the department, a reclamation permit, or a reclamation plan; or (b) a permit holder whose surface mine is out of compliance with the 11 12 provisions of this chapter, the rules adopted by the department, or the permit holder's current or valid reclamation permit or reclamation 13 The department's authority to issue or its issuance of a notice 14 plan. of correction does not limit the department's authority to pursue 15 enforcement actions, except as stated in other laws. 16

(2) The notice of correction must describe the items that need 17 18 correction and must provide a reasonable time for the recipient to make 19 corrections. The notice of correction must identify when, where, and to whom a request to extend the time to achieve compliance may be filed. The department may grant an extension when there is good cause for the request. This notice of correction is not an enforcement action and is not subject to administrative or judicial appeal.

5 **Sec. 2.** RCW 78.44.190 and 1993 c 518 s 26 are each amended to read 6 as follows:

7 <u>(1)</u> The department may issue an order to rectify deficiencies 8 ((when a miner or permit holder is conducting surface mining in any 9 manner not authorized by:

10 (1) This chapter;

11 (2) The rules adopted by the department;

12 (3) The authorized reclamation plan; or

(4) The reclamation permit)) to the following: (a) Any permit 13 holder, miner, or other person who authorizes, directs, violates, or 14 who directly benefits by contracting with or employing another to 15 violate this chapter, the rules adopted by the department, a 16 reclamation permit, or a reclamation plan; or (b) a permit holder whose 17 surface mine is out of compliance with the provisions of this chapter, 18 the rules adopted by the department, or the permit holder's current and 19 20 valid reclamation permit or reclamation plan.

(2) The order shall describe the deficiencies and shall ((require 21 22 that the miner or permit holder correct all deficiencies no later than 23 sixty days from issuance of the order. The department may extend the period for correction for delays clearly beyond the miner or permit 24 25 holder's control, but only when the miner or permit holder is, in the 26 opinion of the department, making every reasonable effort to comply)) initially require the order recipient to correct all deficiencies by a 27 date that is no later than sixty days after the department's issuance 28 of the order. The department may extend the period to correct 29 deficiencies for delays clearly beyond the order recipient's control, 30 but only when the person is, in the opinion of the department, making 31 every reasonable effort to comply. This order becomes final and 32 effective after being upheld upon completion of all administrative and 33 judicial review proceedings or following notice and a failure to timely 34 35 request a hearing.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 78.44 RCW
to read as follows:

(1) The department may issue an order to stop all surface mining to 3 any permit holder, miner, or other person who authorizes, directs, or 4 conducts such activities without a valid surface mine reclamation 5 permit. This order is effective upon issuance unless otherwise stated 6 7 in the order. Administrative appeal of the order to stop work does not stay the stop work requirement. The department shall notify the local 8 jurisdiction of record when a stop work order has been issued for 9 10 operating without a valid reclamation permit.

11 (2) The department may issue an order to stop surface mining 12 occurring outside of any permit area to a permit holder that does not 13 have a legal right to occupy the affected area. This order is 14 effective upon issuance unless otherwise stated in the order. An 15 administrative appeal of the order to stop work does not stay the stop 16 work requirement.

17 (3) Where a permit holder is conducting surface mining activities outside of its permit boundary, but within land that it has the right 18 to occupy, the department may issue an order to stop surface mining or 19 mining-related activities occurring outside of the authorized area 20 21 after the permit holder fails to comply with a notice of correction. 22 The notice of correction must specify the corrections necessary as per the violation and provide a reasonable time to do so. 23 This order is 24 effective upon issuance unless otherwise stated in the order. An 25 administrative appeal of the order to stop work does not stay the stop work requirement. 26

27 (4) Stop work orders must be in writing, delivered by United States certified mail with return receipt requested, facsimile, or by hand to 28 the permit holder of record. The order must state the facts supporting 29 the violation, the law being violated, and the specific activities 30 31 being stopped. Stop work orders must be signed by the state geologist 32 or an assistant state geologist. The department shall proceed as quickly as feasible to complete any requested adjudicative proceedings 33 unless the parties stipulate to an appeal timeline or the department's 34 stop work order states that it is not effective until after the 35 administrative review process. If the recipient appeals the order, the 36 37 recipient may file a motion for stay with the presiding officer, which 38 will be reviewed under preliminary injunction standards.

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<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 78.44 RCW
to read as follows:

3 (1) In addition to the department's other authority to cancel a 4 reclamation permit, a permit holder may seek cancellation of its 5 reclamation permit in favor of a local development or construction 6 permit. A permit holder may request cancellation of its reclamation 7 permit and release of its performance security when:

8 (a) The permit holder has received an approved development or 9 construction permit covering all of the existing permit area from a 10 local jurisdiction;

(b) The local jurisdiction and the landowner agree with the permit holder's request to cancel the reclamation permit and to release the performance security; and

14 (c) The local jurisdiction provides assurance in writing that the 15 construction or development permit is being actively implemented by the 16 permit holder.

17 (2) The department is not responsible for overseeing a site's 18 development or reclamation when a reclamation permit is cancelled under 19 this section.

20 Sec. 5. RCW 78.44.210 and 1993 c 518 s 28 are each amended to read 21 as follows:

((Upon the failure of a miner or permit holder to comply with a department order to rectify deficiencies, the department may issue an order to suspend surface mining when a miner or permit holder is conducting surface mining in any manner not authorized by:

26 (1) This chapter;

27 (2) The rules adopted by the department;

28 (3) The approved reclamation plan;

29 (4) The reclamation permit; or

30 (5) If the miner or permit holder fails to comply with any final 31 order of the department.

The order to suspend surface mining shall require the miner or permit holder to suspend part or all of the miner's or permit holder's mining operations until the conditions resulting in the issuance of the order have been mitigated to the satisfaction of the department.

36 The attorney general may take the necessary legal action to enjoin, 37 or otherwise cause to be stopped, surface mining in violation of an

order to suspend surface mining.)) The department, through the state 1 qeologist or assistant state geologist, may suspend a reclamation 2 permit whenever a permit holder or surface mine is out of compliance 3 with a final department order. The suspension order must be served on 4 the permit holder by certified mail with return receipt requested or by 5 personal service. The order must specify the final order alleged to be 6 violated, the facts upon which the conclusion of violation is based, 7 and the conclusions of law. This order becomes final and effective 8 after being upheld upon completion of all administrative review 9 proceedings or following notice and a failure to timely request a 10 hearing. No surface mining or reclamation may occur while a permit is 11 12 suspended unless under the express written authority of the department. Passed by the Senate March 14, 2007. Passed by the House April 10, 2007. Approved by the Governor April 21, 2007. Filed in Office of Secretary of State April 23, 2007.