CERTIFICATION OF ENROLLMENT

HOUSE BILL 2199

61st Legislature 2009 Regular Session

Passed by the House April 20, 2009 Yeas 95 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 10, 2009 Yeas 44 Nays 0

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2199** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

HOUSE BILL 2199

AS AMENDED BY THE SENATE

Passed Legislature - 2009 Regular Session

State of Washington 61st Legislature 2009 Regular Session

By Representatives Newhouse and Hudgins

Read first time 02/12/09. Referred to Committee on Local Government & Housing.

AN ACT Relating to regulatory relief for properties impacted by shifts in shoreline location due to habitat restoration projects; adding a new section to chapter 90.58 RCW; and creating a new section.

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

5 <u>NEW SECTION.</u> Sec. 1. The legislature finds that restoration of degraded shoreline conditions is important to the ecological function б 7 of our waters. However, restoration projects that shift the location of the shoreline can inadvertently create hardships for property 8 9 owners, particularly in urban areas. Hardship may occur when a 10 shoreline restoration project shifts shoreline management act 11 regulations into areas that had not previously been regulated under the act or shifts the location of required shoreline buffers. 12 The 13 legislature intends to provide relief to property owners in such cases, 14 while protecting the viability of shoreline restoration projects.

15 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 90.58 RCW 16 to read as follows:

17 (1) The local government may grant relief from shoreline master

program development standards and use regulations within urban growth areas when the following apply:

3 (a) A shoreline restoration project causes or would cause a 4 landward shift in the ordinary high water mark, resulting in the 5 following:

6 (i)(A) Land that had not been regulated under this chapter prior to 7 construction of the restoration project is brought under shoreline 8 jurisdiction; or

9 (B) Additional regulatory requirements apply due to a landward 10 shift in required shoreline buffers or other regulations of the 11 applicable shoreline master program; and

(ii) Application of shoreline master program regulations would preclude or interfere with use of the property permitted by local development regulations, thus presenting a hardship to the project proponent;

16 (b) The proposed relief meets the following criteria:

17 (i) The proposed relief is the minimum necessary to relieve the 18 hardship;

(ii) After granting the proposed relief, there is net environmentalbenefit from the restoration project;

(iii) Granting the proposed relief is consistent with the objectives of the shoreline restoration project and consistent with the shoreline master program; and

(iv) Where a shoreline restoration project is created as mitigation to obtain a development permit, the project proponent required to perform the mitigation is not eligible for relief under this section; and

(c) The application for relief must be submitted to the department for written approval or disapproval. This review must occur during the department's normal review of a shoreline substantial development permit, conditional use permit, or variance. If no such permit is required, then the department shall conduct its review when the local government provides a copy of a complete application and all supporting information necessary to conduct the review.

(i) Except as otherwise provided in subsection (2) of this section,
the department shall provide at least twenty-days notice to parties
that have indicated interest to the department in reviewing

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applications for relief under this section, and post the notice on
 their web site.

3 (ii) The department shall act within thirty calendar days of close 4 of the public notice period, or within thirty days of receipt of the 5 proposal from the local government if additional public notice is not 6 required.

7 (2) The public notice requirements of subsection (1)(c) of this
8 section do not apply if the relevant shoreline restoration project was
9 included in a shoreline master program or shoreline restoration plan as
10 defined in WAC 173-26-201, as follows:

(a) The restoration plan has been approved by the department underapplicable shoreline master program guidelines;

(b) The shoreline restoration project is specifically identified in the shoreline master program or restoration plan or is located along a shoreline reach identified in the shoreline master program or restoration plan as appropriate for granting relief from shoreline regulations; and

18 (c) The shoreline master program or restoration plan includes 19 policies addressing the nature of the relief and why, when, and how it 20 would be applied.

(3) A substantial development permit is not required on land within urban growth areas as defined in RCW 36.70A.030 that is brought under shoreline jurisdiction due to a shoreline restoration project creating a landward shift in the ordinary high water mark.

(4) The definitions in this subsection apply throughout thissection unless the context clearly requires otherwise.

(a) "Shoreline restoration project" means a project designed torestore impaired ecological function of a shoreline.

(b) "Urban growth areas" has the same meaning as defined in RCW36.70A.030.

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