## CERTIFICATION OF ENROLLMENT

## SENATE BILL 5562

Chapter 200, Laws of 2009

61st Legislature 2009 Regular Session

FOREST LANDOWNERS--FOREST PRACTICES

EFFECTIVE DATE: 07/26/09

Passed by the Senate March 10, 2009 YEAS 47 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 8, 2009 YEAS 98 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

Approved April 24, 2009, 1:37 p.m.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5562** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

April 27, 2009

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

## SENATE BILL 5562

Passed Legislature - 2009 Regular Session

State of Washington61st Legislature2009 Regular SessionBySenators Morton, Hargrove, Jacobsen, Sheldon, Holmquist,<br/>Schoesler, Shin, and StevensSchoesler, Sheldon, Holmquist,

Read first time 01/27/09. Referred to Committee on Natural Resources, Ocean & Recreation.

AN ACT Relating to protecting the ability of forest landowners to continue active forestry operations; amending RCW 7.48.305 and 7.48.310; and creating a new section.

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

5 <u>NEW\_SECTION.</u> Sec. 1. Commercial forestry produces jobs and 6 revenue while also providing clean water and air, wildlife habitat, 7 open space, and carbon storage. Maintaining a base of forest lands 8 that can be utilized for commercial forestry is of utmost importance 9 for the state.

10 As the population of the state increases, forest lands are 11 converted to residential, suburban, and urban uses. The encroachment 12 of these other uses into neighboring forest lands often makes it more 13 difficult for forest landowners to continue practicing commercial 14 forestry. It is the legislature's intent that a forest landowner's 15 right to practice commercial forestry in a manner consistent with the 16 state forest practices laws be protected and preserved.

17 **Sec. 2.** RCW 7.48.305 and 2007 c 331 s 2 are each amended to read 18 as follows:

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1 (1) Notwithstanding any other provision of this chapter, 2 agricultural activities conducted on farmland and forest practices, if 3 consistent with good agricultural and forest practices and established 4 prior to surrounding nonagricultural and nonforestry activities, are 5 presumed to be reasonable and shall not be found to constitute a 6 nuisance unless the activity or practice has a substantial adverse 7 effect on public health and safety.

((<del>If</del>-those)) (2) Agricultural activities and forest practices 8 9 ((are)) undertaken in conformity with all applicable laws and rules $((\tau)$ they)) are presumed to be good agricultural and forest practices not 10 adversely affecting the public health and safety for purposes of this 11 12 section and RCW 7.48.300. An agricultural activity that is in 13 conformity with such laws and rules shall not be restricted as to the 14 hours of the day or days of the week during which it may be 15 conducted.

16 (3) The act of owning land upon which a growing crop of trees is 17 located, even if the tree growth is being managed passively and even if the owner does not indicate the land's status as a working forest, is 18 considered to be a forest practice occurring on the land if the crop of 19 trees is located on land that is capable of supporting a merchantable 20 21 stand of timber that is not being actively used for a use that is incompatible with timber growing. If the growing of trees has been 22 established prior to surrounding nonforestry activities, then the act 23 24 of tree growth is considered a necessary part of any other subsequent stages of forest practices necessary to bring a crop of trees from its 25 planting to final harvest and is included in the provisions of this 26 27 section.

28 (4) Nothing in this section shall affect or impair any right to sue
 29 for damages.

30 **Sec. 3.** RCW 7.48.310 and 2007 c 331 s 3 are each amended to read 31 as follows:

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((As used in)) For the purposes of RCW 7.48.305 only:

(1) "Agricultural activity" means a condition or activity which occurs on a farm in connection with the commercial production of farm products and includes, but is not limited to, marketed produce at roadside stands or farm markets; noise; odors; dust; fumes; operation of machinery and irrigation pumps; movement, including, but not limited

to, use of current county road ditches, streams, rivers, canals, and 1 2 drains, and use of water for agricultural activities; ground and aerial application of seed, fertilizers, conditioners, and plant protection 3 products; keeping of bees for production of agricultural or apicultural 4 5 products; employment and use of labor; roadway movement of equipment and livestock; protection from damage by wildlife; prevention of 6 7 trespass; construction and maintenance of buildings, fences, roads, bridges, ponds, drains, waterways, and similar features and maintenance 8 of streambanks and watercourses; and conversion from one agricultural 9 activity to another, including a change in the type of plant-related 10 farm product being produced. The term includes use of new practices 11 and equipment consistent with technological development within the 12 13 agricultural industry.

(2) "Farm" means the land, buildings, freshwater ponds, freshwater
 culturing and growing facilities, and machinery used in the commercial
 production of farm products.

(3) "Farmland" means land or freshwater ponds devoted primarily to
the production, for commercial purposes, of livestock, freshwater
aquacultural, or other farm products.

20 (4) "Farm product" means those plants and animals useful to humans 21 and includes, but is not limited to, forages and sod crops, dairy and 22 dairy products, poultry and poultry products, livestock, including breeding, grazing, and recreational equine use, fruits, vegetables, 23 24 flowers, seeds, grasses, trees, freshwater fish and fish products, 25 apiaries and apiary products, equine and other similar products, or any other product which incorporates the use of food, feed, fiber, or fur. 26 27 (5) "Forest practice" means ((<del>"forest practice" as defined in RCW</del>

76.09.020)) any activity conducted on or directly pertaining to forest 28 land, as that term is defined in RCW 76.09.020, and relating to 29 growing, harvesting, or processing timber. The term "forest practices" 30 includes, but is not limited to, road and trail construction, final and 31 intermediate \_\_harvesting, \_\_precommercial \_\_thinning, \_\_reforestation, 32 fertilization, prevention and suppression of diseases and insects, 33 salvage of trees, brush control, and owning land where trees may 34 35 passively grow until one of the preceding activities is deemed timely

36 by the owner.

Passed by the Senate March 10, 2009. Passed by the House April 8, 2009. Approved by the Governor April 24, 2009. Filed in Office of Secretary of State April 27, 2009.