CERTIFICATION OF ENROLLMENT

HOUSE BILL 1063

Chapter 199, Laws of 2009

61st Legislature 2009 Regular Session

SALMON AND STEELHEAD RECOVERY PROGRAM--REMOVAL OF TERMINATION DATE

EFFECTIVE DATE: 07/26/09

Passed by the House February 13, 2009 Yeas 70 Nays 25

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 13, 2009 Yeas 34 Nays 12 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 1063** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

BRAD OWEN

President of the Senate

Approved April 24, 2009, 1:35 p.m.

FILED

April 27, 2009

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 1063

Passed Legislature - 2009 Regular Session

State of Washington 61st Legislature 2009 Regular Session

By Representatives Takko, Simpson, and Moeller

Prefiled 01/02/09. Read first time 01/12/09. Referred to Committee on Agriculture & Natural Resources.

1 AN ACT Relating to the termination date for a salmon and steelhead 2 recovery program; and amending RCW 77.85.200.

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

4 **Sec. 1.** RCW 77.85.200 and 2005 c 308 s 1 are each amended to read 5 as follows:

(1) A program for salmon and steelhead recovery is established in 6 7 Clark, Cowlitz, Lewis, Skamania, and Wahkiakum counties within the habitat areas classified as the 8 lower Columbia evolutionarily 9 significant units by the federal national marine fisheries service. 10 The management board created under subsection (2) of this section is responsible for developing and overseeing the implementation of the 11 habitat portion of the salmon and steelhead recovery plan and is 12 13 empowered to receive and disburse funds for the salmon and steelhead The management board created pursuant to this 14 recovery initiatives. 15 section shall constitute the lead entity and the committee established 16 under RCW 77.85.050 responsible for fulfilling the requirements and exercising powers under this chapter. 17

(2) A management board consisting of fifteen voting members iscreated within the lower Columbia evolutionarily significant units.

The members shall consist of one county commissioner or designee from 1 2 each of the five participating counties selected by each county legislative authority; one member representing the cities contained 3 within the lower Columbia evolutionarily significant units as a voting 4 member selected by the cities in the lower Columbia evolutionarily 5 significant units; a representative of the Cowlitz Tribe appointed by 6 7 the tribe; one state legislator elected from one of the legislative 8 districts contained within the lower Columbia evolutionarily significant units selected by that group of state 9 legislators 10 representing the area; five representatives to include at least one member who represents private property interests appointed by the five 11 12 county commissioners or designees; one hydro utility representative 13 nominated by hydro utilities and appointed by the five county commissioners or designees; and one representative nominated from the 14 15 environmental community who resides in the lower Columbia evolutionarily significant units appointed by 16 the five county 17 commissioners or designees. The board shall appoint and consult a technical advisory committee, which shall include four representatives 18 of state agencies one each appointed by the directors of the 19 departments of ecology, fish and wildlife, and transportation, and the 20 21 commissioner of public lands. The board may also appoint additional 22 persons to the technical advisory committee as needed. The chair of the board shall be selected from among the members of the management 23 24 board by the five county commissioners or designees and the legislator 25 on the board. In making appointments under this subsection, the county 26 commissioners shall consider recommendations of interested parties. 27 Vacancies shall be filled in the same manner as the original appointments were selected. No action may be brought or maintained 28 against any management board member, the management board, or any of 29 30 its agents, officers, or employees for any noncontractual acts or omissions in carrying out the purposes of this section. 31

32 (3)(a) The management board shall participate in the development of 33 a habitat recovery plan to implement its responsibilities under (b) of 34 this subsection. The management board shall consider local watershed 35 efforts and activities as well as habitat conservation plans in the 36 development and implementation of the recovery plan. Any of the 37 participating counties may continue its own efforts for restoring

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steelhead habitat. Nothing in this section limits the authority of
units of local government to enter into interlocal agreements under
chapter 39.34 RCW or any other provision of law.

(b) The management board is responsible for the development of a 4 lower Columbia salmon and steelhead habitat recovery plan and for 5 coordinating and monitoring the implementation of the plan. б The 7 management board will submit all future plans and amendments to plans to the governor's salmon recovery office for the incorporation of 8 hatchery, harvest, and hydropower components of the statewide salmon 9 10 recovery strategy for all submissions to the national marine fisheries service. In developing and implementing the habitat recovery plan, the 11 12 management board will work with appropriate federal and state agencies, 13 tribal governments, local governments, and the public to make sure 14 hatchery, harvest, and hydropower components receive consideration in context with the habitat component. The management board may work in 15 cooperation with the state and the national marine fisheries service to 16 17 modify the plan, or to address habitat for other aquatic species that may be subsequently listed under the federal endangered species act. 18 The management board may not exercise authority over land or water 19 within the individual counties or otherwise preempt the authority of 20 21 any units of local government.

22 (c) The management board shall prioritize as appropriate and approve projects and programs related to the recovery of lower Columbia 23 24 river salmon and steelhead runs, including the funding of those 25 projects and programs, and coordinate local government efforts as prescribed in the recovery plan. The management board shall establish 26 27 criteria for funding projects and programs based upon their likely value in salmon and steelhead recovery. The management board may 28 consider local economic impact among the criteria, but jurisdictional 29 boundaries and factors related to jurisdictional population may not be 30 considered as part of the criteria. 31

32 (d) The management board shall assess the factors for decline along 33 each tributary basin in the lower Columbia. The management board is 34 encouraged to take a stream-by-stream approach in conducting the 35 assessment which utilizes state and local expertise, including 36 volunteer groups, interest groups, and affected units of local 37 government.

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(4) The management board has the authority to hire and fire staff, 1 2 including an executive director, enter into contracts, accept grants and other moneys, disburse funds, make recommendations to cities and 3 counties about potential code changes and the development of programs 4 and incentives upon request, pay all necessary expenses, and may choose 5 a fiduciary agent. The management board shall report on its progress 6 on a biennial basis to the legislative bodies of the five participating 7 counties and the state natural resource-related agencies. 8 The management board shall prepare a final report at the conclusion of the 9 program describing its efforts and successes in developing and 10 implementing the lower Columbia salmon and steelhead recovery plan. 11 12 The final report shall be transmitted to the appropriate committees of 13 the legislature, the legislative bodies of the participating counties, 14 and the state natural resource-related agencies.

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(5) ((The program terminates on July 1, 2010.

16 (6)) For purposes of this section, "evolutionarily significant 17 unit" means the habitat area identified for an evolutionarily 18 significant unit of an aquatic species listed or proposed for listing 19 as a threatened or endangered species under the federal endangered 20 species act (16 U.S.C. Sec. 1531 et seq.).

> Passed by the House February 13, 2009. Passed by the Senate April 13, 2009. Approved by the Governor April 24, 2009. Filed in Office of Secretary of State April 27, 2009.