CERTIFICATION OF ENROLLMENT

HOUSE BILL 1582

62nd Legislature 2011 Regular Session

Passed by the House April 13, 2011 Yeas 96 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 30, 2011 Yeas 48 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 1582** 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 1582

AS AMENDED BY THE SENATE

Passed Legislature - 2011 Regular Session

State of Washington 62nd Legislature 2011 Regular Session

By Representatives Lytton, Morris, Chandler, Blake, Wilcox, Orcutt, Tharinger, Hinkle, McCune, Pearson, and Van De Wege

Read first time 01/26/11. Referred to Committee on Agriculture & Natural Resources.

AN ACT Relating to forest practices applications leading to conversion of land for development purposes; and amending RCW 76.09.050, 76.09.240, and 43.21C.037.

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

5 **Sec. 1.** RCW 76.09.050 and 2010 c 210 s 20 are each amended to read 6 as follows:

7 (1) The board shall establish by rule which forest practices shall
8 be included within each of the following classes:

9 Class I: Minimal or specific forest practices that have no direct 10 potential for damaging a public resource and that may be conducted 11 without submitting an application or a notification except that when the regulating authority is transferred to a local governmental entity, 12 13 those Class I forest practices that involve timber harvesting or road construction within "urban growth areas," designated pursuant 14 to 15 chapter 36.70A RCW, are processed as Class IV forest practices, but are 16 not subject to environmental review under chapter 43.21C RCW;

17 Class II: Forest practices which have a less than ordinary 18 potential for damaging a public resource that may be conducted without 19 submitting an application and may begin five calendar days, or such lesser time as the department may determine, after written notification by the operator, in the manner, content, and form as prescribed by the department, is received by the department. However, the work may not begin until all forest practice fees required under RCW 76.09.065 have been received by the department. Class II shall not include forest practices:

7 (a) On ((lands platted after January 1, 1960, as provided in
8 chapter 58.17 RCW or on lands that have or are being converted to
9 another use)) forest lands that are being converted to another use;

10 (b) Which require approvals under the provisions of the hydraulics 11 act, RCW 77.55.021;

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(c) Within "shorelines of the state" as defined in RCW 90.58.030;

13 (d) Excluded from Class II by the board; or

(e) Including timber harvesting or road construction within "urban growth areas," designated pursuant to chapter 36.70A RCW, which are Class IV;

17 Class III: Forest practices other than those contained in Class I, 18 II, or IV. A Class III application must be approved or disapproved by 19 the department within thirty calendar days from the date the department 20 receives the application. However, the applicant may not begin work on 21 that forest practice until all forest practice fees required under RCW 22 76.09.065 have been received by the department;

23 Class IV: Forest practices other than those contained in Class I 24 or II:

(a) On ((lands platted after January 1, 1960, as provided in chapter 58.17 RCW, (b) on lands that have or are being converted to another use, (c))) forest lands that are being converted to another use;

29 (b) On lands which, pursuant to RCW 76.09.070 as now or hereafter 30 amended, are not to be reforested because of the likelihood of future 31 conversion to urban development((-,));

32 (((d) involving)) <u>(c) That involve</u> timber harvesting or road 33 construction on <u>forest</u> lands that are contained within "urban growth 34 areas," designated pursuant to chapter 36.70A RCW, except where the 35 forest landowner provides:

36 (i) A written statement of intent signed by the forest landowner 37 not to convert to a use other than commercial forest product operations

1 for ten years, accompanied by either a written forest management plan 2 acceptable to the department or documentation that the land is enrolled 3 under the provisions of chapter 84.33 <u>or 84.34</u> RCW; or

4 (ii) <u>A</u> conversion option harvest plan approved by the local
5 governmental entity and submitted to the department as part of the
6 application((7)); and/or

7 (((e))) (d) Which have a potential for a substantial impact on the 8 environment and therefore require an evaluation by the department as to whether or not a detailed statement must be prepared pursuant to the 9 10 state environmental policy act, chapter 43.21C RCW. Such evaluation shall be made within ten days from the date the department receives the 11 12 application: PROVIDED, That nothing herein shall be construed to prevent any local or regional governmental entity from determining that 13 14 a detailed statement must be prepared for an action pursuant to a Class IV forest practice taken by that governmental entity concerning the 15 land on which forest practices will be conducted. 16 A Class IV 17 application must be approved or disapproved by the department within 18 thirty calendar days from the date the department receives the application, unless the department determines that a detailed statement 19 must be made, in which case the application must be approved or 20 21 disapproved by the department within sixty calendar days from the date the department receives the application, unless the commissioner of 22 23 public lands, through the promulgation of a formal order, determines 24 that the process cannot be completed within such period. However, the 25 applicant may not begin work on that forest practice until all forest 26 practice fees required under RCW 76.09.065 have been received by the 27 department.

Forest practices under Classes I, II, and III are exempt from the requirements for preparation of a detailed statement under the state environmental policy act.

(2) Except for those forest practices being regulated by local 31 32 governmental entities as provided elsewhere in this chapter, no Class II, Class III, or Class IV forest practice shall be commenced or 33 continued after January 1, 1975, unless the department has received a 34 35 notification with regard to a Class II forest practice or approved an 36 application with regard to a Class III or Class IV forest practice 37 containing all information required by RCW 76.09.060 as now or hereafter amended. However, in the event forest practices regulations 38

necessary for the scheduled implementation of this chapter and RCW 90.48.420 have not been adopted in time to meet such schedules, the department shall have the authority to regulate forest practices and approve applications on such terms and conditions consistent with this chapter and RCW 90.48.420 and the purposes and policies of RCW 76.09.010 until applicable forest practices regulations are in effect.

7 (3) Except for those forest practices being regulated by local 8 governmental entities as provided elsewhere in this chapter, if a 9 notification or application is delivered in person to the department by 10 the operator or the operator's agent, the department shall immediately 11 provide a dated receipt thereof. In all other cases, the department 12 shall immediately mail a dated receipt to the operator.

(4) Except for those forest practices being regulated by local governmental entities as provided elsewhere in this chapter, forest practices shall be conducted in accordance with the forest practices regulations, orders and directives as authorized by this chapter or the forest practices regulations, and the terms and conditions of any approved applications.

19 (5) Except for those forest practices being regulated by local 20 governmental entities as provided elsewhere in this chapter, the 21 department of natural resources shall notify the applicant in writing 22 of either its approval of the application or its disapproval of the 23 application and the specific manner in which the application fails to 24 comply with the provisions of this section or with the forest practices Except as provided otherwise in this section, if the 25 regulations. 26 department fails to either approve or disapprove an application or any portion thereof within the applicable time limit, the application shall 27 28 be deemed approved and the operation may be commenced: PROVIDED, That 29 this provision shall not apply to applications which are neither 30 approved nor disapproved pursuant to the provisions of subsection (7) of this section: PROVIDED, FURTHER, That if seasonal field conditions 31 32 prevent the department from being able to properly evaluate the 33 application, the department may issue an approval conditional upon further review within sixty days: PROVIDED, FURTHER, 34 That the 35 department shall have until April 1, 1975, to approve or disapprove an 36 application involving forest practices allowed to continue to April 1, 37 1975, under the provisions of subsection (2) of this section. Upon 38 receipt of any notification or any satisfactorily completed application

the department shall in any event no later than two business days after such receipt transmit a copy to the departments of ecology and fish and wildlife, and to the county, city, or town in whose jurisdiction the forest practice is to be commenced. Any comments by such agencies shall be directed to the department of natural resources.

6 (6) For those forest practices regulated by the board and the 7 department, if the county, city, or town believes that an application 8 is inconsistent with this chapter, the forest practices regulations, or 9 any local authority consistent with RCW 76.09.240 as now or hereafter 10 amended, it may so notify the department and the applicant, specifying 11 its objections.

12 (7) For those forest practices regulated by the board and the 13 department, the department shall not approve portions of applications 14 to which a county, city, or town objects if:

(a) The department receives written notice from the county, city, or town of such objections within fourteen business days from the time of transmittal of the application to the county, city, or town, or one day before the department acts on the application, whichever is later; and

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(b) The objections relate to ((lands either:

21 (i) Platted after January 1, 1960, as provided in chapter 58.17
22 RCW; or

23 (ii) On)) forest lands that ((have or)) are being converted to 24 another use.

The department shall either disapprove those portions of such 25 26 application or appeal the county, city, or town objections to the 27 appeals board. If the objections related to ((subparagraphs)) (b)(((i)) 28 and (ii))) of this subsection are based on local authority consistent 29 with RCW 76.09.240 as now or hereafter amended, the department shall 30 disapprove the application until such time as the county, city, or town 31 consents to its approval or such disapproval is reversed on appeal. 32 The applicant shall be a party to all department appeals of county, city, or town objections. Unless the county, city, or town either 33 consents or has waived its rights under this subsection, the department 34 35 shall not approve portions of an application affecting such lands until 36 the minimum time for county, city, or town objections has expired.

37 (8) For those forest practices regulated by the board and the38 department, in addition to any rights under the above paragraph, the

1 county, city, or town may appeal any department approval of an 2 application with respect to any lands within its jurisdiction. The 3 appeals board may suspend the department's approval in whole or in part 4 pending such appeal where there exists potential for immediate and 5 material damage to a public resource.

6 (9) For those forest practices regulated by the board and the 7 department, appeals under this section shall be made to the appeals 8 board in the manner and time provided in RCW 76.09.205. In such 9 appeals there shall be no presumption of correctness of either the 10 county, city, or town or the department position.

(10) For those forest practices regulated by the board and the department, the department shall, within four business days notify the county, city, or town of all notifications, approvals, and disapprovals of an application affecting lands within the county, city, or town, except to the extent the county, city, or town has waived its right to such notice.

(11) For those forest practices regulated by the board and the department, a county, city, or town may waive in whole or in part its rights under this section, and may withdraw or modify any such waiver, at any time by written notice to the department.

(12) Notwithstanding subsections (2) through (5) of this section, forest practices applications or notifications are not required for exotic insect and disease control operations conducted in accordance with RCW 76.09.060(8) where eradication can reasonably be expected.

25 **Sec. 2.** RCW 76.09.240 and 2010 c 219 s 1 are each amended to read 26 as follows:

(1)(a) Counties planning under RCW 36.70A.040 with a population 27 greater than one hundred thousand, and the cities and towns within 28 29 those counties, where more than a total of twenty-five Class IV forest practices applications, as defined in RCW 76.09.050(1) Class IV (a) 30 31 through (d), have been filed with the department between January 1, 2003, and December 31, 2005, shall adopt and enforce ordinances or 32 regulations as provided in subsection (2) of this section for the 33 34 following:

(i) Forest practices classified as Class I, II, III, and IV that
 are within urban growth areas designated under RCW 36.70A.110, except
 for forest practices on ownerships of contiguous forest land equal to

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or greater than twenty acres where the forest landowner provides, to the department and the county, <u>city</u>, <u>or town</u>, a written statement of intent, signed by the forest landowner, not to convert to a use other than growing commercial timber for ten years. This statement must be accompanied by either:

6 (A) A written forest management plan acceptable to the department;7 or

8 (B) Documentation that the land is enrolled as forest land of long-9 term commercial significance under the provisions of chapter 84.33 RCW; 10 and

(ii) Forest practices classified as Class IV, outside urban growth areas designated under RCW 36.70A.110, involving either timber harvest or road construction, or both on:

14 (A) ((Lands platted after January 1, 1960, as provided in chapter 15 58.17 RCW;

16 (B)) Forest lands that ((have or)) are being converted to another
17 use; or

18 (((C))) <u>(B)</u> Lands which, under RCW 76.09.070, are not to be 19 reforested because of the likelihood of future conversion to urban 20 development;

(b) Counties planning under RCW 36.70A.040, and the cities and towns within those counties, not included in (a) of this subsection, may adopt and enforce ordinances or regulations as provided in (a) of this subsection; and

(c) Counties not planning under RCW 36.70A.040, and the cities and towns within those counties, may adopt and enforce ordinances or regulations as provided in subsection (2) of this section for forest practices classified as Class IV involving either timber harvest or road construction, or both on:

30 (i) ((Lands platted after January 1, 1960, as provided in chapter 31 58.17 RCW;

32 (ii)) Forest lands that ((have or)) are being converted to another 33 use; or

34 (((iii))) (ii) Lands which, under RCW 76.09.070, are not to be 35 reforested because of the likelihood of future conversion to urban 36 development.

37 (2) Before a county, city, or town may regulate forest practices38 under subsection (1) of this section, it shall ensure that its critical

areas and development regulations are in compliance with RCW 36.70A.130 1 2 and, if applicable, RCW 36.70A.215. The county, city, or town shall notify the department and the department of ecology in writing sixty 3 days prior to adoption of the development regulations required in this 4 The transfer of jurisdiction shall not occur until the 5 section. county, city, or town has notified the department, the department of 6 7 revenue, and the department of ecology in writing of the effective date 8 Ordinances and regulations adopted under of the regulations. subsection (1) of this section and this subsection must be consistent 9 10 with or supplement development regulations that protect critical areas pursuant to RCW 36.70A.060, and shall at a minimum include: 11

12 (a) Provisions that require appropriate approvals for all phases of 13 the conversion of forest lands, including land clearing and grading; 14 and

(b) Procedures for the collection and administration of permit and recording fees.

17 (3) Activities regulated by counties, cities, or towns as provided 18 in subsections (1) and (2) of this section shall be administered and 19 enforced by those counties, cities, or towns. The department shall not 20 regulate these activities under this chapter.

21 (4) The board shall continue to adopt rules and the department 22 shall continue to administer and enforce those rules in each county, city, or town for all forest practices as provided in this chapter 23 24 until such a time as the county, city, or town has updated its 25 development regulations as required by RCW 36.70A.130 and, if 26 applicable, RCW 36.70A.215, and has adopted ordinances or regulations 27 under subsections (1) and (2) of this section. However, counties, 28 cities, and towns that have adopted ordinances or regulations regarding forest practices prior to ((July 22, 2007,)) the effective date of this 29 30 section are not required to readopt their ordinances or regulations in order to satisfy the requirements of this section except as necessary 31 to ensure consistency with Class IV forest practices as defined in RCW 32 33 76.09.050.

34 (5) Upon request, the department shall provide technical assistance 35 to all counties, cities, and towns while they are in the process of 36 adopting the regulations required by this section, and after the 37 regulations become effective.

1 (6) For those forest practices over which the board and the 2 department maintain regulatory authority no county, city, municipality, 3 or other local or regional governmental entity shall adopt or enforce 4 any law, ordinance, or regulation pertaining to forest practices, 5 except that to the extent otherwise permitted by law, such entities may 6 exercise any:

(a) Land use planning or zoning authority: PROVIDED, That exercise 7 8 of such authority may regulate forest practices $only((\div (i)))$ where 9 the application submitted under RCW 76.09.060 as now or hereafter 10 amended indicates that the lands ((have been or will be)) are being 11 converted to a use other than commercial forest product production((\div 12 or (ii) on lands which have been platted after January 1, 1960, as 13 provided in chapter 58.17 RCW)): PROVIDED, That no permit system solely for forest practices shall be allowed; that any additional or 14 15 more stringent regulations shall not be inconsistent with the forest practices regulations enacted under this chapter; and such local 16 17 regulations shall not unreasonably prevent timber harvesting;

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(b) Taxing powers;

(c) Regulatory authority with respect to public health; and

20 (d) Authority granted by chapter 90.58 RCW, the "Shoreline 21 Management Act of 1971."

22 (7) All counties and cities adopting or enforcing regulations or 23 ordinances under this section shall include in the regulation or 24 ordinance a requirement that a verification accompany every permit issued for forest land by that county or city associated with the 25 26 conversion to a use other than commercial timber operation, as that 27 term is defined in RCW 76.09.020, that verifies that the land in question is not or has not been subject to a notice of conversion to 28 nonforestry uses under RCW 76.09.060 during the six-year period prior 29 30 to the submission of a permit application.

(8) To improve the administration of the forest excise tax created in chapter 84.33 RCW, a county, city, or town that regulates forest practices under this section shall report permit information to the department of revenue for all approved forest practices permits. The permit information shall be reported to the department of revenue no later than sixty days after the date the permit was approved and shall be in a form and manner agreed to by the county, city, or town and the

department of revenue. Permit information includes the landowner's
 legal name, address, telephone number, and parcel number.

3 Sec. 3. RCW 43.21C.037 and 1997 c 173 s 6 are each amended to read 4 as follows:

5 (1) Decisions pertaining to applications for Class I, II, and III 6 forest practices, as defined by rule of the forest practices board 7 under RCW 76.09.050, are not subject to the requirements of RCW 8 43.21C.030(2)(c) as now or hereafter amended.

9 (2) When the applicable county, city, or town requires a license in 10 connection with any proposal involving forest practices:

11 (a) ((on lands platted after January 1, 1960, as provided in 12 chapter 58.17 RCW, (b))) On forest lands that ((have or)) are being 13 converted to another $use((\tau))$; or

14 (((+c))) (b) On lands which, pursuant to RCW 76.09.070 as now or 15 hereafter amended, are not to be reforested because of the likelihood 16 of future conversion to urban development, then the local government, 17 rather than the department of natural resources, is responsible for any 18 detailed statement required under RCW 43.21C.030(2)(c).

(3) Those forest practices determined by rule of the forest 19 20 practices board to have a potential for a substantial impact on the 21 environment, and thus to be Class IV practices, require an evaluation 22 by the department of natural resources as to whether or not a detailed 23 statement must be prepared pursuant to this chapter. The evaluation 24 shall be made within ten days from the date the department receives the 25 application. A Class IV forest practice application must be approved or disapproved by the department within thirty calendar days from the 26 27 date the department receives the application, unless the department determines that a detailed statement must be made, in which case the 28 29 application must be approved or disapproved by the department within sixty days from the date the department receives the application, 30 31 unless the commissioner of public lands, through the promulgation of a formal order, determines that the process cannot be completed within 32 such period. This section shall not be construed to prevent any local 33 34 or regional governmental entity from determining that a detailed 35 statement must be prepared for an action regarding a Class IV forest

- 1 practice taken by that governmental entity concerning the land on which
- 2 forest practices will be conducted.

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