CERTIFICATION OF ENROLLMENT

SENATE BILL 5241

Chapter 97, Laws of 2011

62nd Legislature 2011 Regular Session

WATERSHED MANAGEMENT PARTNERSHIPS--AUTHORITY

EFFECTIVE DATE: 07/22/11

Passed by the Senate March 4, 2011 CERTIFICATE YEAS 42 NAYS 6 I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is ${\tt SENATE\ BILL\ 5241}$ as BRAD OWEN President of the Senate passed by the Senate and the House of Representatives on the dates Passed by the House April 6, 2011 YEAS 62 NAYS 32 hereon set forth. THOMAS HOEMANN FRANK CHOPP Secretary Speaker of the House of Representatives Approved April 15, 2011, 3:07 p.m. FILED

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

April 15, 2011

SENATE BILL 5241

Passed Legislature - 2011 Regular Session

State of Washington

62nd Legislature

2011 Regular Session

By Senators Roach and Tom

Read first time 01/19/11. Referred to Committee on Environment, Water & Energy.

- 1 AN ACT Relating to the authority of a watershed management
- 2 partnership; and amending RCW 39.34.215.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 39.34.215 and 2009 c 504 s 1 are each amended to read 5 as follows:
- (1) As limited in subsection (3) of this section, a watershed management partnership formed or qualified under the authority of RCW 39.34.200 and 39.34.210, including the separate legal entity established by such a partnership under RCW 39.34.030(3)(b) to conduct the cooperative undertaking of the partnership under the same statutory
- 11 authority, may exercise the power of eminent domain as provided in
- 12 chapter 8.12 RCW.
- 13 (2) The eminent domain authority granted under subsection (1) of
- 14 this section may be exercised only for those utility purposes for which
- 15 the watershed partnership was formed and is limited solely to providing
- 16 water services to its customers.
- 17 (3) Subsection (1) of this section applies only to a watershed
- 18 management partnership that:

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- 1 (a) Was formed or qualified before July 1, 2006, under the 2 authority of RCW 39.34.200 and 39.34.210;
 - (b) Is not engaged in planning or in implementing a plan for a water resource inventory area under the terms of chapter 90.82 RCW;
 - (c) Is composed entirely of cities and water-sewer districts authorized to exercise the power of eminent domain in the manner provided by chapter 8.12 RCW; and
 - (d) Is governed by a board of directors consisting entirely of elected officials from the cities and water-sewer districts that constitute the watershed management partnership.
 - (4) A watershed management partnership exercising authority under this section shall:
 - (a) Comply with the notice requirements of RCW 8.25.290; and
 - (b) Provide notice to the city, town, or county with jurisdiction over the subject property by certified mail thirty days prior to the partnership board authorizing condemnation ((interval + interval + inter
 - (c) With any city that is not a member of the watershed management partnership and that has water or sewer service areas within one half mile of Lake Tapps or water or sewer service areas within five miles upstream—from—Lake—Tapps—along—the—White—river,—enter—into—an interlocal agreement to allow eminent domain within that city prior to exercising eminent domain authority under this section.
 - (5) The legislature is currently unaware of any information suggesting - that - the - expected - use - by - the - watershed - management partnership of the Lake Tapps water supply will have a significantly adverse effect on surrounding communities. However, if the watershed management partnership's Lake Tapps water supply operations result in a negative impact to the water supplies of a city that is not a member of the watershed management partnership and the city has water or sewer service-areas-within-one-half-mile-of-Lake-Tapps-or-water-or-sewer service-areas-within-five-miles-upstream-from-Lake-Tapps-along-the White river, the city claiming a negative impact under this subsection must-notify-the-watershed-management-partnership-of-their-claim-and give the partnership at least sixty days to resolve the claimed impact. If the watershed management partnership fails to resolve the claimed negative impact or disputes that the negative impact exists, the city claiming the negative impact under this subsection may pursue existing legal remedies in accordance with state and federal law. If a court

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determines that a negative impact has occurred as provided under this
subsection,—the—watershed—management—partnership—shall—implement—a
remedy acceptable to the claiming city. If the affected city or cities
and—the—watershed—management—partnership—cannot—agree—on—the—terms
required under this subsection, the court shall establish the terms for
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the remedy required under this subsection)).

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