CERTIFICATION OF ENROLLMENT

SENATE BILL 6035

Chapter 133, Laws of 2014

63rd Legislature 2014 Regular Session

SKI AREA CONVEYANCES--SAFETY

EFFECTIVE DATE: 06/12/14

Passed by the Senate February 12, 2014 YEAS 47 NAYS 2

BRAD OWEN

President of the Senate

Passed by the House March 6, 2014 YEAS 84 NAYS 12

FRANK CHOPP

Speaker of the House of Representatives

Approved March 28, 2014, 2:53 p.m.

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 6035** as passed by the Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

March 31, 2014

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 6035

Passed Legislature - 2014 Regular Session

State of Washington 63rd Legislature 2014 Regular Session

By Senators Kline, Mullet, and Hargrove; by request of Parks and Recreation Commission

Read first time 01/14/14. Referred to Committee on Natural Resources & Parks.

- 1 AN ACT Relating to the safety of ski area conveyances; and amending
- 2 RCW 79A.40.010, 79A.40.020, 79A.40.050, 79A.40.060, 79A.40.070, and
- 3 79A.45.060.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 79A.40.010 and 1965 ex.s. c 85 s 1 are each amended to read as follows:
- 7 Every owner or operator of any recreational device designed and
- 8 operated for the conveyance of persons which aids in promoting
- 9 entertainment, pleasure, play, relaxation, or instruction, specifically
- 10 including devices generally associated with winter sports activities
- 11 such as ((ski-lifts, ski-tows, j-bars, t-bars, ski-mobiles, chair))
- 12 aerial lifts, surface lifts, and similar devices and equipment, shall
- 13 construct, furnish, maintain, and provide safe and adequate facilities
- 14 and equipment with which safely and properly to receive and transport
- 15 all persons offered to and received by the owner or operator of such
- 16 devices, and to promote the safety of such owner's or operator's
- 17 patrons, employees and the public. The owner or operator of the
- 18 devices and equipment covered by this section shall be deemed not to be
- 19 a common carrier.

- 1 **Sec. 2.** RCW 79A.40.020 and 2000 c 11 s 87 are each amended to read 2 as follows:
 - (1) It shall be unlawful after June 10, 1959, to construct or install any such recreational device as set forth in RCW 79A.40.010 without first submitting plans and specifications for such device to the state parks and recreation commission and receiving the approval of the commission for such construction or installation.
- (2) The plans and specifications must be submitted to the 8 commission in a manner provided by the commission accompanied by a 9 certification by a qualified engineer. The certification must indicate 10 that the conveyance was designed by a qualified engineer and that the 11 12 conveyance, if properly installed as provided in the plan, will be 13 safe. Upon completion of the installation, the operator or owner shall 14 submit further certification by a qualified engineer to the commission that the conveyance has been installed in accordance with the plan. 15 The qualified engineer submitting a certification as provided in this 16 chapter must be formally approved to submit such a certification by the 17 commission. The __commission __shall __establish __the __necessary 18 qualifications for any engineer seeking the ability to certify 19 equipment pursuant to this chapter. 20
- 21 (3) Violation of this section shall be a misdemeanor.
- 22 **Sec. 3.** RCW 79A.40.050 and 1959 c 327 s 5 are each amended to read as follows:

The state parks and recreation commission shall employ or retain a person qualified in engineering experience and training who shall be designated as the inspector of recreational devices, and may employ such additional employees as are necessary to properly administer this chapter. The inspector and such additional employees may be hired on a temporary basis or borrowed from other state departments, or the commission may contract with individuals or firms for such inspecting service on an independent basis. ((The commission shall prescribe the salary or other remuneration for such service.))

- 33 **Sec. 4.** RCW 79A.40.060 and 2000 c 11 s 89 are each amended to read as follows:
- 35 The inspector of recreational devices and his or her assistants 36 shall inspect all equipment and appliances connected with the

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recreational devices set forth in RCW 79A.40.010 and make such reports 1 of his or her inspection to the commission as may be required. 2 she shall, on discovering any defective equipment, or appliances 3 connected therewith, rendering the use of the equipment dangerous, 4 immediately report the same to the owner or operator of the device on 5 which it is found, and in addition report it to the commission. 6 the opinion of the inspector the continued operation of the defective 7 equipment constitutes an immediate danger to the safety of the persons 8 operating or being conveyed by such equipment, the inspector may 9 10 condemn such equipment and shall immediately notify the commission of his or her action in this respect: PROVIDED, That inspection required 11 12 by this chapter must be conducted at least once each year, prior to 13 each use season.

14 **Sec. 5.** RCW 79A.40.070 and 1997 c 137 s 5 are each amended to read 15 as follows:

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The program authorized by this chapter and chapter 79A.45 RCW must be funded by fees charged to the owners or operators of ski areas. expenses incurred in connection with making inspections and reviewing plans and specifications under this chapter shall be paid by the owner or operator of such recreational devices ((either)) by reimbursing the commission for the costs <u>it</u> incurred ((or-by-paying-directly-such individuals - or - firms - that - may - be - engaged - by - the - commission - to accomplish-the-inspection-service. Payment-shall-be-made-only-upon notification by the commission of the amount due)) to hire an engineer to complete an inspection or perform plan review. The commission shall maintain accurate and complete records of the costs incurred for each inspection and plan review for construction approval and shall assess the respective owners or operators of ((said)) the recreational devices ((only for the actual costs incurred by the commission for such safety inspections — and — plan — review — for — construction — approval)) administrative fee associated with the review or service provided by the commission, which amount may vary based on the service or level of review required. The commission shall adopt a fee schedule for the services provided under this chapter, subject to RCW 43.135.055, by The costs as assessed by the commission shall be a lien on the equipment of the owner or operator of the recreational devices so

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- inspected or installed. Such moneys collected by the commission under 1
- this section shall be paid into the state parks renewal and stewardship 2
- account. 3

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- 4 **Sec. 6.** RCW 79A.45.060 and 1977 ex.s. c 139 s 4 are each amended to read as follows: 5
 - (1) Every ((tramway, ski lift, or commercial skimobile)) operator of an aerial lift, surface lift, or similar device shall maintain liability insurance of not less than one ((hundred thousand)) million dollars per ((person-per-accident-and-of-not-less-than-two-hundred thousand dollars per accident)) occurrence.
 - (2) ((Every operator of a rope tow, wire rope tow, j bar, t bar, or similar-device-shall-maintain-liability-insurance-of-not-less-than twenty-five thousand dollars per person per accident and of not less than fifty thousand dollars per accident.
- (3))) This section shall not apply to operators of tramways that 15 are not open to the general public and that are operated without 16 17 charge, except that this section shall apply to operators of tramways that are operated by schools, ski clubs, or similar organizations. 18

Passed by the Senate February 12, 2014. Passed by the House March 6, 2014.

Approved by the Governor March 28, 2014.

Filed in Office of Secretary of State March 31, 2014.