CERTIFICATION OF ENROLLMENT

SENATE BILL 6125

Chapter 72, Laws of 2018

65th Legislature 2018 Regular Session

DEPARTMENT OF ECOLOGY--VOLUNTARY REGIONAL AGREEMENTS--EXPIRATION DATE

EFFECTIVE DATE: June 7, 2018

Passed by the Senate February 13, 2018 Yeas 47 Nays 0

CYRUS HABIB

President of the Senate

Passed by the House March 1, 2018 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives Approved March 15, 2018 11:26 AM

CERTIFICATE

I, Brad Hendrickson, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 6125** as passed by Senate and the House of Representatives on the dates hereon set forth.

BRAD HENDRICKSON

Secretary

FILED

March 16, 2018

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 6125

Passed Legislature - 2018 Regular Session

State of Washington 65th Legislature 2018 Regular Session

By Senator Honeyford

Read first time 01/09/18. Referred to Committee on Agriculture, Water, Natural Resources & Parks.

1 AN ACT Relating to extending the expiration date of the 2 department of ecology's authority to enter into voluntary regional 3 agreements; amending RCW 90.90.030 and 90.90.050; and providing an 4 expiration date.

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

6 Sec. 1. RCW 90.90.030 and 2012 c 161 s 1 are each amended to 7 read as follows:

8 (1) The department of ecology may enter into voluntary regional 9 agreements for the purpose of providing new water for out-of-stream 10 use, streamlining the application process, and protecting instream 11 flow.

12

(2) Such agreements shall ensure that:

(a) For water rights issued from the Columbia river mainstem, there is no negative impact on Columbia river mainstem instream flows in the months of July and August as a result of the new appropriations issued under the agreement;

(b) For water rights issued from the lower Snake river mainstem, there is no negative impact on Snake river mainstem instream flows from April through August as a result of the new appropriations issued under the agreement; and

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1 (c) Efforts are made to harmonize such agreements with watershed 2 plans adopted under the authority of chapter 90.82 RCW that are 3 applicable to the area covered by the agreement.

4 (3) The protection of instream flow as set forth in subsection 5 (2) of this section is adequate for purposes of mitigating instream 6 flow impacts resulting from any appropriations for out-of-stream use 7 made under a voluntary regional agreement, and the only applicable 8 consultation provisions under state law regarding instream flow 9 impacts shall be those set forth in subsection (4) of this section.

10 (4) Before executing a voluntary agreement under this section,11 the department of ecology shall:

12 (a) Provide a sixty-day period for consultation with county legislative authorities and watershed planning groups 13 with jurisdiction over the area where the water rights included in the 14 agreement are located, the department of fish and wildlife, and 15 affected tribal governments, and federal agencies. The department of 16 17 fish and wildlife shall provide written comments within that time 18 period. The consultation process for voluntary regional agreements 19 developed under the provisions of this section is deemed adequate for the issuance of new water rights provided for in this section and 20 21 satisfies all consultation requirements under state law related to 22 the issuance of new water rights; and

(b) Provide a thirty-day public review and comment period for a draft agreement, and publish a summary of any public comments received. The thirty-day review period shall not begin until after the department of ecology has concluded its consultation under (a) of this subsection and the comments that have been received by the department are made available to the public.

(5) The provisions of subsection (4) of this section satisfy all
applicable consultation requirements under state law.

31 (6) The provisions of this section and any voluntary regional 32 agreements developed under such provisions may not be relied upon by 33 the department of ecology as a precedent, standard, or model that 34 must be followed in any other voluntary regional agreements.

35 (7) Nothing in this section may be interpreted or administered in 36 a manner that precludes the processing of water right applications 37 under chapter 90.03 or 90.44 RCW that are not included in a voluntary 38 regional agreement.

39 (8) Nothing in this section may be interpreted or administered in40 a manner that impairs or diminishes a valid water right or a habitat

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conservation plan approved for purposes of compliance with the
federal endangered species act.

3 (9) If the department of ecology executes a voluntary agreement 4 under this section that includes water rights appropriated from the 5 lower Snake river mainstem, the department shall develop aggregate 6 data in accordance with the provisions of RCW 90.90.050 for the lower 7 Snake river mainstem.

8 (10) Any agreement entered into under this section shall remain 9 in full force and effect through the term of the agreement regardless 10 of the expiration of this section.

(11) (11) The definitions in this subsection apply to this section and RCW 90.90.050, and may only be used for purposes of implementing these sections.

(a) "Columbia river mainstem" means all water in the Columbia river within the ordinary high water mark of the main channel of the Columbia river between the border of the United States and Canada and the Bonneville dam, and all groundwater within one mile of the high water mark.

19 (b) "Lower Snake river mainstem" means all water in the lower 20 Snake river within the ordinary high water mark of the main channel 21 of the lower Snake river from the head of Ice Harbor pool to the 22 confluence of the Snake and Columbia rivers, and all groundwater 23 within one mile of the high water mark.

24

(12) This section expires June 30, ((2018)) <u>2024</u>.

25 **Sec. 2.** RCW 90.90.050 and 2006 c 6 s 6 are each amended to read 26 as follows:

(1) In order to better understand current water use and instream flows in the Columbia river mainstem, the department of ecology shall establish and maintain a Columbia river mainstem water resources information system that provides the information necessary for effective mainstem water resource planning and management.

32 (2) To accomplish the objective in subsection (1) of this 33 section, the department of ecology shall use information compiled by 34 existing local watershed planning groups, federal agencies, the 35 Bonneville power administration, irrigation districts, conservation 36 districts in the basin, and other available sources. The information 37 shall include:

38 (a) The total aggregate quantity of water rights issued under39 state permits and certificates and filed under state claims on the

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Columbia river mainstem and for groundwater within one mile of the
mainstem; and

3 (b) The total aggregate volume of current water use under these 4 rights as metered and reported by water users under current law.

5 (3) The department of ecology shall publish the aggregate data on 6 the department's web site no later than June 30, 2009, and shall 7 periodically update the data.

8 (4) For purposes of this section, the definition of Columbia 9 river mainstem in RCW 90.90.030(((12))) <u>(11)</u> shall apply and the use 10 of the definition is solely limited to the purpose of collecting data 11 to meet the information requirements of this section.

> Passed by the Senate February 13, 2018. Passed by the House March 1, 2018. Approved by the Governor March 15, 2018. Filed in Office of Secretary of State March 16, 2018.

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