SUBSTITUTE HOUSE BILL 2658

State of Washington 64th Legislature 2016 Regular Session

By House Community Development, Housing & Tribal Affairs (originally sponsored by Representatives Ortiz-Self, Ryu, S. Hunt, Stanford, and Reykdal)

AN ACT Relating to tribal cultural resources protection in the forest practices act; amending RCW 76.09.010, 76.09.060, 76.09.080, 76.09.090, and 42.56.300; reenacting and amending RCW 76.09.020; and adding a new section to chapter 76.09 RCW.

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

6 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 76.09 7 RCW to read as follows:

(1) The legislature declares and recognizes the importance of 8 9 tribal cultural resources protection and intends to reinforce the obligations and commitments of the state made to tribal governments 10 11 in the 1987 Washington state timber, fish, and wildlife agreement, 12 the 1999 forests and fish report, and the cultural resource 13 protection and management plans adopted by the participating caucuses 14 of the timber, fish, and wildlife cultural resources roundtable.

15 (2) In order to assist in the fulfillment of the state's 16 commitments to tribal cultural resources protection, the legislature 17 recognizes that the department requires that a landowner must meet 18 with a tribe upon the tribe's request and to incorporate into the 19 application operational elements of protection that have been agreed 20 upon between the landowner and the tribe. 1 (3) The legislature further recognizes that by incorporating the 2 operational elements of the landowner and tribal agreement into the 3 application, the department has enforcement authority over those 4 conditions.

5 **Sec. 2.** RCW 76.09.010 and 2010 c 188 s 3 are each amended to 6 read as follows:

(1) The legislature hereby finds and declares that the forest 7 land resources are among the most valuable of all resources in the 8 state; that a viable forest products industry is of prime importance 9 10 to the state's economy; that it is in the public interest for public and private commercial forest lands to be managed consistent with 11 sound policies of natural resource protection; that coincident with 12 maintenance of a viable forest products industry, it is important to 13 afford protection to forest soils, fisheries, wildlife, water 14 15 quantity and quality, air quality, recreation, tribal cultural 16 resources, and scenic beauty.

17 (2) The legislature further finds and declares it to be in the 18 public interest of this state to create and maintain through the 19 adoption of this chapter a comprehensive statewide system of laws and 20 forest practices rules which will achieve the following purposes and 21 policies:

(a) Afford protection to, promote, foster and encourage timber growth, and require such minimum reforestation of commercial tree species on forest lands as will reasonably utilize the timber growing capacity of the soil following current timber harvest;

(b) Afford protection to forest soils ((and)), public resources,
 and tribal cultural resources by utilizing all reasonable methods of
 technology in conducting forest practices;

29 (c) Recognize both the public and private interest in the 30 profitable growing and harvesting of timber;

31 (d) Promote efficiency by permitting maximum operating freedom 32 consistent with the other purposes and policies stated herein;

33 (e) Provide for regulation of forest practices so as to avoid34 unnecessary duplication in such rules;

35 (f) Provide for interagency input and intergovernmental and 36 tribal coordination and cooperation;

37 (g) Achieve compliance with all applicable requirements of 38 federal and state law with respect to nonpoint sources of water 39 pollution from forest practices;

(h) To consider reasonable land use planning goals and concepts
 contained in local comprehensive plans and zoning regulations;

3 (i) Foster cooperation among managers of public resources, forest
4 landowners, Indian tribes and the citizens of the state;

5 (j) Develop a watershed analysis system that addresses the 6 cumulative effect of forest practices on, at a minimum, the public 7 resources of fish, water, <u>tribal cultural resources</u>, and public 8 capital improvements of the state and its political subdivisions; and

9 (k) Assist forest landowners in accessing market capital and 10 financing for the ecosystem services provided to the public as a 11 result of the protection of public resources.

12 (3) The legislature further finds and declares that it is also in 13 the public interest of the state to encourage forest landowners to 14 undertake corrective and remedial action to reduce the impact of mass 15 earth movements and fluvial processes.

16 (4) The legislature further finds and declares that it is in the 17 public interest that the applicants for state forest practices 18 permits should assist in paying for the cost of review and permitting 19 necessary for the environmental protection of these resources.

20 Sec. 3. RCW 76.09.020 and 2012 1st sp.s. c 1 s 212 are each 21 reenacted and amended to read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Adaptive management" means reliance on scientific methods to
test the results of actions taken so that the management and related
policy can be changed promptly and appropriately.

(2) "Appeals board" means the pollution control hearings boardcreated by RCW 43.21B.010.

(3) "Application" means the application required pursuant to RCW76.09.050.

(4) "Aquatic resources" includes water quality, salmon, other 31 species of the vertebrate classes Cephalaspidomorphi and Osteichthyes 32 identified in the forests and fish report, the Columbia torrent 33 salamander (Rhyacotriton kezeri), the Cascade torrent salamander 34 35 (Rhyacotriton cascadae), the Olympic torrent salamander (Rhyacotriton olympian), the Dunn's salamander (Plethodon dunni), the Van Dyke's 36 salamander (Plethodon vandyke), the tailed frog (Ascaphus truei), and 37 38 their respective habitats.

(5) "Board" means the forest practices board created in RCW
 76.09.030.

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(6) "Commissioner" means the commissioner of public lands.

4 (7) "Contiguous" means land adjoining or touching by common
5 corner or otherwise. Land having common ownership divided by a road
6 or other right-of-way shall be considered contiguous.

7 (8) "Conversion to a use other than commercial timber operation"
8 means a bona fide conversion to an active use which is incompatible
9 with timber growing and as may be defined by forest practices rules.

10 (9) "Date of receipt" has the same meaning as defined in RCW 11 43.21B.001.

12 (10) "Department" means the department of natural resources.

(11) "Ecosystem services" means the benefits that the publicenjoys as a result of natural processes and biological diversity.

15 (12) "Ecosystem services market" means a system in which 16 providers of ecosystem services can access financing or market 17 capital to protect, restore, and maintain ecological values, 18 including the full spectrum of regulatory, quasiregulatory, and 19 voluntary markets.

(13) "Fill" means the placement of earth material or aggregatefor road or landing construction or other similar activities.

(14) "Fish passage barrier" means any artificial instreamstructure that impedes the free passage of fish.

24 (15) "Forest land" means all land which is capable of supporting 25 a merchantable stand of timber and is not being actively used for a 26 use which is incompatible with timber growing. Forest land does not include agricultural land that is or was enrolled in the conservation 27 reserve enhancement program by contract if such agricultural land was 28 29 historically used for agricultural purposes and the landowner intends to continue to use the land for agricultural purposes in the future. 30 31 it applies to the operation of the road maintenance and As 32 abandonment plan element of the forest practices rules on small forest landowners, the term "forest land" excludes: 33

34 (a) Residential home sites, which may include up to five acres;35 and

36 (b) Cropfields, orchards, vineyards, pastures, feedlots, fish 37 pens, and the land on which appurtenances necessary to the 38 production, preparation, or sale of crops, fruit, dairy products, 39 fish, and livestock exist.

1 (16) "Forest landowner" means any person in actual control of forest land, whether such control is based either on legal 2 or equitable title, or on any other interest entitling the holder to 3 sell or otherwise dispose of any or all of the timber on such land in 4 any manner. However, any lessee or other person in possession of 5 6 forest land without legal or equitable title to such land shall be excluded from the definition of "forest landowner" unless such lessee 7 or other person has the right to sell or otherwise dispose of any or 8 all of the timber located on such forest land. 9

10 (17) "Forest practice" means any activity conducted on or 11 directly pertaining to forest land and relating to growing, 12 harvesting, or processing timber, including but not limited to:

13 (a) Road and trail construction, including forest practices 14 hydraulic projects that include water crossing structures, and 15 associated activities and maintenance;

16 (b) Harvesting, final and intermediate;

17 (c) Precommercial thinning;

18 (d) Reforestation;

19 (e) Fertilization;

20 (f) Prevention and suppression of diseases and insects;

21 (g) Salvage of trees; and

22 (h) Brush control.

23 "Forest practice" shall not include preparatory work such as tree 24 marking, surveying and road flagging, and removal or harvesting of 25 incidental vegetation from forest lands such as berries, ferns, 26 greenery, mistletoe, herbs, mushrooms, and other products which 27 cannot normally be expected to result in damage to forest soils, 28 timber, or public resources.

(18) "Forest practices hydraulic project" means a hydraulic
 project, as defined under RCW 77.55.011, that requires a forest
 practices application or notification under this chapter.

32 (19) "Forest practices rules" means any rules adopted pursuant to33 RCW 76.09.040.

34 (20) "Forest road," as it applies to the operation of the road 35 maintenance and abandonment plan element of the forest practices 36 rules on small forest landowners, means a road or road segment that 37 crosses land that meets the definition of forest land, but excludes 38 residential access roads.

39 (21) "Forest trees" does not include hardwood trees cultivated by 40 agricultural methods in growing cycles shorter than fifteen years if

the trees were planted on land that was not in forest use immediately before the trees were planted and before the land was prepared for planting the trees. "Forest trees" includes Christmas trees, but does not include Christmas trees that are cultivated by agricultural methods, as that term is defined in RCW 84.33.035.

6 (22) "Forests and fish report" means the forests and fish report 7 to the board dated April 29, 1999.

8 (23) "Operator" means any person engaging in forest practices 9 except an employee with wages as his or her sole compensation.

10 (24) "Person" means any individual, partnership, private, public, 11 or municipal corporation, county, the department or other state or 12 local governmental entity, or association of individuals of whatever 13 nature.

14 (25) "Public resources" means water, fish and wildlife, and in 15 addition shall mean capital improvements of the state or its 16 political subdivisions.

17 (26) "Small forest landowner" has the same meaning as defined in 18 RCW 76.09.450.

19 (27) "Timber" means forest trees, standing or down, of a 20 commercial species, including Christmas trees. However, "timber" does 21 not include Christmas trees that are cultivated by agricultural 22 methods, as that term is defined in RCW 84.33.035.

(28) "Timber owner" means any person having all or any part of
the legal interest in timber. Where such timber is subject to a
contract of sale, "timber owner" shall mean the contract purchaser.

26 (29) <u>"Tribal cultural resources" means the ancient and spiritual,</u>
27 present and future cultural materials, objects, or sites that are
28 significant to and perpetuate the living culture and history of
29 federally recognized tribes as identified by the tribe.

30 (30) "Unconfined channel migration zone" means the area within 31 which the active channel of an unconfined stream is prone to move and 32 where the movement would result in a potential near-term loss of 33 riparian forest adjacent to the stream. Sizeable islands with 34 productive timber may exist within the zone.

35 (((30))) (31) "Unconfined stream" means generally fifth order or 36 larger waters that experience abrupt shifts in channel location, 37 creating a complex floodplain characterized by extensive gravel bars, 38 disturbance species of vegetation of variable age, numerous side 39 channels, wall-based channels, oxbow lakes, and wetland complexes.

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Many of these streams have dikes and levees that may temporarily or
 permanently restrict channel movement.

3 Sec. 4. RCW 76.09.060 and 2012 1st sp.s. c 1 s 206 are each 4 amended to read as follows:

5 (1) The department shall prescribe the form and contents of the notification and application. The forest practices rules shall б specify by whom and under what conditions the notification and 7 application shall be signed or otherwise certified as acceptable. 8 Activities conducted by the department or a contractor under the 9 10 direction of the department under the provisions of RCW 76.04.660, 11 shall be exempt from the landowner signature requirement on any forest practices application required to be filed. The application or 12 13 notification shall be delivered in person to the department, sent by first-class mail to the department or electronically filed in a form 14 15 defined by the department. The form for electronic filing shall be readily convertible to a paper copy, which shall be available to the 16 17 public pursuant to chapter 42.56 RCW. The information required may include, but is not limited to: 18

19 (a) Name and address of the forest landowner, timber owner, and 20 operator;

(b) Description of the proposed forest practice or practices tobe conducted;

(c) Legal description and tax parcel identification numbers ofthe land on which the forest practices are to be conducted;

(d) Planimetric and topographic maps showing location and size of all lakes and streams and other public waters in and immediately adjacent to the operating area and showing all existing and proposed roads and major tractor roads;

(e) Description of the silvicultural, harvesting, or other forest practice methods to be used, including the type of equipment to be used and materials to be applied;

32 (f) For an application or notification submitted on or after July 33 10, 2012, that includes a forest practices hydraulic project, plans 34 and specifications for the forest practices hydraulic project to 35 ensure the proper protection of fish life;

36 (g) Proposed plan for reforestation and for any revegetation 37 necessary to reduce erosion potential from roadsides and yarding 38 roads, as required by the forest practices rules;

(h) Soil, geological, and hydrological data with respect to
 forest practices;

3 (i) The expected dates of commencement and completion of all4 forest practices specified in the application;

5 (j) Provisions for continuing maintenance of roads and other 6 construction or other measures necessary to afford protection to 7 public resources;

8 (k) An affirmation that the statements contained in the 9 notification or application are true; and

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(1) All necessary application or notification fees.

11 (2) Long range plans may be submitted to the department for 12 review and consultation.

13 (3) The application for a forest practice or the notification of 14 a forest practice is subject to the reforestation requirement of RCW 15 76.09.070.

16 (a) If the application states that any land will be or is 17 intended to be converted:

18 (i) The reforestation requirements of this chapter and of the 19 forest practices rules shall not apply if the land is in fact 20 converted unless applicable alternatives or limitations are provided 21 in forest practices rules issued under RCW 76.09.070;

(ii) Completion of such forest practice operations shall be deemed conversion of the lands to another use for purposes of chapters 84.33 and 84.34 RCW unless the conversion is to a use permitted under a current use tax agreement permitted under chapter 84.34 RCW;

(iii) The forest practices described in the application are subject to applicable county, city, town, and regional governmental authority permitted under RCW 76.09.240 as well as the forest practices rules.

31 (b) Except as provided elsewhere in this section, if the landowner harvests without an approved application or notification or 32 33 the landowner does not state that any land covered by the application or notification will be or is intended to be converted, and the 34 department or the county, city, town, or regional governmental entity 35 becomes aware of conversion activities to a use other than commercial 36 timber operations, as that term is defined in RCW 76.09.020, then the 37 shall send to the department of ecology and the 38 department 39 appropriate county, city, town, and regional governmental entities 40 the following documents:

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(i) A notice of a conversion to nonforestry use;

2 (ii) A copy of the applicable forest practices application or3 notification, if any; and

4 (iii) Copies of any applicable outstanding final orders or 5 decisions issued by the department related to the forest practices 6 application or notification.

7 (c) Failure to comply with the reforestation requirements 8 contained in any final order or decision shall constitute a removal 9 of designation under the provisions of RCW 84.33.140, and a change of 10 use under the provisions of RCW 84.34.080, and, if applicable, shall 11 subject such lands to the payments and/or penalties resulting from 12 such removals or changes.

(d) Conversion to a use other than commercial forest product operations within six years after approval of the forest practices application or notification without the consent of the county, city, or town shall constitute a violation of each of the county, municipal city, town, and regional authorities to which the forest practice operations would have been subject if the application had stated an intent to convert.

20 (e) Land that is the subject of a notice of conversion to a 21 nonforestry use produced by the department and sent to the department 22 of ecology and a local government under this subsection is subject to 23 the development prohibition and conditions provided in RCW 76.09.460.

(f) Landowners who have not stated an intent to convert the land covered by an application or notification and who decide to convert the land to a nonforestry use within six years of receiving an approved application or notification must do so in a manner consistent with RCW 76.09.470.

(g) The application or notification must include a statement requiring an acknowledgment by the forest landowner of his or her intent with respect to conversion and acknowledging that he or she is familiar with the effects of this subsection.

(4) Whenever an approved application authorizes a forest practice which, because of soil condition, proximity to a water course or other unusual factor, has a potential for causing material damage to a public resource, as determined by the department, the applicant shall, when requested on the approved application, notify the department two days before the commencement of actual operations.

39 (5) Before the operator commences any forest practice in a manner 40 or to an extent significantly different from that described in a

1 previously approved application or notification, there shall be 2 submitted to the department a new application or notification form in 3 the manner set forth in this section.

4 (6)(a) Except as provided in RCW 76.09.350(4), the notification
5 to or the approval given by the department to an application to
6 conduct a forest practice shall be effective for a term of three
7 years from the date of approval or notification.

(b) A notification or application may be renewed for 8 an additional three-year term by the filing and approval of a 9 notification or application, as applicable, prior to the expiration 10 11 of the original application or notification. A renewal application or 12 notification is subject to the forest practices rules in effect at the time the renewal application or notification is filed. Nothing in 13 14 this section precludes the applicant from applying for a new application or notification after the renewal period has lapsed. 15

16 (C) At the option of the applicant, an application or 17 notification may be submitted to cover a single forest practice or a number of forest practices within reasonable geographic or political 18 19 boundaries as specified by the department. An application or notification that covers more than one forest practice may have an 20 21 effective term of more than three years.

(d) The board shall adopt rules that establish standards and procedures for approving an application or notification that has an effective term of more than three years. Such rules shall include extended time periods for application or notification approval or disapproval. The department may require the applicant to provide advance notice before commencing operations on an approved application or notification.

(7) Notwithstanding any other provision of this section, no prior application or notification shall be required for any emergency forest practice necessitated by fire, flood, windstorm, earthquake, or other emergency as defined by the board, but the operator shall submit an application or notification, whichever is applicable, to the department within forty-eight hours after commencement of such practice or as required by local regulations.

36 (8) Forest practices applications or notifications are not 37 required for forest practices conducted to control exotic forest 38 insect or disease outbreaks, when conducted by or under the direction 39 of the department of agriculture in carrying out an order of the 40 governor or director of the department of agriculture to implement

1 pest control measures as authorized under chapter 17.24 RCW, and are 2 not required when conducted by or under the direction of the 3 department in carrying out emergency measures under a forest health 4 emergency declaration by the commissioner of public lands as provided 5 in RCW 76.06.130.

6 (a) For the purposes of this subsection, exotic forest insect or 7 disease has the same meaning as defined in RCW 76.06.020.

8 (b) In order to minimize adverse impacts to public resources, 9 control measures must be based on integrated pest management, as 10 defined in RCW 17.15.010, and must follow forest practices rules 11 relating to road construction and maintenance, timber harvest, and 12 forest chemicals, to the extent possible without compromising control 13 objectives.

14 (c) Agencies conducting or directing control efforts must provide 15 advance notice to the appropriate regulatory staff of the department 16 of the operations that would be subject to exemption from forest 17 practices application or notification requirements.

(d) When the appropriate regulatory staff of the department are notified under (c) of this subsection, they must consult with the landowner, interested agencies, and affected tribes, and assist the notifying agencies in the development of integrated pest management plans that comply with forest practices rules as required under (b) of this subsection.

(e) Nothing under this subsection relieves agencies conducting or directing control efforts from requirements of the federal clean water act as administered by the department of ecology under RCW 90.48.260.

(f) Forest lands where trees have been cut as part of an exotic forest insect or disease control effort under this subsection are subject to reforestation requirements under RCW 76.09.070.

(g) The exemption from obtaining approved forest practices applications or notifications does not apply to forest practices conducted after the governor, the director of the department of agriculture, or the commissioner of public lands have declared that an emergency no longer exists because control objectives have been met, that there is no longer an imminent threat, or that there is no longer a good likelihood of control.

38 (9) A forest practice is subject to the operational elements of 39 protection that have been agreed upon between the landowner and the 40 tribe. 1 **Sec. 5.** RCW 76.09.080 and 2010 c 210 s 21 are each amended to 2 read as follows:

3 (1) The department shall have the authority to serve upon an 4 operator a stop work order which shall be a final order of the 5 department if:

6 (a) There is any violation of the provisions of this chapter or 7 the forest practices regulations; or

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(b) There is a deviation from the approved application; or

9 (c) Immediate action is necessary to prevent continuation of or 10 to avoid material damage to a public resource<u>; or</u>

11 (d) Immediate action is necessary to cease disturbance of or to 12 protect the area containing tribal cultural resources.

13 (2) The stop work order shall set forth:

14 (a) The specific nature, extent, and time of the violation,15 deviation, damage, or potential damage;

16 (b) An order to stop all work connected with the violation, 17 deviation, damage, or potential damage;

(c) The specific course of action needed to correct such 18 violation or deviation or to prevent damage and to correct and/or 19 compensate for damage to public resources which has resulted from any 20 violation, unauthorized deviation, or willful or negligent disregard 21 for potential damage to a public resource; and/or those courses of 22 action necessary to prevent continuing damage to public resources 23 24 where the damage is resulting from the forest practice activities but 25 has not resulted from any violation, unauthorized deviation, or 26 negligence; ((and))

27 (d)(i) The specific course of action needed to enforce the 28 operational elements of any plan between a landowner and tribe that 29 resulted from the required meetings between a tribe and landowner 30 under RCW 76.09.060(9) to the extent necessary to protect tribal 31 cultural resources;

32 (ii) The department's authority under this subsection is limited 33 to enforcement of the operational elements of a written agreement 34 that are shared with the department by the landowner or the tribe; 35 and

36 (e) The right of the operator to a hearing before the appeals 37 board.

38 The department shall immediately file a copy of such order with 39 the appeals board and mail a copy thereof to the timber owner and 40 forest land owner at the addresses shown on the application. The

operator, timber owner, or forest land owner may commence an appeal 1 2 to the appeals board within thirty days from the date of receipt of the order by the operator. If such appeal is commenced, a hearing 3 shall be held not more than twenty days after copies of the notice of 4 appeal were filed with the appeals board. Such proceeding shall be an 5 6 adjudicative proceeding within the meaning of chapter 34.05 RCW, the 7 administrative procedure act. The operator shall comply with the order of the department immediately upon being served, but the 8 appeals board if requested shall have authority to continue or 9 discontinue in whole or in part the order of the department under 10 11 such conditions as it may impose pending the outcome of the 12 proceeding.

13 **Sec. 6.** RCW 76.09.090 and 2010 c 210 s 22 are each amended to 14 read as follows:

15 If a violation, a deviation, material damage or potential for 16 material damage to a public resource <u>or a violation or deviation of</u> 17 <u>the operational elements of a landowner and tribal plan to protect</u> 18 <u>tribal cultural resource</u> has occurred and the department determines 19 that a stop work order is unnecessary, then the department shall 20 issue and serve upon the operator or land owner a notice, which shall 21 clearly set forth:

(1)(a) The specific nature, extent, and time of failure to comply with the approved application; or identifying the damage or potential damage; and/or

25 (b) The relevant provisions of this chapter or of the forest 26 practice regulations relating thereto;

(2) The right of the operator or land owner to a hearing beforethe department; and

(3) The specific course of action ordered by the department to be 29 30 followed by the operator to protect the area containing tribal cultural resources and enforce the operational elements of the 31 landowner and tribe plan that resulted from the required meetings 32 under RCW 76.09.060(9) or to correct such failure to comply and to 33 prevent, correct and/or compensate for material damage to public 34 35 resources which resulted from any violation, unauthorized deviation, or willful or negligent disregard for potential damage to a public 36 37 resource; and/or those courses of action necessary to prevent continuing damage to public resources where the damage is resulting 38

from the forest practice activities but has not resulted from any
 violation, unauthorized deviation, or negligence.

The department shall mail a copy thereof to the forest land owner 3 and the timber owner at the addresses shown on the application, 4 showing the date of service upon the operator. Such notice to comply 5 б shall become a final order of the department: PROVIDED, That no direct appeal to the appeals board will be allowed from such final 7 order. Such operator shall undertake the course of action so ordered 8 by the department unless, within fifteen days after the date of 9 service of such notice to comply, the operator, forest land owner, or 10 11 timber owner, shall request the department in writing to schedule a 12 hearing. If so requested, the department shall schedule a hearing on a date not more than twenty days after receiving such request. Within 13 14 ten days after such hearing, the department shall issue a final order either withdrawing its notice to comply or clearly setting forth the 15 16 specific course of action to be followed by such operator. Such 17 operator shall undertake the course of action so ordered by the department unless within thirty days after the date of receipt of 18 19 such final order, the operator, forest land owner, or timber owner appeals such final order to the appeals board. 20

21 No person shall be under any obligation under this section to prevent, correct, or compensate for any damage to public resources 22 which occurs more than one year after the date of completion of the 23 forest practices operations involved exclusive of reforestation, 24 25 unless such forest practices were not conducted in accordance with forest practices rules and regulations: PROVIDED, That this provision 26 shall not relieve the forest land owner from any obligation to comply 27 with forest practices rules and regulations pertaining to providing 28 continuing road maintenance. No action to recover damages shall be 29 taken under this section more than two years after the date the 30 31 damage involved occurs.

32 **Sec. 7.** RCW 42.56.300 and 2014 c 165 s 1 are each amended to 33 read as follows:

(1) Records, maps, or other information identifying the location
 of archaeological sites in order to avoid the looting or depredation
 of such sites are exempt from disclosure under this chapter.

37 (2) Records, maps, and other information, acquired ((during
 38 watershed analysis pursuant to the forests and fish report)) under
 39 ((RCW 76.09.370)) chapter 76.09 RCW, that identify the location of

1 archaeological sites, historic sites, artifacts, or the sites of 2 traditional religious, ceremonial, or social uses and activities of 3 affected Indian tribes, are exempt from disclosure under this chapter 4 in order to prevent the looting or depredation of such sites.

5 (3) Any site form, report, specific fields and tables relating to 6 site form data within a database, or geographic information systems 7 spatial layer obtained by any state agency or local government, or 8 shared between any state agency, local government, or tribal 9 government, is exempt from disclosure under this chapter, if the 10 material is related to:

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(a) An archaeological site as defined in RCW 27.53.030;

12 (b) ((Historical [Historic])) Historic archaeological resources
13 as defined in RCW 27.53.030; or

14 (c) Traditional cultural places.

15 (4) The local government or agency shall respond to requests from 16 the owner of the real property for public records exempt under 17 subsection (1), (2), or (3) of this section by providing information 18 to the requestor on how to contact the department of archaeology and 19 historic preservation to obtain available locality information on 20 archaeological and cultural resources.

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