HOUSE BILL 1389

State of Washington 68th Legislature 2023 Regular Session

By Representatives Ramel, Macri, Peterson, Duerr, Gregerson, Alvarado, Ormsby, Doglio, Riccelli, Cortes, Mena, Thai, Kloba, Bateman, Street, Taylor, Lekanoff, Simmons, Farivar, Pollet, Stonier, and Berry

1 AN ACT Relating to residential rent increases under the 2 residential landlord-tenant act and the manufactured/mobile home 3 landlord-tenant act; adding new sections to chapter 59.18 RCW; adding 4 new sections to chapter 59.20 RCW; prescribing penalties; and 5 declaring an emergency.

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

7 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 59.18 8 RCW to read as follows:

9 The definitions in this section apply throughout sections 2 10 through 8 of this act unless the context clearly requires otherwise.

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(1) "Department" means the department of commerce.

12 (2) "Rate of inflation as measured by the consumer price index" 13 means the September 12-month percent change in the consumer price 14 index for all urban consumers (CPI-U), west region, all items, not 15 seasonally adjusted, or a successor index, as published by the bureau 16 of labor statistics of the United States department of labor in 17 September of the current calendar year.

18 (3) "Rent increase" includes any new recurring and periodic 19 charges added to a rental agreement that were not identified in the 20 initial rental agreement. For example, new parking, utility, or other 21 charges. <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 59.18
 RCW to read as follows:

3 (1) Except as authorized by an exemption described in section 3 4 of this act, a landlord may not increase the rent for a month-to-5 month tenancy or a tenancy with a term greater than month-to-month:

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(a) During the first 12 months after the tenancy begins; and

7 (b) During any 12-month period, in an amount greater than the 8 rate of inflation as measured by the consumer price index or three 9 percent, whichever is greater, up to a maximum of seven percent above 10 the existing rent. The maximum annual rent increase percentage 11 allowed for each calendar year is calculated and published by the 12 department as required in section 4 of this act.

(2) If a landlord increases the rent above the amount allowed in subsection (1) of this section, the landlord must include facts supporting the exemption claimed under section 2 of this act in the written notice of the rent increase. Notice must comply with section 4 of this act, RCW 59.18.140, and be served in accordance with RCW 59.12.040.

(3) A tenant who is charged rent in violation of this section and pays rent in excess of amounts permitted by this section has a cause of action against the landlord to recover actual damages in the amount of the excess rent paid, mandatory punitive damages equal to three months of the higher rent that the tenant paid in violation of this section, and reasonable attorneys' fees and costs incurred in bringing the action.

26 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 59.18 27 RCW to read as follows:

A landlord may increase rent in an amount greater than allowed under section 2 of this act only as authorized by the exemptions described in this section.

(1) If the first certificate of occupancy for the dwelling unit was issued 10 or less years before the date of the notice of the rent increase, rent increases for the dwelling unit are not limited by section 2 of this act.

35 (2) For a tenancy in a federally funded property owned or 36 operated by a public housing authority under chapter 35.82 RCW, or a 37 tenancy in a property that is funded through a housing assistance 38 program under chapter 43.185 RCW, rent increases during the tenancy 39 are not limited by section 2 of this act.

1 (3)(a) During any 12-month period after the first 12 months of a 2 tenancy, a landlord may increase rent for the dwelling unit by up to 3 seven percent, or by four percent plus the maximum annual rent 4 increase percentage allowed for the calendar year, whichever is 5 greater, if:

6 (i) A landlord has paid for improvements to the dwelling unit or 7 the common areas of the rental property that the tenant has 8 unrestricted access to, for which the costs or the tenant's 9 proportional share of the costs were greater than an amount equal to 10 four months' rent; and

(ii) The improvements were made during the 12 months immediately preceding the month in which the landlord gives the tenant written notice of the rent increase.

14 (b) For the purposes of this subsection, "improvements to the 15 dwelling unit" do not include basic maintenance.

16 (4) (a) If a landlord is experiencing significant hardship in 17 complying with the maximum annual rent increase percentage for the 18 current calendar year due to a disparity between the local costs for providing housing and the statewide costs for providing housing, the 19 landlord may request that the department issue a significant hardship 20 21 exemption from section 2 of this act and approve an alternate maximum 22 annual rent increase percentage consistent with the increased local 23 costs for providing housing. Under section 8 of this act, a landlord as defined in chapter 59.20 RCW may also request a significant 24 25 hardship exemption.

26 (b) In issuing a significant hardship exemption, the department must consider evidence of the landlord's significant hardship; the 27 28 landlord's actual costs for providing housing; and the local and 29 statewide costs for maintenance, operating expenses, and property taxes. If the department finds that the local costs for providing 30 31 housing are increasing at a significantly higher rate than the 32 statewide costs for providing housing such that complying with the maximum annual rent increase percentage allowed by section 2 of this 33 act imposes a significant hardship on the landlord, the department 34 may approve an alternate maximum annual rent increase percentage 35 consistent with the increased local costs for providing housing. 36

37 (c) The department must issue a letter to the landlord describing 38 its findings and the reasons for its decision to grant or deny the 39 request. If the request is granted, the letter must clearly state the 40 alternate maximum annual rent increase percentage allowed.

1 (d) The landlord must attach the letter issued by the department 2 to the rent increase notice required by section 4 of this act.

3 (e) The department shall adopt rules in accordance with chapter 4 34.05 RCW to establish a process to review landlord requests for 5 individual significant hardship exemptions.

6 (5)(a) If a landlord participates in the banked capacity program 7 administered by the department as authorized in this subsection, the 8 landlord may increase the rent above the maximum annual rent increase 9 percentage by an additional three percent for each year that the 10 landlord has banked capacity. Under section 8 of this act, a landlord 11 as defined in chapter 59.20 RCW may also participate in the banked 12 capacity program.

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(b) The banked capacity program operates as follows:

(i) If a landlord does not increase rent in a 12-month period, 14 the landlord may choose to bank the rent increase capacity for future 15 16 years. For each preceding year since the last increase in rent, the 17 landlord may increase rent by an additional three percent. A landlord who participates in the banked capacity program must provide an 18 annual notice in substantially the same form as provided in section 4 19 of this act to current and prospective tenants of the total banked 20 21 capacity and possible future rent increases. Notice must be served in 22 accordance with RCW 59.12.040. A landlord forfeits their right to claim banked rent increase capacity if they fail to properly deliver 23 24 this form to a tenant;

(ii) If a tenant is evicted or if a tenant leaves after an eviction has been initiated, for any new rental agreement entered into within 12 months of the termination of the prior tenancy, the amount of rent that a landlord may charge a new tenant is limited to the previous tenant's rent plus any banked capacity that was accrued under the prior tenancy, unless another exemption under this section applies;

32 (iii) If a tenant voluntarily moves out, the amount of rent that a landlord may charge a new tenant is not limited by the maximum 33 annual rent increase percentage or any banked capacity, and the 34 landlord may reset the rent to market rate. However, if the landlord 35 36 increases the rent for the new tenant beyond the previous tenant's rent, any banked capacity is lost. If a landlord chooses not to 37 increase the rent and charges a new tenant the same amount of rent 38 39 that the landlord charged the previous tenant, the landlord may 1 retain any banked capacity that was accrued under the prior tenancy; 2 and

3 (iv) If a new owner buys a property and takes over a lease, the 4 new owner may not increase rent for existing tenants beyond the 5 amount that the previous landlord would have been allowed to increase 6 rent, unless another exemption under this section applies. The former 7 landlord's banked capacity may be transferred as part of a property 8 sale.

9 (c) The department shall adopt rules in accordance with chapter 10 34.05 RCW to implement the banked capacity program and establish a 11 process to document when a landlord decides not to increase rent in a 12 12-month period and bank that capacity for future years. In order to 13 participate in the banked capacity program, a landlord must comply 14 with the process established by the department.

15 (d) The department must make information about the banked 16 capacity program available on its website, including a method for a 17 tenant to verify their landlord's participation in the program and 18 the amount of total banked capacity for their dwelling unit or mobile 19 home lot.

20 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 59.18 21 RCW to read as follows:

22 (1) On September 30, 2023, and on each following September 30th, the department shall calculate the maximum annual rent increase 23 percentage allowed by sections 2 and 6 of this act for the following 24 25 calendar year. The maximum annual rent increase percentage allowed for the following calendar year is the rate of inflation as measured 26 27 by the consumer price index or three percent, whichever is greater, up to a maximum of seven percent. For the purposes of this section, 28 "rate of inflation as measured by the consumer price index" means the 29 30 September 12-month percent change in the consumer price index for all 31 urban consumers (CPI-U), west region, all items, not seasonally adjusted, or a successor index, as published by the bureau of labor 32 statistics of the United States department of labor in September of 33 the current calendar year. 34

35 (2) On September 30, 2023, and on each following September 30th, 36 the department shall publish the maximum annual rent increase 37 percentage calculated under subsection (1) of this section, along 38 with the relevant maximum rent increase provisions in sections 2 and 39 6 of this act, in a press release.

1 (3) The department shall maintain publicly available information 2 on its website about the maximum annual rent increase percentage for 3 the previous calendar year and for the current calendar year, and on 4 or after September 30th of each year, for the following calendar 5 year.

6 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 59.18 7 RCW to read as follows:

8 (1) A landlord must provide annual notice to current and 9 prospective tenants of rent increases, possible future rent 10 increases, and banked capacity in substantially the following form:

11 "TO TENANTS: (tenant name(s))

12 AT ADDRESS: (tenant address)

13 NOTICE REGARDING POSSIBLE FUTURE RENT INCREASES

This notice is required by Washington State law to inform you of your rights regarding rent increases. Washington state limits how much your landlord can raise your rent each year.

(1) Your landlord can raise your rent one time each year, as allowed by section 1 of this act. The Washington State Department of Commerce will post the maximum increase allowed each year, as required by section 2 of this act.

(2) Your landlord may be exempt from the rent increase cap for reasons described in section 1 of this act. If your landlord claims an exemption from the rent increase cap, your landlord is required to include facts supporting the exemption claimed in the written notice of the rent increase.

Your landlord may also request a significant hardship exemption from the rent increase cap. If your landlord's significant hardship exemption request is granted by the Washington State Department of Commerce, then the landlord is required to attach the letter from the Washington State Department of Commerce to this notice.

31 (3) Your landlord is not required to raise the rent. Your landlord is not required to raise the rent by the maximum amount 32 allowed. When a landlord decides not to increase your rent, the 33 landlord can bank some of the increase for a future year by 34 35 participating in the banked capacity program administered by the 36 Washington State Department of Commerce. This means that your 37 landlord may be able to raise your rent in a future year by more than 38 the annual cap.

If your landlord chooses to bank capacity, your landlord is required to inform you in writing, delivered to you personally, by properly and fully completing the below form. Your landlord forfeits your landlord's right to claim banked rent increase capacity if your landlord fails to properly deliver this form to you.

6 Your landlord must properly and fully complete the form below to 7 notify you of a rent increase, whether your landlord is banking some 8 of the unused rent increase for future years, the total banked 9 capacity for your dwelling unit or mobile home lot, and whether your 10 landlord is claiming an exemption.

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ATTENTION: (tenant names) at (tenant address)

12 RENT INCREASE NOTICE TO TENANTS

Your landlord (name) intends to (check one of the following):
Not raise your rent.

Not raise your rent but bank this unused rent increase for a 15 future year. Your landlord did not raise your rent in (list year or 16 years), for a total of (number of) year(s). The total banked capacity 17 for your dwelling unit or mobile home lot is (percent). Information 18 about the banked capacity program is available on the Washington 19 State Department of Commerce's website, including a method to verify 20 21 your landlord's participation in the program and the amount of total banked capacity for your dwelling unit or mobile home lot. 22

23 Raise your rent:

Your rent increase effective (date) will be (percent), which totals an additional \$(dollar amount) per month, for a new total rent of \$(dollar amount) per month.

This rent increase is allowed by state law and is (check one of the following):

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__ A lower rent increase than otherwise allowed by state law.

30 ____ The maximum increase allowed by state law.

If the rent increase is using banked capacity to exceed the maximum otherwise set by state law, the "BANKED CAPACITY RENT INCREASE NOTICE TO TENANTS" form below must be fully and properly filled out.

If the rent increase is using a significant hardship exemption to exceed the maximum otherwise set by state law, the "LANDLORD SIGNIFICANT HARDSHIP EXEMPTION RENT INCREASE NOTICE TO TENANTS" form below must be fully and properly filled out.

If the rent increase is using any other exemption authorized by 40 state law to exceed the maximum otherwise set by state law, the

1 "LANDLORD EXEMPTION RENT INCREASE NOTICE TO TENANTS" form below must 2 be fully and properly filled out.

3 **ATTENTION:** (tenant names) at (tenant address)

4 BANKED CAPACITY RENT INCREASE NOTICE TO TENANTS

5 Under penalty of perjury, I (landlord name) certify that I am 6 allowed under Washington State law to raise your rent by (percent), 7 which is more than the maximum increase allowed by state law, because 8 I did not raise your rent in (list year or years) and I participated 9 in the banked capacity program administered by the Washington State 10 Department of Commerce.

Information about the banked capacity program is available on the Washington State Department of Commerce's website, including a method to verify my participation in the program and the amount of total banked capacity for your dwelling unit or mobile home lot.

Your rent increase effective (date) will be (percent) which totals an additional \$(dollar amount) per month, for a new total rent of \$(dollar amount) per month.

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ATTENTION: (tenant names) at (tenant address)

19 LANDLORD SIGNIFICANT HARDSHIP EXEMPTION RENT INCREASE NOTICE TO 20 TENANTS

Under penalty of perjury, I (landlord name) certify that I am allowed under Washington State law to raise your rent by (percent), which is more than the maximum increase allowed by state law, because I was granted an individual significant hardship exemption by the Washington State Department of Commerce. The letter from the Washington State Department of Commerce granting this exemption is attached to this notice. (attach letter)

Your rent increase effective (date) will be (percent), which totals an additional \$(dollar amount) per month, for a new total rent of \$(dollar amount) per month.

31 32 **ATTENTION:** (tenant names) at (tenant address)

LANDLORD EXEMPTION NOTICE TO TENANTS

33 Under penalty of perjury, I (landlord name) certify that I am 34 allowed under Washington State law to raise your rent by (percent), 35 which is more than the maximum increase allowed by state law, because 36 I am claiming the following exemption (check one of the following):

The first certificate of occupancy for the dwelling unit was issued 10 or less years before the date of this rent increase notice, (insert date), so the rent cap does not apply. This exemption does 1 not apply to manufactured/mobile homes. (Include facts or attach 2 documents supporting the exemption.)

Your tenancy is in a federally funded property owned or operated by a public housing authority under chapter 35.82 RCW, or a property that is funded through a housing assistance program under chapter 43.185 RCW, so the rent cap does not apply. (Include facts or attach documents supporting the exemption.)

The landlord has paid for improvements to your dwelling unit, 8 mobile home lot, or common areas, for which the costs-or your 9 proportional share of the costs-were greater than an amount equal to 10 four months' rent, and the improvements were made during the 12 11 12 months immediately preceding this notice. In this case, the landlord 13 may increase rent by up to seven percent, or four percent plus the 14 maximum annual rent increase percentage allowed for the calendar 15 year, whichever is greater. (Include facts or attach documents 16 supporting the exemption.)

Your rent increase effective (date) will be (percent), which totals an additional \$(dollar amount) per month, for a new total rent of \$(dollar amount) per month."

(2) Notice under this section must comply with the requirementsin RCW 59.18.140 and be served in accordance with RCW 59.12.040.

22 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 59.20 23 RCW to read as follows:

(1) Except as authorized by an exemption described in section 3 of this act and as provided in RCW 59.20.060(2)(c), a landlord may not increase the rent for a month-to-month tenancy or a tenancy with a term greater than month-to-month:

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(a) During the first 12 months after the tenancy begins; and

(b) During any 12-month period, in an amount greater than the rate of inflation as measured by the consumer price index or three percent, whichever is greater, up to a maximum of seven percent above the existing rent. The maximum annual rent increase percentage allowed for each calendar year is calculated and published by the department as required in section 4 of this act.

35 (2) If a landlord increases the rent above the amount allowed in 36 subsection (1) of this section, the landlord must include facts 37 supporting the exemption claimed under section 2 of this act in the 38 written notice of the rent increase. Notice must comply with section 1 4 of this act, RCW 59.20.090(2), and be served in accordance with RCW
2 59.12.040.

3 (3) A tenant who is charged rent in violation of this section and 4 pays rent in excess of amounts permitted by this section has a cause 5 of action against the landlord to recover actual damages in the 6 amount of the excess rent paid, mandatory punitive damages equal to 7 three months of the unlawful higher rent that the tenant paid, and 8 reasonable attorneys' fees and costs incurred in bringing the action.

9 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 59.20 10 RCW to read as follows:

A landlord may increase rent in an amount greater than allowed under section 2 of this act only as authorized by the exemptions described in this section or as provided in RCW 59.20.060(2)(c).

(1) For a tenancy in a federally funded property owned or operated by a public housing authority under chapter 35.82 RCW, or a tenancy in a property that is funded through a housing assistance program under chapter 43.185 RCW, rent increases during the tenancy are not limited by section 2 of this act.

(2) (a) During any 12-month period after the first 12 months of a tenancy, a landlord may increase rent for the mobile home lot by up to seven percent, or by four percent plus the maximum annual rent increase percentage allowed for the calendar year, whichever is greater, if:

(i) A landlord has paid for improvements to the mobile home lot or the common areas of the mobile home park that the tenant has unrestricted access to, for which the costs or the tenant's proportional share of the costs were greater than an amount equal to four months' rent; and

(ii) The improvements were made during the 12 months immediately preceding the month in which the landlord gives the tenant written notice of the rent increase.

32 (b) For the purposes of this subsection, "improvements to the 33 dwelling unit" do not include basic maintenance.

(3) If a landlord is experiencing significant hardship in complying with the maximum annual rent increase percentage for the current calendar year due to a disparity between the local costs for providing housing and the statewide costs for providing housing, the landlord may request that the department issue a significant hardship exemption as described in section 3 of this act.

1 (4) If a landlord participates in the banked capacity program 2 administered by the department as described in section 3 of this act, 3 the landlord may increase the rent above the maximum annual rent 4 increase percentage by an additional three percent for each year that 5 the landlord has banked capacity.

6 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 59.20 7 RCW to read as follows:

8 (1) A landlord must provide annual notice to current and 9 prospective tenants of rent increases, possible future rent 10 increases, and banked capacity in substantially the same form as 11 provided in section 5(1) of this act.

12 (2) Notice under this section must comply with the requirements13 in RCW 59.20.090(2) and be served in accordance with RCW 59.12.040.

14 <u>NEW SECTION.</u> Sec. 9. This act is necessary for the immediate 15 preservation of the public peace, health, or safety, or support of 16 the state government and its existing public institutions, and takes 17 effect immediately.

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