HOUSE BILL 1517

State of Washington 68th Legislature 2023 Regular Session

By Representatives Reed, Taylor, Ramel, Berg, Peterson, and Stonier; by request of Office of the Governor

AN ACT Relating to promoting transit-oriented development; amending RCW 36.70A.030, 36.70A.500, 36.70A.620, and 43.21C.229; adding new sections to chapter 47.01 RCW; adding a new section to chapter 36.70A RCW; adding a new section to chapter 64.38 RCW; adding a new section to chapter 64.90 RCW; adding a new section to chapter 64.34 RCW; adding a new section to chapter 64.32 RCW; and creating a new section.

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

9 <u>NEW SECTION.</u> Sec. 1. The legislature finds that the state has 10 made groundbreaking investments in state-of-the-art mass transit and 11 intermodal infrastructure. The legislature finds that to maximize the 12 state's return on these investments, land use policies and practices 13 must keep pace with progress being implemented in transportation 14 infrastructure development.

The legislature recognizes that cities planning under chapter 36.70A RCW require direction and technical assistance to ensure the benefits of state transportation investments are maximized and shared equitably while avoiding unnecessary programmatic and cost burdens to local governments in their comprehensive planning, code enactment, and permit processing workloads. The legislature further recognizes

1 that regulatory flexibility and local control are also important 2 features of optimal planning outcomes.

3 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 47.01
4 RCW to read as follows:

5 (1) The department must create a new division within its agency 6 or expand an existing division within its agency to do the following:

7 (a) Provide technical assistance and award planning grants to
8 cities to implement the requirements under section 6 of this act;

9 (b) Provide compliance review of any transit-oriented development 10 regulations adopted consistent with section 6 of this act; and

(c) Mediate or help resolve disputes between the department, local governments, and project proponents regarding land use decisions and processing development permit applications.

14 (2) The department must adopt any rules necessary to implement 15 this section.

16 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 47.01 17 RCW to read as follows:

18 (1) The department, in consultation with the department of 19 commerce, must establish and administer a competitive grant program 20 to assist in the financing of housing projects within rapid transit 21 corridors.

(2) Entities eligible to receive grant awards are state agencies,
local governments, and nonprofit or for-profit housing developers.
Eligible uses of grant awards include project capital costs and
infrastructure costs and addressing gaps in project financing that
would prevent ongoing or complete project construction.

27 (3) Eligible housing projects must meet the following 28 requirements:

(a) Be within one-quarter mile of a rapid transit corridor. For
 purposes of this subsection, "rapid transit corridor" includes light
 rail, commuter rail, bus rapid transit, ferry terminals, and bus
 stops that meet certain high-use thresholds as defined in rule;

33 (b) Comply with floor area ratio or net density minimums as 34 defined in rule;

35 (c) Produce at least 100 units of housing; and

36 (d) Include a covenant on the property requiring at least 20 37 percent of units remain affordable for households with incomes at or 38 below 80 percent of area median income for at least 99 years. 1 (4) The department must prioritize eligible projects by occupancy 2 date, with a target occupancy date of December 31, 2025. The 3 department must also consider the following criteria when 4 prioritizing projects:

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(a) Are comprised of the largest percentage of affordable units;

6 (b) Have a high concentration of units affordable to households 7 with incomes at or below 50 percent area median income;

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(c) Do not include costs related to land acquisition;

- 9 (d) Include land acquired at a reduced price or without cost;
- 10 (e) Abide by antidisplacement measures, if appropriate;

11 (f) Submitted by community-based housing developers;

12 (g) Include units with additional bedrooms or intended for 13 occupancy by families with multiple dependents; or

14 (h) Have acquired all necessary permits.

(5) The department may adopt any necessary rules to implement the competitive grant program under this section, including any additional project eligibility criteria and prioritization criteria.

18 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 47.01
19 RCW to read as follows:

(1) The transit-oriented development housing partnership accountis created in the custody of the state treasurer.

(2) Revenues to the account must consist of appropriations by the legislature and any gifts, grants, donations, or other private contribution received by the secretary for the purposes set forth in subsection (3) of this section.

26 (3) Expenditures from the account may be used only for the 27 following:

(a) Administration of the competitive grant program under section
 3 of this act, including any technical assistance provided by the
 department to eligible entities; and

31 (b) Costs related to technical assistance, awarding planning 32 grants, compliance review, and resolution services provided by the 33 department under section 2 of this act.

(4) Only the secretary or the secretary's designee may authorize
 expenditures from the account. The account is subject to allotment
 procedures under chapter 43.88 RCW, but an appropriation is not
 required for expenditures.

1 Sec. 5. RCW 36.70A.030 and 2021 c 254 s 6 are each amended to 2 read as follows:

3 Unless the context clearly requires otherwise, the definitions in 4 this section apply throughout this chapter.

5 (1) "Adopt a comprehensive land use plan" means to enact a new 6 comprehensive land use plan or to update an existing comprehensive 7 land use plan.

8 (2) "Affordable housing" means, unless the context clearly 9 indicates otherwise, residential housing whose monthly costs, 10 including utilities other than telephone, do not exceed thirty 11 percent of the monthly income of a household whose income is:

12 (a) For rental housing, sixty percent of the median household 13 income adjusted for household size, for the county where the 14 household is located, as reported by the United States department of 15 housing and urban development; or

(b) For owner-occupied housing, ((eighty)) <u>80</u> percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

(3) "Agricultural land" means land primarily devoted to the commercial production of horticultural, viticultural, floricultural, dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, Christmas trees not subject to the excise tax imposed by RCW 84.33.100 through 84.33.140, finfish in upland hatcheries, or livestock, and that has long-term commercial significance for agricultural production.

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(4) "City" means any city or town, including a code city.

(5) "Comprehensive land use plan," "comprehensive plan," or "plan" means a generalized coordinated land use policy statement of the governing body of a county or city that is adopted pursuant to this chapter.

32 (6) "Critical areas" include the following areas and ecosystems: (a) Wetlands; (b) areas with a critical recharging effect on aquifers 33 used for potable water; (c) fish and wildlife habitat conservation 34 areas; (d) frequently flooded areas; and (e) geologically hazardous 35 areas. "Fish and wildlife habitat conservation areas" does not 36 include such artificial features or constructs as irrigation delivery 37 systems, irrigation infrastructure, irrigation canals, or drainage 38 39 ditches that lie within the boundaries of and are maintained by a 40 port district or an irrigation district or company.

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

(8) "Development regulations" or "regulation" means the controls 2 placed on development or land use activities by a county or city, 3 including, but not limited to, zoning ordinances, critical areas 4 ordinances, shoreline master programs, official controls, planned 5 6 unit development ordinances, subdivision ordinances, and binding site 7 plan ordinances together with any amendments thereto. A development regulation does not include a decision to approve a project permit 8 application, as defined in RCW 36.70B.020, even though the decision 9 may be expressed in a resolution or ordinance of the legislative body 10 11 of the county or city.

(9) "Emergency housing" means temporary indoor accommodations for individuals or families who are homeless or at imminent risk of becoming homeless that is intended to address the basic health, food, clothing, and personal hygiene needs of individuals or families. Emergency housing may or may not require occupants to enter into a lease or an occupancy agreement.

(10) "Emergency shelter" means a facility that provides a temporary shelter for individuals or families who are currently homeless. Emergency shelter may not require occupants to enter into a lease or an occupancy agreement. Emergency shelter facilities may include day and warming centers that do not provide overnight accommodations.

(11) "Extremely low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below ((thirty)) <u>30</u> percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

(12) <u>"Floor area ratio" means a measure of development intensity</u>
 <u>equal to building square footage divided by property square footage.</u>

32 (13) "Forestland" means land primarily devoted to growing trees for long-term commercial timber production on land that can be 33 economically and practically managed for such production, including 34 Christmas trees subject to the excise tax imposed under RCW 84.33.100 35 through 84.33.140, and that has long-term commercial significance. In 36 determining whether forestland is primarily devoted to growing trees 37 for long-term commercial timber production on land that can be 38 39 economically and practically managed for such production, the 40 following factors shall be considered: (a) The proximity of the land

to urban, suburban, and rural settlements; (b) surrounding parcel size and the compatibility and intensity of adjacent and nearby land uses; (c) long-term local economic conditions that affect the ability to manage for timber production; and (d) the availability of public facilities and services conducive to conversion of forestland to other uses.

(((13))) (14) "Freight rail dependent uses" means buildings and 7 other infrastructure that are used in the fabrication, processing, 8 storage, and transport of goods where the use is dependent on and 9 makes use of an adjacent short line railroad. Such facilities are 10 11 both urban and rural development for purposes of this chapter. 12 "Freight rail dependent uses" does not include buildings and other infrastructure that are used in the fabrication, processing, storage, 13 14 and transport of coal, liquefied natural gas, or "crude oil" as defined in RCW 90.56.010. 15

16 (((14))) (15) "Geologically hazardous areas" means areas that 17 because of their susceptibility to erosion, sliding, earthquake, or 18 other geological events, are not suited to the siting of commercial, 19 residential, or industrial development consistent with public health 20 or safety concerns.

(((15))) (16) "Long-term commercial significance" includes the growing capacity, productivity, and soil composition of the land for long-term commercial production, in consideration with the land's proximity to population areas, and the possibility of more intense uses of the land.

26 (((16))) (17) "Low-income household" means a single person, 27 family, or unrelated persons living together whose adjusted income is 28 at or below ((eighty)) <u>80</u> percent of the median household income 29 adjusted for household size, for the county where the household is 30 located, as reported by the United States department of housing and 31 urban development.

32 (((17))) <u>(18) "Major transit station" means a site within an</u> 33 <u>urban growth area that is, or has been funded for development as:</u>

34 <u>(a) A stop on a high capacity transportation system funded or</u> 35 <u>expanded under chapter 81.104 RCW;</u>

36 (b) A commuter rail stop; or

37 <u>(c) A stop on rail or fixed guideway systems, including</u> 38 <u>transitways.</u>

39 <u>(19) "Major transit stop" means a site within an urban growth</u> 40 area that is, or has been funded for development as: 1

<u>(a) A major transit station;</u>

2 (b) A stop on a bus rapid transit route or a route that runs on 3 high occupancy vehicle lanes;

4 <u>(c) A stop for a bus or other transit mode providing a minimum of</u> 5 <u>seven days per week of actual fixed route service at intervals as</u> 6 <u>defined pursuant to planning documents of the applicable local</u> 7 transit agency; or

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(d) A ferry terminal operated by Washington state or any county.

9 <u>(20)</u> "Minerals" include gravel, sand, and valuable metallic 10 substances.

(((18))) (21) "Moderate-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below 120 percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

17 (((19))) (22) "Permanent supportive housing" is subsidized, leased housing with no limit on length of stay that prioritizes 18 people who need comprehensive support services to retain tenancy and 19 utilizes admissions practices designed to use lower barriers to entry 20 than would be typical for other subsidized or unsubsidized rental 21 22 housing, especially related to rental history, criminal history, and 23 personal behaviors. Permanent supportive housing is paired with onsite or off-site voluntary services designed to support a person 24 25 living with a complex and disabling behavioral health or physical 26 health condition who was experiencing homelessness or was at imminent risk of homelessness prior to moving into housing to retain their 27 28 housing and be a successful tenant in a housing arrangement, improve 29 the resident's health status, and connect the resident of the housing with community-based health care, treatment, or employment services. 30 31 Permanent supportive housing is subject to all of the rights and 32 responsibilities defined in chapter 59.18 RCW.

33 (((20))) <u>(23)</u> "Public facilities" include streets, roads, 34 highways, sidewalks, street and road lighting systems, traffic 35 signals, domestic water systems, storm and sanitary sewer systems, 36 parks and recreational facilities, and schools.

37 (((21))) <u>(24)</u> "Public services" include fire protection and 38 suppression, law enforcement, public health, education, recreation, 39 environmental protection, and other governmental services.

1 (((22))) <u>(25)</u> "Recreational land" means land so designated under 2 RCW 36.70A.1701 and that, immediately prior to this designation, was 3 designated as agricultural land of long-term commercial significance 4 under RCW 36.70A.170. Recreational land must have playing fields and 5 supporting facilities existing before July 1, 2004, for sports played 6 on grass playing fields.

7 (((23))) <u>(26)</u> "Rural character" refers to the patterns of land 8 use and development established by a county in the rural element of 9 its comprehensive plan:

(a) In which open space, the natural landscape, and vegetationpredominate over the built environment;

(b) That foster traditional rural lifestyles, rural-basedeconomies, and opportunities to both live and work in rural areas;

14 (c) That provide visual landscapes that are traditionally found 15 in rural areas and communities;

16 (d) That are compatible with the use of the land by wildlife and 17 for fish and wildlife habitat;

(e) That reduce the inappropriate conversion of undeveloped landinto sprawling, low-density development;

20 (f) That generally do not require the extension of urban 21 governmental services; and

(g) That are consistent with the protection of natural surface water flows and groundwater and surface water recharge and discharge areas.

25 (((24))) <u>(27)</u> "Rural development" refers to development outside 26 the urban growth area and outside agricultural, forest, and mineral 27 resource lands designated pursuant to RCW 36.70A.170. Rural development can consist of a variety of uses and residential 28 densities, including clustered residential development, at levels 29 that are consistent with the preservation of rural character and the 30 31 requirements of the rural element. Rural development does not refer 32 to agriculture or forestry activities that may be conducted in rural 33 areas.

34 (((25))) (28) "Rural governmental services" or "rural services" 35 include those public services and public facilities historically and 36 typically delivered at an intensity usually found in rural areas, and 37 may include domestic water systems, fire and police protection 38 services, transportation and public transit services, and other 39 public utilities associated with rural development and normally not

1 associated with urban areas. Rural services do not include storm or 2 sanitary sewers, except as otherwise authorized by RCW 36.70A.110(4).

3 (((26))) <u>(29)</u> "Short line railroad" means those railroad lines 4 designated class II or class III by the United States surface 5 transportation board.

6 (((27))) (30) "Station area" means all parcels that are (a) fully within an urban growth area and (b) fully or partially within a 7 three-quarter mile radius of a major transit stop, except that the 8 station area excludes any parcels without possible or practicable 9 10 pedestrian access to the applicable major transit stop except by travel outside of the station area, such as the intervening presence 11 12 of river or interstate highway that prevents direct pedestrian access between the parcel in question and the applicable major transit stop. 13

14 <u>(31) "Station hub" means all parcels that are (a) fully within an</u> 15 <u>urban growth area and (b) fully or partially within a one-quarter</u> 16 <u>mile radius of a major transit station, except that the station hub</u> 17 <u>excludes any parcels without possible or practicable pedestrian</u> 18 <u>access to the applicable major transit station except by travel</u> 19 <u>outside of the station hub.</u>

20 <u>(32) "Transit-oriented density" means a floor area ratio of at</u> 21 <u>least 4.0 for all uses that are permitted in the station area, and a</u> 22 <u>floor area of at least 6.0 for all uses that are permitted in the</u> 23 <u>station hub.</u>

24 (33) "Urban governmental services" or "urban services" include 25 those public services and public facilities at an intensity 26 historically and typically provided in cities, specifically including 27 storm and sanitary sewer systems, domestic water systems, street 28 cleaning services, fire and police protection services, public 29 transit services, and other public utilities associated with urban 30 areas and normally not associated with rural areas.

31 (((28))) <u>(34)</u> "Urban growth" refers to growth that makes 32 intensive use of land for the location of buildings, structures, and 33 impermeable surfaces to such a degree as to be incompatible with the primary use of land for the production of food, other agricultural 34 products, or fiber, or the extraction of mineral resources, rural 35 uses, rural development, and natural resource lands designated 36 pursuant to RCW 36.70A.170. A pattern of more intensive rural 37 development, as provided in RCW 36.70A.070(5)(d), is not urban 38 growth. When allowed to spread over wide areas, urban growth 39 40 typically requires urban governmental services. "Characterized by

1 urban growth" refers to land having urban growth located on it, or to 2 land located in relationship to an area with urban growth on it as to 3 be appropriate for urban growth.

4 (((29))) <u>(35)</u> "Urban growth areas" means those areas designated 5 by a county pursuant to RCW 36.70A.110.

6 (((30))) (36) "Very low-income household" means a single person, 7 family, or unrelated persons living together whose adjusted income is 8 at or below ((fifty)) 50 percent of the median household income 9 adjusted for household size, for the county where the household is 10 located, as reported by the United States department of housing and 11 urban development.

((((31))) (37) "Wetland" or "wetlands" means areas that are 12 inundated or saturated by surface water or groundwater at a frequency 13 14 duration sufficient to support, and that under normal and circumstances do support, a prevalence of vegetation typically 15 16 adapted for life in saturated soil conditions. Wetlands generally 17 include swamps, marshes, bogs, and similar areas. Wetlands do not 18 include those artificial wetlands intentionally created from nonwetland sites, including, but not limited to, irrigation and 19 drainage ditches, grass-lined swales, canals, detention facilities, 20 21 wastewater treatment facilities, farm ponds, and landscape amenities, 22 or those wetlands created after July 1, 1990, that were unintentionally created as a result of the construction of a road, 23 street, or highway. Wetlands may include those artificial wetlands 24 25 intentionally created from nonwetland areas created to mitigate conversion of wetlands. 26

27 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 36.70A 28 RCW to read as follows:

(1) Cities planning under RCW 36.70A.040 may not enact or enforce any development regulation within a station area that would prohibit the siting of multifamily residential housing on parcels where any other residential use is permissible.

(2) Within any station area or station hub, any maximum floor area ratio otherwise enacted or enforceable under this section must include an increased density bonus of 50 percent for affordable housing for households with incomes at or below 60 percent area median income or for long-term inpatient care as defined in RCW 71.24.025. Any floor area within a station area that is reserved for use by (a) a child care facility as defined in RCW 35.63.170 or (b) a

1 small business as defined in RCW 19.85.020, and residential units in 2 multifamily housing that includes at least three bedrooms, must not 3 be counted toward applicable floor area ratio limits.

4 (3)(a) Except as provided in (c) of this subsection, cities 5 planning under RCW 36.70A.040 may not enact any new development 6 regulation that imposes a maximum floor area ratio of less than the 7 applicable transit-oriented density for any use otherwise permitted 8 within a station area or station hub.

9 (b) Cities planning under RCW 36.70A.040 may not enact any new 10 development regulation that imposes a maximum residential density, 11 measured in residential units per acre or other metric of land area 12 within a station area or station hub.

(c) As an alternative to (a) of this subsection, cities planning under RCW 36.70A.040 may by ordinance designate parts of a station area or station hub in which to enact or enforce floor area ratios that are more or less than the applicable transit-oriented density, if:

(i) The average maximum floor area ratio of all buildable land within a station area or station hub is no less than the applicable transit-oriented density; and

(ii) No part of a station hub is subject to a maximum floor area ratio that is less than 1.0, and no part of a station area is subject to a maximum floor area ratio that is less than 0.5.

(4) Any city planning under RCW 36.70A.040 that has, as of the 24 25 effective date of this section, enacted any development regulation 26 that imposes within any station area or station hub (a) a maximum floor area ratio of less than the applicable transit-oriented density 27 or (b) a maximum residential density measured in residential units 28 29 per acre or other metric of land area, the city must enforce and apply such development regulation consistent with the requirements of 30 31 this section.

32 (5)(a) Except as provided in (b) of this subsection, cities 33 planning under RCW 36.70A.040 may not enforce upon any parcel in a 34 station area any development standard that renders it impracticable 35 on that parcel to build a usable structure for the permitted uses at 36 the (i) applicable transit-oriented density or (ii) applicable floor 37 area ratio imposed under subsection (3)(c) of this section.

38 (b) This subsection (5) does not apply to development standards 39 contained in a shoreline master program or critical area ordinance, 40 or to any parcel that: (i) Is nonconforming, legally or otherwise, with applicable local
 subdivision standards including, but not limited to, standards
 related to lot width, area, geometry, or street access; or

4 (ii) Is listed in the Washington heritage register described in 5 RCW 27.34.220 or the national register of historic places.

6 (6) Any city subject to the requirements of this section that has 7 not adopted local antidisplacement measures as a portion of the 8 city's mandatory housing element under RCW 36.70A.070(2) must, within 9 nine months of the effective date of this section, perform the 10 actions specified in RCW 36.70A.070(2) (e) through (h) within a 11 station area.

12 (7) Any city subject to the requirements of this section may 13 apply to the department of transportation for planning grants and 14 consult with the department of transportation for purposes of 15 obtaining technical assistance and compliance review with development 16 regulation adoption, pursuant to section 2 of this act.

17 (8) Nothing in this section requires alteration, displacement, or 18 limitation of industrial uses or industrial areas within the urban 19 growth area.

20 (9)(a) This section does not limit the amount of affordable 21 housing that a city may require to be provided, either on-site or 22 through an in-lieu payment, pursuant to a program enacted or expanded 23 under RCW 36.70A.540.

24 (b) This section does not modify, limit, or supersede 25 requirements under chapter 64.55 RCW.

26 Sec. 7. RCW 36.70A.500 and 2012 1st sp.s. c 1 s 310 are each 27 amended to read as follows:

(1) The department of commerce shall provide management services 28 for the growth management planning and environmental review fund 29 30 created by RCW 36.70A.490. The department shall establish procedures 31 for fund management. The department shall encourage participation in the grant or loan program by other public agencies. The department 32 shall develop the grant or loan criteria, monitor the grant or loan 33 program, and select grant or loan recipients in consultation with 34 35 state agencies participating in the grant or loan program through the provision of grant or loan funds or technical assistance. 36

37 (2) A grant or loan may be awarded to a county or city that is 38 required to or has chosen to plan under RCW 36.70A.040 and that is 39 qualified pursuant to this section. The grant or loan shall be

1 provided to assist a county or city in paying for the cost of 2 preparing an environmental analysis under chapter 43.21C RCW, that is 3 integrated with a comprehensive plan, subarea plan, plan element, 4 countywide planning policy, development regulation, monitoring 5 program, or other planning activity adopted under or implementing 6 this chapter that:

7 (a) Improves the process for project permit review while8 maintaining environmental quality; or

9 (b) Encourages use of plans and information developed for 10 purposes of complying with this chapter to satisfy requirements of 11 other state programs.

12 (3) In order to qualify for a grant or loan, a county or city 13 shall:

(a) Demonstrate that it will prepare an environmental analysis
pursuant to chapter 43.21C RCW and subsection (2) of this section
that is integrated with a comprehensive plan, subarea plan, plan
element, countywide planning policy, development regulations,
monitoring program, or other planning activity adopted under or
implementing this chapter;

(b) Address environmental impacts and consequences, alternatives, and mitigation measures in sufficient detail to allow the analysis to be adopted in whole or in part by applicants for development permits within the geographic area analyzed in the plan;

(c) Demonstrate that procedures for review of development permit applications will be based on the integrated plans and environmental analysis;

(d) Include mechanisms to monitor the consequences of growth as it occurs in the plan area and to use the resulting data to update the plan, policy, or implementing mechanisms and associated environmental analysis;

31 (e) Demonstrate substantial progress towards compliance with the 32 requirements of this chapter. A county or city that is more than six 33 months out of compliance with a requirement of this chapter is deemed 34 not to be making substantial progress towards compliance; and

35 (f) Provide local funding, which may include financial 36 participation by the private sector.

37 (4) In awarding grants or loans, the department shall give 38 preference to proposals that include one or more of the following 39 elements: (a) Financial participation by the private sector, or a public/
 private partnering approach;

3 (b) Identification and monitoring of system capacities for 4 elements of the built environment, and to the extent appropriate, of 5 the natural environment;

6 (c) Coordination with state, federal, and tribal governments in 7 project review;

8 (d) Furtherance of important state objectives related to economic 9 development, protection of areas of statewide significance, and 10 siting of essential public facilities;

(e) Programs to improve the efficiency and effectiveness of the permitting process by greater reliance on integrated plans and prospective environmental analysis;

(f) Programs for effective citizen and neighborhood involvement that contribute to greater likelihood that planning decisions can be implemented with community support;

(g) Programs to identify environmental impacts and establish mitigation measures that provide effective means to satisfy concurrency requirements and establish project consistency with the plans; or

(h) Environmental review that addresses the impacts of increased density or intensity of comprehensive plans, subarea plans, or receiving areas designated by a city or town under the regional transfer of development rights program in chapter 43.362 RCW.

(5) If the local funding includes funding provided by other state functional planning programs, including open space planning and watershed or basin planning, the functional plan shall be integrated into and be consistent with the comprehensive plan.

(6) State agencies shall work with grant or loan recipients to
 facilitate state and local project review processes that will
 implement the projects receiving grants or loans under this section.

32 (7) (a) Appropriations to the growth management planning and environmental review fund established in RCW 36.70A.490 for the 33 purpose of awarding grants to cities to facilitate transit-oriented 34 development may be used to pay for the costs associated with the 35 preparation of state environmental policy act environmental impact 36 statements, planned action ordinances, subarea plans, costs 37 associated with the utilization of other tools under this act or the 38 39 state environmental policy act, and the costs of local code adoption 40 and implementation of such efforts.

1	(b) Grant awards under this subsection (7) may only fund efforts
2	that address environmental impacts and consequences, alternatives,
3	and mitigation measures in sufficient detail to allow the analysis to
4	be adopted in whole or in part by applicants for development permits
5	within the geographic area analyzed in the plan.
6	(8) In consultation with the department of transportation, the
7	department shall prioritize applications for grants to facilitate
8	transit-oriented development under subsection (7) of this section
9	that maximize the following policy objectives in the area covered by
10	<u>a proposal:</u>
11	(a) The total number of housing units authorized for new
12	development in station areas, with specific attention to station
13	hubs;
14	(b) The proximity and quality of transit access in the area;
15	(c) Plans that exceed applicable transit-oriented densities for
16	station areas and station hubs;
17	(d) Plans that authorize, but do not mandate, ground floor retail
18	with housing above;
19	(e) Plans in areas that eliminate on-site parking requirements;
20	(f) Existence or establishment of incentive zoning, inclusionary
21	housing, use of the multifamily tax exemption, or other tools to
22	promote low-income housing in the area;
23	(g) Plans that include dedicated policies to support public or
24	nonprofit funded low-income or workforce housing;
25	(h) Plans designed to maximize and increase the variety of
26	allowable housing types and expected sale or rental rates; and
27	(i) Organization planning and financing of housing benefit
28	<u>districts.</u>
29	(9) For purposes of this section, "transit access" includes
30	walkable access to:
31	(a) Light rail and other fixed guideway rail systems;
32	(b) Bus rapid transit;
33	(c) High frequency bus service; or
34	(d) Park and ride lots.
35	Sec. 8. RCW 36.70A.620 and 2020 c 173 s 3 are each amended to
36	read as follows:

37 ((In counties and cities planning under RCW 36.70A.040, minimum 38 residential parking requirements mandated by municipal zoning 1 ordinances for housing units constructed after July 1, 2019, are

2 subject to the following requirements:

(1) For housing units that are affordable to very low-income or 3 extremely low-income individuals and that are located within one-4 quarter mile of a transit stop that receives transit service at least 5 two times per hour for twelve or more hours per day, minimum 6 residential parking requirements may be no greater than one parking 7 space per bedroom or .75 space per unit. A city may require a 8 developer to record a covenant that prohibits the rental of a unit 9 subject to this parking restriction for any purpose other than 10 11 providing for housing for very low-income or extremely low-income individuals. The covenant must address price restrictions and 12 household income limits and policies if the property is converted to 13 14 a use other than for low-income housing. A city may establish a requirement for the provision of more than one parking space per 15 bedroom or .75 space per unit if the jurisdiction has determined a 16 particular housing unit to be in an area with a lack of access to 17 street parking capacity, physical space impediments, or other reasons 18 supported by evidence that would make on-street parking infeasible 19 20 for the unit.

21 (2) For housing units that are specifically for seniors or people 22 with disabilities, that are located within one-guarter mile of a transit stop that receives transit service at least four times per 23 24 hour for twelve or more hours per day, a city may not impose minimum residential parking requirements for the residents of such housing 25 26 units, subject to the exceptions provided in this subsection. A city may establish parking requirements for staff and visitors of such 27 housing units. A city may establish a requirement for the provision 28 of one or more parking space per bedroom if the jurisdiction has 29 30 determined a particular housing unit to be in an area with a lack of 31 access to street parking capacity, physical space impediments, or 32 other reasons supported by evidence that would make on-street parking 33 infeasible for the unit. A city may require a developer to record a covenant that prohibits the rental of a unit subject to this parking 34 35 restriction for any purpose other than providing for housing for seniors or people with disabilities. 36

37 (3) For market rate multifamily housing units that are located 38 within one-quarter mile of a transit stop that receives transit 39 service from at least one route that provides service at least four 40 times per hour for twelve or more hours per day, minimum residential

1 parking requirements may be no greater than one parking space per bedroom or .75 space per unit. A city or county may establish a 2 requirement for the provision of more than one parking space per 3 bedroom or .75 space per unit if the jurisdiction has determined a 4 particular housing unit to be in an area with a lack of access to 5 6 street parking capacity, physical space impediments, or other reasons supported by evidence that would make on-street parking infeasible 7 for the unit.)) To encourage transit-oriented development and transit 8 use and resulting substantial environmental benefits, counties and 9 10 cities planning under RCW 36.70A.040 may not require off-street parking as a condition of permitting development within a station 11 area, except for off-street parking that is permanently marked for 12 13 the exclusive use of individuals with disabilities.

14 If a project permit application within a station area, as defined 15 in RCW 36.70B.020, does not provide parking in compliance with this 16 section, the proposed absence of parking may not be treated as a 17 basis for issuance of a determination of significance pursuant to 18 chapter 43.21C RCW.

19 Sec. 9. RCW 43.21C.229 and 2020 c 87 s 1 are each amended to 20 read as follows:

21 (1) ((In order)) The purpose of this section is to provide cities 22 and counties with additional flexibility to accommodate infill 23 development, as well as to facilitate the timely and certain 24 deployment of sustainable transit-oriented development, and thereby 25 realize the goals and policies of comprehensive plans adopted 26 according to chapter 36.70A RCW((τ -a)).

27 <u>(2) A</u> city or county planning under RCW 36.70A.040 ((is authorized by this section to)) may establish categorical exemptions 29 from the requirements of this chapter((. An exemption adopted under 30 this section applies even if it differs from the categorical 31 exemptions adopted by rule of the department under RCW 32 43.21C.110(1)(a). An exemption may be adopted by a city or county 33 under this section)) if it meets the following criteria:

(a) It categorically exempts government action related to development proposed to fill in an urban growth area, designated according to RCW 36.70A.110, where current density and intensity of use in the area is roughly equal to or lower than called for in the goals and policies of the applicable comprehensive plan and the development is either:

- 1 2
- (i) Residential development;

(ii) Mixed-use development; or

3 (iii) Commercial development up to ((sixty-five thousand)) 65,000
4 square feet, excluding retail development;

5 (b) It does not exempt government action related to development 6 that is inconsistent with the applicable comprehensive plan or would 7 clearly exceed the density or intensity of use called for in the 8 goals and policies of the applicable comprehensive plan;

9 (c) The local government considers the specific probable adverse 10 environmental impacts of the proposed action and determines that 11 these specific impacts are adequately addressed by the development 12 regulations or other applicable requirements of the comprehensive 13 plan, subarea plan element of the comprehensive plan, planned action 14 ordinance, or other local, state, or federal rules or laws; and

(d) (i) The city or county's applicable comprehensive plan was previously subjected to environmental analysis through an environmental impact statement under the requirements of this chapter prior to adoption; or

19 (ii) The city or county has prepared an environmental impact 20 statement that considers the proposed use or density and intensity of 21 use in the area proposed for an exemption under this ((section)) 22 subsection.

23 (((2) Any)) <u>(3) Any project action that meets the following</u> 24 criteria is categorically exempt from the requirements of this 25 chapter:

26 (a) It is related to a proposed development that would fill in a 27 station hub or station area as defined in RCW 36.70A.030;

28 (b) It is related to a proposed:

29 <u>(i) Multifamily residential development;</u>

- 30 <u>(ii) Mixed-use development; or</u>
- 31 (iii) Commercial development; and

32 (c) It is not inconsistent with the applicable comprehensive 33 plan, and does not clearly exceed the density or intensity of use 34 called for in the goals and policies of the applicable comprehensive 35 plan.

36 <u>(4) Any categorical exemption under this section applies even if</u> 37 <u>it differs from the categorical exemptions adopted by rule of the</u> 38 <u>department of ecology under RCW 43.21C.110(1)(a). However, any</u> 39 categorical exemption ((adopted by a city or county)) under this 40 section ((shall be)) <u>is</u> subject to the rules of the department 1 adopted according to RCW 43.21C.110(1)(a) that provide exceptions to 2 the use of categorical exemptions adopted by the department.

3 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 64.38
4 RCW to read as follows:

5 Governing documents created after the effective date of this 6 section and applicable to associations located fully or partially 7 within a station area as defined in RCW 36.70A.030 may not prohibit 8 the construction or development of multifamily housing or transit-9 oriented density that must be permitted by cities under section 6 of 10 this act or require off-street parking inconsistent or in conflict 11 with RCW 36.70A.620.

12 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 64.90 13 RCW to read as follows:

Declarations and governing documents created after the effective date of this section and applicable to a common interest community located fully or partially within a station area as defined in RCW 36.70A.030 may not prohibit the construction or development of multifamily housing or transit-oriented density that must be permitted by cities under section 6 of this act or require off-street parking inconsistent or in conflict with RCW 36.70A.620.

21 <u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 64.34 22 RCW to read as follows:

A declaration created after the effective date of this section and applicable to an association located fully or partially within a station area as defined in RCW 36.70A.030 may not prohibit the construction or development of multifamily housing or transitoriented density that must be permitted by cities under section 6 of this act or require off-street parking inconsistent or in conflict with RCW 36.70A.620.

30 <u>NEW SECTION.</u> Sec. 13. A new section is added to chapter 64.32 31 RCW to read as follows:

A declaration created after the effective date of this section and applicable to an association of apartment owners located fully or partially within a station area as defined in RCW 36.70A.030 may not prohibit the construction or development of multifamily housing or transit-oriented density that must be permitted by cities under

- 1 section 6 of this act or require off-street parking inconsistent or
- 2 in conflict with RCW 36.70A.620.

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