SECOND SUBSTITUTE SENATE BILL 5182

State of Washington 65th Legislature 2018 Regular Session

By Senate Human Services & Corrections (originally sponsored by Senators Fain, Frockt, Miloscia, Liias, Walsh, Cleveland, Bailey, Chase, Zeiger, Rolfes, Keiser, Darneille, Palumbo, Pedersen, and Conway)

1 AN ACT Relating to providing local governments with options to 2 preserve affordable housing in their communities; and adding a new 3 chapter to Title 84 RCW.

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

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<u>NEW SECTION.</u> Sec. 1. The legislature finds that:

6 (1) Families, senior citizens, and workers with fewer financial 7 resources are more likely to experience unhealthy and unsafe housing 8 conditions;

9 (2) Healthy homes promote good physical and mental health. When 10 adequate housing protects individuals and families from harmful 11 exposures and provides them with a sense of privacy, security, 12 stability, and control, it can make important contributions to health 13 and well-being;

14 (3) Affordable housing is a necessary component of strong,15 thriving neighborhoods with healthy physical and social environments;

16 (4) Very low-income household renters should have the opportunity 17 to live in homes in neighborhoods close to major infrastructure 18 investments like transit, quality schools for children, and vital 19 services like health care, grocery shopping, and employment;

(5) Community members with critical occupations, senior citizens,
 and families are struggling to afford rent around the state;

(6) Rising rents are causing the displacement of very low-income
 household renters and long-time community members, risking the loss
 of cultural communities;

4 (7) Property owners require additional resources to make health,
5 safety, and quality improvements to buildings without raising rents
6 to pay for repairs; and

7 (8) Communities need a wide range of local tools to create8 healthy, affordable homes and address affordable housing needs.

9 Sec. 2. It is the purpose of this chapter to give NEW SECTION. 10 communities a local option to preserve and increase healthy, high-11 quality affordable rental housing opportunities for very low-income households for which the governing authority has found that there are 12 13 insufficient healthy affordable housing opportunities. It is also the purpose of this chapter to ensure that housing opportunities are 14 15 affordable to renters at below-market rent levels, as determined by 16 the governing authority, with consideration of community needs, 17 market rental costs, and income levels of renters.

18 <u>NEW SECTION.</u> **Sec. 3.** The definitions in this section apply 19 throughout this chapter unless the context clearly requires 20 otherwise.

(1) "Accessory dwelling unit" means one or more rooms that are located within a single-family dwelling unit or within an accessory structure on the same lot as a single-family dwelling unit.

(2) "Energy and water efficiency standards" means housing that meets standards substantially equivalent to evergreen sustainable development standards, as established by the Washington state department of commerce.

(3) "Governing authority" means the local legislative authority
 of a city or county having jurisdiction over the property for which
 an exemption may be applied under this chapter.

(4) "Health and quality standards" means standards substantially 31 equivalent to uniform physical condition standards, as established by 32 the United States department of housing and urban development, or the 33 national healthy housing standard, as established by the national 34 center for healthy housing and the American public 35 health association. Governing authority may use a residential housing 36 inspection program within the jurisdiction that has established the 37 tax exemption, as long as the standards are substantially equivalent 38

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1 to uniform physical condition standards or the national healthy 2 housing standard.

3 (5) "High-cost area" means a county where the third quarter 4 median house price for the previous year as reported by the Runstad 5 center for real estate studies at the University of Washington is 6 equal to or greater than one hundred thirty percent of the statewide 7 median house price published during the same time period.

8 (6) "Household" means a single person, family, or unrelated9 persons living together.

10 (7) "Multifamily dwelling" means a building consisting of more 11 than one dwelling unit, as further defined by the governing 12 authority.

13 (8) "Owner" means the property owner of record.

14 (9) "Permanent residential occupancy" means housing that provides 15 rental occupancy on a nontransient basis. "Permanent residential 16 occupancy" includes rental accommodation that is leased for a period 17 of at least one month. "Permanent residential occupancy" excludes 18 hotels and motels that predominately offer rental accommodation on a 19 daily or weekly basis.

(10) "Property" means a multifamily dwelling not designed as transient accommodations, and the land upon which the dwelling is located. "Property" excludes hotels or motels. "Property" may also include a single-family dwelling and the land upon which the dwelling is located if the governing authority adopts a program for such property as provided in section 9(1)(e) of this act.

(11) "Rehabilitation improvements" means modifications to
 existing property made to achieve substantial compliance with energy
 and water efficiency standards.

(12) "Single-family dwelling unit" means an individual detacheddwelling, as further defined by the governing authority.

31 (13) "Very low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or 32 below fifty percent of the median family income adjusted for family 33 size, for the county in which the project is located, as reported by 34 the United States department of housing and urban development. For 35 cities located in high-cost areas, "very low-income household" means 36 a household that has an income at or below sixty percent of the 37 median family income adjusted for family size, for the county in 38 39 which the project is located.

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1 <u>NEW SECTION.</u> Sec. 4. A city governing authority may adopt a 2 property tax exemption program to preserve affordable housing that meets health and quality standards for very low-income households at 3 risk of displacement or that cannot afford market-rate housing. A 4 county governing authority may adopt a property tax exemption program 5 6 for unincorporated areas of the county to preserve affordable housing 7 meets health and quality standards for very low-income that households at risk of displacement or that cannot afford market-rate 8 9 housing.

10 <u>NEW SECTION.</u> Sec. 5. (1) Upon adoption of a property tax 11 exemption program, the governing authority must establish standards 12 for very low-income household rental housing under this chapter, 13 including rent limits and income guidelines consistent with local 14 housing needs, to assist very low-income households that cannot 15 afford market-rate housing. Affordable housing units must be:

16 (a) Below market rent levels as determined by the governing 17 authority; and

(b) Affordable to households with an income of fifty percent orless of the county median family income, adjusted for family size.

(2)(a) The governing authority, after holding a public hearing,
 may also establish lower income levels or lower rent levels adjusted
 to serve very low-income household renters in the community.

(b) The governing authority of a high-cost area, after holding a public hearing, may also establish higher income levels. The higher income level may not exceed sixty percent of the county area median family income, adjusted for family size.

(3) Rent levels for affordable housing units may not exceed thirty percent of the income limit for the low-income housing unit, as established by the governing authority, and must include tenantpaid utilities other than telephone and any mandatory fees required as a condition of tenancy.

NEW SECTION. Sec. 6. (1) The value of residential real property 32 33 qualifying under this chapter is exempt from ad valorem property 34 taxation, except taxes levied by the state, for a period of fifteen 35 successive years beginning January 1st of the calendar year immediately following the calendar year in which a certificate of tax 36 exemption is filed with the county assessor in accordance with 37 section 12 of this act. 38

1 (2) The governing authority may extend the duration of the 2 exemption period by three years for properties meeting energy and 3 water efficiency standards.

4 (3) The incentive provided under this chapter is in addition to 5 any tax credits, grants, or other incentives provided by law.

6 (4) This chapter neither applies to increases in assessed 7 valuation made by the assessor on nonqualifying portions of building 8 or land nor to increases made by lawful order of a county board of 9 equalization, the department of revenue, or a county, to a class of 10 property throughout the county or specific area of the county to 11 achieve the uniformity of assessment or appraisal required by law.

12 (5) The exemption does not apply to any county property tax 13 unless the legislative authority of the county adopts a resolution 14 and notifies the governing authority of the jurisdiction within the 15 county that has established a tax exempt program of its intent to 16 allow the property to be exempt.

17 (6) The governing authority must notify local taxing districts in 18 the designated exemption area when a tax exemption program is 19 established under this chapter.

20 <u>NEW SECTION.</u> Sec. 7. To be eligible for the exemption from 21 property taxation under this chapter, in addition to other 22 requirements set forth in this chapter, the property must be in 23 compliance with the following applicable requirements for the entire 24 exemption period:

25 (1) A minimum of twenty-five percent of units in a multiple-unit property subject to tax exemption must be affordable as described in 26 27 section 5 of this act. A governing authority may require more than 28 twenty-five percent affordable units in multiple-unit housing buildings subject to tax exemption to address 29 local market 30 conditions. Affordable units must be comparable in terms of quality and living conditions to market rate units in the building; 31

32 (2) At least ninety percent of the units of multiple-unit33 property must be occupied by tenants at the time of application;

34 (3) The property must be part of a residential or mixed-use35 (residential and nonresidential) project;

36 (4) The property must provide for a minimum of fifty percent of37 the space in each building for permanent residential occupancy;

38 (5) The property must meet guidelines as adopted by the governing39 authority that may include height, density, public benefit features,

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number and size of proposed development, parking, income limits for occupancy, limits on rents, health and quality standards, and other adopted requirements indicated as necessary by the governing authority. The required amenities must be relative to the size of the project and tax benefit to be obtained; and

6 (6) The property owner must enter into a contract with the city 7 or county approved by the governing authority, or an administrative 8 official or commission authorized by the governing authority, under 9 which the property owner has agreed to terms and conditions 10 satisfactory to the governing authority.

11 <u>NEW SECTION.</u> Sec. 8. (1) To be eligible for the exemption from 12 taxation under this chapter, the property must also comply with all 13 applicable land use regulations, zoning requirements, and building 14 and housing code requirements, including space and occupancy, 15 structural, mechanical, fire, safety, and security standards, and 16 health and quality standards. The governing authority may establish 17 additional standards to meet local needs.

(2) The property must be inspected for compliance with subsection
(1) of this section at the time of application for tax exemption and,
thereafter, as established by the governing authority at least once
every three years.

(3) The governing authority or its duly authorized representative may deny an application for tax exemption or revoke an existing exemption under this chapter for failure to comply with health and quality standards.

26 <u>NEW SECTION.</u> Sec. 9. (1) The governing authority may establish 27 additional requirements for tax exemption eligibility or program 28 rules under this chapter including, but not limited to:

(a) A limit on the total number of affordable housing unitssubject to exemption under this chapter;

31 (b) The designation of targeted residential areas for property to 32 align with community needs, including to prevent displacement, 33 preserve cultural communities, and provide affordable housing options 34 near community infrastructure such as transportation or public 35 schools;

36 (c) Standards for property size, unit size, unit type, mix of 37 unit types, or mix of unit sizes;

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(d) An exemption extension for property meeting minimum energy
 and water efficiency standards substantially equivalent to evergreen
 sustainable development building performance standards;

4 (e) A program for single-family dwelling rental units or
5 accessory dwelling units occupied by tenants complying with
6 affordability requirements under this chapter as adopted by the
7 governing authority;

8 (f) Any additional requirements to reduce displacement of very9 low-income household tenants.

10 (2) The governing authority must adopt and implement standards 11 and guidelines to be utilized in considering applications and making 12 the determinations required under this chapter. The standards and 13 guidelines must establish basic requirements to include:

14 (a) An application process and procedures;

(b) Guidelines that may include height, density, public benefit features, number and size of proposed development, parking, income limits for occupancy, limits on rents, health and quality standards, and other adopted requirements indicated as necessary by the governing authority. The required amenities should be relative to the size of the project and tax benefit to be obtained;

(c) An inspection policy and procedures to ensure the propertycomplies with health and quality standards;

23 (d) Income and rent limits as required under section 5 of this 24 act; and

(e) Documentation necessary to establish income eligibility ofhouseholds in affordable housing units.

(3) Standards may apply to part or all of a jurisdiction and different standards may be applied to different areas within a jurisdiction or to different types of development. Programs authorized under this section may be modified to meet local needs and may include provisions not expressly provided in this section.

32 NEW SECTION. Sec. 10. An owner of property making an application under this chapter must apply by August 1st of the year 33 34 prior to the first calendar year in which the taxes for collection 35 are to be considered for exemption and meet the following 36 requirements:

37 (1) The applicant must apply to the city or county on forms 38 adopted by the governing authority. The application must contain the 39 following:

1 (a) Information setting forth the grounds supporting the 2 requested exemption, including information indicated on the 3 application form or in the guidelines;

4 (b) A description of the project and site plan, including the 5 floor plan of units and other information requested;

6 (c) A statement that the applicant is aware of the potential tax
7 liability involved when the property ceases to be eligible for the
8 incentive provided under this chapter;

9 (d) When the governing authority finds that rehabilitation is 10 required to meet evergreen sustainable development building 11 performance standards, a rehabilitation plan outlining rehabilitation 12 improvements, budget, and proposed schedule for repairs; and

(e) A certification of family size and annual income in a form acceptable to the governing authority for designated affordable housing units;

16 (2) The applicant must verify the application by oath or 17 affirmation; and

18 (3) The applicant must submit a fee, if any, with the application 19 as required under this chapter. The governing authority may permit 20 the applicant to revise an application before final action by the 21 governing authority.

22 <u>NEW SECTION.</u> Sec. 11. (1) Upon receipt of an application 23 meeting the requirements of section 10 of this act, the governing 24 authority must inspect the property to certify compliance with health 25 and quality standards.

(2) The duly authorized administrative official or committee ofthe governing authority may approve the application if it finds that:

(a) The property meets affordable housing requirements asdescribed in section 5 of this act;

30 (b) The property meets health and quality standards; and

31 (c) The owner has complied with all standards and guidelines32 adopted by the governing authority under this chapter.

33 <u>NEW SECTION.</u> Sec. 12. (1) The governing authority, or an 34 administrative official or commission authorized by the governing 35 authority, must approve or deny an application filed under this 36 chapter within one hundred twenty days. The governing authority may 37 adopt standards to extend the period to approve or deny an

application filed under this chapter for a property that does not
 meet health and quality standards.

(2) If the application is approved, the governing authority must 3 issue the owner of the property a certificate of tax exemption and 4 file the certificate of exemption with the county assessor no later 5 б than December 1st of the year prior to the first calendar year in which the taxes for collection are to be exempt. If the certificate 7 of exemption is filed after December 1st and before January 1st, the 8 certificate of exemption is deemed filed in the next calendar year. 9 The certificate must contain a statement by a duly authorized 10 11 administrative official of the governing authority that the property 12 has complied with the required findings indicated in this chapter.

13 (3)(a) If the application is denied by the authorized administrative official or commission authorized by the governing 14 authority, the deciding administrative official or commission must 15 16 state in writing the reasons for denial and send the notice to the 17 applicant at the applicant's last known address within ten days of the denial. 18

19 (b) Upon denial by the authorized administrative official or commission, an applicant may appeal the denial to the governing 20 21 authority within thirty days after receipt of the denial. The appeal before the governing authority must be based upon the record made 22 before the administrative official or commission with the burden of 23 proof on the applicant to show that there was no substantial evidence 24 to support the administrative official or commission's decision. The 25 decision of the governing body in denying or approving the 26 application is final. 27

NEW SECTION. Sec. 13. The governing authority may establish an 28 application fee or other fees to not exceed an amount determined to 29 30 be required to cover the cost to be incurred by the governing authority and the assessor in administering this chapter. 31 The application fee, if established, must be paid at the time the 32 application is submitted. If the application is approved, 33 the governing authority must pay the application fee to the county 34 35 assessor for deposit in the county current expense fund, after first deducting that portion of the fee attributable 36 to its own 37 administrative costs in processing the application. If the 38 application is denied, the governing authority may retain that

portion of the application fee attributable to its own administrative
 costs and refund the balance to the applicant.

3 <u>NEW SECTION.</u> Sec. 14. The authorized representative of the 4 governing authority must notify the applicant that a certificate of 5 tax exemption will be denied or canceled if the authorized 6 representative determines that:

7 (1) The affordable housing requirements as described in section 58 of this act were not met;

9 (2) The property did not meet health and quality standards; or

10 (3) The owner's property is otherwise not qualified for limited 11 exemption under this chapter.

12 <u>NEW SECTION.</u> **Sec. 15.** (1) The owner of property receiving a tax 13 exemption under this chapter must obtain from each tenant living in 14 designated affordable housing units, no less than annually, a 15 certification of family size and annual income in a form acceptable 16 to the governing authority.

17 (2) The property owner must file a report at least annually by a18 date established by the governing authority indicating the following:

(a) Family size and annual income for each tenant living in designated affordable housing rental units and a statement that the property is in compliance with affordable housing requirements described in section 5 of this act;

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(b) A statement of occupancy and vacancy;

24 (c) A schedule of rents charged in market-rate units;

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(e) A description of changes or improvements;

(f) When rehabilitation is required to meet evergreen sustainable development building performance standards, a progress report on compliance with the rehabilitation plan, budget, and proposed schedule for repairs; and

(d) A certification that the property has not changed use;

31 (g) Any other information required to determine compliance with 32 program requirements or to measure program performance.

33 (3) A governing authority that issues certificates of tax 34 exemption for property that conform to the requirements of this 35 chapter must report annually by July 1st to the department of 36 commerce the following information:

37 (a) The number of tax exemption certificates granted;

(b) The number and type of units in building properties receiving
 a tax exemption;

3 (c) The number and type of units meeting affordable housing 4 requirements;

5 (d) The total monthly rent amount for each affordable and market-6 rate unit; and

7 (e) The value of the tax exemption for each project receiving a8 tax exemption and the total value of tax exemptions granted.

9 <u>NEW SECTION.</u> Sec. 16. (1) After a certificate of exemption has 10 been filed with the county assessor, the tax exemption must be 11 canceled by the authorized representative of the governing authority 12 under the following circumstances:

(a) The owner intends to convert the property to another use that is not residential or the owner intends to discontinue compliance with affordable housing requirements;

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(b) The owner fails to file annual reports;

17 (c) The owner fails to maintain the property in substantial 18 compliance with all applicable local building, safety, and health 19 code requirements; or

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(d) The owner fails to meet affordable housing requirements.

(2)(a) Notification of a canceled certificate of exemption must 21 be made by the governing authority or authorized representative of 22 23 the governing authority to the county assessor within thirty days of 24 the cancellation. Upon notice of a canceled tax exemption 25 certificate, additional real property tax must be imposed upon the 26 value of the improvements and land that no longer qualify for exemption under this chapter in the amount that would have been 27 imposed had the property not been exempt under this act, plus a 28 penalty of twenty percent of the additional tax. This additional tax 29 30 is calculated from January 1st of the year the certificate of tax exemption first became effective. 31

32 (b) Interest must be included upon the amounts of the additional 33 tax at the same rate charged on delinquent property taxes from the 34 dates on which the additional tax could have been paid without 35 penalty if the property had been assessed at a value without regard 36 to this chapter.

37 (c) The additional tax, penalty, and interest must be collected 38 by the county treasurer. The additional tax must be distributed by 39 the county treasurer in the same manner in which current property

1 taxes applicable to the subject property are distributed. The 2 additional taxes, penalty, and interest must be payable in full 3 thirty days following the date on which the treasurer's statement of 4 additional tax due is issued.

(d) The additional tax owed together with the interest and 5 6 penalty becomes a lien on the land and attaches at the time the property or portion of the property is removed from use as affordable 7 housing or the amenities no longer meet applicable requirements, and 8 has priority to and must be fully paid and satisfied before a 9 recognizance, mortgage, judgment, debt, obligation, or responsibility 10 11 to or with which the land may become charged or liable. The lien may 12 be foreclosed upon the expiration of the same period after delinquency and in the same manner provided by law for foreclosure of 13 liens for delinquent real property taxes. An additional tax unpaid on 14 its due date is delinquent. 15

16 (e) The county auditor may not accept an instrument of conveyance 17 unless the additional tax, interest, and penalty has been paid or the 18 governing authority or authorized representative has determined that 19 the property is not subject to the additional tax, interest, or 20 penalty.

21 (f) A certificate of exemption may be continued for the remainder of the exemption period upon sale or transfer of all or a portion of 22 the exempt property to a new owner, if the new owner has signed a 23 notice of exemption continuance. The notice of exemption continuance 24 must be in a form approved by the governing authority or its 25 26 authorized representative. If the notice of continuance is not signed by the new owner and attached to the real estate excise tax 27 28 affidavit, all additional tax, penalty, and interest calculated in accordance with this section become due and payable by the owner, 29 including the seller or transferor, at time of sale. 30

31 (3) Upon a determination that a property tax exemption is to be 32 canceled for any reason stated in this section, the governing authority or authorized representative of the governing authority 33 must notify the record owner of the property as shown by the tax 34 rolls by mail, return receipt requested, of the determination to 35 36 cancel the exemption. The owner may appeal the determination to the governing authority or authorized representative within thirty days 37 by filing a notice of appeal with the clerk of the governing 38 39 authority, which must specify the factual and legal basis on which 40 the determination of cancellation is alleged to be erroneous. The

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1 governing authority or a hearing examiner or other official authorized by the governing authority may hear the appeal. At the 2 hearing, all affected parties may be heard and all competent evidence 3 received. After the hearing, the deciding body or officer must either 4 affirm, modify, or repeal the decision of cancellation of exemption 5 б based on the evidence received. An aggrieved party may appeal the 7 decision of the deciding body or officer to the superior court under RCW 34.05.510 through 34.05.598. 8

9 (4) Upon the expiration of the exemption period or upon 10 cancellation of the exemption, the cost of new construction and 11 improvements to the property, not previously considered as new 12 construction during the exemption period, must be considered as new 13 construction for purposes of calculating levies under chapter 84.55 14 RCW.

15 NEW SECTION. Sec. 17. Tenant identifying information and income 16 data obtained by the governing authority and the assessor may be used 17 only to administer this affordable housing exemption. Notwithstanding any provision of law to the contrary, absent written consent by the 18 person about whom the information or facts have been obtained, the 19 20 tenant identifying information and income data may not be disclosed by the jurisdiction or assessor or their agents or employees to 21 anyone other than their agents or employees except 22 in an 23 administrative or judicial proceeding pertaining to the taxpayer's 24 entitlement to the tax exemption.

25 <u>NEW SECTION.</u> Sec. 18. The exemption in this chapter applies to 26 taxes levied for collection in 2019 and thereafter.

27 <u>NEW SECTION.</u> **Sec. 19.** Sections 1 through 18 of this act 28 constitute a new chapter in Title 84 RCW.

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