S-1298.1			

SENATE BILL 5740

2013 Regular Session State of Washington 63rd Legislature

By Senators Cleveland, Harper, Bailey, Chase, Ericksen, and Sheldon Read first time 02/13/13. Referred to Committee on Ways & Means.

1 AN ACT Relating to the exemption for property owned by nonprofit 2. religious organizations; amending RCW 84.36.020 and 84.36.020;

providing an effective date; and providing an expiration date. 3

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

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5 **Sec. 1.** RCW 84.36.020 and 2010 c 186 s 2 are each amended to read as follows: 6

The following real and personal property is exempt from taxation:

- (1) All lands, buildings, and personal property required for necessary administration and maintenance, used, or to the extent used, exclusively for public burying grounds or cemeteries without discrimination as to race, color, national origin or ancestry;
- (2)(a) All churches, personal property, and the ground, not exceeding five acres in area, upon which a church of any nonprofit recognized religious denomination is or will be built, together with a parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property. The area exempted in any case includes all ground covered by the church, parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property and the structures and ground necessary

SB 5740 p. 1

- for street access, parking, light, and ventilation, but the area of 1 2 unoccupied ground exempted in such cases, in connection with church, 3 parsonage, convent, and buildings and improvements required for the 4 maintenance and safeguarding of such property, does not exceed the 5 equivalent of one hundred twenty by one hundred twenty feet except 6 where additional unoccupied land may be required to conform with state 7 or local codes, zoning, or licensing requirements. The parsonage and 8 convent need not be on land contiguous to the church property. Except 9 as otherwise provided in this subsection, to be exempt the property 10 must be wholly used for church purposes.
- 11 (b)(i) The exemption provided in this subsection (2) is not 12 nullified by:
- 13 <u>(A)</u> The loan or rental of property otherwise exempt under this subsection <u>(2)</u> to a nonprofit organization, association, or corporation, or school for use for:
 - (I) An eleemosynary activity ((or for use for)); or

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- 17 (II) Activities related to a farmers market, ((does not nullify the exemption provided in this subsection if the rental income, if any, is 18 19 reasonable and is devoted solely to the operation and maintenance of the property. However,)) if such activities ((related to a farmers 20 21 market may)) do not occur on the property more than fifty-three days 22 each assessment year. For the purposes of this section, "farmers market" has the same meaning as "qualifying farmers market" as defined 23 24 in RCW 66.24.170; or
- 25 <u>(B) The use of the property for pecuniary gain or business</u> 26 <u>activities, if such use does not exceed fifteen days each assessment</u> 27 <u>year.</u>
- (ii) Rental income, if any, for uses specified under (b)(i) of this subsection (2) must be reasonable and devoted to the operation and maintenance of the property or capital improvements for the property.
- 31 **Sec. 2.** RCW 84.36.020 and 1994 c 124 s 16 are each amended to read 32 as follows:
- 33 The following real and personal property $((\frac{\text{shall be}}{\text{be}}))$ is exempt 34 from taxation:
- 35 <u>(1)</u> All lands, buildings, and personal property required for necessary administration and maintenance, used, or to the extent used,

SB 5740 p. 2

exclusively for public burying grounds or cemeteries without discrimination as to race, color, national origin or ancestry;

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(2)(a) All churches, personal property, and the ground, not 3 exceeding five acres in area, upon which a church of any nonprofit 4 recognized religious denomination is or ((shall)) will be built, 5 6 together with a parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property. 7 8 area exempted ((shall)) in any case includes all ground covered by the 9 church, parsonage, convent, and buildings and improvements required for 10 the maintenance and safequarding of such property and the structures 11 ground necessary for street access, parking, 12 ventilation, but the area of unoccupied ground exempted in such cases, 13 in connection with church, parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such 14 15 property, ((shall)) does not exceed the equivalent of one hundred 16 twenty by one hundred twenty feet except where additional unoccupied land may be required to conform with state or local codes, zoning, or 17 licensing requirements. The parsonage and convent need not be on land 18 19 contiguous to the church property. To be exempt the property must be 20 wholly used for church purposes((: PROVIDED, That))

21 (b)(i) The exemption provided in this subsection (2) is not 22 nullified by:

(A) The loan or rental of property otherwise exempt under this ((paragraph)) subsection (2) to a nonprofit organization, association, or corporation, or school for use for an eleemosynary activity ((shall not nullify the exemption provided in this paragraph if the rental income, if any, is reasonable and is devoted solely to the operation and maintenance of the property)); or

(B) The use of the property for pecuniary gain or business activities, if such use does not exceed fifteen days each assessment year.

(ii) Rental income, if any, for uses specified under (b)(i) of this subsection (2) must be reasonable and devoted to the operation and maintenance of the property or capital improvements for the property.

NEW SECTION. Sec. 3. Section 1 of this act expires December 31, 2020.

p. 3 SB 5740

- 1 <u>NEW SECTION.</u> **Sec. 4.** Section 2 of this act takes effect December
- 2 31, 2020.

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SB 5740 p. 4