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## SENATE BILL 5772

State of Washington

65th Legislature

2017 Regular Session

By Senators Pedersen, Hobbs, Takko, and Walsh

- 1 AN ACT Relating to replacing the one percent property tax revenue
- 2 limit with a limit tied to cost drivers; amending RCW 84.55.005;
- 3 creating new sections; and repealing RCW 84.55.0101.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature finds that it has been 6 ten years since the legislature restricted property tax increases to 7 one percent, a restriction known as the limit factor. The limit factor as it currently exists does not account for inflation or 8 9 population growth, and local government revenues continue to lag 10 behind ever rising public demand for services and the increasing cost 11 of providing those services. In the ten years since imposition of the limit factor, local governments have become more efficient but have 12 been required to make additional reductions in services and staff 13 14 which have severely eroded their ability to provide the public health infrastructure investment, and 15 safety, core services residents of Washington desire. These negative impacts have included 16 17 delayed criminal justice proceedings and public safety response times, the elimination of safety and security enhancements for jails 18 and courthouses, reductions in the number of police and deputies on 19 the road, caps on the number of inmates booked into local jails, cuts 20 21 to law enforcement training, closed parks and offices, longer lines

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for services such as building permits and document recording, and infrastructure deficits that compromise tools to deal with population and job growth.

- (2) The legislature finds that open, public decisions that are 4 made and are accountable at the local level are a basic foundation of 5 6 our nation. The legislature recognizes that statutory actions such as the limit factor provide an important fiscal safeguard for Washington 7 voters, as do similar constitutional limitations. The legislature 8 does not intend to remove statutory limits on local government 9 property taxes. It is the legislature's intent to establish a new 10 11 statutory limit factor which is responsive to the additional public 12 demand for service and associated costs. The legislature finds that inflation and population growth more closely track those demands and 13 14 costs than the current arbitrary limit factor.
- 15 **Sec. 2.** RCW 84.55.005 and 2014 c 97 s 316 are each amended to 16 read as follows:

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

- (1) "Inflation" means the ((percentage change in the implicit price deflator for personal consumption expenditures for the United States as published for the most recent twelve-month period by the bureau of economic analysis of the federal department of commerce by September 25th of the year before the taxes are payable;
  - (2) "Limit factor" means:

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- (a) For taxing districts with a population of less than ten thousand in the calendar year prior to the assessment year, one hundred one percent;
- (b) For taxing districts for which a limit factor is authorized under RCW 84.55.0101, the lesser of the limit factor authorized under that section or one hundred one percent;
- 31 (c) For all other districts, the lesser of one hundred one 32 percent or one hundred percent plus inflation; and
- 33 (3)) annual percentage increase in the consumer price index for
  34 all urban consumers (CPI-U) in the western region for all items as
  35 provided for the most recent twelve-month period by the bureau of
  36 labor statistics of the United States department of labor by July
  37 25th of the year before the taxes are payable.
  - (2) "Limit factor" means the greater of:

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- 1 (a)One hundred percent plus population change and inflation, but 2 not to exceed one hundred five percent; and
  - (b) One hundred one percent.

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- (3)(a) "Population change" means the percent increase in 4 population of a taxing district between the two most recent years 5 6 provided in the official population estimates published by the office of financial management in April of the year before the taxes are 7 payable. If the office of financial management estimates a net 8 decrease in a taxing district's population, for the purposes of this 9 section, the population change will be zero. The population of a 10 county taxing district means the population within the county's 11 incorporated and unincorporated areas. For taxing districts that are 12 not coterminous with one or more cities, towns, counties, or 13 unincorporated county areas, or any combination thereof, as provided 14 in the official population estimates published by the office of 15 financial management in April of the year before the taxes are 16 17 payable, "population change" means:
- 18 <u>(i) The city population change for the city in which the taxing</u>
  19 <u>district is wholly located;</u>
- 20 <u>(ii) The population change for the county in which the taxing</u>
  21 <u>district is wholly located; or</u>
  - (iii) For districts located in more than one county, the county population change for the county in which the greatest total taxable assessed value of the taxing district for the prior assessment year is located.
- 26 (b) For the purposes of this subsection (3), the annual percent
  27 increase in population is calculated to the nearest tenth of one
  28 percent, rounding up to the next tenth of one percent if the second
  29 decimal place of the annual percent increase is five or greater.
- 30 (4) "Regular property taxes" has the meaning given it in RCW 31 84.04.140.
- NEW SECTION. **sec. 3.** RCW 84.55.0101 (Limit factor—Authorization for taxing district to use one hundred one percent or less—Ordinance or resolution) and 2007 sp.s. c 1 s 2 & 1997 c 3 s 204 (Referendum Bill No. 47) are each repealed.

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- NEW SECTION. Sec. 4. This act applies to taxes levied for collection in 2018 and thereafter.
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