S-5365.1

SUBSTITUTE SENATE BILL 6800

State of Washington	60th Legislature	2008 Regular Session
By Senate Transportation Oemig, and Haugen)	(originally sponsored	by Senators Hobbs,

READ FIRST TIME 02/12/08.

1 AN ACT Relating to the disposition of publicly owned railroad 2 infrastructure; adding a new chapter to Title 81 RCW; and prescribing 3 penalties.

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

5 <u>NEW SECTION.</u> Sec. 1. As used in this chapter, "railroad 6 infrastructure" includes any trackage, railroad appurtenance, passenger 7 boarding platform or station, switching yard, siding, grade crossing 8 device, or signalization device.

9 NEW SECTION. Sec. 2. (1) A local government, port district, rail 10 district, or other special purpose district may not remove or 11 disassemble railroad infrastructure that it owns, operates, or controls 12 within the state of Washington, except: (a) To comply with statutory obligations; (b) if the removal or disassembly is incident to a fully 13 14 funded plan to realign or improve the railroad infrastructure within 15 five years; (c) to remove unused rail infrastructure incident to 16 legislatively authorized capital construction; or (d) as authorized by 17 express, prior approval of the legislature.

(2) A local government, port district, rail district, or other 1 2 special purpose district may not sell, lease, assign, or otherwise dispose of the whole or any part of railroad infrastructure that it 3 owns, operates, or controls within the state of Washington, unless the 4 5 sale, lease, assignment, or disposal is: (a) To a local government, port district, rail district, or other special purpose district, and 6 7 subject to the restrictions of this section; (b) pursuant to an interlocal agreement among local governments, port districts, rail 8 districts, or other special purpose districts regarding the sustained 9 10 use of the railroad infrastructure; (c) incident to legislatively authorized capital construction; or (d) authorized by express, prior 11 12 approval of the legislature.

(3) Subsections (1) and (2) of this section apply to railroad infrastructure: (a) That is not subject to the jurisdiction of the federal surface transportation board or its successor entity; (b) for which the jurisdiction of the federal surface transportation board, or its successor entity, has terminated; or (c) where regulation of the railroad infrastructure by the state of Washington does not interfere with interstate rail operations.

20 <u>NEW SECTION.</u> Sec. 3. (1) The department of transportation shall 21 notify the office of financial management and the transportation 22 committees of the house of representatives and senate if railroad 23 infrastructure is removed, disassembled, sold, leased, assigned, or 24 disposed of in violation of section 2 of this act.

(2) The office of financial management shall report to the transportation committees of the house of representatives and senate the sources and amounts, if any, of state revenue or funding provided to any entity that violates section 2 of this act.

29 <u>NEW SECTION.</u> Sec. 4. (1) If a local government, port district, 30 rail district, or other special district violates section 2 of this 31 act, the department of transportation shall determine the replacement 32 cost of the rail infrastructure removed, disassembled, sold, leased, 33 assigned, or otherwise disposed of.

34 (2) Any local government, port district, rail district, or other
 35 special district that violates section 2 of this act shall pay a

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1 monetary penalty equal to double the amount of the replacement cost 2 determined by the department of transportation under subsection (1) of 3 this section.

4 (3) Any monetary penalty paid under this section must be deposited
5 into the transportation infrastructure account created under RCW
6 82.44.190 and distributed for rail capital improvements only.

7 <u>NEW SECTION.</u> **Sec. 5.** Sections 1 through 4 of this act constitute 8 a new chapter in Title 81 RCW.

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