ESSB 5902 - H AMD 1578 By Representative Liias

ADOPTED 03/09/2010

Strike everything after the enacting clause and insert the following:

3 "NEW SECTION. Sec. 1. The legislature finds that when people who have disabilities are welcomed and included as members 4 of our communities and provided with equal access to the opportunities 5 6 available to others, their participation enriches those communities, enhances the strength of those communities' diversity, and contributes 7 8 toward the economic vitality of those communities. The legislature 9 further finds that more than nine hundred thousand Washington state 10 residents with disabilities continue to face barriers to full 11 participation that could be easily eliminated.

NEW SECTION. Sec. 2. (1) The accessible communities account is created in the custody of the state treasurer. One hundred dollars of the assessment imposed under RCW 46.16.381 (7), (8), and (9) must be deposited into the account. Any reduction in the penalty or fine and assessment imposed under section 6 of this act shall be applied proportionally between the penalty or fine and the assessment.

18 (2) The account is subject to the allotment procedures under 19 chapter 43.88 RCW, but an appropriation is not required for 20 expenditures. Only the commissioner may authorize expenditures from 21 the account.

(3) Expenditures from the account may be used for promoting greater awareness of disability issues and improved access for and inclusion and acceptance of persons with disabilities in communities in the state of Washington, including:

(a) Reimbursing travel, per diem, and reasonable accommodation for
 county accessible community advisory committee meetings and committee
 sponsored activities including, but not limited to, supporting the

involvement of people with disabilities and disability organization in
 emergency planning and emergency preparedness activities;

3 (b) Establishing and maintaining an accessible communities web 4 site;

5 (c) Providing training or technical assistance for county
6 accessible community advisory committees;

7 (d) A grant program for funding proposals developed and submitted 8 by county accessible community advisory committees to promote greater 9 awareness of disability issues and acceptance, inclusion, and access 10 for persons with disabilities within the community;

(e) Reimbursing the state agency that provides administrative support to the governor's committee on disability issues and employment for costs associated with implementing this act; and

14 (f) Programming changes to the judicial information system 15 accounting module required for disbursement of funds to this account.

16 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 50.40 RCW 17 to read as follows:

18 (1) To the extent allowed by funds available from the accessible 19 communities account created in section 2 of this act, the governor's 20 committee on disability issues and employment shall:

(a) Determine eligibility of accessible community advisory
 committees for reimbursement or for grant funding according to section
 4 of this act; and

(b) Solicit proposals from active accessible community advisory
 committees for projects to improve disability awareness and access for
 persons with disabilities, and shall select projects for funding from
 moneys available in the accessible communities account.

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(2) The commissioner shall adopt rules to administer this section.

29 (3) To the extent allowed by funds available from the accessible communities account created in section 2 of this act, the governor's 30 31 committee on disability issues and employment shall establish an 32 accessible communities web site to provide the following information: Guidance, technical assistance, reference materials, and resource 33 34 identification for local governments, accessible community advisory 35 committees, and public accommodations; examples of best practices for 36 local initiatives and activities to promote greater awareness of 37 disability issues and access for persons with disabilities within the

1 community; and a searchable listing of local public accommodations that 2 have taken steps to be more disability friendly, including information 3 on the specific access features provided.

<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 36.01 RCW
to read as follows:

6 (1) A county has the option to expand the scope of an advisory 7 committee established and maintained under RCW 29A.46.260 to that of an 8 accessible community advisory committee, or to create an accessible 9 community advisory committee.

10 (2) A county that has an active accessible community advisory 11 committee may be reimbursed within available funds from the accessible 12 communities account created in section 2 of this act for travel, per 13 diem, and reasonable accommodation expenses for the participation of 14 that committee's members in committee meetings and sponsored 15 activities.

16 (3) A county establishes that it has an active accessible community 17 advisory committee by submitting biennial assurances to the governor's 18 committee on disability issues and employment that:

(a) The decision to establish an accessible community advisory
 committee was made by the county legislative authority, or by agents or
 officers acting under that authority.

(b) If an accessible community advisory committee is established by
 expanding the advisory committee established and maintained under RCW
 29A.46.260, the county auditor supports that expansion.

(c) Committee members include persons with a diverse range of disabilities who are knowledgeable in identifying and eliminating attitudinal, programmatic, communication, and physical barriers encountered by persons with disabilities.

(d) The committee is actively involved in the following activities: 29 Advising on addressing the needs of persons with disabilities in 30 31 emergency plans; advising the county and other local governments within the county on access to programs services and activities, new 32 construction or renovation projects, sidewalks, other pedestrian routes 33 34 of travel, and disability parking enforcement; and developing local 35 initiatives and activities to promote greater awareness of disability 36 issues, and acceptance, involvement, and access for persons with disabilities within the community. 37

1 (4) Counties may form joint accessible community advisory 2 committees, as long as no more than one of the participating counties 3 has a population greater than seventy thousand.

4 **Sec. 5.** RCW 29A.46.260 and 2006 c 207 s 7 are each amended to read 5 as follows:

(1) The legislature finds that the elimination of polling places б resulting from the transition to vote by mail creates barriers that 7 restrict the ability of many voters with disabilities from achieving 8 the independence and privacy in voting provided by the accessible 9 10 voting devices required under the help America vote act. Counties 11 adopting a vote by mail system must take appropriate steps to mitigate 12 these impacts and to address the obligation to provide voters with disabilities an equal opportunity to vote independently and privately, 13 to the extent that this can be achieved without incurring undue 14 administrative and financial burden. 15

16 (2) Each county shall establish and maintain an advisory committee 17 that includes persons with diverse disabilities and persons with 18 expertise in providing accommodations for persons with disabilities. 19 The committee shall assist election officials in developing a plan to 20 identify and implement changes to improve the accessibility of 21 elections for voters with disabilities. The plan shall include 22 recommendations for the following:

(a) The number of polling places that will be maintained in order to ensure that people with disabilities have reasonable access to accessible voting devices, and a written explanation for how the determination was made;

(b) The locations of polling places, drop-off facilities, voting centers, and other election-related functions necessary to maximize accessibility to persons with disabilities;

30 (c) Outreach to voters with disabilities on the availability of 31 disability accommodation, including in-person disability access voting;

32 (d) Transportation of voting devices to locations convenient for 33 voters with disabilities in order to ensure reasonable access for 34 voters with disabilities; and

35 (e) Implementation of the provisions of the help America vote act 36 related to persons with disabilities. 1 Counties must update the plan at least annually. The election 2 review staff of the secretary of state shall review and evaluate the 3 plan in conformance with the review procedure identified in RCW 4 29A.04.570.

5 (3) Counties may form a joint advisory committee to develop the 6 plan identified in subsection (2) of this section if ((the total 7 population of the joining counties does not exceed thirty thousand, and 8 the counties are geographically adjacent)) no more than one of the 9 participating counties has a population greater than seventy thousand.

10 Sec. 6. RCW 46.16.381 and 2007 c 262 s 1 and 2007 c 44 s 1 are 11 each reenacted and amended to read as follows:

(1) The director shall grant special parking privileges to any person who has a disability that limits or impairs the ability to walk or involves acute sensitivity to light and meets one of the following criteria, as determined by a licensed physician, an advanced registered nurse practitioner licensed under chapter 18.79 RCW, or a physician assistant licensed under chapter 18.71A or 18.57A RCW:

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(a) Cannot walk two hundred feet without stopping to rest;

(b) Is severely limited in ability to walk due to arthritic,neurological, or orthopedic condition;

(c) Has such a severe disability, that the person cannot walk without the use of or assistance from a brace, cane, another person, prosthetic device, wheelchair, or other assistive device;

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(d) Uses portable oxygen;

(e) Is restricted by lung disease to such an extent that forced expiratory respiratory volume, when measured by spirometry is less than one liter per second or the arterial oxygen tension is less than sixty mm/hg on room air at rest;

(f) Impairment by cardiovascular disease or cardiac condition to the extent that the person's functional limitations are classified as class III or IV under standards accepted by the American Heart Association;

(g) Has a disability resulting from an acute sensitivity to automobile emissions which limits or impairs the ability to walk. The personal physician, advanced registered nurse practitioner, or physician assistant of the applicant shall document that the disability is comparable in severity to the others listed in this subsection; 1

(h) Is legally blind and has limited mobility; or

2 (i) Is restricted by a form of porphyria to the extent that the
3 applicant would significantly benefit from a decrease in exposure to
4 light.

applications for parking permits for persons with 5 (2) The disabilities and parking permits for with 6 persons temporary 7 disabilities are official state documents. Knowingly providing false 8 information in conjunction with the application is a gross misdemeanor punishable under chapter 9A.20 RCW. The following statement must 9 appear on each application form immediately below the physician's, 10 advanced registered nurse practitioner's, or physician assistant's 11 12 signature and immediately below the applicant's signature: "A parking 13 permit for a person with disabilities may be issued only for a medical necessity that severely affects mobility or involves acute sensitivity 14 to light (RCW 46.16.381). Knowingly providing false information on 15 this application is a gross misdemeanor. The penalty is up to one year 16 17 in jail and a fine of up to \$5,000 or both."

18 (3) Persons who qualify for special parking privileges are entitled to receive from the department of licensing a removable windshield 19 placard bearing the international symbol of access and an individual 20 21 serial number, along with a special identification card bearing the 22 name and date of birth of the person to whom the placard is issued, and 23 the placard's serial number. The special identification card shall be 24 issued to all persons who are issued parking placards, including those issued for temporary disabilities, and special parking license plates 25 26 for persons with disabilities. The department shall design the placard 27 to be displayed when the vehicle is parked by suspending it from the 28 rearview mirror, or in the absence of a rearview mirror the card may be 29 displayed on the dashboard of any vehicle used to transport the person 30 with disabilities. Instead of regular motor vehicle license plates, persons with disabilities are entitled to receive special license 31 32 plates under this section or RCW 46.16.385 bearing the international symbol of access for one vehicle registered in the name of the person 33 with disabilities. Persons with disabilities who are not issued the 34 35 special license plates are entitled to receive a second special placard 36 upon submitting a written request to the department. Persons who have 37 been issued the parking privileges and who are using a vehicle or are 38 riding in a vehicle displaying the placard or special license plates

issued under this section or RCW 46.16.385 may park in places reserved 1 2 for persons with physical disabilities. The director shall adopt rules providing for the issuance of special placards and license plates to 3 4 public transportation authorities, nursing homes licensed under chapter 18.51 RCW, boarding homes licensed under chapter 18.20 RCW, senior 5 citizen centers, private nonprofit agencies as defined in chapter 24.03 6 7 RCW, and vehicles registered with the department as cabulances that 8 regularly transport persons with disabilities who have been determined 9 eligible for special parking privileges provided under this section. 10 The director may issue special license plates for a vehicle registered in the name of the public transportation authority, nursing home, 11 12 boarding home, senior citizen center, private nonprofit agency, or 13 cabulance service if the vehicle is primarily used to transport persons with disabilities described in this section. Public transportation 14 authorities, nursing homes, boarding homes, senior citizen centers, 15 private nonprofit agencies, and cabulance services are responsible for 16 17 insuring that the special placards and license plates are not used 18 improperly and are responsible for all fines and penalties for improper 19 use.

20 (4) Whenever the person with disabilities transfers or assigns his 21 or her interest in the vehicle, the special license plates shall be removed from the motor vehicle. If another vehicle is acquired by the 22 person with disabilities and the vehicle owner qualifies for a special 23 24 plate, the plate shall be attached to the vehicle, and the director shall be immediately notified of the transfer of the plate. If another 25 26 vehicle is not acquired by the person with disabilities, the removed 27 plate shall be immediately surrendered to the director.

28 (5) The special license plate shall be renewed in the same manner and at the time required for the renewal of regular motor vehicle 29 30 license plates under this chapter. No special license plate may be issued to a person who is temporarily disabled. A person who has a 31 32 condition expected to improve within six months may be issued a temporary placard for a period not to exceed six months. 33 If the condition exists after six months a new temporary placard shall be 34 35 issued upon receipt of a new certification from the person's physician. 36 The permanent parking placard and identification card of a person with 37 disabilities shall be renewed at least every five years, as required by the director, by satisfactory proof of the right to continued use of 38

the privileges. In the event of the permit holder's death, the parking placard and identification card must be immediately surrendered to the department. The department shall match and purge its database of parking permits issued to persons with disabilities with available death record information at least every twelve months.

6 (6) Additional fees shall not be charged for the issuance of the 7 special placards or the identification cards. No additional fee may be 8 charged for the issuance of the special license plates except the 9 regular motor vehicle registration fee and any other fees and taxes 10 required to be paid upon registration of a motor vehicle.

(7) Any unauthorized use of the special placard, special license plate issued under this section or RCW 46.16.385, or identification card is a ((traffic)) parking infraction with a monetary penalty of two hundred fifty dollars. <u>In addition to any penalty or fine imposed</u> <u>under this subsection, two hundred dollars shall be assessed.</u>

16 (8) It is a parking infraction, with a monetary penalty of two 17 hundred fifty dollars for a person to <u>park in, block, or otherwise</u> make 18 inaccessible the access aisle located next to a space reserved for 19 persons with physical disabilities. <u>In addition to any penalty or fine</u> 20 <u>imposed under this subsection, two hundred dollars shall be assessed.</u> 21 The clerk of the court shall report all violations related to this 22 subsection to the department.

23 (9) It is a parking infraction, with a monetary penalty of two 24 hundred fifty dollars for any person to park a vehicle in a parking 25 place provided on private property without charge or on public property 26 reserved for persons with physical disabilities without a placard or 27 special license plate issued under this section or RCW 46.16.385. In addition to any penalty or fine imposed under this subsection, two 28 hundred dollars shall be assessed. If a person is charged with a 29 30 violation, the person shall not be determined to have committed an infraction if the person produces in court or before the court 31 32 appearance the placard or special license plate issued under this section or RCW 46.16.385 required under this section. 33 A local jurisdiction providing nonmetered, on-street parking places reserved 34 35 for persons with physical disabilities may impose by ordinance time 36 restrictions of no less than four hours on the use of these parking 37 places. A local jurisdiction may impose by ordinance time restrictions of no less than four hours on the use of nonreserved, on-street parking 38

spaces by vehicles displaying the special parking placards or special
 license plates issued under this section or RCW 46.16.385. All time
 restrictions must be clearly posted.

4 (10) ((The penalties)) (a) The assessment imposed under subsections 5 (7), (8), and (9) of this section shall be <u>allocated as follows:</u>

6 (i) One hundred dollars shall be deposited in the accessible 7 communities account created in section 2 of this act; and

8 (ii) One hundred dollars shall be deposited in the multimodal 9 transportation account under RCW 47.66.070 for the sole purpose of 10 supplementing a grant program for special needs transportation provided 11 by transit agencies and nonprofit providers of transportation that is 12 administered by the department of transportation.

(b) Any reduction in any penalty or fine and assessment imposed under subsections (7), (8), and (9) of this section shall be applied proportionally between the penalty or fine and the assessment. When a reduced penalty is imposed under subsection (7), (8), or (9) of this section, the amount deposited in the accounts identified in (a) of this subsection shall be reduced equally and proportionally.

19 (c) The penalty or fine amounts shall be used by that local 20 jurisdiction exclusively for law enforcement. The court may also 21 impose an additional penalty sufficient to reimburse the local 22 jurisdiction for any costs it may have incurred in removal and storage 23 of the improperly parked vehicle.

(11) Except as provided by subsection (2) of this section, it is a traffic infraction with a monetary penalty of two hundred fifty dollars for any person willfully to obtain a special license plate issued under this section or RCW 46.16.385, placard, or identification card in a manner other than that established under this section.

29 (12)(a) A law enforcement agency authorized to enforce parking laws 30 may appoint volunteers, with a limited commission, to issue notices of infractions for violations of this section 31 or RCW 46.61.581. 32 Volunteers must be at least twenty-one years of age. The law enforcement agency appointing volunteers may establish any other 33 qualifications the agency deems desirable. 34

35 (b) An agency appointing volunteers under this section must provide 36 training to the volunteers before authorizing them to issue notices of 37 infractions. (c) A notice of infraction issued by a volunteer appointed under
 this subsection has the same force and effect as a notice of infraction
 issued by a police officer for the same offense.

(d) A police officer or a volunteer may request a person to show
the person's identification card or special parking placard when
investigating the possibility of a violation of this section. If the
request is refused, the person in charge of the vehicle may be issued
a notice of infraction for a violation of this section.

9 (13) For second or subsequent violations of this section, in 10 addition to a monetary fine, the violator must complete a minimum of 11 forty hours of:

(a) Community restitution for a nonprofit organization that serves
 persons having disabilities or disabling diseases; or

(b) Any other community restitution that may sensitize the violatorto the needs and obstacles faced by persons who have disabilities.

16 (14) The court may not suspend more than one-half of any fine 17 imposed under subsection (7), (8), (9), or (11) of this section.

18 (15) For the purposes of this section, "legally blind" means a 19 person who: (a) Has no vision or whose vision with corrective lenses 20 is so limited that the individual requires alternative methods or 21 skills to do efficiently those things that are ordinarily done with 22 sight by individuals with normal vision; or (b) has an eye condition of 23 a progressive nature which may lead to blindness.

24 Sec. 7. RCW 43.79A.040 and 2009 c 87 s 4 are each amended to read 25 as follows:

(1) Money in the treasurer's trust fund may be deposited, invested,
and reinvested by the state treasurer in accordance with RCW 43.84.080
in the same manner and to the same extent as if the money were in the
state treasury.

30 (2) All income received from investment of the treasurer's trust
 31 fund shall be set aside in an account in the treasury trust fund to be
 32 known as the investment income account.

(3) The investment income account may be utilized for the payment of purchased banking services on behalf of treasurer's trust funds including, but not limited to, depository, safekeeping, and disbursement functions for the state treasurer or affected state agencies. The investment income account is subject in all respects to 1 chapter 43.88 RCW, but no appropriation is required for payments to 2 financial institutions. Payments shall occur prior to distribution of 3 earnings set forth in subsection (4) of this section.

4 (4)(a) Monthly, the state treasurer shall distribute the earnings
5 credited to the investment income account to the state general fund
6 except under (b) and (c) of this subsection.

7 (b) The following accounts and funds shall receive their 8 proportionate share of earnings based upon each account's or fund's 9 average daily balance for the period: The Washington promise 10 scholarship account, the college savings program account, the 11 Washington advanced college tuition payment program account, the 12 accessible communities account, the agricultural local fund, the 13 American Indian scholarship endowment fund, the foster care scholarship endowment fund, the foster care endowed scholarship trust fund, the 14 15 students with dependents grant account, the basic health plan selfinsurance reserve account, the contract harvesting revolving account, 16 the Washington state combined fund drive account, the commemorative 17 works account, the Washington international exchange scholarship 18 19 endowment fund, the toll collection account, the developmental 20 disabilities endowment trust fund, the energy account, the fair fund, 21 the family leave insurance account, the food animal veterinarian 22 conditional scholarship account, the fruit and vegetable inspection 23 account, the future teachers conditional scholarship account, the game 24 farm alternative account, the GET ready for math and science scholarship account, the grain inspection revolving fund, the juvenile 25 26 accountability incentive account, the law enforcement officers' and 27 firefighters' plan 2 expense fund, the local tourism promotion account, the pilotage account, the produce railcar pool account, the regional 28 29 transportation investment district account, the rural rehabilitation 30 account, the stadium and exhibition center account, the youth athletic facility account, the self-insurance revolving fund, the sulfur dioxide 31 abatement account, the children's trust fund, the Washington horse 32 33 racing commission Washington bred owners' bonus fund and breeder awards account, the Washington horse racing commission class C purse fund 34 35 account, the individual development account program account, the 36 Washington horse racing commission operating account (earnings from the 37 Washington horse racing commission operating account must be credited to the Washington horse racing commission class C purse fund account), 38

the life sciences discovery fund, the Washington state heritage center account, the reduced cigarette ignition propensity account, and the reading achievement account. However, the earnings to be distributed shall first be reduced by the allocation to the state treasurer's service fund pursuant to RCW 43.08.190.

(c) The following accounts and funds shall receive eighty percent б of their proportionate share of earnings based upon each account's or 7 fund's average daily balance for the period: The advanced right-of-way 8 9 revolving fund, the advanced environmental mitigation revolving account, the city and county advance right-of-way revolving fund, the 10 federal narcotics asset forfeitures account, the high occupancy vehicle 11 12 account, the local rail service assistance account, and the 13 miscellaneous transportation programs account.

14 (5) In conformance with Article II, section 37 of the state 15 Constitution, no trust accounts or funds shall be allocated earnings 16 without the specific affirmative directive of this section."

17 Correct the title.

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