ESSB 6774 - H COMM AMD By Committee on Transportation

NOT CONSIDERED 03/11/2010

1 Strike everything after the enacting clause and insert the 2 following:

- 3 "Sec. 1. RCW 36.73.020 and 2009 c 515 s 14 are each amended to 4 read as follows:
- (1) The legislative authority of a county or city, or a public 5 6 transportation benefit area as provided under subsection (2) of this section, may establish a transportation benefit district within the 7 8 county or city area or within the area specified in subsection (2) of 9 this section, for the purpose of acquiring, constructing, improving, 10 providing, and funding a transportation improvement within the district 11 that is consistent with any existing state, regional, ((and)) or local 12 transportation plans and necessitated by existing or reasonably 13 foreseeable congestion levels. The transportation improvements shall be owned by the county of jurisdiction if located in an unincorporated 14 area, by the city of jurisdiction if located in an incorporated area, 15 16 or by the state in cases where the transportation improvement is or becomes a state highway. However, if deemed appropriate by the 17 governing body of the transportation benefit district, a transportation 18 19 improvement may be owned by a participating port district or transit 20 district, unless otherwise prohibited by law. Transportation 21 improvements shall be administered and maintained as other public 22 streets, roads, highways, and transportation improvements. To the 23 extent practicable, the district shall consider the following criteria when selecting transportation improvements: 24
- 25 (a) Reduced risk of transportation facility failure and improved 26 safety;
 - (b) Improved travel time;

27

28

- (c) Improved air quality;
- 29 (d) Increases in daily and peak period trip capacity;
- 30 (e) Improved modal connectivity;

1 (f) Improved freight mobility;

2

3

4

5 6

20

21

22

2324

25

26

27

28

29

30

31

3233

3435

36

37

- (q) Cost-effectiveness of the investment;
- (h) Optimal performance of the system through time;
- (i) Improved accessibility for, or other benefits to, persons with special transportation needs as defined in RCW 47.06B.012; and
 - (j) Other criteria, as adopted by the governing body.
- 7 (2) ((Subject to subsection (6) of this section, the)) (a) The legislative authority of a public transportation benefit area under 8 chapter 36.57A RCW with boundaries that encompass all or part of a 9 county having a population of more than six hundred thousand may 10 establish a transportation benefit district within the full boundaries 11 of the public transportation benefit area. An authorized public 12 13 transportation benefit area must, except as otherwise provided in subsection (2) of this section, comply with all requirements of this 14 chapter. A district may be formed by majority vote of the public 15 transportation benefit area's governing body, and the governing body of 16 the benefit area is not required to obtain agreement of the 17 jurisdictions having territory within the boundaries of the public 18 19 transportation benefit area.
 - (b) The transportation improvements shall be owned by the public transportation benefit area unless otherwise agreed to or prohibited by law.
 - (c) The authority of a public transportation benefit area to establish a transportation benefit district or to impose or collect an authorized tax, charge, or fee under this chapter or under RCW 82.80.140 expires on June 30, 2015. Any contract entered into by the transportation benefit district for the collection of taxes, charges, or fees on its behalf must include a provision establishing that the collection of any such taxes, charges, or fees is not authorized after June 30, 2015. The benefit district shall dissolve itself and cease to exist no later than July 31, 2015.
 - (3) Except as otherwise provided in subsection (2) of this section, a district may include area within more than one county, city, port district, county transportation authority, or public transportation benefit area, if the legislative authority of each participating jurisdiction has agreed to the inclusion as provided in an interlocal agreement adopted pursuant to chapter 39.34 RCW. However, the

boundaries of the district need not include all territory within the boundaries of the participating jurisdictions comprising the district.

1 2

23

24

25 26

27

28

29 30

31 32

33

34

35

36

37

 $((\frac{3}{1}))$ (4) The members of the legislative authority proposing to 3 establish the district, acting ex officio and independently, shall 4 constitute the governing body of the district: PROVIDED, That, except 5 as otherwise provided in subsection (2) of this section, where a 6 district includes area within more than one jurisdiction under 7 subsection (2) of this section, the district shall be governed under an 8 9 interlocal agreement adopted pursuant to chapter 39.34 RCW((-However)), with the governing body ((shall be)) being composed of (a) 10 11 at least five members including at least one elected official from the 12 legislative authority of each participating jurisdiction or (b) the 13 governing body of the metropolitan planning organization serving the district, but only if the district boundaries are identical to the 14 boundaries of the metropolitan planning organization serving the 15 district. However, only those members of the governing body of a 16 metropolitan planning organization that are elected officials may 17 determine whether the district will impose or seek voter approval of 18 any authorized taxes, charges, or fees. Members that are not elected 19 20 officials are ex officio, nonvoting members of the district's governing 21 body for purposes of making decisions to impose or seek approval of taxes, charges, or fees. 22

 $((\frac{4}{1}))$ The treasurer of the jurisdiction proposing to establish the district shall act as the ex officio treasurer of the district, unless an interlocal agreement states otherwise.

(((+5))) (6) The electors of the district shall all be registered voters residing within the district.

(((6) Prior to December 1, 2007, the authority under this section, regarding the establishment of or the participation in a district, shall not apply to:

(a) Counties with a population greater than one million five hundred thousand persons and any adjoining counties with a population greater than five hundred thousand persons;

(b) Cities with any area within the counties under (a) of this subsection; and

(c) Other jurisdictions with any area within the counties under (a) of this subsection.))"

--- END ---