SUBSTITUTE HOUSE BILL 1097

State of Washington 61st Legislature 2009 Regular Session

By House Agriculture & Natural Resources (originally sponsored by Representatives Kirby and Chase)

READ FIRST TIME 01/28/09.

1 AN ACT Relating to special assessments for conservation district 2 activities and programs; and amending RCW 89.08.400.

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

4 Sec. 1. RCW 89.08.400 and 2005 c 466 s 1 are each amended to read 5 as follows:

6 (1)Special assessments are authorized to be imposed for 7 conservation districts as provided in this section. Activities and programs to conserve natural resources, including soil and water, are 8 9 declared to be of special benefit to lands and may be used as the basis 10 upon which special assessments are imposed.

(2) Special assessments to finance the activities of a conservation district may be imposed by the county legislative authority of the county in which the conservation district is located for a period or periods each not to exceed ten years in duration.

The supervisors of a conservation district shall hold a public hearing on a proposed system of assessments prior to the first day of August in the year prior to which it is proposed that the initial special assessments be collected. At that public hearing, the supervisors shall gather information and shall alter the proposed
system of assessments when appropriate, including the number of years
during which it is proposed that the special assessments be imposed.

4 On or before the first day of August in that year, the supervisors of a conservation district shall file the proposed system 5 of assessments, indicating the years during which it is proposed that the б 7 special assessments shall be imposed, and a proposed budget for the 8 succeeding year with the county legislative authority of the county within which the conservation district is located. 9 The county legislative authority shall hold a public hearing on the proposed 10 11 system of assessments. After the hearing, the county legislative 12 authority may accept, or modify and accept, the proposed system of 13 assessments, including the number of years during which the special assessments shall be imposed, if it finds that both the public interest 14 15 will be served by the imposition of the special assessments and that the special assessments to be imposed on any land will not exceed the 16 special benefit that the land receives or will receive from the 17 activities of the conservation district. 18 The findings of the county 19 legislative authority shall be final and conclusive. Special 20 assessments may be altered during this period on individual parcels in 21 accordance with the system of assessments if land is divided or land 22 uses or other factors change.

Notice of the public hearings held by the supervisors and the county legislative authority shall be posted conspicuously in at least five places throughout the conservation district, and published once a week for two consecutive weeks in a newspaper in general circulation throughout the conservation district, with the date of the last publication at least five days prior to the public hearing.

29 (3) system of assessments shall classify lands in А the 30 conservation district into suitable classifications according to benefits conferred or to be conferred by the activities of the 31 conservation district, determine an annual per acre rate of assessment 32 for each classification of land, and indicate the total amount of 33 special assessments proposed to be obtained from each classification of 34 35 lands. Lands deemed not to receive benefit from the activities of the 36 conservation district shall be placed into a separate classification 37 and shall not be subject to the special assessments. An annual 38 assessment rate shall be stated as either uniform annual per acre

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amount, or an annual flat rate per parcel plus a uniform annual rate 1 2 per acre amount, for each classification of land. The maximum annual per acre special assessment rate shall not exceed ten cents per acre. 3 The maximum annual per parcel rate shall not exceed five dollars, 4 except ((that for counties with a population of over one million five 5 hundred thousand persons)) in counties that contain cities with a б population of one hundred eighty thousand or more, the maximum annual 7 8 per parcel rate shall not exceed ten dollars.

9 Public land, including lands owned or held by the state, shall be 10 subject to special assessments to the same extent as privately owned 11 lands. The procedures provided in chapter 79.44 RCW shall be followed 12 if lands owned or held by the state are subject to the special 13 assessments of a conservation district.

Forest lands used solely for the planting, growing, or harvesting 14 of trees may be subject to special assessments if such lands benefit 15 from the activities of the conservation district, but the per acre rate 16 17 of special assessment on benefited forest lands shall not exceed onetenth of the weighted average per acre assessment on all other lands 18 within the conservation district that are subject to its special 19 assessments. The calculation of the weighted average per acre special 20 21 assessment shall be a ratio calculated as follows: (a) The numerator 22 shall be the total amount of money estimated to be derived from the 23 imposition of per acre special assessments on the nonforest lands in 24 the conservation district; and (b) the denominator shall be the total number of nonforest land acres in the conservation district that 25 26 receive benefit from the activities of the conservation district and 27 which are subject to the special assessments of the conservation district. No more than ten thousand acres of such forest lands that is 28 29 both owned by the same person or entity and is located in the same 30 conservation district may be subject to the special assessments that are imposed for that conservation district in any year. Per parcel 31 32 charges shall not be imposed on forest land parcels. However, in lieu of a per parcel charge, a charge of up to three dollars per forest 33 landowner may be imposed on each owner of forest lands whose forest 34 35 lands are subject to a per acre rate of assessment.

(4) A conservation district shall prepare an assessment roll that
implements the system of assessments approved by the county legislative
authority. The special assessments from the assessment roll shall be

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spread by the county assessor as a separate item on the tax rolls and 1 2 shall be collected and accounted for with property taxes by the county 3 treasurer. The amount of a special assessment shall constitute a lien against the land that shall be subject to the same conditions as a tax 4 lien, collected by the treasurer in the same manner as delinquent real 5 property taxes, and subject to the same interest rate and penalty as б 7 for delinquent property taxes. The county treasurer shall deduct an 8 amount from the collected special assessments, as established by the 9 county legislative authority, to cover the costs incurred by the county 10 assessor and county treasurer in spreading and collecting the special 11 assessments, but not to exceed the actual costs of such work. All 12 remaining funds collected under this section shall be transferred to 13 the conservation district and used by the conservation district in accordance with the legislative intent of this section. 14

15 (5) The special assessments for a conservation district shall not be spread on the tax rolls and shall not be collected with property tax 16 collections in the following year if, after the system of assessments 17 18 has been approved by the county legislative authority but prior to the 19 fifteenth day of December in that year, a petition has been filed with the county legislative authority objecting to the imposition of such 20 21 special assessments, which petition has been signed by at least twenty 22 percent of the owners of land that would be subject to the special 23 assessments to be imposed for a conservation district.

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