## HOUSE BILL 1825

## State of Washington 61st Legislature 2009 Regular Session

By Representatives Rodne and Anderson

Read first time 01/30/09. Referred to Committee on Local Government & Housing.

1 AN ACT Relating to identifying specific facilities planning 2 requirements under the growth management act; and amending RCW 3 36.70A.110, 36.70A.210, and 36.70A.115.

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

5 Sec. 1. RCW 36.70A.110 and 2004 c 206 s 1 are each amended to read 6 as follows:

7 (1) Each county that is required or chooses to plan under RCW 36.70A.040 shall designate an urban growth area or areas within which 8 9 urban growth shall be encouraged and outside of which growth can occur 10 only if it is not urban in nature. Each city that is located in such 11 a county shall be included within an urban growth area. An urban growth area may include more than a single city. An urban growth area 12 may include territory that is located outside of a city only if such 13 14 territory already is characterized by urban growth whether or not the 15 urban growth area includes a city, or is adjacent to territory already 16 characterized by urban growth, or is a designated new fully contained 17 community as defined by RCW 36.70A.350.

18 (2) Based upon the growth management population projection made for19 the county by the office of financial management, the county and each

city within the county shall include areas and densities sufficient to 1 2 permit the urban growth that is projected to occur in the county or city for the succeeding twenty-year period, except for those urban 3 growth areas contained totally within a national historical reserve. 4 As part of this planning process, each city within the county must 5 include areas sufficient to accommodate the broad range of needs and б uses that will accompany the projected urban growth including, but not 7 limited to, medical, governmental, institutional, commercial, service, 8 9 retail, and other nonresidential uses.

Each urban growth area shall permit urban densities and shall 10 include greenbelt and open space areas. In the case of urban growth 11 12 areas contained totally within a national historical reserve, the city 13 may restrict densities, intensities, and forms of urban growth as determined to be necessary and appropriate to protect the physical, 14 15 cultural, or historic integrity of the reserve. An urban growth area determination may include a reasonable land market supply factor and 16 shall permit a range of urban densities and uses. In determining this 17 market factor, cities and counties may consider local circumstances. 18 19 Cities and counties have discretion in their comprehensive plans to 20 make many choices about accommodating growth.

21 Within one year of July 1, 1990, each county that as of June 1, 22 1991, was required or chose to plan under RCW 36.70A.040, shall begin 23 consulting with each city located within its boundaries and each city 24 shall propose the location of an urban growth area. Within sixty days of the date the county legislative authority of a county adopts its 25 26 resolution of intention or of certification by the office of financial 27 management, all other counties that are required or choose to plan under RCW 36.70A.040 shall begin this consultation with each city 28 located within its boundaries. The county shall attempt to reach 29 agreement with each city on the location of an urban growth area within 30 which the city is located. If such an agreement is not reached with 31 each city located within the urban growth area, the county shall 32 justify in writing why it so designated the area an urban growth area. 33 A city may object formally with the department over the designation of 34 35 the urban growth area within which it is located. Where appropriate, 36 the department shall attempt to resolve the conflicts, including the 37 use of mediation services.

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1 (3) Urban growth should be located first in areas already 2 characterized by urban growth that have adequate existing public facility and service capacities to serve such development, second in 3 4 areas already characterized by urban growth that will be served adequately by a combination of both existing public facilities and 5 б services and any additional needed public facilities and services that are provided by either public or private sources, and third in the 7 8 remaining portions of the urban growth areas. Urban growth may also be 9 located in designated new fully contained communities as defined by RCW 36.70A.350. 10

(4) In general, cities are the units of local government most appropriate to provide urban governmental services. In general, it is not appropriate that urban governmental services be extended to or expanded in rural areas except in those limited circumstances shown to be necessary to protect basic public health and safety and the environment and when such services are financially supportable at rural densities and do not permit urban development.

(5) On or before October 1, 1993, each county that was initially 18 19 required to plan under RCW 36.70A.040(1) shall adopt development 20 regulations designating interim urban growth areas under this chapter. 21 Within three years and three months of the date the county legislative authority of a county adopts its resolution of intention or of 22 23 certification by the office of financial management, all other counties 24 that are required or choose to plan under RCW 36.70A.040 shall adopt development regulations designating interim urban growth areas under 25 26 this chapter. Adoption of the interim urban growth areas may only 27 occur after public notice; public hearing; and compliance with the state environmental policy act, chapter 43.21C RCW, and RCW 36.70A.110. 28 29 Such action may be appealed to the appropriate growth management 30 hearings board under RCW 36.70A.280. Final urban growth areas shall be 31 adopted at the time of comprehensive plan adoption under this chapter.

32 (6) Each county shall include designations of urban growth areas in33 its comprehensive plan.

(7) An urban growth area designated in accordance with this section
 may include within its boundaries urban service areas or potential
 annexation areas designated for specific cities or towns within the
 county.

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1 Sec. 2. RCW 36.70A.210 and 1998 c 171 s 4 are each amended to read 2 as follows:

3 (1) legislature recognizes that counties are The regional governments within their boundaries, and cities are primary providers 4 of urban governmental services within urban growth areas. For the 5 purposes of this section, a "county-wide planning policy" is a written б 7 policy statement or statements used solely for establishing a county-8 wide framework from which county and city comprehensive plans are developed and adopted pursuant to this chapter. This framework shall 9 10 ensure that city and county comprehensive plans are consistent as 11 required in RCW 36.70A.100. Nothing in this section shall be construed 12 to alter the land-use powers of cities.

13 (2) The legislative authority of a county that plans under RCW 14 36.70A.040 shall adopt a county-wide planning policy in cooperation 15 with the cities located in whole or in part within the county as 16 follows:

17 (a) No later than sixty calendar days from July 16, 1991, the legislative authority of each county that as of June 1, 1991, was 18 19 required or chose to plan under RCW 36.70A.040 shall convene a meeting with representatives of each city located within the county for the 20 21 purpose of establishing a collaborative process that will provide a 22 framework for the adoption of a county-wide planning policy. In other 23 counties that are required or choose to plan under RCW 36.70A.040, this 24 meeting shall be convened no later than sixty days after the date the county adopts its resolution of intention or was certified by the 25 26 office of financial management.

(b) The process and framework for adoption of a county-wide planning policy specified in (a) of this subsection shall determine the manner in which the county and the cities agree to all procedures and provisions including but not limited to desired planning policies, deadlines, ratification of final agreements and demonstration thereof, and financing, if any, of all activities associated therewith.

33 (c) If a county fails for any reason to convene a meeting with 34 representatives of cities as required in (a) of this subsection, the 35 governor may immediately impose any appropriate sanction or sanctions 36 on the county from those specified under RCW 36.70A.340.

37 (d) If there is no agreement by October 1, 1991, in a county that
38 was required or chose to plan under RCW 36.70A.040 as of June 1, 1991,

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or if there is no agreement within one hundred twenty days of the date 1 2 the county adopted its resolution of intention or was certified by the office of financial management in any other county that is required or 3 4 chooses to plan under RCW 36.70A.040, the governor shall first inquire of the jurisdictions as to the reason or reasons for failure to reach 5 an agreement. If the governor deems it appropriate, the governor may 6 7 immediately request the assistance of the department of community, 8 trade, and economic development to mediate any disputes that preclude agreement. If mediation is unsuccessful in resolving all disputes that 9 10 will lead to agreement, the governor may impose appropriate sanctions from those specified under RCW 36.70A.340 on the county, city, or 11 12 cities for failure to reach an agreement as provided in this section. 13 The governor shall specify the reason or reasons for the imposition of 14 any sanction.

15 (e) No later than July 1, 1992, the legislative authority of each county that was required or chose to plan under RCW 36.70A.040 as of 16 17 June 1, 1991, or no later than fourteen months after the date the county adopted its resolution of intention or was certified by the 18 19 office of financial management the county legislative authority of any other county that is required or chooses to plan under RCW 36.70A.040, 20 21 shall adopt a county-wide planning policy according to the process 22 provided under this section and that is consistent with the agreement 23 pursuant to (b) of this subsection, and after holding a public hearing 24 or hearings on the proposed county-wide planning policy.

25 (3) A county-wide planning policy shall at a minimum, address the 26 following:

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(a) Policies to implement RCW 36.70A.110;

(b) Policies for promotion of contiguous and orderly developmentand provision of urban services to such development;

30 (c) Policies for siting public capital facilities of a county-wide 31 or statewide nature, including transportation facilities of statewide 32 significance as defined in RCW 47.06.140;

33 (d) Policies for county-wide transportation facilities and 34 strategies;

35 (e) Policies that consider the need for affordable housing, such as 36 housing for all economic segments of the population and parameters for 37 its distribution; 1 (f) Policies for joint county and city planning within urban growth
2 areas;

3 (g) Policies for county-wide economic development and employment, 4 which must include consideration of the future development of 5 commercial and industrial facilities; and

6

(h) An analysis of the fiscal impact.

7 (4) Federal agencies and Indian tribes may participate in and
8 cooperate with the county-wide planning policy adoption process.
9 Adopted county-wide planning policies shall be adhered to by state
10 agencies.

11 (5) Failure to adopt a county-wide planning policy that meets the 12 requirements of this section may result in the imposition of a sanction 13 or sanctions on a county or city within the county, as specified in RCW 14 36.70A.340. In imposing a sanction or sanctions, the governor shall specify the reasons for failure to adopt a county-wide planning policy 15 in order that any imposed sanction or sanctions are fairly and 16 equitably related to the failure to adopt a county-wide planning 17 18 policy.

(6) Cities and the governor may appeal an adopted county-wide
planning policy to the growth management hearings board within sixty
days of the adoption of the county-wide planning policy.

(7) Multicounty planning policies shall be adopted by two or more counties, each with a population of four hundred fifty thousand or more, with contiguous urban areas and may be adopted by other counties, according to the process established under this section or other processes agreed to among the counties and cities within the affected counties throughout the multicounty region.

28 **Sec. 3.** RCW 36.70A.115 and 2003 c 333 s 1 are each amended to read 29 as follows:

Counties and cities that are required or choose to plan under RCW 36.70A.040 shall ensure that, taken collectively, adoption of and amendments to their comprehensive plans and/or development regulations provide sufficient capacity of land suitable for development within their jurisdictions to accommodate their allocated housing and employment growth, <u>including the accommodation of the medical</u>, <u>governmental</u>, <u>educational</u>, <u>institutional</u>, <u>commercial</u>, <u>and industrial</u>

- 1 <u>facilities related to such growth</u>, as adopted in the applicable
  2 countywide planning policies and consistent with the twenty-year
- 3 population forecast from the office of financial management.

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