S-3270.2				

SENATE BILL 6215

State of Washington 61st Legislature 2010 Regular Session

By Senators Rockefeller, Kilmer, Sheldon, Marr, Keiser, Pridemore, Oemig, Benton, Shin, Haugen, Kohl-Welles, Kline, McAuliffe, and Kauffman Read first time 01/11/10. Referred to Committee on Ways & Means.

AN ACT Relating to increasing property tax relief for senior citizens, persons retired by reason of disability, and veterans with certain service-connected disabilities; amending RCW 84.36.381 and

4 84.38.030; and creating a new section.

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- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 84.36.381 and 2008 c 6 s 706 are each amended to read 7 as follows:
 - A person ((shall be)) <u>is</u> exempt from any legal obligation to pay all or a portion of the amount of excess and regular real property taxes due and payable in the year following the year in which a claim is filed, and thereafter, in accordance with the following:
 - (1) The property taxes must have been imposed upon a residence which was occupied by the person claiming the exemption as a principal place of residence as of the time of filing((: PROVIDED, That)). However, any person who sells, transfers, or is displaced from his or her residence may transfer his or her exemption status to a replacement residence, but no claimant ((shall)) may receive an exemption on more than one residence in any year((: PROVIDED FURTHER, That)).

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- Furthermore, confinement of the person to a hospital, nursing home, boarding home, or adult family home ((shall)) does not disqualify the claim of exemption if:
 - (a) The residence is temporarily unoccupied;

- (b) The residence is occupied by a spouse or a domestic partner and/or a person financially dependent on the claimant for support; or
- (c) The residence is rented for the purpose of paying nursing home, hospital, boarding home, or adult family home costs;
- (2) The person claiming the exemption must have owned, at the time of filing, in fee, as a life estate, or by contract purchase, the residence on which the property taxes have been imposed or if the person claiming the exemption lives in a cooperative housing association, corporation, or partnership, such person must own a share therein representing the unit or portion of the structure in which he or she resides. For purposes of this subsection, a residence owned by a marital community or state registered domestic partnership or owned by cotenants ((shall be)) is deemed to be owned by each spouse or each domestic partner or each cotenant, and any lease for life ((shall be)) is deemed a life estate;
- (3) The person claiming the exemption must be (a) sixty-one years of age or older on December 31st of the year in which the exemption claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of disability, or (b) a veteran of the armed forces of the United States with one hundred percent service-connected disability as provided in 42 U.S.C. Sec. 423 (d)(1)(A) as amended prior to January 1, 2005. However, any surviving spouse or surviving domestic partner of a person who was receiving an exemption at the time of the person's death ((shall qualify)) qualifies if the surviving spouse or surviving domestic partner is fifty-seven years of age or older and otherwise meets the requirements of this section;
- (4) The amount that the person ((shall be)) is exempt from an obligation to pay ((shall be)) is calculated on the basis of combined disposable income, as defined in RCW 84.36.383. If the person claiming the exemption was retired for two months or more of the assessment year, the combined disposable income of such person ((shall be)) is calculated by multiplying the average monthly combined disposable income of ((such)) the person during the months ((such)) the person was retired by twelve. If the income of the person claiming exemption is

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reduced for two or more months of the assessment year by reason of the death of the person's spouse or the person's domestic partner, or when other substantial changes occur in disposable income that are likely to continue for an indefinite period of time, the combined disposable income of such person ((shall be)) is calculated by multiplying the average monthly combined disposable income of such person after such occurrences by twelve. If it is necessary to estimate income to comply with this subsection, the assessor may require confirming documentation of such income prior to May 31st of the year following application;

- (5)(a) A person who otherwise qualifies under this section and has a combined disposable income of ((thirty-five)) forty thousand dollars or less ((shall be)) is exempt from all excess property taxes; and
- (b)(i) A person who otherwise qualifies under this section and has a combined disposable income of ((thirty)) thirty-five thousand dollars or less but greater than ((twenty-five)) thirty thousand dollars ((shall be)) is exempt from all regular property taxes on the greater of fifty thousand dollars or ((thirty-five)) fifty percent of the valuation of his or her residence, but not to exceed ((seventy)) one hundred thousand dollars of the valuation of his or her residence; or
- (ii) A person who otherwise qualifies under this section and has a combined disposable income of ((twenty-five)) thirty thousand dollars or less ((shall be)) is exempt from all regular property taxes on the greater of sixty thousand dollars or sixty percent of the valuation of his or her residence;
- (6) For a person who otherwise qualifies under this section and has a combined disposable income of ((thirty five)) forty thousand dollars or less, the valuation of the residence shall be the assessed value of the residence on the later of January 1, 1995, or January 1st of the assessment year the person first qualifies under this section. If the person subsequently fails to qualify under this section only for one year because of high income, this same valuation ((shall)) must be used upon requalification. If the person fails to qualify for more than one year in succession because of high income or fails to qualify for any other reason, the valuation upon requalification ((shall be)) is the assessed value on January 1st of the assessment year in which the person requalifies. If the person transfers the exemption under this section to a different residence, the valuation of the different

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residence ((shall be)) is the assessed value of the different residence on January 1st of the assessment year in which the person transfers the exemption.

In no event may the valuation under this subsection be greater than the true and fair value of the residence on January 1st of the assessment year.

This subsection does not apply to subsequent improvements to the property in the year in which the improvements are made. Subsequent improvements to the property ((shall)) must be added to the value otherwise determined under this subsection at their true and fair value in the year in which they are made.

Sec. 2. RCW 84.38.030 and 2008 c 6 s 702 are each amended to read 13 as follows:

A claimant may defer payment of special assessments and/or real property taxes on up to eighty percent of the amount of the claimant's equity value in the claimant's residence if the following conditions are met:

- (1) The claimant must meet all requirements for an exemption for the residence under RCW 84.36.381, other than the age and income limits under RCW 84.36.381.
- (2) The claimant must be sixty years of age or older on December 31st of the year in which the deferral claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of physical disability((: PROVIDED, That)). However, any surviving spouse or surviving domestic partner of a person who was receiving a deferral at the time of the person's death ((shall qualify)) qualifies if the surviving spouse or surviving domestic partner is fifty-seven years of age or older and otherwise meets the requirements of this section.
- (3) The claimant must have a combined disposable income, as defined in RCW 84.36.383, of ((forty)) forty-five thousand dollars or less.
- (4) The claimant must have owned, at the time of filing, the residence on which the special assessment and/or real property taxes have been imposed. For purposes of this subsection, a residence owned by a marital community, owned by domestic partners, or owned by cotenants shall be deemed to be owned by each spouse, each domestic

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partner, or each cotenant. A claimant who has only a share ownership in cooperative housing, a life estate, a lease for life, or a revocable trust does not satisfy the ownership requirement.

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- (5) The claimant must have and keep in force fire and casualty insurance in sufficient amount to protect the interest of the state in the claimant's equity value((: PROVIDED, That)). However, if the claimant fails to keep fire and casualty insurance in force to the extent of the state's interest in the claimant's equity value, the amount deferred ((shall)) may not exceed one hundred percent of the claimant's equity value in the land or lot only.
- 11 (6) In the case of special assessment deferral, the claimant must 12 have opted for payment of such special assessments on the installment 13 method if such method was available.
- NEW SECTION. Sec. 3. This act applies to taxes levied for collection in 2011 and thereafter.

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