HOUSE BILL 1462

State of Washington 62nd Legislature 2011 Regular Session

By Representatives Kenney, Pettigrew, Ryu, Santos, Orwall, Ormsby, Springer, Reykdal, Dickerson, Frockt, and Kagi

Read first time 01/21/11. Referred to Committee on Community Development & Housing.

AN ACT Relating to the use of surplus property for the development of affordable housing; amending RCW 43.63A.510, 47.12.063, 47.12.063, 47.12.064, 43.20A.037, 72.09.055, 43.19.19201, 79A.05.170, 79A.05.175, 36.34.137, 35.21.687, 79.11.005, 79.22.060, 53.08.090, 54.16.180, 57.08.016, and 81.112.080; providing an effective date; and providing an expiration date.

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

8 **Sec. 1.** RCW 43.63A.510 and 1993 c 461 s 2 are each amended to read 9 as follows:

10 (1) The department shall work with ((the departments of natural 11 resources, transportation, social and health services, corrections, and general administration)) state and local governmental entities to 12 13 identify and catalog surplus or underutilized((, state owned land and property)) real property owned by these governmental entities suitable 14 15 for the development of affordable housing for extremely low-income, 16 very low-income, low-income, or moderate-income households. The state and local governmental entities subject to the requirements of this 17 18 section are the departments of natural resources, transportation, 19 social and health services, corrections, ((and)) general administration

((shall)), public lands, the state parks and recreation commission, 1 counties, cities, towns, port districts, regional transit agencies, 2 water-sewer districts, and public utility districts. These 3 governmental entities must provide an inventory of surplus or 4 underutilized real property that is owned or administered by each 5 б ((agency)) governmental entity and is available for lease or sale. 7 ((The inventories shall be provided to the department by November 1, 1993, with inventory revisions provided each November 1 thereafter.)) 8 9 Each inventory must contain descriptive information about each property that includes, if known, the contact information for the property and 10 the location, approximate size, sale or lease price and terms, and 11 current zoning classification of the property. Each inventory must be 12 updated at least once a year, and printed and electronic copies of each 13 inventory must be provided upon request. Each annual inventory must 14 also include any surplus properties that have been sold for affordable 15 16 housing.

17 (2) ((Upon written request, the department shall provide a copy of 18 the inventory of state-owned and publicly owned lands and buildings to 19 parties interested in developing the sites for affordable housing.

20 (3)) Surplus property for sale by the governmental entities 21 subject to the requirements of this section, and which is suitable for 22 the development of affordable housing, must be offered for at least the 23 first one hundred eighty days after its availability for sale 24 exclusively to eligible organizations, for the purpose of developing 25 affordable housing.

26 (3) Eligible organizations have the right to obtain these surplus properties through purchase, lease, exchange, or donation, under 27 reasonable option and conveyance conditions, in return for a recorded 28 covenant to provide affordable housing for at least forty years or a 29 loan note in the name of the jurisdiction for single-family 30 homeownership programs. A governmental entity that sells real property 31 32 to an eligible entity under this section may do so at a price that is less than fair market value, provided that the housing developed on the 33 property is occupied primarily by individuals or households who are 34 extremely low-income, very low-income, or low-income. Governmental 35 36 entities subject to this section have the sole authority to determine: (a) Whether or not property is surplus; (b) whether or not the property 37

is suitable for the development of affordable housing; and (c) what
 constitutes reasonable option and conveyance conditions for the
 purchase, lease, exchange, or donation of the property.

(4) Each governmental entity subject to the requirements of this 4 section must develop the criteria and procedures necessary for 5 inventorying surplus property and offering it for sale, lease, б exchange, or donation for affordable housing. Each governmental entity 7 must (a) enter into a recorded covenant with the purchaser of the 8 surplus property or a loan note in the name of the jurisdiction, to 9 ensure that the property will meet the required income restrictions, 10 11 and (b) monitor compliance with the covenant or loan note.

12 (5) As used in this section:

(a) "Affordable housing" means residential housing that is rented or owned by a person who qualifies as ((a)) an extremely low-income, very low-income, low-income, or moderate-income household or who is from a special needs population((, and whose monthly housing costs, including utilities other than telephone, do not exceed thirty percent of the household's monthly income)).

(b) "Very low-income household" means a single person, family, or unrelated persons living together whose income is at or below fifty percent of the <u>county area</u> median income((, adjusted for household size,)) for the county where the affordable housing is located, adjusted for household size.

(c) "Low-income household" means a single person, family, or unrelated persons living together whose income is more than fifty percent but is at or below eighty percent of the <u>county area</u> median income where the affordable housing is located<u>, adjusted for household</u> <u>size</u>.

(d) "Moderate-income household" means a single person, family, or unrelated persons living together whose income is more than eighty percent but is at or below one hundred fifteen percent of the <u>county</u> <u>area</u> median income where the affordable housing is located<u>, adjusted</u> <u>for household size</u>.

34 <u>(e) "Eligible organization" means any city, town, or county</u> 35 government, local housing authority, public development authority, 36 community renewal agency, regional support network established under 37 chapter 71.24 RCW, nonprofit community or neighborhood-based 38 organization, federally recognized Indian tribe in the state of 1 <u>Washington, or regional or statewide nonprofit housing assistance</u> 2 <u>organization, including such entities materially participating as a</u> 3 <u>general partner or managing members of a partnership, limited liability</u> 4 <u>company, or equivalent organization.</u>

5 (f) "Extremely low-income household" means a single person, family, 6 or unrelated persons living together whose income is at or below thirty 7 percent of the county area median income where the affordable housing 8 is located, adjusted for household size.

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(h) "Real property" means land, buildings, or buildings and land.

(g) "Primarily" means fifty-one percent or more.

11 (6) Counties, cities, and towns may sell surplus property at a 12 discount for affordable housing, provided that the discounted sales 13 comply with the guidelines under RCW 36.70A.540 for affordable housing 14 incentive programs. Except for the requirement to inventory surplus 15 property under subsection (1) of this section, counties, cities, and 16 towns are not otherwise subject to the requirements of this section.

17 **Sec. 2.** RCW 47.12.063 and 2010 c 157 s 1 are each amended to read 18 as follows:

19 is the intent of the legislature to continue the (1) It 20 department's policy giving priority consideration to abutting property 21 owners in agricultural areas when disposing of property through its 22 surplus property program under this section. With respect to surplus 23 property in nonagricultural areas that is suitable for residential use, the department shall give priority to selling, leasing, exchanging, or 24 25 donating the property to eligible organizations for the development of 26 affordable housing for extremely low-income, very low-income, lowincome, or moderate-income households, consistent with the requirements 27 of this section and RCW 43.63A.510. 28

29 (2) Whenever the department determines that any real property owned by the state of Washington and under the jurisdiction of the department 30 31 is no longer required for transportation purposes and that it is in the 32 public interest to do so, the department may sell or lease the property 33 or exchange it in full or part consideration for land or improvements 34 or for construction of improvements ((at fair market value to)). 35 Except as authorized in (j) of this subsection, the department must 36 receive fair market value for any such sale, lease, or exchange. The

1 <u>department may engage in the sale, lease, or exchange of its surplus</u>

2 property with any of the following governmental entities or persons:

3 (a) Any other state agency;

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(b) The city or county in which the property is situated;

(c) Any other municipal corporation;

6 (d) Regional transit authorities created under chapter 81.112 RCW;

7 (e) The former owner of the property from whom the state acquired 8 title;

9 (f) In the case of residentially improved property, a tenant of the 10 department who has resided thereon for not less than six months and who 11 is not delinquent in paying rent to the state;

(g) Any abutting private owner but only after each other abutting private owner (if any), as shown in the records of the county assessor, is notified in writing of the proposed sale. If more than one abutting private owner requests in writing the right to purchase the property within fifteen days after receiving notice of the proposed sale, the property shall be sold at public auction in the manner provided in RCW 47.12.283;

(h) To any person through the solicitation of written bids throughpublic advertising in the manner prescribed by RCW 47.28.050;

(i) To any other owner of real property required for transportation purposes;

23 (j) In the case of property suitable for residential use, any 24 ((nonprofit)) eligible organization ((dedicated to providing affordable housing to very low-income, low-income, and moderate-income 25 26 households)), as defined in RCW 43.63A.510 ((and is eligible to receive 27 assistance through the Washington housing trust fund created in chapter 43.185 RCW)), to provide affordable housing for extremely low-income, 28 very low-income, low-income, and moderate-income households as defined 29 30 in RCW 43.63A.510. The department may sell, lease, exchange, or donate the property for less than fair market value under this subsection 31 (2)(j) if the affordable housing to be developed on the property is to 32 be occupied primarily by extremely low-income, very low-income, or low-33 income households as provided in RCW 43.63A.510; 34

35 (k) A federally qualified community health center as defined in RCW 36 82.04.4311; or

37 (1) A federally recognized Indian tribe within whose reservation38 boundary the property is located.

(3) Sales to purchasers may at the department's option be for cash,
 by real estate contract, or exchange of land or improvements.
 Transactions involving the construction of improvements must be
 conducted pursuant to chapter 47.28 RCW or Title 39 RCW, as applicable,
 and must comply with all other applicable laws and rules.

6 (4) Conveyances made pursuant to this section shall be by deed 7 executed by the secretary of transportation and shall be duly 8 acknowledged.

9 (5) Unless otherwise provided, all moneys received pursuant to the 10 provisions of this section less any real estate broker commissions paid 11 pursuant to RCW 47.12.320 shall be deposited in the motor vehicle fund.

12 **Sec. 3.** RCW 47.12.063 and 2006 c 17 s 2 are each amended to read 13 as follows:

14 is the intent of the legislature to continue the (1) It department's policy giving priority consideration to abutting property 15 16 owners in agricultural areas when disposing of property through its 17 surplus property program under this section. With respect to surplus 18 property in nonagricultural areas that is suitable for residential use, the department shall give priority to selling, leasing, exchanging, or 19 20 donating the property to eligible organizations for the development of affordable housing for extremely low-income, very low-income, low-21 income, or moderate-income households, consistent with the requirements 22 23 of this section and RCW 43.63A.510.

(2) Whenever the department determines that any real property owned 24 25 by the state of Washington and under the jurisdiction of the department 26 is no longer required for transportation purposes and that it is in the 27 public interest to do so, the department may sell or lease the property or exchange it in full or part consideration for land or improvements 28 29 or for construction of improvements ((at fair market value to)). Except as authorized in (j) of this subsection, the department must 30 receive fair market value for any such sale, lease, or exchange. The 31 department may engage in the sale, lease, or exchange of its surplus 32 property with any of the following governmental entities or persons: 33

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(a) Any other state agency;

35 (b) The city or county in which the property is situated;

(c) Any other municipal corporation;

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(d) Regional transit authorities created under chapter 81.112 RCW;

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(e) The former owner of the property from whom the state acquired
 title;

3 (f) In the case of residentially improved property, a tenant of the 4 department who has resided thereon for not less than six months and who 5 is not delinquent in paying rent to the state;

6 (g) Any abutting private owner but only after each other abutting 7 private owner (if any), as shown in the records of the county assessor, 8 is notified in writing of the proposed sale. If more than one abutting 9 private owner requests in writing the right to purchase the property 10 within fifteen days after receiving notice of the proposed sale, the 11 property shall be sold at public auction in the manner provided in RCW 12 47.12.283;

(h) To any person through the solicitation of written bids through
 public advertising in the manner prescribed by RCW 47.28.050;

15 (i) To any other owner of real property required for transportation 16 purposes;

17 (j) In the case of property suitable for residential use, any ((nonprofit)) eligible organization ((dedicated to providing affordable 18 housing to very low-income, low-income, and moderate-income 19 20 households)), as defined in RCW 43.63A.510 ((and is eligible to receive 21 assistance through the Washington housing trust fund created in chapter 22 43.185 RCW)), to provide affordable housing for extremely low-income, very low-income, low-income, and moderate-income households as defined 23 24 in RCW 43.63A.510. The department may sell, lease, exchange, or donate the property for less than fair market value under this subsection 25 26 (2)(j) if the affordable housing to be developed on the property is to be occupied primarily by extremely low-income, very low-income, or low-27 income households as provided in RCW 43.63A.510; or 28

(k) A federally recognized Indian tribe within whose reservationboundary the property is located.

(3) Sales to purchasers may at the department's option be for cash, by real estate contract, or exchange of land or improvements. Transactions involving the construction of improvements must be conducted pursuant to chapter 47.28 RCW or Title 39 RCW, as applicable, and must comply with all other applicable laws and rules.

36 (4) Conveyances made pursuant to this section shall be by deed 37 executed by the secretary of transportation and shall be duly 38 acknowledged.

1 (5) Unless otherwise provided, all moneys received pursuant to the 2 provisions of this section less any real estate broker commissions paid 3 pursuant to RCW 47.12.320 shall be deposited in the motor vehicle fund.

4 **Sec. 4.** RCW 47.12.064 and 1995 c 399 s 121 are each amended to 5 read as follows:

(((1))) In accordance with RCW 43.63A.510, the department shall 6 7 identify and catalog real property that is no longer required for department purposes and is suitable for the development of affordable 8 9 housing for extremely low-income, very low-income, low-income, and 10 moderate-income households as defined in RCW 43.63A.510. The inventory 11 ((shall)) must include the location, approximate size, sale or lease 12 price and terms, and current zoning classification of the property. 13 ((The department shall provide a copy of the inventory to the 14 department of community, trade, and economic development by November 1, 1993, and every November 1 thereafter. 15

(2) By November 1 of each year, beginning in 1994, the department 16 shall purge the inventory of real property of sites that are no longer 17 18 available for the development of affordable housing. The department 19 shall include an updated listing of real property that has become 20 available since the last update. As used in this section, "real property" means buildings, land, or buildings and land.)) Each 21 inventory must be updated at least once a year, and printed and 22 23 electronic copies of each inventory must be provided upon request. Each annual inventory must also include any surplus properties that 24 25 have been sold for affordable housing.

26 **Sec. 5.** RCW 43.20A.037 and 1995 c 399 s 65 are each amended to 27 read as follows:

28 (1) In accordance with RCW 43.63A.510, the department shall 29 identify and catalog real property that is no longer required for 30 department purposes and is suitable for the development of affordable 31 housing for extremely low-income, very low-income, and moderate-income households as defined in RCW 43.63A.510. The inventory ((shall)) must 32 33 include the location, approximate size, sale or lease price and terms, 34 and current zoning classification of the property. ((The department 35 shall provide a copy of the inventory to the department of community,

1 trade, and economic development by November 1, 1993, and every November

2 1 thereafter.

(2) By November 1 of each year, beginning in 1994, the department 3 4 shall purge the inventory of real property of sites that are no longer 5 available for the development of affordable housing. The department 6 shall include an updated listing of real property that has become 7 available since the last update. As used in this section, "real property" means buildings, land, or buildings and land.)) Each 8 inventory must be updated at least once a year, and printed and 9 electronic copies of each inventory must be provided upon request. 10 Each annual inventory must also include any surplus properties that 11 have been sold for affordable housing. 12

13 (2) In selling, leasing, transferring, or otherwise disposing of surplus or underutilized property, the department shall give priority 14 to selling the property to an eligible organization as defined in RCW 15 16 43.63A.510 for the development of affordable housing for extremely lowincome, very low-income, low-income, or moderate-income households, 17 consistent with RCW 43.63A.510. The department may sell, lease, or 18 exchange the property for less than fair market value if the affordable 19 20 housing to be developed on the property is to be occupied primarily by 21 extremely low-income, very low-income, or low-income households as 22 provided in RCW 43.63A.510.

23 Sec. 6. RCW 72.09.055 and 1995 c 399 s 202 are each amended to 24 read as follows:

25 (1) In accordance with RCW 43.63A.510, the department shall 26 identify and catalog real property that is no longer required for 27 department purposes and is suitable for the development of affordable housing for <u>extremely low-income</u>, very low-income, low-income, and 28 moderate-income households as defined in RCW 43.63A.510. The inventory 29 30 ((shall)) must include the location, approximate size, sale or lease price and terms, and current zoning classification of the property. 31 ((The department shall provide a copy of the inventory to the 32 33 department of community, trade, and economic development by November 1, 34 1993, and every November 1 thereafter.

35 (2) By November 1 of each year, beginning in 1994, the department 36 shall purge the inventory of real property of sites that are no longer 37 available for the development of affordable housing. The department shall include an updated listing of real property that has become available since the last update. As used in this section, "real property" means buildings, land, or buildings and land.)) Each inventory must be updated at least once a year, and printed and electronic copies of each inventory must be provided upon request. Each annual inventory must also include any surplus properties that have been sold for affordable housing.

(2) In selling, leasing, transferring, or otherwise disposing of 8 surplus or underutilized property, the department shall give priority 9 to selling the property to an eligible organization as defined in RCW 10 43.63A.510 for the development of affordable housing for extremely low-11 income, very low-income, low-income, or moderate-income households, 12 consistent with RCW 43.63A.510. The department may sell, lease, or 13 exchange the property for less than fair market value if the affordable 14 housing to be developed on the property is to be occupied primarily by 15 16 extremely low-income, very low-income, or low-income households as 17 provided in RCW 43.63A.510.

18 Sec. 7. RCW 43.19.19201 and 1995 c 399 s 64 are each amended to 19 read as follows:

20 (1) In accordance with RCW 43.63A.510, the department of general administration shall identify and catalog real property that is no 21 22 longer required for department purposes and is suitable for the 23 development of affordable housing for extremely low-income, very lowincome, low-income, and moderate-income households as defined in RCW 24 25 43.63A.510. The inventory ((shall)) must include the location, 26 approximate size, sale or lease price and terms, and current zoning 27 classification of the property. ((The department of general 28 administration shall provide a copy of the inventory to the department 29 of community, trade, and economic development by November 1, 1993, and 30 every November 1 thereafter.

31 (2) By November 1 of each year, beginning in 1994, the department 32 of general administration shall purge the inventory of real property of 33 sites that are no longer available for the development of affordable 34 housing. The department shall include an updated listing of real 35 property that has become available since the last update. As used in 36 this section, "real property" means buildings, land, or buildings and 37 land.)) Each inventory must be updated at least once a year, and printed and electronic copies of each inventory must be provided upon
 request. Each annual inventory must also include any surplus
 properties that have been sold for affordable housing.

(2) In selling, leasing, transferring, or otherwise disposing of 4 surplus or underutilized property, the department shall give priority 5 6 to selling the property to an eligible organization as defined in RCW 7 43.63A.510 for the development of affordable housing for extremely lowincome, very low-income, low-income, or moderate-income households, 8 consistent with RCW 43.63A.510. The department may sell, lease, or 9 exchange the property for less than fair market value if the affordable 10 housing to be developed on the property is to be occupied primarily by 11 extremely low-income, very low-income, or low-income households as 12 13 provided in RCW 43.63A.510.

14 Sec. 8. RCW 79A.05.170 and 1991 sp.s. c 13 s 23 are each amended 15 to read as follows:

(1) In selling, leasing, transferring, or otherwise disposing of 16 surplus or underutilized real property, the commission shall give 17 18 priority to selling the property to an eligible organization as defined 19 in RCW 43.63A.510 for the development of affordable housing for extremely low-income, very low-income, low-income, or moderate-income 20 households, consistent with RCW 43.63A.510. The commission may sell, 21 lease, or exchange the property for less than fair market value if the 22 23 affordable housing to be developed on the property is to be occupied primarily by extremely low-income, very low-income, or low-income 24 25 households as provided in RCW 43.63A.510.

26 (2) Except for those lands subject to RCW 43.63A.510, any lands owned by the ((state parks and recreation)) commission, which are 27 determined to be surplus to the needs of the state for development for 28 29 state park purposes and which the commission proposes to deed to a 30 local government or other entity, shall be accompanied by a clause requiring that if the land is not used for outdoor recreation purposes, 31 ownership of the land shall revert to the ((state parks and 32 recreation)) commission. 33

34 (((2) The state parks and recreation commission,)) (a) In cases 35 where land subject to such a reversionary clause is proposed for use or 36 disposal for purposes other than recreation, <u>the commission</u> shall 37 require that, if the land is surplus to the needs of the commission for park purposes at the time the commission becomes aware of its proposed use for nonrecreation purposes, the holder of the land or property shall reimburse the commission for the release of the reversionary interest in the land. The reimbursement shall be in the amount of the fair market value of the reversionary interest as determined by a qualified appraiser agreeable to the commission. Appraisal costs shall be borne by the local entity which holds title to the land.

8 (((3))) <u>(b)</u> Any funds generated under a reimbursement under this 9 section shall be deposited in the parkland acquisition account which is 10 hereby created in the state treasury. Moneys in this account are to be 11 used solely for the purchase or acquisition of property for use as 12 state park property by the commission, as directed by the legislature; 13 all such funds shall be subject to legislative appropriation.

14 (3) In accordance with RCW 43.63A.510, the commission shall identify and catalog real property that is no longer required for 15 commission purposes and is suitable for the development of affordable 16 housing for extremely low-income, very low-income, low-income, and 17 moderate-income households as defined in RCW 43.63A.510. The inventory 18 must include the location, approximate size, sale or lease price and 19 20 terms, and current zoning classification of the property. Each 21 inventory must be updated at least once a year, and printed and 22 electronic copies of each inventory must be provided upon request. Each annual inventory must also include any surplus properties that 23 24 have been sold for affordable housing.

25 **Sec. 9.** RCW 79A.05.175 and 2007 c 145 s 1 are each amended to read 26 as follows:

27 Except for those lands subject to RCW 43.63A.510 and 79A.05.170(1), whenever the commission finds that any land under its control cannot 28 29 advantageously be used for park purposes, it is authorized to dispose 30 of such land by the method provided in this section or by the method provided in RCW 79A.05.170. If such lands are school or other grant 31 32 lands, control thereof shall be relinquished by resolution of the commission to the proper state officials. If such lands were acquired 33 under restrictive conveyances by which the state may hold them only so 34 35 long as they are used for park purposes, they may be returned to the 36 donor or grantors by the commission. All other such lands may be either sold by the commission to the highest bidder or exchanged for 37

other lands of equal value by the commission, and all conveyance 1 documents shall be executed by the governor. All such exchanges shall 2 be accompanied by a transfer fee, to be set by the commission and paid 3 4 by the other party to the transfer; such fee shall be paid into the parkland acquisition account established under RCW 79A.05.170. 5 The б commission may accept sealed bids, electronic bids, or oral bids at auction. Bids on all sales shall be solicited at least twenty days in 7 8 advance of the sale date by an advertisement appearing at least once a 9 week for two consecutive weeks in a newspaper of general circulation in the county in which the land to be sold is located. If the commission 10 11 feels that no bid received adequately reflects the fair value of the 12 land to be sold, it may reject all bids, and may call for new bids. 13 All proceeds derived from the sale of such park property shall be paid into the park land acquisition account. 14 All land considered for 15 exchange shall be evaluated by the commission to determine its adaptability to park usage. The equal value of all lands exchanged 16 shall first be determined by the appraisals to the satisfaction of the 17 18 commission. No sale or exchange of state park lands shall be made 19 without the unanimous consent of the commission.

20 **Sec. 10.** RCW 36.34.137 and 1993 c 461 s 5 are each amended to read 21 as follows:

22 (1) In accordance with RCW 43.63A.510, every county shall identify 23 and catalog real property owned by the county that is no longer required for its purposes and is suitable for the development of 24 25 affordable housing for <u>extremely low-income</u>, very low-income, low-26 income, and moderate-income households as defined in RCW 43.63A.510. The inventory ((shall)) must include the location, approximate size, 27 sale or lease price and terms, and current zoning classification of the 28 29 property. ((Every county shall provide a copy of the inventory to the 30 department of community development by November 1, 1993, with inventory 31 revisions each November 1 thereafter.

32 (2) By November 1 of each year, beginning in 1994, every county 33 shall purge the inventory of real property of sites that are no longer 34 available for the development of affordable housing. The inventory 35 revision shall include an updated listing of real property that has 36 become available since the last update. As used in this section, "real 37 property" means buildings, land, or buildings and land.)) Each inventory must be updated at least once a year, and printed and electronic copies of each inventory must be provided upon request. Each annual inventory must also include any surplus properties that have been sold for affordable housing. Except for the requirement in RCW 43.63A.510(1) to inventory surplus property, counties are not otherwise subject to the requirements of RCW 43.63A.510.

7 (2) Counties may sell surplus property at a discount for affordable
 8 housing, provided that the discounted sales comply with the guidelines
 9 under RCW 36.70A.540 for affordable housing incentive programs.

10 **Sec. 11.** RCW 35.21.687 and 1995 c 399 s 37 are each amended to 11 read as follows:

12 (1) In accordance with RCW 43.63A.510, every city and town, including every code city operating under Title 35A RCW, shall identify 13 14 and catalog real property owned by the city or town that is no longer required for its purposes and is suitable for the development of 15 affordable housing for <u>extremely low-income</u>, very low-income, low-16 income, and moderate-income households as defined in RCW 43.63A.510. 17 18 The inventory ((shall)) must include the location, approximate size, 19 sale or lease price and terms, and current zoning classification of the 20 property. ((Every city and town shall provide a copy of the inventory to the department of community, trade, and economic development by 21 22 November 1, 1993, with inventory revisions each November 1 thereafter.

23 (2) By November 1 of each year, beginning in 1994, every city and 24 town, including every code city operating under Title 35A RCW, shall 25 purge the inventory of real property of sites that are no longer 26 available for the development of affordable housing. The inventory 27 revision shall also contain a list of real property that has become available since the last update. As used in this section, "real 28 property" means buildings, land, or buildings and land.)) Each 29 30 inventory must be updated at least once a year, and printed and electronic copies of each inventory must be provided upon request. 31 Each annual inventory must also include any surplus properties that 32 have been sold for affordable housing. 33

34 (2) Cities and towns may sell surplus property at a discount for 35 affordable housing, provided that the discounted sales comply with the 36 guidelines under RCW 36.70A.540 for affordable housing incentive 37 programs. 1 **Sec. 12.** RCW 79.11.005 and 2003 c 334 s 201 are each amended to 2 read as follows:

3 (1) <u>Subject to RCW 43.63A.510, the department is authorized to sell</u> 4 any real property not designated or acquired as state forest lands, but 5 acquired by the state, either in the name of the forest board, the 6 forestry board, or the division of forestry, for administrative sites, 7 lien foreclosures, or other purposes whenever it shall determine that 8 the lands are no longer or not necessary for public use.

9 (2) In selling, leasing, transferring, or otherwise disposing of surplus or underutilized real property, the department shall give 10 priority to selling the property to an eligible organization as defined 11 in RCW 43.63A.510 for the development of affordable housing for 12 13 extremely low-income, very low-income, low-income, or moderate-income households, consistent with RCW 43.63A.510. The department may sell, 14 lease, or exchange the property for less than fair market value if the 15 affordable housing to be developed on the property is to be occupied 16 primarily by extremely low-income, very low-income, or low-income 17 households as provided in RCW 43.63A.510. 18

19 (3) Except as otherwise provided under RCW 43.63A.510, the sale may 20 be made after public notice to the highest bidder for such a price as 21 approved by the governor, but not less than the fair market value of 22 the real property, plus the value of improvements thereon. Any 23 instruments necessary to convey title must be executed by the governor 24 in a form approved by the attorney general.

25 (((3))) (4) All amounts received from the sale must be credited to 26 the fund of the department of government that is responsible for the 27 acquisition and maintenance of the property sold.

(5) In accordance with RCW 43.63A.510, the department shall 28 identify and catalog real property owned by the state that is no longer 29 required for its purposes and is suitable for the development of 30 affordable housing for extremely low-income, very low-income, low-31 income, and moderate-income households as defined in RCW 43.63A.510. 32 The inventory must include the location, approximate size, sale or 33 lease price and terms, and current zoning classification of the 34 property. Each inventory must be updated at least once a year, and 35 36 printed and electronic copies of each inventory must be provided upon 37 request. Each annual inventory must also include any surplus properties that have been sold for affordable housing. 38

1 Sec. 13. RCW 79.22.060 and 2009 c 354 s 7 are each amended to read
2 as follows:

3 (1) With the approval of the board <u>and subject to RCW 43.63A.510</u>,
4 the department may directly transfer or dispose of state forest lands
5 without public auction, if the lands:

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(a) Consist of ten contiguous acres or less;

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(b) Have a value of twenty-five thousand dollars or less; or

8 (c) Are located in a county with a population of twenty-five 9 thousand or less and are encumbered with timber harvest deferrals, 10 associated with wildlife species listed under the federal endangered 11 species act, greater than thirty years in length.

12 (2) Disposal under this section may only occur in the following13 circumstances:

14 (a) Transfers in lieu of condemnation;

15 (b) Transfers to resolve trespass and property ownership disputes; 16 or

17 (c) In counties with a population of twenty-five thousand or less,18 transfers to public agencies.

Except as otherwise provided under RCW 43.63A.510 and 19 (3) 79.11.005(2), real property to be transferred or disposed of under this 20 21 section shall be transferred or disposed of only after appraisal and 22 for at least fair market value, and only if the transaction is in the 23 best interest of the state or affected trust. Valuable materials 24 attached to lands transferred to public agencies under subsection 25 (2)(c) of this section must be appraised at the fair market value 26 without consideration of management or regulatory encumbrances 27 associated with wildlife species listed under the federal endangered 28 species act.

(4) The proceeds from real property transferred or disposed of under this section shall be deposited into the park land trust revolving fund and be solely used to buy replacement land within the same county as the property transferred or disposed. In counties with a population of twenty-five thousand or less, the portion of the proceeds associated with valuable materials on the transferred land must be distributed as provided in RCW 79.64.110.

(5) In selling, leasing, transferring, or otherwise disposing of
 surplus or underutilized property, the department shall give priority
 to selling the property to an eligible organization for the development

of affordable housing for extremely low-income, very low-income, lowincome, or moderate-income households, consistent with RCW 43.63A.510. The department may sell, lease, or exchange the property for less than fair market value if the affordable housing to be developed on the property is to be occupied primarily by extremely low-income, very lowincome, or low-income households as provided in RCW 43.63A.510.

7 (6) In accordance with RCW 43.63A.510, the department shall identify and catalog real property that is no longer required for 8 department purposes and is suitable for the development of affordable 9 housing for extremely low-income, very low-income, low-income, and 10 11 moderate-income households as defined in RCW 43.63A.510. The inventory must include the location, approximate size, sale or lease price and 12 13 terms, and current zoning classification of the property. Each inventory must be updated at least once a year, and printed and 14 electronic copies of each inventory must be provided upon request. 15 16 Each annual inventory must also include any surplus properties that have been sold for affordable housing. 17

18 Sec. 14. RCW 53.08.090 and 1994 c 26 s 1 are each amended to read 19 as follows:

20 (1) A port commission may, by resolution, authorize the managing official of a port district to sell ((and convey)), lease, transfer, or 21 22 otherwise dispose of port district property of ten thousand dollars or 23 less in value. The authority shall be in force for not more than one calendar year from the date of resolution and may be renewed from year 24 25 to year. Prior to any such sale ((or conveyance)), lease, transfer, or 26 disposition, the managing official shall itemize and list the property to be sold, leased, transferred, or disposed of and make written 27 certification to the commission that the listed property is no longer 28 29 needed for district purposes. Any large block of the property having 30 a value in excess of ten thousand dollars shall not be broken down into components of ten thousand dollars or less value and sold in the 31 smaller components unless the smaller components be sold by public 32 competitive bid. A port district may sell and convey any of its real 33 34 or personal property valued at more than ten thousand dollars when the 35 port commission has, by resolution, declared the property to be no 36 longer needed for district purposes, but no property which is a part of 37 the comprehensive plan of improvement or modification thereof shall be

disposed of until the comprehensive plan has been modified to find the property surplus to port needs. The comprehensive plan shall be modified only after public notice and hearing provided by RCW 53.20.010. <u>All sales, transfers, or exchanges of port district</u> property under this section are subject to RCW 43.63A.510.

6 Nothing in this section shall be deemed to repeal or modify 7 procedures for property sales within industrial development districts 8 as set forth in chapter 53.25 RCW.

9 (2) The ten thousand dollar figures in subsection (1) of this 10 section shall be adjusted annually based upon the governmental price 11 index established by the department of revenue under RCW 82.14.200.

(3) In selling, leasing, transferring, or otherwise disposing of 12 13 surplus or underutilized property, a port district shall give priority to selling the property to an eligible organization for the development 14 of affordable housing for extremely low-income, very low-income, low-15 income, or moderate-income households, consistent with RCW 43.63A.510. 16 <u>A port district may sell, lease, or exchange the property for less than</u> 17 fair market value if the affordable housing to be developed on the 18 19 property is to be occupied primarily by extremely low-income, very low-20 income, or low-income households as provided in RCW 43.63A.510.

21 (4) A port district shall identify and catalog real property that is no longer required for district purposes and is suitable for the 22 development of affordable housing for extremely low-income, very low-23 24 income, low-income, and moderate-income households as defined in RCW 43.63A.510. The inventory must include the location, approximate size, 25 26 sale or lease price and terms, and current zoning classification of the 27 property. Each inventory must be updated at least once a year, and printed and electronic copies of each inventory must be provided upon 28 request. Each annual inventory must also include any surplus 29 properties that have been sold for affordable housing. 30

31 **Sec. 15.** RCW 54.16.180 and 2008 c 198 s 5 are each amended to read 32 as follows:

(1) <u>Subject to RCW 43.63A.510, a</u> district may sell and convey, lease, or otherwise dispose of all or any part of its works, plants, systems, utilities and properties, after proceedings and approval by the voters of the district, as provided for the lease or disposition of like properties and facilities owned by cities and towns. The

1 affirmative vote of three-fifths of the voters voting at an election on 2 the question of approval of a proposed sale((-)) shall be necessary to 3 authorize such a sale.

4 (2) <u>Subject to RCW 43.63A.510, a</u> district may, without the approval
5 of the voters, sell, convey, lease, or otherwise dispose of all or any
6 part of the property owned by it that is located:

7 (a) Outside its boundaries, to another public utility district,8 city, town or other municipal corporation; or

9 (b) Within or without its boundaries, which has become 10 unserviceable, inadequate, obsolete, worn out or unfit to be used in 11 the operations of the system and which is no longer necessary, material 12 to, and useful in such operations, to any person or public body.

13 (3) In selling, leasing, transferring, or otherwise disposing of surplus or underutilized property, a district shall give priority to 14 selling the property to an eligible organization for the development of 15 affordable housing for extremely low-income, very low-income, low-16 income, or moderate-income households, consistent with RCW 43.63A.510. 17 A district may sell, lease, or exchange the property for less than fair 18 19 market value if the affordable housing to be developed on the property 20 is to be occupied primarily by extremely low-income, very low-income, 21 or low-income households as provided in RCW 43.63A.510.

(4) A district shall identify and catalog real property that is no 22 longer required for district purposes and is suitable for the 23 24 development of affordable housing for extremely low-income, very lowincome, low-income, and moderate-income households as defined in RCW 25 26 43.63A.510. The inventory must include the location, approximate size, 27 sale or lease price and terms, and current zoning classification of the property. Each inventory must be updated at least once a year, and 28 printed and electronic copies of each inventory must be provided upon 29 30 request. Each annual inventory must also include any surplus properties that have been sold for affordable housing. 31

32 (5) A district may sell, convey, lease or otherwise dispose of 33 items of equipment or materials to any other district, to any 34 cooperative, mutual, consumer-owned or investor-owned utility, to any 35 federal, state, or local government agency, to any contractor employed 36 by the district or any other district, utility, or agency, or any 37 customer of the district or of any other district or utility, from the 38 district's stores without voter approval or resolution of the district's board, if such items of equipment or materials cannot practicably be obtained on a timely basis from any other source, and the amount received by the district in consideration for any such sale, conveyance, lease, or other disposal of such items of equipment or materials is not less than the district's cost to purchase such items or the reasonable market value of equipment or materials.

7 (((4))) (6) A district located within a county with a population of 8 from one hundred twenty-five thousand to less than two hundred ten 9 thousand may sell and convey to a city of the first class, which owns 10 its own water system, all or any part of a water system owned by the 11 district where a portion of it is located within the boundaries of the 12 city, without approval of the voters, upon such terms and conditions as 13 the district shall determine.

(((5))) (7) A district located in a county with a population of 14 from twelve thousand to less than eighteen thousand and bordered by the 15 Columbia river may, separately or in connection with the operation of 16 17 a water system, or as part of a plan for acquiring or constructing and 18 operating a water system, or in connection with the creation of another 19 or subsidiary local utility district, provide for the acquisition or construction, additions or improvements to, or extensions of, and 20 21 operation of, a sewage system within the same service area as in the 22 judgment of the district commission is necessary or advisable to 23 eliminate or avoid any existing or potential danger to public health 24 due to lack of sewerage facilities or inadequacy of existing facilities. 25

(((6))) <u>(8) Subject to RCW 43.63A.510, a</u> district located within a county with a population of from one hundred twenty-five thousand to less than two hundred ten thousand bordering on Puget Sound may sell and convey to any city or town with a population of less than ten thousand all or any part of a water system owned by the district without approval of the voters upon such terms and conditions as the district shall determine.

33 (((7))) (9) A district may sell and convey, lease, or otherwise 34 dispose of, to any person or entity without approval of the voters and 35 upon such terms and conditions as it determines, all or any part of an 36 electric generating project owned directly or indirectly by the 37 district, regardless of whether the project is completed, operable, or 38 operating, as long as:

(a) The project is or would be powered by an eligible renewable
 resource as defined in RCW 19.285.030; and

3 (b) The district, or the separate legal entity in which the 4 district has an interest in the case of indirect ownership, has:

5 (i) The right to lease the project or to purchase all or any part 6 of the energy from the project during the period in which it does not 7 have a direct or indirect ownership interest in the project; and

8 (ii) An option to repurchase the project or part thereof sold, 9 conveyed, leased, or otherwise disposed of at or below fair market 10 value upon termination of the lease of the project or termination of 11 the right to purchase energy from the project.

12 (((8))) (10) Districts are municipal corporations for the purposes 13 of this section. A commission shall be held to be the legislative 14 body, a president and secretary shall have the same powers and perform 15 the same duties as a mayor and city clerk, and the district resolutions 16 shall be held to be ordinances within the meaning of statutes governing 17 the sale, lease, or other disposal of public utilities owned by cities 18 and towns.

19 Sec. 16. RCW 57.08.016 and 1999 c 153 s 5 are each amended to read 20 as follows:

21 (1) There shall be no private sale of real property where the 22 appraised value exceeds the sum of two thousand five hundred dollars. 23 Subject to the provisions of subsection (2) of this section, no real property of the district shall be sold for less than ninety percent of 24 25 the value thereof as established by a written appraisal made not more 26 than six months prior to the date of sale by three disinterested real estate brokers licensed under the laws of the state or professionally 27 28 designated real estate appraisers as defined in RCW 74.46.020. The 29 appraisal shall be signed by the appraisers and filed with the secretary of the board of commissioners of the district, who shall keep 30 31 it at the office of the district open to public inspection. Any notice 32 of intention to sell real property of the district shall recite the appraised value thereof. 33

34 (2) <u>Subject to RCW 43.63A.510, if</u> no purchasers can be obtained for 35 the property at ninety percent or more of its appraised value after one 36 hundred twenty days of offering the property for sale, the board of 37 commissioners of the district may adopt a resolution stating that the

district has been unable to sell the property at the ninety percent 1 2 amount. The district then may sell the property at the highest price it can obtain at public auction. A notice of intention to sell at 3 public auction shall be published once a week for two consecutive weeks 4 in a newspaper of general circulation in the district. The notice 5 shall describe the property, state the time and place at which it will б 7 be offered for sale and the terms of sale, and shall call for bids, fix 8 the conditions thereof, and reserve the right to reject any and all bids for good cause. 9

(3) In selling, leasing, transferring, or otherwise disposing of 10 surplus or underutilized property, a district shall give priority to 11 12 selling the property to an eligible organization for the development of 13 affordable housing for extremely low-income, very low-income, lowincome, or moderate-income households, consistent with RCW 43.63A.510. 14 A district may sell, lease, or exchange the property for less than fair 15 market value if the affordable housing to be developed on the property 16 is to be occupied primarily by extremely low-income, very low-income, 17 or low-income households as provided in RCW 43.63A.510. 18

19 (4) A district shall identify and catalog real property that is no longer required for district purposes and is suitable for the 20 21 development of affordable housing for extremely low-income, very lowincome, low-income, and moderate-income households as defined in RCW 22 23 43.63A.510. The inventory must include the location, approximate size, 24 sale or lease price and terms, and current zoning classification of the property. Each inventory must be updated at least once a year, and 25 26 printed and electronic copies of each inventory must be provided upon 27 request. Each annual inventory must also include any surplus properties that have been sold for affordable housing. 28

29 Sec. 17. RCW 81.112.080 and 1992 c 101 s 8 are each amended to 30 read as follows:

31 An authority shall have the following powers in addition to the 32 general powers granted by this chapter:

33 (1) To carry out the planning processes set forth in RCW 34 81.104.100;

35 (2) To acquire by purchase, condemnation, gift, or grant and to
 36 lease, construct, add to, improve, replace, repair, maintain, operate,
 37 and regulate the use of high capacity transportation facilities and

properties within authority boundaries including surface, underground, 1 2 or overhead railways, tramways, busways, buses, bus sets, entrained and linked buses, ferries, or other means of local transportation except 3 4 taxis, and including escalators, moving sidewalks, personal rapid 5 transit systems or other people-moving systems, passenger terminal and parking facilities and properties, and such other facilities and 6 7 properties as may be necessary for passenger, vehicular, and vessel 8 access to and from such people-moving systems, terminal and parking 9 facilities and properties, together with all lands, rights-of-way, 10 property, equipment, and accessories necessary for such high capacity 11 transportation systems. When developing specifications for high 12 capacity transportation system operating equipment, an authority shall 13 take into account efforts to establish or sustain a domestic manufacturing capacity for such equipment. The right of eminent domain 14 15 shall be exercised by an authority in the same manner and by the same procedure as or may be provided by law for cities of the first class, 16 17 except insofar as such laws may be inconsistent with the provisions of 18 this chapter. Public transportation facilities and properties which 19 are owned by any city, county, county transportation authority, public 20 transportation benefit area, or metropolitan municipal corporation may 21 be acquired or used by an authority only with the consent of the agency 22 owning such facilities. Such agencies are hereby authorized to convey or lease such facilities to an authority or to contract for their joint 23 24 use on such terms as may be fixed by agreement between the agency and 25 the authority.

The facilities and properties of an authority whose vehicles will operate primarily within the rights-of-way of public streets, roads, or highways, may be acquired, developed, and operated without the corridor and design hearings that are required by RCW 35.58.273 for mass transit facilities operating on a separate right-of-way;

(3) To dispose of any real or personal property acquired in 31 32 connection with any authority function and that is no longer required 33 for the purposes of the authority, in the same manner as provided for cities of the first class. When an authority determines that a 34 35 facility or any part thereof that has been acquired from any public 36 agency without compensation is no longer required for authority 37 purposes, but is required by the agency from which it was acquired, the authority shall by resolution transfer it to such agency; 38

(4) In selling, leasing, transferring, or otherwise disposing of 1 surplus or underutilized property, to give priority to selling the 2 property to an eligible organization for the development of affordable 3 housing for extremely low-income, very low-income, low-income, or 4 moderate-income households, consistent with RCW 43.63A.510. An 5 б authority may sell, lease, or exchange the property for less than fair market value if the affordable housing to be developed on the property 7 is to be occupied primarily by extremely low-income, very low-income, 8 9 or low-income households as provided in RCW 43.63A.510;

(5) To identify and catalog real property that is no longer 10 11 required for authority purposes and is suitable for the development of affordable housing for extremely low-income, very low-income, low-12 income, and moderate-income households as defined in RCW 43.63A.510. 13 The inventory must include the location, approximate size, sale or 14 lease price and terms, and current zoning classification of the 15 property. Each inventory must be updated at least once a year, and 16 printed and electronic copies of each inventory must be provided upon 17 request. Each annual inventory must also include any surplus 18 properties that have been sold for affordable housing; 19

(6) To fix rates, tolls, fares, and charges for the use of such
 facilities and to establish various routes and classes of service.
 Fares or charges may be adjusted or eliminated for any distinguishable
 class of users.

24 <u>NEW SECTION.</u> Sec. 18. Section 2 of this act expires June 30, 25 2012.

26 <u>NEW SECTION.</u> Sec. 19. Section 3 of this act takes effect June 30, 27 2012.

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