SENATE BILL REPORT SB 5593

As of January 11, 2022

Title: An act relating to urban growth area boundaries.

Brief Description: Concerning urban growth area boundaries.

Sponsors: Senators Short and Lovelett.

Brief History:

Committee Activity: Housing & Local Government: 1/12/22.

Brief Summary of Bill

- Amends the current standards for jurisdictions to revise a designated urban growth area (UGA) or areas to include revisions based on patterns of development.
- Provides that any revision to the existing boundaries of a jurisdiction's UGA or areas may not result in an expansion of total surface area of the UGA if the revision is to accommodate patterns of development and anticipated urban growth.

SENATE COMMITTEE ON HOUSING & LOCAL GOVERNMENT

Staff: Maggie Douglas (786-7279)

Background: <u>Growth Management Act.</u> The Growth Management Act (GMA) is the comprehensive land use planning framework for counties and cities in Washington. The GMA sets forth three broad planning obligations for those counties and cities who plan fully under the GMA:

- the county legislative authority must adopt a countywide planning policy;
- the county, and the cities within the county, must adopt comprehensive plans and designate critical areas, agricultural lands, forestlands, and mineral resource lands,

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and adopt development regulations accordingly; and

• the county must designate and take other actions related to urban growth areas (UGAs).

The GMA directs planning jurisdictions to adopt internally consistent comprehensive landuse plans that are generalized, coordinated land-use policy statements of the governing body. Comprehensive plans must address specified planning elements, each of which is a subset of a comprehensive plan. The implementation of comprehensive plans occurs through locally adopted development regulations.

<u>Urban Growth Areas.</u> Counties that fully plan under the GMA must designate UGAs, within which urban growth must be encouraged and outside of which growth may occur only if it is not urban in nature. Planning jurisdictions must include within their UGAs sufficient areas and densities to accommodate projected urban growth for the succeeding 20-year period. Cities must include sufficient areas to accommodate the broad range of needs and uses that will accompany the projected urban growth, including, as appropriate, medical, governmental, institutional, commercial, service, retail, and other nonresidential uses.

Summary of Bill: Each county that designates UGAs under the GMA shall review its designated UGAs, patterns of development within the UGA, and the densities permitted within the incorporated and unincorporated portions of each UGA during the jurisdiction's regularly scheduled comprehensive review update cycle.

If, during the jurisdiction's regularly scheduled review, the county determines the patterns of development have created pressure in areas that exceed the available and developable lands within the UGA, the county may revise the UGA to accommodate identified patterns of development and future development pressure for the succeeding 20-year period. The revision may not result in an increase in the total surface area of the existing UGA.

Appropriation: None.

Fiscal Note: Not requested.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.