FINAL BILL REPORT ESSB 5758

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Synopsis as Enacted

Brief Description: Concerning condominium conversions.

Sponsors: Senate Committee on Housing & Local Government (originally sponsored by Senators Gildon and Rivers).

Senate Committee on Housing & Local Government House Committee on Housing, Human Services & Veterans

Background: Condominium Conversions. The Washington Condominium Act applies to all condominiums created within the state after July 1, 1990, and through June 30, 2018. The Washington Uniform Common Interest Ownership Act (WUCIOA) applies to all common interest communities, including condominiums, created within the state on or after July 1, 2018. Both the Washington Condominium Act and WUCIOA require a declarant or dealer who intends to offer units in a conversion condominium or conversion building to provide each of the residential tenants and subtenants a conversion notice and the public offering statement no later than 120 days before the tenants and subtenants are required to vacate. The conversion notice must inform the residential tenants and subtenants of their rights and expressly state whether there is a county or city relocation assistance program for residential tenants or subtenants of conversion condominiums or conversion buildings in the jurisdiction in which the property is located. If the county or city does have a relocation assistance program, the notice must also provide a summary of the terms and conditions under which relocation assistance is paid and contact information for the city or county relocation assistance program.

A city or county may, by ordinance, require the payment of relocation assistance not to exceed a sum equal to three months of the residential tenant's or subtenant's rent at the time the conversion notice is received, to residential tenants or subtenants who:

- do not elect to purchase a unit in the common interest community;
- are in lawful occupancy of a unit in the conversion building; and
- have an annual household income at or below 80 percent of area median income.

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This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

Relocation assistance must be paid on or before the date the residential tenant or subtenant vacates and is in addition to any damage deposit or other compensation or refund to which the residential tenant or subtenant is otherwise entitled. Unpaid rent or other amounts owed by the residential tenant or subtenant to the landlord may be offset against the relocation assistance.

<u>Housing Finance Commission.</u> The Housing Finance Commission (Commission) is a finance authority established to act as a conduit to make additional funds available at affordable rates to help provide housing throughout the state. The Commission is financially self-supported and does not receive funding from the state. To provide financing, the Commission may:

- issue bonds;
- make loans to or deposits with mortgage lenders for making mortgage loans;
- make loans for down payment assistance to home buyers; and
- participate in federal and other government programs to carry out its purpose.

Affordable Housing Advisory Board. The Washington State Affordable Housing Advisory Board (AHAB) advises the Department of Commerce on housing and housing-related issues. AHAB has 22 members representing a variety of housing interests around the state. Among its duties, AHAB must review, evaluate, and make recommendations regarding existing and proposed housing programs and initiatives including, but not limited to, tax policies, land use policies, and financing programs, as well as provide an annual report detailing its findings and making specific program, legislative, and funding recommendations, and any other recommendations it deems appropriate.

Summary: The Commission must implement a condominium conversion tenant-to-homeowner program focused on opportunities for first-time homeownership and to assist tenants in multifamily buildings that are being converted to condominium ownership by providing information and resources relating to homeownership. The Commission must also refer such tenants to its home loan and down payment assistance programs and any applicable homebuyer education seminars available through local partnerships. The Commission may establish income eligibility requirements for tenants and qualifying price thresholds under the program consistent with requirements and thresholds under existing Commission programs.

Any declarant of a conversion condominium, and any dealer who intends to offer units in such a condominium, subject to the requirements of a condominium association created under the Washington Condominium Act, must provide a conversion notice to the Commission no later than 120 days before the residential tenants or subtenants in possession of a portion of the conversion condominium must vacate. Such a declarant and dealer must also inform residential tenants and subtenants about the resources and information available under the condominium conversion tenant-to-homeowner program within the conversion notice provided to such tenants and subtenants.

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Any declarant or dealer who intends to offer units in a conversion building, subject to the requirements of a common interest community created under WUCIOA, must provide a conversion notice to the Commission no later than 120 days before the residential tenants or subtenants in possession of a portion of the conversion building must vacate. Such a declarant or dealer must also inform residential tenants and subtenants about the resources and information available under the condominium conversion tenant-to-homeowner program within the conversion notice provided to such tenants and subtenants.

AHAB must review issues associated with the conversion of multifamily buildings to condominium ownership and include:

- an assessment of the current housing market and affordability of condominium conversions, especially for first-time home buyers;
- statutory, regulatory, financial, or other barriers to condominium conversions as a viable source of housing supply for first-time home buyers;
- impacts to tenants caused by the conversion of multifamily buildings to condominium ownership, and the adequacy of programs and resources for tenant rental relocation and other assistance;
- programs in other states using condominium ownership as a first-time homeownership opportunity, including those focused on employer-specific programs for certain public service occupations in high-cost areas;
- specific areas in counties subject to the buildable lands review and evaluation program where condominium conversion could provide first-time home buyer opportunities close to light rail, express bus service, or other forms of mass transit; and
- condominium association concerns, including board accountability, fee collection, effective communication, representation regarding covenants, lien and foreclosure fairness, and insurance claim impartiality.

When conducting its review, AHAB must seek input from stakeholders with expertise in both the condominium conversion process and providing tenant relocation programs and assistance, and provide a report on its review to the Legislature by December 1, 2022.

The membership of AHAB is expanded to include one representative from a condominium association or community interest community association.

Votes on Final Passage:

Senate 48 1 House 98 0

Effective: June 9, 2022