H-4030.1			

HOUSE BILL 2394

State of Washington 54th Legislature 1996 Regular Session

By Representatives Reams, Buck, Sheldon, Honeyford, Delvin, Thompson and McMahan

Read first time 01/10/96. Referred to Committee on Government Operations.

- 1 AN ACT Relating to authorized uses for master planned resorts;
- 2 amending RCW 36.70A.360; and declaring an emergency.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 RCW 36.70A.360 and 1991 sp.s. c 32 s 17 are each amended Sec. 1. 5 to read as follows:
- 6 Counties that are required or choose to plan under RCW 36.70A.040
- 7 may permit master planned resorts which may constitute urban growth
- outside of urban growth areas as limited by this section. 8
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- planned resort means a self-contained and fully integrated planned unit
- development, in a setting of significant natural amenities, ((with primary focus on)) which include destination resort facilities
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((consisting of)) for short-term visitor accommodations associated with

- 13 a range of developed on-site indoor or outdoor recreational facilities.
- 14 A master planned resort may include other residential uses, conference
- 15 facilities, and commercial activities supporting the resort and
- recreational facilities within its boundaries, but only if ((the 16
- 17 residential)) these other uses are integrated into ((and support the
- on-site recreational nature of)) the resort. 18

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19 A master planned resort may be authorized by a county only if:

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- 1 (1) The comprehensive plan specifically identifies policies to 2 guide the development of master planned resorts;
- 3 (2) The comprehensive plan and development regulations include 4 restrictions that preclude new urban or suburban land uses in the 5 vicinity of the master planned resort, except in areas otherwise 6 designated for urban growth under RCW 36.70A.110;

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- (3) The county includes a finding as a part of the approval process that the land is better suited, and has more long-term importance, for the master planned resort than for the commercial harvesting of timber or agricultural production, if located on land that otherwise would be designated as forest land or agricultural land under RCW 36.70A.170;
- 12 (4) The county ensures that the resort plan is consistent with the 13 development regulations established for critical areas; and
- 14 (5) On-site and off-site infrastructure impacts are fully 15 considered and mitigated.
- NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately.

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