CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 6093

54th Legislature 1996 Regular Session

Passed by the Senate February 2, 1996 YEAS 48 NAYS 0

President of the Senate

Passed by the House February 27, 1996 YEAS 98 NAYS 0

Speaker of the House of Representatives

Approved

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 6093** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

FILED

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 6093

Passed Legislature - 1996 Regular Session

State of Washington 54th Legislature 1996 Regular Session

By Senate Committee on Government Operations (originally sponsored by Senators Sheldon, Winsley, Drew, Owen, Prentice and Quigley)

Read first time 1/24/96.

1 AN ACT Relating to sidewalk reconstruction; and amending RCW 2 35.68.010, 35.69.010, 35.69.020, 35.70.010, and 35.70.020.

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

4 **sec. 1.** RCW 35.68.010 and 1965 c 7 s 35.68.010 are each amended to 5 read as follows:

Any city or town, hereinafter referred to as city, is authorized to 6 construct, reconstruct, and repair sidewalks, gutters and curbs along 7 and driveways across sidewalks, which work is hereafter referred to as 8 9 the improvement, and to pay the costs thereof from any available funds, 10 or to require the abutting property owner to construct the improvement 11 at ((his)) <u>the owner's</u> own cost or expense, or<u>, subject to the</u> limitations in RCW 35.69.020 (2) and (3), to assess all or any portion 12 13 of the costs thereof against the abutting property owner.

14 **Sec. 2.** RCW 35.69.010 and 1994 c 81 s 61 are each amended to read 15 as follows:

16 The term "street" as used herein includes boulevard, avenue, 17 street, alley, way, lane, square or place.

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1 The term "city" includes any city of the first or second class or 2 any other city of equal population working under a special charter.

The term "sidewalk" includes any and all <u>pedestrian</u> structures or forms of ((street)) improvement <u>for pedestrians</u> included in the space between the street margin, <u>as defined by a curb or the edge of the</u> <u>traveled road surface</u>, and the ((roadway)) <u>line where the public right</u> <u>of way meets the abutting property</u>.

8 **sec. 3.** RCW 35.69.020 and 1965 c 7 s 35.69.020 are each amended to 9 read as follows:

(1) Whenever a portion, not longer than one block in length, of any 10 street in any city is not improved by the construction of a sidewalk 11 thereon, or the sidewalk thereon has become unfit or unsafe for 12 purposes of public travel, and such street adjacent to both ends of 13 14 said portion is so improved and in good repair, and the city council of 15 such city by resolution finds that the improvement of such portion of such street by the construction or reconstruction of a sidewalk thereon 16 is necessary for the public safety and convenience, the duty, burden, 17 18 and expense of constructing or reconstructing such sidewalk shall devolve upon the property directly abutting upon such portion((+ 19 **PROVIDED**, That such)) except as provided in subsections (2) and (3) of 20 21 <u>this section.</u>

(2) An abutting property shall not be charged with any costs of construction or reconstruction under this chapter, or under chapter 35.68 or 35.70 RCW, in excess of fifty percent of the valuation of such abutting property, exclusive of improvements thereon, according to the valuation last placed upon it for purposes of general taxation.

(3) An abutting property shall not be charged with any costs of reconstruction under this chapter, or under chapter 35.68 or 35.70 RCW, if the reconstruction is required to correct deterioration of or damage to the sidewalk that is the direct result of actions by the city or its agents or to correct deterioration of or damage to the sidewalk that is the direct result of the failure of the city to enforce its ordinances.

33 **Sec. 4.** RCW 35.70.010 and 1965 c 7 s 35.70.010 are each amended to 34 read as follows:

For the purposes of this chapter all property having a frontage on the side or margin of any street ((or other public place)) shall be

deemed abutting property, and such property shall be chargeable, as 1 provided in this chapter, with all costs of construction of any form of 2 sidewalk improvement, between the margin of ((said)) the street ((or 3 4 other public place)), as defined by a curb or the edge of the traveled road surface, and the ((roadway lying in front of and adjacent to 5 said)) line where the public right of way meets the abutting property, 6 and the term sidewalk as used in this chapter shall be construed to 7 8 mean and include any and all <u>pedestrian</u> structures or forms of 9 improvement for pedestrians included in the space between the street margin, as defined by a curb or the edge of the traveled road surface, 10 and the ((roadway known as the sidewalk area)) line where the public 11 right of way meets the abutting property. 12

13 Sec. 5. RCW 35.70.020 and 1994 c 81 s 62 are each amended to read 14 as follows:

In all cities of the second class and towns the burden and expense of constructing sidewalks along the side of any street or other public place shall devolve upon and be borne by the property directly abutting thereon. The cost of reconstructing or repairing existing sidewalks <u>may devolve upon the abutting property subject to the limitations in</u> <u>RCW 35.69.020 (2) and (3).</u>

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