SENATE BILL 6618

State of Washington 55th Legislature 1998 Regular Session

By Senators Anderson, T. Sheldon, Swecker, Hargrove, Stevens, Morton, Oke, Benton and Hale

Read first time 01/23/98. Referred to Committee on Government Operations.

AN ACT Relating to increasing flexibility for counties and cities in implementing growth management; amending RCW 36.70A.040 and 36.70A.110; adding new sections to chapter 36.70A RCW; and declaring an emergency.

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

6 Sec. 1. RCW 36.70A.040 and 1995 c 400 s 1 are each amended to read 7 as follows:

(1)(a) Each county that has both a population of fifty thousand or 8 more and, until May 16, 1995, has had its population increase by more 9 10 than ten percent in the previous ten years or, on or after May 16, 1995, has had its population increase by more than seventeen percent in 11 12 the previous ten years, and the cities located within such county, and 13 any other county regardless of its population that has had its population increase by more than twenty percent in the previous ten 14 15 years, and the cities located within such county, shall ((conform with 16 all of the requirements of this chapter)) plan under this section. However, the county legislative authority of ((such a county with a 17 18 population of less than fifty thousand population)) a rural county may adopt a resolution removing the county, and the cities located within 19

the county, from the requirement((s of adopting comprehensive land use 1 plans and development regulations under this chapter)) to plan under 2 3 this section if this resolution is adopted and filed with the 4 department by December 31, ((1990, for counties initially meeting this set of criteria)) 1998, or within ((sixty days)) six months of the date 5 the office of financial management certifies that a county meets this 6 7 set of criteria under subsection (5) of this section. A county that 8 adopts a resolution removing the county, and the cities located within 9 the county, from the requirement to plan under this section remains subject to the requirements for the designation and protection of 10 critical areas and the designation of natural resource lands under RCW 11 <u>36.70A.060(2), 36.70A.170, and 36.70A.172.</u> 12

(b) Once a county meets either of these sets of criteria and the county has not adopted a resolution under (a) of this subsection, the requirement to ((conform with all of the requirements of this chapter)) plan under this section remains in effect, even if the county no longer meets one of these sets of criteria.

(2) The county legislative authority of any county that does not 18 19 ((meet either of the sets of criteria established)) plan under ((subsection (1) of)) this section may adopt a resolution indicating 20 its intention ((to have subsection (1) of this section apply to)) that 21 the county <u>plan under this section</u>. Each city, located in a county 22 that $\left(\left(\frac{\text{chooses to plan}}{1}\right)\right)$ adopts a resolution under this subsection $\left(\left(\frac{1}{2}\right)\right)$ 23 24 shall ((conform with all of the requirements of this chapter)) plan 25 under this section. Once such a resolution has been adopted, the 26 county and the cities located within the county remain subject to all of the requirements of this ((chapter)) section. However, a rural 27 28 county that, before the effective date of this act, adopted a 29 resolution of intention under this subsection to plan under this 30 section may adopt a resolution removing the county, and the cities located within the county, from the requirement to plan under this 31 section if the resolution is adopted and filed with the department by 32 December 31, 1998. A county that adopts a resolution removing the 33 34 county, and the cities located within the county, from the requirement 35 to plan under this section remains subject to the requirements for the designation and protection of critical areas and the designation of 36 natural resource lands under RCW 36.70A.060(2), 36.70A.170, and 37 38 36.70A.172.

(3) Any county or city that is initially required to ((conform with 1 2 all of the requirements of this chapter)) plan under this section, and, 3 where applicable, the county legislative authority has not adopted a 4 resolution removing the county from these requirements as provided in subsection (1) of this section, shall take actions under this chapter 5 as follows: (a) The county legislative authority shall adopt a county-6 7 wide planning policy under RCW 36.70A.210; (b) the county and each city 8 located within the county shall designate critical areas, agricultural 9 lands, forest lands, and mineral resource lands, and adopt development 10 regulations conserving these designated agricultural lands, forest lands, and mineral resource lands and protecting these designated 11 critical areas, under RCW 36.70A.170 and 36.70A.060; (c) the county 12 shall designate and take other actions related to urban growth areas 13 under RCW 36.70A.110; (d) if the county has a population of fifty 14 15 thousand or more, the county and each city located within the county 16 shall adopt a comprehensive plan under this chapter and development 17 regulations that are consistent with and implement the comprehensive plan on or before July 1, 1994, and if the county has a population of 18 19 less than fifty thousand, the county and each city located within the 20 county shall adopt a comprehensive plan under this chapter and development regulations that are consistent with and implement the 21 comprehensive plan by January 1, 1995, but if the governor makes 22 23 written findings that a county with a population of less than fifty 24 thousand or a city located within such a county is not making 25 reasonable progress toward adopting a comprehensive plan and 26 development regulations the governor may reduce this deadline for such actions to be taken by no more than one hundred eighty days. 27 Any 28 county or city subject to this subsection may obtain an additional six 29 months before it is required to have adopted its development 30 regulations by submitting a letter notifying the department of 31 community, trade, and economic development of its need prior to the deadline for adopting both a comprehensive plan and development 32 regulations. 33

(4) Any county or city that is required to ((conform with all the requirements of this chapter)) plan under this section, as a result of the county legislative authority adopting its resolution of intention under subsection (2) of this section, and the county legislative authority has not adopted a resolution removing the county from these requirements under subsection (2) of this section, shall take actions

p. 3

under this chapter as follows: (a) The county legislative authority 1 2 shall adopt a county-wide planning policy under RCW 36.70A.210; (b) the county and each city that is located within the county shall adopt 3 4 development regulations conserving agricultural lands, forest lands, and mineral resource lands it designated under RCW 36.70A.060 within 5 one year of the date the county legislative authority adopts its 6 7 resolution of intention; (c) the county shall designate and take other 8 actions related to urban growth areas under RCW 36.70A.110; and (d) the 9 county and each city that is located within the county shall adopt a 10 comprehensive plan and development regulations that are consistent with and implement the comprehensive plan not later than four years from the 11 date the county legislative authority adopts its resolution of 12 13 intention, but a county or city may obtain an additional six months before it is required to have adopted its development regulations by 14 15 submitting a letter notifying the department of community, trade, and 16 economic development of its need prior to the deadline for adopting 17 both a comprehensive plan and development regulations.

(5) If the office of financial management certifies that the 18 19 population of a county that ((previously had not been required to)) 20 does not plan under ((subsection (1) or (2) of)) this section has changed sufficiently to meet either of the sets of criteria specified 21 under subsection (1) of this section, and where applicable, the county 22 23 legislative authority has not adopted a resolution removing the county 24 from these requirements as provided in subsection (1) of this section, 25 the county and each city within such county shall take actions under 26 this chapter as follows: (a) The county legislative authority shall adopt a county-wide planning policy under RCW 36.70A.210; (b) the 27 county and each city located within the county shall adopt development 28 29 regulations under RCW 36.70A.060 conserving agricultural lands, forest 30 lands, and mineral resource lands it designated within one year of the 31 certification by the office of financial management; (c) the county shall designate and take other actions related to urban growth areas 32 under RCW 36.70A.110; and (d) the county and each city located within 33 34 the county shall adopt a comprehensive land use plan and development 35 regulations that are consistent with and implement the comprehensive plan within four years of the certification by the office of financial 36 37 management, but a county or city may obtain an additional six months 38 before it is required to have adopted its development regulations by 39 submitting a letter notifying the department of community, trade, and

p. 4

economic development of its need prior to the deadline for adopting
 both a comprehensive plan and development regulations.

3 (6) A copy of each document that is required under this section4 shall be submitted to the department at the time of its adoption.

5 (7) For purposes of this section, "rural county" means a county 6 with a land base that is at least seventy-five percent in public 7 ownership or designated resource lands, as determined by the county, or 8 has a population density of sixty or fewer persons per square mile, as 9 determined by the office of financial management.

10 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 36.70A RCW 11 to read as follows:

12 If a county adopts a resolution under RCW 36.70A.040 (1)(a) or (2) 13 removing the county and the cities located within the county from the 14 requirement to plan under this chapter, any claim pending before a 15 board or court that relates to the requirement to plan under this 16 chapter is moot and the claim shall be dismissed.

17 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 36.70A RCW 18 to read as follows:

(1) A county, after conferring with its cities, may develop
 alternative methods of achieving the planning goals established by RCW
 36.70A.020.

(2) The authority provided by this section may not be used tomodify:

(a) Requirements for the designation and protection of critical
areas or for the designation of natural resource lands under RCW
36.70A.060(2), 36.70A.170, and 36.70A.172;

(b) The requirement that wetlands be delineated consistent with therequirements of RCW 36.70A.175; or

(c) The requirement to establish a process for the siting ofessential public facilities pursuant to RCW 36.70A.200.

(3) Before adopting any alternative methods of achieving the planning goals established by RCW 36.70A.020, a county shall provide an opportunity for public review and comment. An ordinance or resolution proposing or adopting alternative methods must be submitted to the department in the same manner as provided in RCW 36.70A.106 for submittal of proposed and adopted comprehensive plans and development regulations. 1 **Sec. 4.** RCW 36.70A.110 and 1997 c 429 s 24 are each amended to 2 read as follows:

3 (1) Each county that is required or chooses to plan under RCW 4 36.70A.040 shall designate an urban growth area or areas within which 5 urban growth shall be encouraged and outside of which growth can occur only if it is not urban in nature. Each city that is located in such 6 7 a county shall be included within an urban growth area. An urban 8 growth area may include more than a single city. An urban growth area 9 may include territory that is located outside of a city only if such 10 territory already is characterized by urban growth whether or not the urban growth area includes a city, or is adjacent to territory already 11 12 characterized by urban growth, or is a designated new fully contained 13 community as defined by RCW 36.70A.350.

(2) Based upon the growth management population projection made for 14 15 the county by the office of financial management, the county and each 16 city within the county shall include areas and densities sufficient to permit the urban growth that is projected to occur in the county or 17 city for the succeeding twenty-year period. Each urban growth area 18 19 shall permit urban densities and shall include greenbelt and open space 20 areas. An urban growth area determination may include a reasonable land market supply factor and shall permit a range of urban densities 21 and uses. In determining this market factor, cities and counties may 22 consider local circumstances. Cities and counties have discretion in 23 24 their comprehensive plans to make many choices about accommodating 25 growth.

26 Within one year of July 1, 1990, each county that as of June 1, 27 1991, was required or chose to plan under RCW 36.70A.040, shall begin consulting with each city located within its boundaries and each city 28 shall propose the location of an urban growth area. Within sixty days 29 30 of the date the county legislative authority of a county adopts its resolution of intention or of certification by the office of financial 31 management, all other counties that are required or choose to plan 32 under RCW 36.70A.040 shall begin this consultation with each city 33 34 located within its boundaries. The county shall attempt to reach 35 agreement with each city on the location of an urban growth area within which the city is located. If such an agreement is not reached with 36 37 each city located within the urban growth area, the county shall justify in writing why it so designated the area an urban growth area. 38 A city may object formally with the department over the designation of 39

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1 the urban growth area within which it is located. Where appropriate, 2 the department shall attempt to resolve the conflicts, including the 3 use of mediation services.

4 (3) Urban growth should be located first in areas already characterized by urban growth that have adequate existing public 5 facility and service capacities to serve such development, second in 6 7 areas already characterized by urban growth that will be served 8 adequately by a combination of both existing public facilities and 9 services and any additional needed public facilities and services that 10 are provided by either public or private sources, and third in the remaining portions of the urban growth areas. Urban growth may also be 11 12 located in designated new fully contained communities as defined by RCW 36.70A.350. 13

14 (4) In general, cities are the units of local government most appropriate to provide urban governmental services. In general, it is 15 16 not appropriate that urban governmental services be extended to or 17 expanded in rural areas except in those limited circumstances shown to be necessary to protect basic public health and safety and the 18 19 environment and when such services are financially supportable at rural 20 densities and do not permit urban development. <u>Counties and special</u> districts also may provide a variety of governmental services, 21 including but not limited to, public safety and fire protection; water, 22 wastewater, and other utility service; and transit and transportation 23 24 services. When such services are provided outside the urban growth area it is usually at a lower service level than for urban governmental 25 26 services.

(5) On or before October 1, 1993, each county that was initially 27 required to plan under RCW 36.70A.040(1) shall adopt development 28 29 regulations designating interim urban growth areas under this chapter. 30 Within three years and three months of the date the county legislative 31 authority of a county adopts its resolution of intention or of certification by the office of financial management, all other counties 32 that are required or choose to plan under RCW 36.70A.040 shall adopt 33 34 development regulations designating interim urban growth areas under 35 this chapter. Adoption of the interim urban growth areas may only occur after public notice; public hearing; and compliance with the 36 37 state environmental policy act, chapter 43.21C RCW, and RCW 36.70A.110. 38 Such action may be appealed to the appropriate growth management

p. 7

hearings board under RCW 36.70A.280. Final urban growth areas shall be adopted at the time of comprehensive plan adoption under this chapter. (6) Each county shall include designations of urban growth areas in its comprehensive plan.

5 <u>NEW SECTION.</u> Sec. 5. If any provision of this act or its 6 application to any person or circumstance is held invalid, the 7 remainder of the act or the application of the provision to other 8 persons or circumstances is not affected.

9 <u>NEW SECTION.</u> Sec. 6. This act is necessary for the immediate 10 preservation of the public peace, health, or safety, or support of the 11 state government and its existing public institutions, and takes effect 12 immediately.

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