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2 <u>SSB 5845</u> - S AMD 121
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3 By Senators Fraser, Costa, Long and Hargrove

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5 Strike everything after the enacting clause and insert the 6 following:

7 "NEW SECTION. Sec. 1. (1) The legislature recognizes that the 8 individualized treatment required for constitutional civil commitment 9 includes the realistic possibility of release to a less restrictive 10 alternative than total confinement in appropriate cases. The legislature finds that most persons civilly committed under chapter 11 12 71.09 RCW who become eligible for release to a less restrictive 13 alternative do not have appropriate housing and that the lack of housing may unduly restrict the person's ability to move to a less 14 15 restrictive alternative placement. The legislature also finds that these facilities are essential public facilities, are subject to public 16 protest upon siting, and that some cities and counties have imposed 17 moratoriums on zoning and permitting processes. The legislature 18 19 further finds that this reaction hampers its ability and the ability of 20 the department of social and health services to comply with constitutional and statutory requirements and with court orders to 21 create housing for less restrictive alternative placements. 22 The 23 legislature, therefore, intends to provide statewide guidance for the siting of less restrictive alternative housing for persons placed on 24 25 less restrictive alternative placements under chapter 71.09 RCW.

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(2) It is the intent of the legislature to:

(a) Enhance public safety and maximize the potential for successful
treatment of sexually violent predators through the tightly managed use
of less restrictive alternatives in community-based secure community
transition facilities;

(b) Maximize the safety of communities in which secure community transition facilities are located and ensure public input into secure community transition facilities by enabling community participation in decisions involving these essential public facilities;

35 (c) Comply with federal court orders and require the siting of less 36 restrictive alternative housing facilities and to preclude the

1 possibility that the department of social and health services would be 2 unable to site a facility due to local moratoriums and requirements;

3 (d) Require the department to work with local jurisdictions to 4 address specific local concerns and develop zoning requirements and 5 development regulations that balance the need for siting with public 6 safety; and

7 (e) Improve public safety by strengthening the safeguards in 8 placement, oversight, and monitoring of the persons released to a less 9 restrictive alternative in a secure community transition facility, and 10 by establishing minimum standards for the siting and operation of 11 secure community transition facilities.

12 (3) The legislature finds that community participation in siting 13 and oversight is vital to the success of secure community transition 14 facilities for less restrictive alternatives.

15 Sec. 2. RCW 71.09.020 and 1995 c 216 s 1 are each amended to read 16 as follows:

17 Unless the context clearly requires otherwise, the definitions in 18 this section apply throughout this chapter.

(1) (("Sexually violent predator" means any person who has been convicted of or charged with a crime of sexual violence and who suffers from a mental abnormality or personality disorder which makes the person likely to engage in predatory acts of sexual violence if not confined in a secure facility.

24 (2) "Mental abnormality" means a congenital or acquired condition 25 affecting the emotional or volitional capacity which predisposes the 26 person to the commission of criminal sexual acts in a degree 27 constituting such person a menace to the health and safety of others.)) 28 "Department" means the department of social and health services.

(2) "Less restrictive alternative" means court-ordered treatment in
 a setting less restrictive than total confinement.

(3) "Likely to engage in predatory acts of sexual violence" means 31 that the person more probably than not will engage in such acts. 32 Such 33 likelihood must be evidenced by a recent overt act if the person is not totally confined at the time the petition is filed under RCW 71.09.030. 34 (4) <u>"Mental abnormality" means a congenital or acquired condition</u> 35 36 affecting the emotional or volitional capacity which predisposes the 37 person to the commission of criminal sexual acts in a degree 38 constituting such person a menace to the health and safety of others.

1 <u>(5)</u> "Predatory" means acts directed towards strangers or 2 individuals with whom a relationship has been established or promoted 3 for the primary purpose of victimization.

4 (((5))) <u>(6)</u> "Recent overt act" means any act that has either caused 5 harm of a sexually violent nature or creates a reasonable apprehension 6 of such harm.

((((6))) <u>(7) "Risk potential activity" or "risk potential facility"</u> 7 8 means an activity or facility that provides a higher incidence of risk 9 to the public from persons conditionally released from the special commitment center. Risk potential activities and facilities include: 10 Public and private schools, school bus stops, licensed day care and 11 licensed preschool facilities, public parks, publicly dedicated trails, 12 sports fields, playgrounds, recreational and community centers, 13 churches, synagogues, temples, mosques, and public libraries. 14

15 <u>(8) "Secretary" means the secretary of social and health services</u> 16 <u>or the secretary's designee.</u>

17 (9) "Secure facility" means a residential facility for persons 18 civilly confined under the provisions of this chapter. A secure 19 facility is a facility that provides supervision and sex offender 20 treatment services in a total confinement setting. Secure facilities 21 include the special commitment center and any similar facility for 22 males or females designated as a secure facility by the secretary.

(10) "Secure community transition facility" means a residential 23 24 facility for persons civilly committed and conditionally released to a less restrictive alternative under this chapter. A secure community 25 transition facility has supervision, security, and either provides or 26 ensures the provision of sex offender treatment services. Secure 27 community transition facilities include but are not limited to any 28 step-down facility and any community-based housing established under 29 30 this chapter and operated by the secretary or under contract with the 31 secretary.

(11) "Sexually violent offense" means an act committed on, before, 32 or after July 1, 1990, that is: (a) An act defined in Title 9A RCW as 33 34 rape in the first degree, rape in the second degree by forcible compulsion, rape of a child in the first or second degree, statutory 35 rape in the first or second degree, indecent liberties by forcible 36 37 compulsion, indecent liberties against a child under age fourteen, incest against a child under age fourteen, or child molestation in the 38 39 first or second degree; (b) a felony offense in effect at any time

prior to July 1, 1990, that is comparable to a sexually violent offense 1 as defined in (a) of this subsection, or any federal or out-of-state 2 conviction for a felony offense that under the laws of this state would 3 be a sexually violent offense as defined in this subsection; (c) an act 4 5 of murder in the first or second degree, assault in the first or second degree, assault of a child in the first or second degree, kidnapping in 6 the first or second degree, burglary in the first degree, residential 7 8 burglary, or unlawful imprisonment, which act, either at the time of 9 sentencing for the offense or subsequently during civil commitment 10 proceedings pursuant to chapter 71.09 RCW, has been determined beyond a reasonable doubt to have been sexually motivated, as that term is 11 defined in RCW 9.94A.030; or (d) an act as described in chapter 9A.28 12 13 RCW, that is an attempt, criminal solicitation, or criminal conspiracy to commit one of the felonies designated in (a), (b), or (c) of this 14 15 subsection.

16 (((7) "Less restrictive alternative" means court-ordered treatment 17 in a setting less restrictive than total confinement.

18 (8) "Secretary" means the secretary of social and health services
19 or his or her designee.))

20 (12) "Sexually violent predator" means any person who has been 21 convicted of or charged with a crime of sexual violence and who suffers 22 from a mental abnormality or personality disorder which makes the 23 person likely to engage in predatory acts of sexual violence if not 24 confined in a secure facility.

(13) "Step-down facility" means any secure community transition
 facility that provides residence for more than five persons.

27 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 71.09 RCW 28 to read as follows:

(1) The secretary shall adopt rules that balance the average response time of emergency services to the general area of the proposed facility against the proximity of the proposed site to risk potential activities and facilities in existence at the time the site is listed for consideration.

(2) In balancing the competing criteria of proximity and response time the rule shall endeavor to achieve an average law enforcement response time not greater than five minutes and in no case shall the rule permit location of a facility adjacent to, immediately across a street or parking lot from, or within the line of sight of a risk

1 potential activity or facility in existence at the time a site is 2 listed for consideration. "Within the line of sight" means that it is 3 possible to reasonably visually distinguish and recognize individuals. 4 (3) The rule shall require that great weight be given to sites that 5 are the farthest removed from any risk potential activity.

are the farthest

6 (4) The rule shall specify how distance from the location is 7 measured and any variations in the measurement based on the size of the 8 property within which a proposed facility is to be located.

9 (5) The rule shall establish a method to analyze and compare the 10 criteria for each site in terms of public safety and security, site characteristics, and program components. In making a decision 11 regarding a site following the analysis and comparison, the secretary 12 shall give priority to public safety and security considerations. The 13 analysis and comparison of the criteria are to be documented and made 14 15 available at the public hearings prescribed in section 7 of this act. (6) The rule shall contain a schedule of monetary penalties for 16 17 contractors operating secure community transition facilities, not to exceed the total compensation set forth in the contract, and include 18 19 provisions for termination of all contracts with a service provider that has repeated or serious violations of section 9 of this act. 20

NEW SECTION. Sec. 4. By December 1, 2001, the secretary of the 21 department of social and health services shall determine and report to 22 23 the legislature whether there is a significant group of potential 24 locations that are outside of a five-minute law enforcement response 25 time zone that are more than two miles from any risk potential activities and whether, in the secretary's judgment, the legislature 26 27 should require the rule to be revised to permit consideration of these 28 properties.

29 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 71.09 RCW 30 to read as follows:

31 The secretary shall establish criteria for the siting of secure 32 community transition facilities which shall include at least the 33 following minimum requirements:

(1) Any real property listed for consideration for the location of
 or use as a secure community transition facility must meet all of the
 following criteria:

(a) The proximity and response time criteria established under
 section 3 of this act;

3 (b) The site or building is available for lease for the anticipated4 use period or for purchase;

5 (c) Security monitoring services and appropriate back-up systems
6 are available and reliable;

7 (d) Appropriate mental health and sex offender treatment providers8 must be available within a reasonable commute; and

9 (e) Appropriate permitting for a secure community transition 10 facility must be possible under the zoning code of the local 11 jurisdiction.

12 (2) For sites which meet the criteria of subsection (1) of this 13 section, the department shall analyze and compare the criteria in 14 subsections (3) through (5) of this section using the method 15 established in section 3 of this act.

16 (3) Public safety and security criteria shall include at least the 17 following:

(a) Whether limited visibility between the facility and adjacentproperties can be achieved prior to placement of any person;

(b) The distance from, and number of, risk potential activities and
facilities, as measured using the rules adopted under section 3 of this
act;

(c) The existence of or ability to establish barriers between thesite and the risk potential facilities and activities;

(d) Suitability of the buildings to be used for the secure community transition facility with regard to existing or feasibly modified features; and

(e) The availability of electronic monitoring that allows aresident's location to be determined with specificity.

30 (4) Site characteristics criteria shall include at least the 31 following:

32 (a) Reasonableness of rental, lease, or sale terms including length33 and renewability of a lease or rental agreement;

34 (b) Traffic and access patterns associated with the real property;
 35 (c) Feasibility of complying with zoning requirements within the

35 (c) Feasibility of complying with zoning requirements within the36 necessary time frame; and

37 (d) A contractor or contractors are available to install, monitor,38 and repair the necessary security and alarm systems.

1 (5) Program characteristics criteria shall include at least the 2 following:

3 (a) Reasonable proximity to available medical, mental health, sex
4 offender, and chemical dependency treatment providers and facilities;
5 (b) Suitability of the location for programming, staffing, and
6 support considerations;

7 (c) Proximity to employment, educational, vocational, and other8 treatment plan components; and

9 (d) In facilities housing five or fewer residents, a minimum 10 staffing ratio of one staff per resident during normal waking hours and two awake staff during normal sleeping hours. In no case shall all 11 staff on a shift be persons classified as entry or trainee level staff. 12 (6) Unless otherwise ordered by the court, at least one staff 13 14 member, or other court-authorized and department-approved person must 15 escort each resident when the resident leaves the site for appointments, employment, or other approved activities. 16 Escorting persons must supervise the resident closely and maintain close 17 proximity to the resident. 18

19 (7) For purposes of this section "available" or "availability" of 20 qualified treatment providers includes provider qualifications and 21 willingness to provide services, average commute time, and cost of 22 services.

23 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 71.09 RCW 24 to read as follows:

25 Security systems for secure community transition facilities housing 26 five or fewer residents shall meet the following minimum 27 qualifications:

(1)(a) The security panel must be a commercial grade panel withtamper-proof switches and a key-lock to prevent unauthorized access.

30 (b) There must be an emergency electrical supply system which shall31 include a battery back-up system and a generator.

32 (2) The system must include personal panic devices for all staff.
33 (3) The security system must be capable of being monitored and
34 signaled either by telephone through either a land or cellular
35 telephone system or by private radio network in the event of a total
36 dial-tone failure or through equivalent technologies.

37 (4) The department shall issue photo-identification badges to all38 staff which must be worn at all times.

<u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 71.09 RCW
 to read as follows:

3 (1) Whenever the department of social and health services operates,
4 or the secretary enters a contract to operate, a secure community
5 transition facility, the secure community transition facility may be
6 operated only after the public notification and opportunities for
7 review and comment as required by this section.

8 (2) The secretary shall establish a process for early and 9 continuous public participation in establishing or relocating secure 10 community transition facilities. The process shall include, at a minimum, public meetings in the local communities affected, as well as 11 opportunities for written and oral comments, in the following manner: 12 (a) If there are more than three sites initially selected as 13 potential locations and the selection process by the secretary or a 14 15 service provider reduces the number of possible sites for a secure 16 community transition facility to no fewer than three, the secretary or 17 the chief operating officer of the service provider shall notify the public of the possible siting and hold at least two public hearings in 18 19 each community where a secure community transition facility may be 20 sited.

(b) When the secretary or service provider has determined the secure community transition facility's location, the secretary or the chief operating officer of the service provider shall hold at least one additional public hearing in the community where the secure community transition facility will be sited.

(c) When the secretary has entered negotiations with a service provider and only one site is under consideration, then at least two public hearings shall be held.

29 (d) To provide adequate notice of, and opportunity for interested 30 persons to comment on, a proposed location, the secretary or the chief operating officer of the service provider shall provide at least 31 fourteen days' advance notice of the meeting to all newspapers of 32 33 general circulation in the community, all radio and television stations generally available to persons in the community, any school district in 34 35 which the secure community transition facility would be sited or whose boundary is within two miles of a proposed secure community transition 36 37 facility, any library district in which the secure community transition facility would be sited, local business or fraternal organizations that 38 39 request notification from the secretary or agency, and any person or

property owner within a one-half mile radius of the proposed secure 1 community transition facility. Before initiating this process, the 2 department of social and health services shall contact local government 3 4 planning agencies in the communities containing the proposed secure community transition facility. The department of social and health 5 services shall coordinate with local government agencies to ensure that 6 7 opportunities are provided for effective citizen input and to reduce 8 the duplication of notice and meetings.

9 (3) Except as otherwise provided by law, this section applies only 10 to secure community transition facilities sited after the effective 11 date of this act.

12 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 71.09 RCW 13 to read as follows:

14 (1) The secretary shall develop a process with local governments 15 that allows each community in which a secure community transition facility is located to establish operational advisory boards for the 16 secure community transition facilities. The department of social and 17 18 health services may conduct community awareness activities to publicize 19 this opportunity. The operational advisory boards developed under this section shall be implemented following the decision to locate a secure 20 community transition facility in a particular community. 21

22 (2) The operational advisory boards may review and make 23 recommendations regarding the security and operations of the secure 24 community transition facility and conditions or modifications necessary 25 with relation to any person who the secretary proposes to place in the secure community transition facility. 26

(3) The operational advisory boards, their members, and any agency represented by a member shall not be liable in any cause of action as a result of its recommendations unless the advisory board acts with gross negligence or bad faith in making a recommendation.

(4) Members of a board shall be reimbursed for travel expenses asprovided in RCW 43.03.050 and 43.03.060.

33 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 71.09 RCW 34 to read as follows:

(1) The secretary shall adopt a violation reporting policy for
 persons conditionally released to less restrictive alternative
 placements in secure community transition facilities. The policy shall

require written documentation by the department of social and health 1 services and service providers of all violations of conditions set by 2 the department of social and health services, the department of 3 4 corrections, or the court and establish criteria for returning a violator to the special commitment center or a step-down facility. Any 5 conditionally released person who commits a serious violation of 6 conditions shall be returned to the special commitment center and the 7 8 court shall be notified immediately and the court shall initiate 9 proceedings under RCW 71.09.098 to revoke or modify the less restrictive alternative placement unless the department makes a good 10 cause showing why proceedings should not be initiated. 11 For the purposes of this section, "serious violation" includes but is not 12 limited to: 13

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(a) The commission of any criminal offense;

15 (b) Any unlawful use or possession of a controlled substance; and (c) Any violation of conditions targeted to address the person's 16 17 documented pattern of offense that increases the risk to public safety. 18 When a person is released to a less restrictive alternative in a 19 secure community transition facility under this chapter and is under 20 the supervision of the department of corrections, notice of any violation of the person's conditions of release must also be made to 21 the department of corrections. 22

(2) Whenever the secretary contracts with a service provider to operate a secure community transition facility, the contract shall include a requirement that the service provider must report to the department of social and health services any known violation of conditions committed by any resident of the secure community transition facility.

29 (3) The secretary shall document in writing all violations, 30 penalties, actions by the department of social and health services to 31 remove persons from a secure community transition facility, and contract terminations. The secretary shall give great weight to a 32 service provider's record of violations, penalties, actions by the 33 34 department of social and health services or the department of 35 corrections to remove persons from a secure community transition facility, and contract terminations in determining to execute, renew, 36 37 or renegotiate a contract with a service provider.

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

3 (1) On or before September 1, 2002, the legislative authority of 4 each county in the state shall adopt a countywide planning policy to 5 establish the process for siting and to provide for an equitable distribution of secure community transition facilities as defined in 6 7 RCW 71.09.020 within the county and the cities located in whole or in part within the county. The countywide planning policy required by 8 this section shall be adopted in cooperation with the cities located in 9 10 whole or in part within the county. Counties planning under the growth management act may integrate the planning policy required in the 11 12 section with their growth management act planning process.

(2) The department of social and health services shall be notified
by each county of its intent to begin the countywide planning policy
process required by this section and the department shall be invited to
participate in this process.

17 (3) The countywide planning policy required by this section shall,18 at a minimum, address the following:

19 (a) The location of existing secure community transition20 facilities;

(b) The social, economic, and other impacts of the existing secure community transition facilities on the communities in which they are located and the incremental impacts of siting additional secure community transition facilities in these communities;

(c) A proposed allocation for the siting of future secure community transition facilities among the county and the cities located in whole or in part within the county; and

(d) Coordination of development regulations, including but not limited to zoning regulations and design standards, to ensure that the proposed allocation of future secure community transition facilities can be achieved.

32 (4) The countywide planning policy required by this section shall:
33 (a) Be consistent with the siting criteria established pursuant to
34 sections 3 and 5 through 7 of this act;

35 (b) Require any local conditional use permit or other development 36 application process not to exceed sixty days in length and provide for 37 an appeal process.

(5) Within six months of the date the countywide planning policyrequired by subsection (1) of this section is adopted, the county and

each city within the county shall adopt development regulations
 implementing the policy adopted under this section through appropriate
 revisions to their comprehensive plan and development regulations.

4 <u>NEW SECTION.</u> **Sec. 11.** A new section is added to chapter 36.70 RCW 5 to read as follows:

6 Counties planning under this chapter must adopt a countywide 7 planning policy for the siting of secure community transition 8 facilities that complies with the timelines and requirements of section 9 10 of this act.

10 **Sec. 12.** RCW 36.70A.200 and 1998 c 171 s 3 are each amended to 11 read as follows:

12 (1) The comprehensive plan of each county and city that is planning 13 under this chapter shall include a process for identifying and siting 14 essential public facilities. Essential public facilities include those 15 facilities that are typically difficult to site, such as airports, state education facilities and state or regional transportation 16 17 facilities as defined in RCW 47.06.140, state and local correctional 18 facilities, solid waste handling facilities, and in-patient facilities including substance abuse facilities, mental health facilities, ((and)) 19 group homes, and secure community transition facilities as defined in 20 21 <u>RCW 71.09.020</u>.

(2) The office of financial management shall maintain a list of those essential state public facilities that are required or likely to be built within the next six years. The office of financial management may at any time add facilities to the list. No local comprehensive plan or development regulation may preclude the siting of essential public facilities.

28 <u>NEW SECTION.</u> **Sec. 13.** A new section is added to chapter 71.09 RCW 29 to read as follows:

Nothing in this act shall operate to restrict a court's authority to make less restrictive alternative placements to a committed person's individual residence. A court-ordered less restrictive alternative placement to a committed person's individual residence is not a less restrictive placement to a secure community transition facility.

<u>NEW SECTION.</u> Sec. 14. 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 takes effect immediately."

5 <u>SSB 5845</u> - S AMD 121 6 By Senators Fraser, Costa, Long and Hargrove 7 On page 1, line 2 of the title, after "predators;" strike the 8 9 remainder of the title and insert "amending RCW 71.09.020 and 36.70A.200; adding new sections to chapter 71.09 RCW; adding a new 10 11 section to chapter 36.70A RCW; adding a new section to chapter 36.70 RCW; creating new sections; prescribing penalties; and declaring an 12 13 emergency."

<u>EFFECT:</u> Distinguishes between secure facilities and secure community transition facilities in order to prevent confusion in the civil commitment process. Makes clarifying amendments.

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