BILL REQUEST - CODE REVISER'S OFFICE

BILL REQ. #: S-4290.4/02 4th draft

ATTY/TYPIST: LL:seg

BRIEF DESCRIPTION:

2 <u>SB 6682</u> - S AMD 3 By Senator Gardner

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

7 "Sec. 1. RCW 35.67.370 and 1998 c 61 s 1 are each amended to read 8 as follows:

9 <u>(1)</u> Cities, towns, or counties may not require existing mobile home 10 parks to replace existing, functional septic systems with a sewer 11 system within the community unless the local board of health determines 12 that the septic system is failing <u>or it is at least five years after</u> 13 <u>the first request to replace the septic system</u>.

14 (2) Cities, towns, counties, local improvement districts, utility 15 local improvement districts, municipal corporations, political 16 subdivisions, or any other persons, firms, or corporations are 17 prohibited from requiring existing mobile home parks to pay a utility 18 connection charge until the mobile home park connects to a utility or 19 no longer operates as a mobile home park under chapter 59.20 RCW. This 20 act is remedial in nature and applies retroactively."

21 <u>SB 6682</u> - S AMD 22 By Senator Gardner

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On page 1, line 2 of the title, after "parks;" strike the remainder of the title and insert "and amending RCW 35.67.370."

<u>EFFECT:</u> Limits the prohibition to connection fees; cities, towns, or counties can require replacement of a septic system five years after their first request, whether or not the system is failing.

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