CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 2498

57th Legislature 2002 Regular Session

Passed by the House March 9, 2002 Yeas 94 Nays 0

Speaker of the House of Representatives

## CERTIFICATE

I, Cynthia Zehnder, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED HOUSE BILL 2498** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Passed by the Senate March 6, 2002 Yeas 46 Nays 1

President of the Senate

Approved

FILED

Governor of the State of Washington

Secretary of State State of Washington

Chief Clerk

## ENGROSSED HOUSE BILL 2498

AS AMENDED BY THE SENATE

Passed Legislature - 2002 Regular Session

## State of Washington 57th Legislature 2002 Regular Session

**By** Representatives Fromhold, Dunn, Jarrett, Ogden, Lovick, Dunshee, Schmidt, Conway, Linville, Miloscia and Anderson

Read first time 01/18/2002. Referred to Committee on Local Government & Housing.

1 AN ACT Relating to establishing a pilot program authorizing 2 designation of industrial land banks outside urban growth areas under 3 certain circumstances; and amending RCW 36.70A.367.

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

5 Sec. 1. RCW 36.70A.367 and 2001 c 326 s 1 are each amended to read 6 as follows:

7 (1) In addition to the major industrial development allowed under 8 RCW 36.70A.365, a county ((required or choosing to plan)) planning 9 under RCW 36.70A.040 that meets the criteria in subsection (9) or (10) 10 of this section may establish, in consultation with cities consistent 11 with provisions of RCW 36.70A.210, a process for designating a bank of 12 no more than two master planned locations for major industrial activity 13 outside urban growth areas.

14 (2) A master planned location for major industrial developments 15 outside an urban growth area may be included in the urban industrial 16 land bank for the county if criteria including, but not limited to, the 17 following are met:

18 (a) New infrastructure is provided for and/or applicable impact19 fees are paid;

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(b) Transit-oriented site planning and traffic demand management
 programs are implemented;

3 (c) Buffers are provided between the major industrial development4 and adjacent nonurban areas;

5 (d) Environmental protection including air and water quality has6 been addressed and provided for;

7 (e) Development regulations are established to ensure that urban8 growth will not occur in adjacent nonurban areas;

9 (f) Provision is made to mitigate adverse impacts on designated 10 agricultural lands, forest lands, and mineral resource lands;

(g) The plan for the major industrial development is consistent with the county's development regulations established for protection of critical areas; ((and))

(h) An inventory of developable land has been conducted as providedin RCW 36.70A.365*;* 

16 (i) An interlocal agreement related to infrastructure cost sharing 17 and revenue sharing between the county and interested cities are 18 established;

(j) Provisions are established for determining the availability of alternate sites within urban growth areas and the long-term annexation feasibility of land sites outside of urban growth areas; and

22 (k) Development regulations require the industrial land bank site to be used primarily for locating industrial and manufacturing 23 24 businesses and specify that the gross floor area of all commercial and 25 service buildings or facilities locating within the industrial land 26 bank shall not exceed ten percent of the total gross floor area of buildings or facilities in the industrial land bank. The commercial 27 and service businesses operated within the ten percent gross floor area 28 29 limit shall be necessary to the primary industrial or manufacturing businesses within the industrial land bank. The intent of this 30 31 provision for commercial or service use is to meet the needs of employees, clients, customers, vendors, and others having business at 32 the industrial site and as an adjunct to the industry to attract and 33 34 retain a quality work force and to further other public objectives, such as trip reduction. Such uses would not be promoted to attract 35 additional clientele from the surrounding area. The commercial and 36 service businesses should be established concurrently with or 37 subsequent to the industrial or manufacturing businesses. 38

1 (3) In selecting master planned locations for inclusion in the 2 urban industrial land bank, priority shall be given to locations that 3 are adjacent to, or in close proximity to, an urban growth area.

4 (4) Final approval of inclusion of a master planned location in the 5 urban industrial land bank shall be considered an adopted amendment to 6 the comprehensive plan adopted pursuant to RCW 36.70A.070, except that 7 RCW 36.70A.130(2) does not apply so that inclusion or exclusion of 8 master planned locations may be considered at any time.

9 (5) Once a master planned location has been included in the urban 10 industrial land bank, manufacturing and industrial businesses that 11 qualify as major industrial development under RCW 36.70A.365 may be 12 located there.

13 (6) Nothing in this section may be construed to alter the14 requirements for a county to comply with chapter 43.21C RCW.

15 (7)(a) The authority of a county meeting the criteria of subsection 16 (9) of this section to engage in the process of including or excluding 17 master planned locations from the urban industrial land bank shall terminate on December 31,  $((\frac{1999}{2007}))$  2007. However, any location 18 19 included in the urban industrial land bank on or before December 31, 20 ((1999)) 2007, shall be available for major industrial development as long as the criteria of subsection (2) of this section are met.  $\underline{A}$ 21 county that has established or proposes to establish an industrial land 22 bank pursuant to this section shall review the need for an industrial 23 24 land bank within the county, including a review of the availability of land for industrial and manufacturing uses within the urban growth 25 26 area, during the review and evaluation of comprehensive plans and development regulations required by RCW 36.70A.130. 27

(b) The authority of a county meeting the criteria of subsection (10) of this section to engage in the process of including or excluding master planned locations from the urban industrial land bank terminates on December 31, 2002. However, any location included in the urban industrial land bank on December 31, 2002, shall be available for major industrial development as long as the criteria of subsection (2) of this section are met.

(8) For the purposes of this section, "major industrial development" means a master planned location suitable for manufacturing or industrial businesses that: (a) Requires a parcel of land so large that no suitable parcels are available within an urban growth area; or (b) is a natural resource-based industry requiring a location near

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agricultural land, forest land, or mineral resource land upon which it is dependent; or (c) requires a location with characteristics such as proximity to transportation facilities or related industries such that there is no suitable location in an urban growth area. The major industrial development may not be for the purpose of retail commercial development or multitenant office parks.

7 (9) This section and the termination date specified in subsection
8 (7)(a) of this section apply to a county that at the time the process
9 is established under subsection (1) of this section:

(a) Has a population greater than two hundred fifty thousand and is
part of a metropolitan area that includes a city in another state with
a population greater than two hundred fifty thousand;

(b) Has a population greater than one hundred forty thousand and is
adjacent to another country; ((or))

(c) Has a population greater than forty thousand but less than seventy-five thousand and has an average level of unemployment for the preceding three years that exceeds the average state unemployment for those years by twenty percent; and

- 19 (i) Is bordered by the Pacific Ocean; ((<del>or</del>))
- 20 (ii) Is located in the Interstate 5 or Interstate 90 corridor; or

21 (iii) Is bordered by Hood Canal;

22 (d) Is east of the Cascade divide; and

23 (i) Borders another state to the south; or

24 <u>(ii) Is located wholly south of Interstate 90 and borders the</u> 25 <u>Columbia river to the east; or</u>

(e) Has an average level of unemployment for the preceding three
 years that exceeds the average state unemployment for those years by
 twenty percent, and is bordered by the Pacific Ocean and by Hood Canal.

(10) This section and the termination date specified in subsection (7)(b) of this section apply to a county that at the time the process is established under subsection (1) of this section:

32 (a) Has a population greater than forty thousand but fewer than33 eighty thousand;

34 (b) Has an average level of unemployment for the preceding three 35 years that exceeds the average state unemployment for those years by 36 twenty percent; and

37 (c) Is located in the Interstate 5 or Interstate 90 corridor.

38 (11) Any location included in an industrial land bank pursuant to
 39 section 2, chapter 289, Laws of 1998, section 1, chapter 402, Laws of

1 1997, and section 2, chapter 167, Laws of 1996 shall remain available

- 2 for major industrial development according to this section as long as
- 3 the criteria of subsection (2) of this section continue to be
- 4 <u>satisfied.</u>

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