HOUSE BILL 1960

State of Washington65th Legislature2017 Regular SessionBy Representatives Chandler, Manweller, Wilcox, and StokesbaryRead first time 02/06/17.Referred to Committee on Appropriations.

1 AN ACT Relating to fiscal notes; amending RCW 43.88A.010; adding 2 a new section to chapter 43.88A RCW; creating a new section; and 3 providing expiration dates.

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

5 Sec. 1. RCW 43.88A.010 and 1977 ex.s. c 25 s 1 are each amended 6 to read as follows:

7 The legislature hereby recognizes the necessity of developing a uniform and coordinated procedure for determining the expected fiscal 8 impact of bills and resolutions on state government. The legislature 9 10 also recognizes that developing ((such)) these statements of fiscal 11 impact, ((which shall be known as fiscal notes,)) requires the 12 designation of a state agency to be principally responsible ((therefor)) for the statements. The statements are to be generally 13 14 known as fiscal notes and dynamic fiscal impact statements. Dynamic 15 fiscal impact statements may be included in certain fiscal notes in 16 accordance with section 2 of this act.

17 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 43.88A 18 RCW to read as follows:

(1)(a) For purposes of this chapter, a dynamic fiscal impactstatement is: (i) A written statement that includes a dynamic impact

estimate of the legislation or proposed legislation; and (ii) contained only in the narrative explanation of the fiscal note and not reflected in the fiscal impact calculation required by RCW 43.88A.020.

5 (b) A dynamic fiscal impact statement must include information on 6 the assumptions that were used in computing the dynamic impact 7 estimate. The dynamic impact estimate should, at a minimum, be based 8 on assumptions of the probable behavioral response of persons 9 directly impacted by the legislation or proposed legislation.

10 (2) By July 1, 2018, the office of financial management must, in 11 consultation with the economic and revenue forecast council, 12 establish the process and methodology for dynamic fiscal impact 13 statements and dynamic impact estimates.

14 (3) Dynamic fiscal impact statements may be produced only on 15 request from a member of the senate ways and means committee, house 16 of representatives appropriations committee, house of representatives 17 finance committee, or any successor committee to these committees.

18 (4) Dynamic fiscal impact statements may not be made unless: (a) 19 The fiscal note in which it would be contained reflects a positive or 20 negative revenue impact of more than ten million dollars per fiscal 21 year; or (b) the proposed or draft legislation is a broad-based 22 business or labor regulation reasonably likely to exceed ten million 23 dollars per year in impact on business.

(5) Requests for dynamic fiscal impact statements on existing or draft legislation must be submitted to the office of financial management at least sixty days before the beginning of a regular legislative session.

(6) Dynamic fiscal impact statements may not be updated when a bill or resolution is substantively amended during a legislative session. If the office of financial management determines that a substantive amendment to a bill or resolution would likely affect the dynamic impact estimate for that bill or resolution, the dynamic fiscal impact statement must be removed from any fiscal note that reflects the amendment.

35 (7) This section does not limit the provisions of chapter 43.132 36 RCW.

37 (8) For purposes of this chapter, "dynamic impact estimate" means 38 an estimate of the net fiscal impact of a bill, resolution, or 39 proposed legislation that takes into account behavioral changes of 40 persons directly impacted by the legislation or proposed legislation

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1 and the effect that those behavioral changes may have on the economy 2 as a whole. Dynamic impact estimates may take into consideration 3 factors such as the effects of the legislation or proposed 4 legislation on persons to save, spend, invest, and expand or reduce 5 their business activities in this state.

6 (9) This section expires June 30, 2023.

7 <u>NEW SECTION.</u> Sec. 3. (1)(a) The legislature recognizes the 8 increasing importance of having complete information to establish and 9 enforce budgetary priorities, coordinate actions on spending and 10 revenue legislation, and develop budgetary and economic information 11 independently of the executive branch.

(b) The legislature finds it is important for the legislature to have the best available information about the longer-term and holistic impact of budget decisions, particularly in light of the four-year balanced budget requirement.

16 (2)(a) The director of the house of representatives office of 17 program research and the director of senate committee services shall 18 convene a work group to explore ways to improve and expand 19 nonpartisan fiscal and program information available to the 20 legislature. The directors are the cochairs of the work group.

(b) The work group shall conduct a study of the accuracy and reliability of fiscal notes by examining a sample of fiscal notes on enacted legislation to compare the projected cost of the legislation with the actual costs incurred in the legislation's implementation.

(c) The work group shall also inventory nonpartisan program and 25 fiscal information made available to the public by the legislative 26 27 branch including, but not limited to, information posted at fiscal.wa.gov, the web site for the legislative evaluation and 28 accountability program, web sites for the house of representatives 29 30 and senate, the web site of the joint legislative audit and review 31 committee, and the web site for the Washington state institute for public policy. The inventory should also include materials on the web 32 sites of the caseload forecast council and the economic and revenue 33 forecast council. The work group must also inventory the use of 34 dynamic spending and revenue estimates in other states, including 35 their use in fiscal notes. 36

(d) The work group shall also recommend methods to:

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38 (i) Improve the accuracy and timeliness of cost and revenue 39 estimates for proposed legislation;

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(ii) Improve the long-term budget projections for proposed and
 enacted budgets;

3 (iii) Improve and expand the regular reporting and analysis of4 state spending and revenue totals; and

5 (iv) To the extent practicable, include dynamic fiscal estimates 6 in both revenue and expenditure estimates.

7 (e) As part of its work, the work group must analyze whether a new nonpartisan legislative fiscal agency should be created. In 8 conducting the analysis, the work group must, at a minimum, examine 9 models in other states including, but not limited to, the California 10 legislative analyst's office. If the work group recommends the 11 12 establishment of a new legislative agency, the recommendations must outline the responsibilities of the new nonpartisan legislative 13 14 fiscal agency and whether any existing functions or entities should be transferred to or subsumed in the newly created nonpartisan 15 16 legislative fiscal agency.

17 (f) In addition to the two cochairs, the work group is comprised 18 of at least the following members:

19 (i) One member from each of the two largest caucuses of the 20 senate chosen by the president of the senate;

(ii) One member from each of the two largest caucuses of the house of representatives chosen by the speaker of the house of representatives;

24 (iii) One representative from the legislative evaluation and 25 accountability program committee;

26 (iv) One representative from the Washington state institute for 27 public policy; and

28 (v) One representative from the office of financial management.

(g) The first meeting of the work group must occur no later thanAugust 1, 2017.

(h) The work group shall report its findings and recommendations
to the governor and the appropriate committees of the legislature no
later than December 1, 2018.

34 (3) This section expires December 31, 2018.

35 <u>NEW SECTION.</u> Sec. 4. Section 1 of this act expires June 30, 36 2023.

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