CERTIFICATION OF ENROLLMENT

SENATE BILL 6013

Chapter 273, Laws of 2024

68th Legislature 2024 Regular Session

HOMEOWNERSHIP DEVELOPMENT PROPERTY TAX EXEMPTION—MUTUAL SELF-HELP HOUSING CONSTRUCTION

EFFECTIVE DATE: June 6, 2024

Passed by the Senate February 13, 2024

Yeas 37 Nays 12

DENNY HECK

President of the Senate

Passed by the House February 29, 2024 Yeas 96 Nays 0

LAURIE JINKINS

Speaker of the House of Representatives Approved March 26, 2024 9:42 AM CERTIFICATE

I, Sarah Bannister, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 6013** as passed by the Senate and the House of Representatives on the dates hereon set forth.

SARAH BANNISTER

Secretary

FILED

March 27, 2024

JAY INSLEE

Secretary of State State of Washington

Governor of the State of Washington

SENATE BILL 6013

Passed Legislature - 2024 Regular Session

State of Washington 68th Legislature 2024 Regular Session

By Senators Shewmake, Dhingra, Kuderer, and Saldaña

Prefiled 01/05/24. Read first time 01/08/24. Referred to Committee on Housing.

AN ACT Relating to expanding the homeownership development property tax exemption to include real property sold to low-income households for building residences using mutual self-help housing construction; amending RCW 84.36.049; amending 2019 c 361 s 2 (uncodified); and creating a new section.

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

7 Sec. 1. RCW 84.36.049 and 2019 c 361 s 1 are each amended to 8 read as follows:

9 (1) All real property <u>is exempt from state and local property</u> 10 <u>taxes if</u> owned by ((a)):

11 (a) A nonprofit entity, or ((by)) a qualified cooperative 12 association, for the purpose of developing or redeveloping on the 13 real property one or more residences to be sold to low-income 14 households including land to be leased as provided in subsection 15 ((-(8) + (e))) (9)(f)(ii) of this section((, is exempt from state and 16 local property taxes)); or

17 (b) A nonprofit entity for the purpose of selling the real 18 property to a low-income household who enters into an agreement with 19 the nonprofit to build, or have built, through a qualified mutual 20 self-help housing program a residence on the real property. 1 (2) The exemption provided in this section expires on or at the 2 earlier of:

3 (a) ((The))(i) For purposes of the exemption provided in subsection (1) (a) of this section, the date on which the nonprofit 4 entity transfers title to the single-family dwelling unit or the date 5 6 on which the qualified cooperative association first conveys, directly or indirectly through the transfer of an ownership interest 7 in the association, any single-family dwelling unit on the property 8 or any part of the property((. The exemption will not expire as a 9 consequence of the real property being transferred by one nonprofit 10 entity to another nonprofit entity or to a qualified cooperative 11 association so long as the transferee timely applies to the 12 department for a continuation of the exemption)); or 13

14 (ii) For purposes of the exemption provided in subsection (1)(b) 15 of this section, the date on which the nonprofit entity transfers 16 title to the real property to the low-income household;

17 (b) The date on which the nonprofit entity or qualified 18 cooperative association executes a lease of land described in 19 subsection (((8)(e))) (9)(f)(ii) of this section;

(c) The end of the seventh consecutive property tax year for which the property is granted an exemption under this section or, if the nonprofit entity or qualified cooperative association has claimed an extension under subsection ((-3)) (4) of this section, the end of the tenth consecutive property tax year for which the property is granted an exemption under this section; or

26 (d) The property is no longer held for the purpose for which the 27 exemption was granted.

(3) <u>The exemption under this section does not expire as a</u> <u>consequence of the real property being transferred by one nonprofit</u> <u>entity to another nonprofit entity or to a qualified cooperative</u> <u>association so long as the transferee timely applies to the</u> <u>department and is approved for a continuation of the exemption.</u>

33 <u>(4)</u> If the nonprofit entity believes that title to the single-34 family dwelling unit, or title of the real property exempt under 35 <u>subsection (1)(b) of this section</u>, will not be transferred by the end 36 of the sixth consecutive property tax year or if a qualified 37 cooperative association believes that neither a single-family 38 dwelling unit nor any other part of the property will be transferred 39 by the end of the sixth consecutive property tax year, the nonprofit

1 entity or qualified cooperative association may claim a three-year 2 extension of the exemption period by:

3 (a) Filing a notice of extension with the department on or before
4 March 31st of the sixth consecutive property tax year; and

5 (b) Providing a filing fee equal to the greater of ((two hundred 6 dollars)) <u>\$200</u> or ((one-tenth of one)) <u>0.1</u> percent of the real market 7 value of the property as of the most recent assessment date with the 8 notice of extension. The filing fee must be deposited into the state 9 general fund.

(((++))) (5) (a) If the nonprofit entity has not transferred title 10 11 to the single-family dwelling unit to a low-income household or title 12 to the real property exempt under subsection (1) (b) of this section to a low-income household, or if a qualified cooperative association 13 has not transferred either a single-family dwelling unit or any other 14 property, within the applicable period described in subsection (2)(c) 15 16 of this section, or if the nonprofit entity or qualified cooperative association has converted the property to a purpose other than the 17 18 purpose for which the exemption was granted, the property is 19 disqualified from the exemption.

(b) Upon disqualification, the county treasurer must collect an additional tax equal to all taxes that would have been paid on the property but for the existence of the exemption, plus interest at the same rate and computed in the same way as that upon delinquent property taxes.

(c) The additional tax must be distributed by the county treasurer in the same manner in which current property taxes applicable to the subject property are distributed. The additional taxes and interest are due in full ((thirty)) <u>30</u> days following the date on which the treasurer's statement of additional tax due is issued.

31 (d) The additional tax and interest is a lien on the property. 32 The lien for additional tax and interest has priority to and must be fully paid and satisfied before any recognizance, mortgage, judgment, 33 debt, obligation, or responsibility to or with which the property may 34 become charged or liable. If a nonprofit entity or qualified 35 cooperative association sells or transfers real property subject to a 36 lien for additional taxes under this subsection, such unpaid 37 additional taxes must be paid by the nonprofit entity or qualified 38 39 cooperative association at the time of sale or transfer. The county auditor may not accept an instrument of conveyance unless the 40

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1 additional tax has been paid. The nonprofit entity, qualified 2 cooperative association, or the new owner may appeal the assessed 3 values upon which the additional tax is based to the county board of 4 equalization in accordance with the provisions of RCW 84.40.038.

5 (((5))) (6)(a) Nonprofit entities receiving an exemption under 6 <u>subsection (1)(a) of</u> this section must immediately notify the 7 department when the exempt real property becomes occupied. The notice 8 of occupancy made to the department must include a certification by 9 the nonprofit entity that the occupants are a low-income household 10 and a date when the title to the single-family dwelling unit was or 11 is anticipated to be transferred.

(b) Qualified cooperative associations receiving an exemption 12 under this section must immediately notify the department when any 13 portion of the exempt real property becomes occupied as well as when 14 all of the exempt real property becomes occupied. The notice provided 15 16 when all the exempt real property becomes occupied must be filed within one year of all exempt real property becoming occupied and 17 18 demonstrate that the qualified cooperative association does, in fact, 19 meet the requirements for being a qualified cooperative association.

(c) Nonprofit entities receiving an exemption under subsection (1) (b) of this section must immediately notify the department when the exempt real property is sold to the low-income household. The notice must include a date when the title to the real property was or is anticipated to be transferred and a certification by the nonprofit entity that the purchaser is a low-income household.

26 (d) The department of revenue must make the notices of occupancy 27 and real property transfers under (c) of this subsection available to 28 the joint legislative audit and review committee, upon request by the 29 committee, in order for the committee to complete its review of the 30 tax preference in this section.

31 ((-(6))) (7) Upon cessation of the exemption, the value of new 32 construction and improvements to the property, not previously 33 considered as new construction, must be considered as new construction for purposes of calculating levies under chapter 84.55 34 RCW. The assessed value of the property as it was valued prior to the 35 beginning of the exemption may not be considered as new construction 36 upon cessation of the exemption. 37

38 (((7))) <u>(8)</u> Nonprofit entities and qualified cooperative 39 associations receiving an exemption under this section must provide 40 annual financial statements to the joint legislative audit and review

1 committee, upon request by the committee, for the years that the 2 exemption has been claimed. The nonprofit entity or qualified 3 cooperative associations must identify the line or lines on the 4 financial statements that comprise the percentage of revenues 5 dedicated to the development of affordable housing.

6 (((8))) <u>(9)</u> The definitions in this subsection apply throughout 7 this section unless the context clearly requires otherwise.

8 (a) "Financial statements" means an audited annual financial 9 statement and a completed United States treasury internal revenue 10 service return form 990 for organizations exempt from income tax.

11 (b) "Low-income household" means a single person, family, or 12 unrelated persons living together whose adjusted income is less than 13 ((eighty)) <u>80</u> percent of the median family income, adjusted for 14 family size as most recently determined by the federal department of 15 housing and urban development for the county in which the property is 16 located.

17 (c) "Nonprofit entity" means a nonprofit as defined in RCW 18 84.36.800 that is exempt from federal income taxation under 26 U.S.C. 19 Sec. 501(c)(3) of the federal internal revenue code of 1986, as 20 amended.

(d) "Qualified cooperative association" means a cooperative association formed under chapter 23.86 or 24.06 RCW that owns the real property for which an exemption is sought under this section and following the completion of the development or redevelopment of such real property:

26 (i) ((Sixty)) <u>60</u> percent or more of the residences are owned by 27 low-income households; and

(ii) ((Eighty)) <u>80</u> percent or more of the square footage of any
 improvements to the real property are exclusively used or available
 for use by the owners of the residences.

(e) <u>"Qualified mutual self-help housing program" is a program</u> dedicated to supporting the building of residences for low-income households in Washington through a mutual self-help construction method by which multiple low-income households use their own labor to reduce total construction costs of their residences. The program must also be:

37 (i) Operated by a nonprofit entity; and

<u>(ii) Receiving financial support from the United States</u>
 <u>department of agriculture's mutual self-help housing technical</u>
 <u>assistance grant program or its successor program.</u>

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(f) "Residence" means:

2 (i) A single-family dwelling unit whether such unit be separate 3 or part of a multiunit dwelling; and

4 (ii) The land on which a dwelling unit described in ((+e+)) (f)
5 (i) of this subsection ((+8+)) (9) stands, whether to be sold, or to
6 be leased for life or ((ninety-nine)) 99 years, to the low-income
7 household owning such dwelling unit.

8 (((9))) <u>(10)</u> The department may not accept applications for the 9 initial exemption in this section after December 31, 2027. The 10 exemption in this section may not be approved for and does not apply 11 to taxes due in 2038 and thereafter.

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(((10))) <u>(11)</u> This section expires January 1, 2038.

13 Sec. 2. 2019 c 361 s 2 (uncodified) is amended to read as 14 follows:

(1) This section is the tax preference performance statement for the tax preference contained in <u>chapter . ., Laws of 2024 (this</u> <u>act)</u>, chapter 361, Laws of 2019, chapter 103, Laws of 2018, and chapter 217, Laws of 2016. This performance statement is only intended to be used for subsequent evaluation of the tax preference. It is not intended to create a private right of action by any party or be used to determine eligibility for preferential tax treatment.

(2) The legislature categorizes this tax preference as one
intended to provide tax relief for certain businesses or individuals,
as indicated in RCW 82.32.808(2)(e).

(3) It is the legislature's specific public policy objective to 25 encourage and expand the ability of nonprofit low-income housing 26 27 developers to provide homeownership opportunities for low-income households. It is the legislature's intent to exempt from taxation 28 real property owned by a nonprofit entity for the purpose of building 29 30 residences to be sold, or, in the case of land, to be leased for life 31 or ((ninety-nine)) 99 years or to be sold for use in mutual self-help housing development, to low-income households in order to enhance the 32 ability of nonprofit low-income housing developers to purchase and 33 hold land for future affordable housing development. 34

35 (4)(a) To measure the effectiveness of the tax preferences 36 provided in ((section 2 of this act)) <u>RCW 84.36.049</u> in achieving the 37 specific public policy objectives described in subsection (3) of this 38 section, the joint legislative audit and review committee must 39 evaluate, two years prior to the expiration of the tax preference:

1 (i) The annual growth in the percentage of revenues dedicated to the development of affordable housing, for each nonprofit and qualified 2 cooperative association claiming the preference, for the period that 3 the preference has been claimed; and (ii) the annual changes in both 4 the total number of parcels qualifying for the exemption and the 5 6 total number of parcels for which owner occupancy notifications have 7 been submitted to the department of revenue, from June 9, 2016, through the most recent year of available data prior to 8 the committee's review. 9

(b) If the review by the joint legislative audit and review 10 11 committee finds that for most of the nonprofits and qualified 12 cooperative associations claiming the exemption, program spending, program expenses, or another ratio representing the percentage of the 13 14 nonprofit entity's and qualified cooperative association's revenues dedicated to the development of affordable housing has increased for 15 16 period during which the exemption was claimed, the then the 17 legislature intends to extend the expiration date of the tax 18 preference.

19 (5) In order to obtain the data necessary to perform the review 20 in subsection (4) of this section, the joint legislative audit and 21 review committee may refer to:

(a) Initial applications for the preference as approved by thedepartment of revenue under RCW 84.36.815;

(b) Owner occupancy notices <u>and notices of property transfers</u> reported to the department of revenue under ((section 2 of this act)) <u>RCW 84.36.049</u>;

(c) Annual financial statements for a nonprofit entity or qualified cooperative association claiming this tax preference, as defined in ((section 2 of this act)) <u>RCW 84.36.049</u>, and provided by nonprofit entities or qualified cooperative associations claiming this preference; and

32 (d) Any other data necessary for the evaluation under subsection33 (4) of this section.

34 <u>NEW SECTION.</u> Sec. 3. This act applies to taxes levied for 35 collection in 2025 and thereafter.

> Passed by the Senate February 13, 2024. Passed by the House February 29, 2024. Approved by the Governor March 26, 2024.

Filed in Office of Secretary of State March 27, 2024.

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