
SENATE BILL 5930

State of Washington

59th Legislature

2005 Regular Session

By Senators Kastama and Mulliken

Read first time 02/15/2005. Referred to Committee on Government Operations & Elections.

1 AN ACT Relating to establishing compliance tiers for review and
2 revision requirements mandated by RCW 36.70A.130; amending RCW
3 36.70A.130; providing an effective date; and declaring an emergency.

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

5 **Sec. 1.** RCW 36.70A.130 and 2002 c 320 s 1 are each amended to read
6 as follows:

7 (1)(a) Each comprehensive land use plan and development regulations
8 shall be subject to (~~eontinuing~~) review and evaluation by the county
9 or city that adopted them. Except as otherwise provided, a county or
10 city shall take legislative action to review and, if needed, revise its
11 comprehensive land use plan and development regulations to ensure the
12 plan and regulations comply with the requirements of this chapter
13 according to the time periods specified in subsection (4) of this
14 section.

15 (b) Except as otherwise provided, a county or city not planning
16 under RCW 36.70A.040 shall take action to review and, if needed, revise
17 its policies and development regulations regarding critical areas and
18 natural resource lands adopted according to this chapter to ensure
19 these policies and regulations comply with the requirements of this

1 chapter according to the time periods specified in subsection (4) of
2 this section. Legislative action means the adoption of a resolution or
3 ordinance following notice and a public hearing indicating at a
4 minimum, a finding that a review and evaluation has occurred and
5 identifying the revisions made, or that a revision was not needed and
6 the reasons therefore. The review and evaluation required by this
7 subsection may be combined with the review required by subsection (3)
8 of this section.

9 (c) The review and evaluation required by this subsection shall
10 include, but is not limited to, consideration of critical area
11 ordinances and, if planning under RCW 36.70A.040, an analysis of the
12 population allocated to a city or county from the most recent ten-year
13 population forecast by the office of financial management.

14 (~~(b)~~) (d) Any amendment of or revision to a comprehensive land
15 use plan shall conform to this chapter. Any amendment of or revision
16 to development regulations shall be consistent with and implement the
17 comprehensive plan.

18 (2)(a) Each county and city shall establish and broadly disseminate
19 to the public a public participation program consistent with RCW
20 36.70A.035 and 36.70A.140 that identifies procedures and schedules
21 whereby updates, proposed amendments, or revisions of the comprehensive
22 plan are considered by the governing body of the county or city no more
23 frequently than once every year. "Updates" means to review and revise,
24 if needed, according to subsection (1) of this section, and the time
25 periods specified in subsection (4) of this section or in accordance
26 with the provisions of subsection (5) of this section. Amendments may
27 be considered more frequently than once per year under the following
28 circumstances:

29 (i) The initial adoption of a subarea plan that does not modify the
30 comprehensive plan policies and designations applicable to the subarea;

31 (ii) The adoption or amendment of a shoreline master program under
32 the procedures set forth in chapter 90.58 RCW; and

33 (iii) The amendment of the capital facilities element of a
34 comprehensive plan that occurs concurrently with the adoption or
35 amendment of a county or city budget.

36 (b) Except as otherwise provided in (a) of this subsection, all
37 proposals shall be considered by the governing body concurrently so the
38 cumulative effect of the various proposals can be ascertained.

1 However, after appropriate public participation a county or city may
2 adopt amendments or revisions to its comprehensive plan that conform
3 with this chapter whenever an emergency exists or to resolve an appeal
4 of a comprehensive plan filed with a growth management hearings board
5 or with the court.

6 (3)(a) Each county that designates urban growth areas under RCW
7 36.70A.110 shall review, at least every ten years, its designated urban
8 growth area or areas, and the densities permitted within both the
9 incorporated and unincorporated portions of each urban growth area. In
10 conjunction with this review by the county, each city located within an
11 urban growth area shall review the densities permitted within its
12 boundaries, and the extent to which the urban growth occurring within
13 the county has located within each city and the unincorporated portions
14 of the urban growth areas.

15 (b) The county comprehensive plan designating urban growth areas,
16 and the densities permitted in the urban growth areas by the
17 comprehensive plans of the county and each city located within the
18 urban growth areas, shall be revised to accommodate the urban growth
19 projected to occur in the county for the succeeding twenty-year period.

20 (c) The review required by this subsection may be combined with the
21 review and evaluation required by RCW 36.70A.215.

22 (4) The department shall establish a schedule for counties and
23 cities to take action to review and, if needed, revise their
24 comprehensive plans and development regulations to ensure the plan and
25 regulations comply with the requirements of this chapter. Except as
26 provided in subsection (5) of this section, the schedule established by
27 the department shall provide for the reviews and evaluations to be
28 completed as follows:

29 (a) On or before December 1, 2004, and every ((~~seven~~)) ten years
30 thereafter, for Clallam, Clark, Jefferson, King, Kitsap, Pierce,
31 Snohomish, Thurston, and Whatcom counties and the cities within those
32 counties;

33 (b) On or before December 1, 2005, and every ((~~seven~~)) ten years
34 thereafter, for Cowlitz, Island, Lewis, Mason, San Juan, Skagit, and
35 Skamania counties and the cities within those counties;

36 (c) On or before December 1, 2006, and every ((~~seven~~)) ten years
37 thereafter, for Benton, Chelan, Douglas, Grant, Kittitas, Spokane, and
38 Yakima counties and the cities within those counties; and

1 (d) On or before December 1, 2007, and every (~~seven~~) ten years
2 thereafter, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield,
3 Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille,
4 Stevens, Wahkiakum, Walla Walla, and Whitman counties and the cities
5 within those counties.

6 (5)(a) A county or city not planning under RCW 36.70A.040 may defer
7 its review and revision requirements pursuant to subsection (1) of this
8 section if the county or city is in compliance with the provisions of
9 this chapter regarding critical areas and natural resource lands on the
10 earliest applicable date specified in subsection (4) of this section.

11 (b) A county planning under RCW 36.70A.040 may defer its review and
12 revision requirements pursuant to subsection (1) of this section if:

13 (i) The county has a population of fewer than seventy-five thousand
14 two years before the applicable date specified in subsection (4) of
15 this section;

16 (ii) The population of the county has increased by seventeen
17 percent or fewer during the ten-year period concluding two years before
18 the applicable date provided in subsection (4) of this section; and

19 (iii) The county is in compliance with the provisions of this
20 chapter regarding critical areas and natural resource lands on the
21 earliest applicable date specified in subsection (4) of this section.

22 (c) A city planning under RCW 36.70A.040 within a county that is
23 not subject to the provisions of RCW 36.70A.215 may defer its review
24 and revision requirements pursuant to subsection (1) of this section
25 if:

26 (i) The city has fewer than five thousand people two years before
27 the applicable date specified in subsection (4) of this section;

28 (ii) The population of the city has increased by seventeen percent
29 or fewer during the ten-year period concluding two years before the
30 applicable date specified in subsection (4) of this section;

31 (iii) The urban growth area established under RCW 36.70A.110 within
32 which the city is located has not been enlarged since its adoption or
33 the last update required by this chapter; and

34 (iv) The city is in compliance with the provisions of this chapter
35 regarding critical areas and natural resource lands on the earliest
36 applicable date specified in subsection (4) of this section.

37 (d) A city planning under RCW 36.70A.040 within a county that is

1 subject to the provisions of RCW 36.70A.215 may defer its review and
2 revision requirements pursuant to subsection (1) of this section if:

3 (i) The city has fewer than fifteen hundred people two years before
4 the applicable date specified in subsection (4) of this section;

5 (ii) The population of the city has increased by seventeen percent
6 or fewer during the ten-year period concluding two years before the
7 applicable date specified in subsection (4) of this section;

8 (iii) The urban growth area established under RCW 36.70A.110 within
9 which the city is located has not been enlarged since its adoption or
10 the last update required by this chapter; and

11 (iv) The city is in compliance with the provisions of this chapter
12 regarding critical areas and natural resource lands on the earliest
13 applicable date specified in subsection (4) of this section.

14 (e)(i) As used in this section, "defer" or "deferral" means the
15 jurisdiction may satisfy the review and revision requirements pursuant
16 to subsection (1) of this section twenty years after the applicable
17 dates specified in subsection (4) of this section. An option to defer
18 may not be invoked consecutively.

19 (ii) Counties and cities that are not in compliance with the
20 provisions of this chapter or chapter 90.58 or 43.21C RCW as provided
21 by RCW 36.70A.300(3)(b) or 36.70A.330 are not eligible for a deferral
22 under this subsection (5).

23 (iii) Counties and cities eligible for a deferral as provided by
24 this subsection (5), unless providing written notice of the contrary to
25 the department, are presumed to be invoking the option to defer. These
26 counties and cities, however, must notify the department of their
27 deferral intentions on or before the earliest applicable date specified
28 in subsection (4) of this section.

29 (iv) The department shall keep and maintain a file of jurisdictions
30 meeting the deferral criteria provided in this subsection (5).

31 (f) Population determinations under this subsection (5) shall be
32 made using population determinations produced by the office of
33 financial management as required by chapter 43.62 RCW.

34 (6)(a) Nothing in this section precludes a county or city from
35 conducting the review and evaluation required by this section before
36 the time limits established in subsection (4) of this section.
37 Counties and cities may begin this process early and may be eligible

1 for grants from the department, subject to available funding, if they
2 elect to do so.

3 (b) State agencies are encouraged to provide technical assistance
4 to the counties and cities in the review of critical area ordinances,
5 comprehensive plans, and development regulations.

6 ~~((+6))~~ (c)(i) The department shall, in coordination with the
7 department of ecology and the department of fish and wildlife, compile
8 sample policies and regulations that provide guidance to cities
9 invoking the option to defer under subsection (5) of this section. The
10 policies and regulations shall provide guidance to these cities
11 pertaining to compliance with the provisions of this chapter regarding
12 critical areas and natural resource lands.

13 (ii) The policies and regulations shall be distributed by the
14 department to requesting cities by September 1, 2005, and, as
15 appropriate, each subsequent year.

16 (iii) Cities adhering to the provisions of these policies and
17 regulations may request defense assistance from the applicable
18 department or departments when a substantive challenge to a
19 comprehensive plan or development regulation adopted in accordance with
20 the provisions of these policies and regulations is filed pursuant to
21 RCW 36.70A.280. The applicable department or departments shall honor
22 these defense assistance requests.

23 (7) A county or city subject to the time periods in subsection
24 (4)(a) of this section that, pursuant to an ordinance adopted by the
25 county or city establishing a schedule for periodic review of its
26 comprehensive plan and development regulations, has conducted a review
27 and evaluation of its comprehensive plan and development regulations
28 and, on or after January 1, 2001, has taken action in response to that
29 review and evaluation shall be deemed to have conducted the first
30 review required by subsection (4)(a) of this section. Subsequent
31 review and evaluation by the county or city of its comprehensive plan
32 and development regulations shall be conducted in accordance with the
33 time periods established under subsection (4)(a) of this section.

34 ~~((+7))~~ (8)(a) The requirements imposed on counties and cities
35 under this section shall be considered "requirements of this chapter"
36 under the terms of RCW 36.70A.040(1).

37 (b) Only those counties and cities in compliance with the schedules

1 in this section shall have the requisite authority to receive grants,
2 loans, pledges, or financial guarantees from those accounts established
3 in RCW 43.155.050 and 70.146.030.

4 (c) Counties and cities that received grants, loans, pledges, or
5 financial guarantees from the department to complete the requirements
6 imposed under this section and that invoke the option to defer under
7 subsection (5) of this section must refund grants, loans, pledges, or
8 financial guarantees to the department provided for responsibilities
9 that are being deferred. All refunds from a deferring county or city
10 must be returned to the department before the earliest applicable date
11 specified in subsection (4) of this section.

12 (d) Only those counties and cities in compliance with the schedules
13 in this section shall receive preference for grants or loans subject to
14 the provisions of RCW 43.17.250.

15 NEW SECTION. Sec. 2. This act is necessary for the immediate
16 preservation of the public peace, health, or safety, or support of the
17 state government and its existing public institutions, and takes effect
18 July 1, 2005.

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