CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2433

63rd Legislature 2014 Regular Session

Passed by the House February 12, 2014 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 7, 2014 Yeas 49 Nays 0

President of the Senate

Approved

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2433** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Secretary of State State of Washington

Governor of the State of Washington

SUBSTITUTE HOUSE BILL 2433

Passed Legislature - 2014 Regular Session

State of Washington 63rd Legislature 2014 Regular Session

By House Local Government (originally sponsored by Representatives Habib and Ryu)

READ FIRST TIME 02/05/14.

AN ACT Relating to notification by a city or town to light and power businesses and gas distribution businesses of annexed areas and affected properties; and amending RCW 35.13.270 and 35A.14.801.

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

5 **Sec. 1.** RCW 35.13.270 and 2007 c 285 s 1 are each amended to read 6 as follows:

7 (1) Whenever any territory is annexed to a city or town which is 8 part of a road district of the county and road district taxes have been levied but not collected on any property within the annexed territory, 9 10 the same shall when collected by the county treasurer be paid to the city or town and by the city or town placed in the city or town street 11 12 fund; except that road district taxes that are delinguent before the 13 date of annexation shall be paid to the county and placed in the county 14 road fund.

15 (2) When territory that is part of a fire district is annexed to a 16 city or town, the following apply:

(a) Fire district taxes on annexed property that were levied, but
not collected, and were not delinquent at the time of the annexation
shall, when collected, be paid to the annexing city or town at times

1 required by the county, but no less frequently than by July 10th for 2 collections through June 30th and January 10th for collections through 3 December 31st following the annexation; and

4 (b) Fire district taxes on annexed property that were levied, but 5 not collected, and were delinquent at the time of the annexation and 6 the pro rata share of the current year levy budgeted for general 7 obligation debt, when collected, shall be paid to the fire district.

8 (3) When territory that is part of a library district is annexed to 9 a city or town, the following apply:

(a) Library district taxes on annexed property that were levied, but not collected, and were not delinquent at the time of the annexation shall, when collected, be paid to the annexing city or town at times required by the county, but no less frequently than by July 10th for collections through June 30th and January 10th for collections through December 31st following the annexation; and

(b) Library district taxes on annexed property that were levied, but not collected, and were delinquent at the time of the annexation and the pro rata share of the current year levy budgeted for general obligation debt, when collected, shall be paid to the library district.

20 (4) Subsections (1) through (3) of this section do not apply to any
21 special assessments due in behalf of such property.

(5) If a city or town annexes property within a fire district or library district while any general obligation bond secured by the taxing authority of the district is outstanding, the bonded indebtedness of the fire district or library district remains an obligation of the taxable property annexed as if the annexation had not occurred.

(6) For each annexation by a city or town, the city or town ((is 28 required to)) must provide notification, by certified mail or 29 30 electronic means, that includes a list of annexed parcel numbers $((\tau))$ and the street address to the county treasurer and assessor, to the 31 light and power businesses and gas distribution businesses, and to the 32 fire district and library district, as appropriate, at least ((thirty)) 33 sixty days before the effective date of the annexation. The county 34 35 treasurer is only required to remit to the city or town those road 36 taxes, fire district taxes, and library district taxes collected 37 ((thirty)) sixty days or more after receipt of the notification. The

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light and power businesses and gas distribution businesses are only
 required to remit to the city or town those utility taxes collected
 sixty days or more after receipt of the notification.

4 (7)(a) In counties that do not have a boundary review board, the
5 city or town shall provide notification to the fire district or library
6 district of the jurisdiction's resolution approving the annexation.
7 The notification required under this subsection must:

8 (i) Be made by certified mail within seven days of the resolution 9 approving the annexation; and

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(ii) Include a description of the annexed area.

(b) In counties that have a boundary review board, the city or town shall provide notification of the proposed annexation to the fire district or library district simultaneously when notice of the proposed annexation is provided by the jurisdiction to the boundary review board under RCW 36.93.090.

16 (8) The provisions of this section regarding (a) the transfer of 17 fire and library district property taxes and (b) city and town 18 notifications to fire and library districts do not apply if the city or 19 town has been annexed to and is within the fire or library district 20 when the city or town approves a resolution to annex unincorporated 21 county territory.

22 (9) An error or accidental omission by a city or town in the transmitted annexation notice required under this section may be 23 24 corrected by the city or town by providing an amended notice to the county treasurer and assessor, the light and power businesses, the gas 25 26 distribution businesses, and to the fire district and library district, 27 as appropriate. The recipient of the amended notice is only required to remit applicable taxes to the city or town, in accordance with the 28 corrected information, sixty days after its receipt of the amended 29 30 notice.

31 (10) For purposes of this section, "electronic means" means an 32 electronic format agreed to by both sender and recipient that conveys 33 all applicable notification information.

34 **Sec. 2.** RCW 35A.14.801 and 2007 c 285 s 2 are each amended to read 35 as follows:

36 (1) Whenever any territory is annexed to a code city which is part 37 of a road district of the county and road district taxes have been levied but not collected on any property within the annexed territory, the same shall when collected by the county treasurer be paid to the code city and by the city placed in the city street fund; except that road district taxes that are delinquent before the date of annexation shall be paid to the county and placed in the county road fund.

6 (2) When territory that is part of a fire district is annexed to a 7 code city, the following apply:

8 (a) Fire district taxes on annexed property that were levied, but 9 not collected, and were not delinquent at the time of the annexation 10 shall, when collected, be paid to the annexing code city at times 11 required by the county, but no less frequently than by July 10th for 12 collections through June 30th and January 10th for collections through 13 December 31st following the annexation; and

(b) Fire district taxes on annexed property that were levied, but not collected, and were delinquent at the time of the annexation and the pro rata share of the current year levy budgeted for general obligation debt, when collected, shall be paid to the fire district.

(3) When territory that is part of a library district is annexed toa code city, the following apply:

(a) Library district taxes on annexed property that were levied, but not collected, and were not delinquent at the time of the annexation shall, when collected, be paid to the annexing code city at times required by the county, but no less frequently than by July 10th for collections through June 30th and January 10th for collections through December 31st following the annexation; and

(b) Library district taxes on annexed property that were levied,
but not collected, and were delinquent at the time of the annexation
and the pro rata share of the current year levy budgeted for general
obligation debt, when collected, shall be paid to the library district.

30 (4) Subsections (1) through (3) of this section do not apply to any31 special assessments due in behalf of such property.

32 (5) If a code city annexes property within a fire district or 33 library district while any general obligation bond secured by the 34 taxing authority of the district is outstanding, the bonded 35 indebtedness of the fire district or library district remains an 36 obligation of the taxable property annexed as if the annexation had not 37 occurred.

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(6) For each annexation by a code city, the code city ((is required1 2 to)) must provide notification, by certified mail or electronic means, that includes a list of annexed parcel numbers ((-)) and the street 3 address to the county treasurer and assessor, to the light and power 4 businesses and gas distribution businesses, and to the fire district 5 and library district, as appropriate, at least ((thirty)) sixty days 6 before the effective date of the annexation. The county treasurer is 7 8 only required to remit to the code city those road taxes, fire district taxes, and library district taxes collected ((thirty)) sixty or more 9 10 days after receipt of the notification. The light and power businesses and gas distribution businesses are only required to remit to the city 11 12 or town those utility taxes collected sixty days or more after receipt 13 of the notification.

14 (7)(a) In counties that do not have a boundary review board, the 15 code city shall provide notification to the fire district or library 16 district of the jurisdiction's resolution approving the annexation. 17 The notification required under this subsection must:

(i) Be made by certified mail within seven days of the resolutionapproving the annexation; and

20

(ii) Include a description of the annexed area.

(b) In counties that have a boundary review board, the code city shall provide notification of the proposed annexation to the fire district or library district simultaneously when notice of the proposed annexation is provided by the jurisdiction to the boundary review board under RCW 36.93.090.

26 (8) The provisions of this section regarding (a) the transfer of library district property taxes 27 fire and and (b) code city 28 notifications to fire and library districts do not apply if the code city has been annexed to and is within the fire or library district 29 30 when the code city approves a resolution to annex unincorporated county 31 territory.

32 (9) An error or accidental omission by a code city in the 33 transmitted annexation notice required under this section may be 34 corrected by the city by providing an amended notice to the county 35 treasurer and assessor, the light and power businesses, the gas 36 distribution businesses, and to the fire district and library district, 37 as appropriate. The recipient of the amended notice is only required

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1 to remit applicable taxes to the city, in accordance with the corrected

- 2 <u>information</u>, sixty days after its receipt of the amended notice.
- 3 (10) For purposes of this section, "electronic means" means an
- 4 <u>electronic format agreed to by both sender and recipient that conveys</u>
- 5 <u>all applicable notification information.</u>

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