CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 5628

65th Legislature 2017 Regular Session

Passed by the Senate April 17, 2017 Yeas 48 Nays 0

President of the Senate

Passed by the House April 11, 2017 Yeas 67 Nays 30 CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 5628** as passed by Senate and the House of Representatives on the dates hereon set forth.

Secretary

Speaker of the House of Representatives Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 5628

AS AMENDED BY THE HOUSE

Passed Legislature - 2017 Regular Session

State of Washington 65th Legislature 2017 Regular Session

By Senate Local Government (originally sponsored by Senators Takko, Fortunato, and Sheldon)

READ FIRST TIME 02/15/17.

1 AN ACT Relating to fire protection district formation by the 2 legislative authority of a city or town subject to voter approval; 3 amending RCW 84.55.092, 29A.36.071, 52.14.010, 52.14.020, and 4 84.09.030; adding new sections to chapter 52.02 RCW; and adding a new 5 section to chapter 52.14 RCW.

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

7 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 52.02 8 RCW to read as follows:

(1) As an alternative to the petition method of formation for 9 fire protection districts provided in this chapter, the legislative 10 11 authority of a city or town may by resolution, subject to the approval of the voters, establish a fire protection district with 12 13 boundaries that are the same as the corporate boundaries of the city 14 or town for the provision of fire prevention services, fire suppression services, and emergency medical services, and for the 15 16 protection of life and property within the city or town.

(a) Any resolution adopted by a city or town under this sectionto establish a fire protection district must, at a minimum:

(i) Contain a financing plan for the fire protection district. As part of the financing plan, the city or town may propose the imposition of revenue sources authorized by this title for fire

protection districts, such as property taxes, as provided in chapter
 52.16 RCW, or benefit charges, as provided in chapter 52.18 RCW; and
 (ii) Set a date for a public hearing on the resolution.

4 (b) The financing plan in the resolution adopted by the city or 5 town must contain the following information regarding property taxes 6 that will be imposed by the fire protection district and city or town 7 subsequent to the formation of the district:

8 (i) The dollar amount the fire protection district will levy in 9 the first year in which the fire protection district imposes any of 10 the regular property taxes in RCW 52.16.130, 52.16.140, or 52.16.160;

(ii) The city's or town's highest lawful levy for the purposes of RCW 84.55.092, reduced by the fire protection district's levy amount from (b)(i) of this subsection. This reduced highest lawful levy becomes the city's or town's highest lawful levy since 1986 for subsequent levy limit calculations under chapter 84.55 RCW; and

16 (iii) The estimated aggregate net dollar amount impact on 17 property owners within the city or town based on the changes 18 described in (b)(i) and (ii) of this subsection (1).

(c) If a city or town proposes the initial imposition of a benefit charge as a revenue source for the fire protection district under (a) of this subsection, the resolution adopted by the city or town must comply with the requirements of RCW 52.18.030.

(d) Notice of public hearing on a resolution adopted by a city or town must be published for three consecutive weeks in a newspaper of general circulation in the city or town, and must be posted for at least fifteen days prior to the date of the hearing in three public places within the boundaries of the proposed fire protection district. All notices must contain the time, date, and place of the public hearing.

30 (2)(a) A resolution adopted under this section is not effective 31 unless approved by the voters of the city or town at a general 32 election. The resolution must be approved:

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(i) By a simple majority of the voters of the city or town; or

34 (ii) If the resolution proposes the initial imposition of a35 benefit charge, by sixty percent of the voters of the city or town.

36 (b) An election to approve or reject a resolution forming a fire 37 protection district, including the proposed financial plan and any 38 imposition of revenue sources for the fire protection district, must 39 be conducted by the election officials of the county or counties in 40 which the proposed district is located in accordance with the general

1 election laws of the state. If a resolution forming a fire protection district provides that the fire protection district will be governed 2 by a board of fire commissioners, as permitted under section 6 of 3 this act, then the initial fire commissioners must be elected at the 4 same election where the resolution is submitted to the voters 5 б authorizing the creation of the fire protection district. The election must be held at the next general election date, according to 7 RCW 29A.04.321 and 29A.04.330, occurring after the date of the public 8 hearing on the resolution adopted by the city or town legislative 9 authority. The ballot title must include the information regarding 10 11 property taxes that is required to be in the financing plan of the 12 resolution under subsection (1)(b) of this section.

(c) If a ballot proposition on the resolution is approved by voters, as provided in (a) of this subsection, the county legislative authority shall by resolution declare the fire protection district organized under the name designated in the ballot proposition.

(d) Nothing contained in this chapter may be construed to alter a municipal airport fire department or affect any powers authorized under RCW 14.08.120(2). If a question arises as to whether this chapter modifies the affairs of municipal airports in any way, the answer is no.

(3) A city or town must reduce its general fund regular property 22 tax levy by the total combined levy of the fire protection district 23 as proposed by the district in accordance with subsection (1)(b)(i) 24 25 of this section. The reduced levy amount of the city or town must 26 occur in the first year in which the fire protection district imposes any of the property taxes in RCW 52.16.130, 52.16.140, or 52.16.160 27 and must be specified in the financing plan and ballot proposition as 28 provided in this section. If the fire protection district does not 29 impose all three levies under RCW 52.16.130, 52.16.140, and 52.16.160 30 31 when it begins operations, the city must further reduce its general fund regular property tax levy if the district initially imposes any 32 of the levies in subsequent years, by the amount of such levy or 33 levies initially imposed in a subsequent year. 34

35 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 52.02 36 RCW to read as follows:

37 (1) A fire protection district may establish an ambulance service 38 to be operated as a public utility. However, the fire protection 39 district may not provide for the establishment of an ambulance

1 service utility that would compete with any existing private 2 ambulance service unless the fire protection district determines that 3 the area served by the fire protection district, or a substantial 4 portion of that area, is not adequately served by an existing private 5 ambulance service.

6 (2) In determining the adequacy of an existing private ambulance service, the fire protection district must take into consideration 7 objective generally accepted medical standards and reasonable levels 8 of service, which must be published by the fire protection district. 9 If a fire protection district makes a preliminary conclusion that an 10 11 existing private ambulance service is inadequate, the fire protection 12 district must allow a minimum of sixty days for the private ambulance service to meet the generally accepted medical standards and accepted 13 levels of service. If the fire protection district makes a second 14 preliminary conclusion of inadequacy within a twenty-four month 15 16 period, the fire protection district may immediately issue a call for bids or establish its own ambulance service utility and is not 17 required to afford the private ambulance service another sixty-day 18 19 period to meet the generally accepted medical standards and reasonable levels of service. 20

(3) A private ambulance service that is not licensed by the department of health, or has had its license denied, suspended, or revoked, is not entitled to a sixty-day period to demonstrate adequacy, and the fire protection district may immediately issue a call for bids or establish an ambulance service utility.

26 (4) A private ambulance service that abandons service in the area served by the fire protection district, or a substantial portion of 27 the area served by the fire protection district, is not entitled to a 28 29 sixty-day period to demonstrate adequacy, and the fire protection district may immediately issue a call for bids or establish an 30 31 ambulance service utility. If a fire protection district becomes 32 aware of an intent to abandon service at a future date, the fire protection district may immediately issue a call for bids 33 or establish an ambulance service utility to avoid an interruption in 34 35 service.

36 (5) For purposes of this section, "fire protection district"
 37 means a fire protection district established by the legislative
 38 authority of a city or town pursuant to section 1 of this act.

1 Sec. 3. RCW 84.55.092 and 1998 c 16 s 3 are each amended to read 2 as follows:

3 (1) The regular property tax levy for each taxing district other than the state may be set at the amount which would be allowed 4 otherwise under this chapter if the regular property tax levy for the 5 б district for taxes due in prior years beginning with 1986 had been 7 set at the full amount allowed under this chapter including any levy authorized under RCW 52.16.160 that would have been imposed but for 8 the limitation in RCW 52.18.065, applicable upon imposition of the 9 benefit charge under chapter 52.18 RCW. 10

11 (2) The purpose of <u>subsection (1) of</u> this section is to remove 12 the incentive for a taxing district to maintain its tax levy at the 13 maximum level permitted under this chapter, and to protect the future 14 levy capacity of a taxing district that reduces its tax levy below 15 the level that it otherwise could impose under this chapter, by 16 removing the adverse consequences to future levy capacities resulting 17 from such levy reductions.

18 (3) Subsection (1) of this section does not apply to any portion 19 of a city or town's regular property tax levy that has been reduced 20 as part of the formation of a fire protection district under section 21 of this act.

22 Sec. 4. RCW 29A.36.071 and 2015 c 172 s 3 are each amended to 23 read as follows:

24 (1) Except as provided to the contrary in RCW 82.14.036, 25 82.46.021, or 82.80.090, the ballot title of any referendum filed on an enactment or portion of an enactment of a local government and any 26 27 other question submitted to the voters of a local government consists of three elements: (a) An identification of the enacting legislative 28 body and a statement of the subject matter; (b) a concise description 29 30 of the measure; and (c) a question. The ballot title must conform with the requirements and be displayed substantially as provided 31 under RCW 29A.72.050, except that the concise description must not 32 exceed seventy-five words; however, a concise description submitted 33 34 on behalf of a proposed or existing regional transportation investment district or a proposed fire protection district, as 35 provided in section 1 of this act, may exceed seventy-five words. If 36 the local governmental unit is a city or a town, or if the ballot 37 title is for a referendum under RCW 35.13A.115, the concise statement 38 ((shall)) must be prepared by the city or town attorney. If the local 39

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governmental unit is a county, the concise statement ((shall)) <u>must</u> be prepared by the prosecuting attorney of the county. If the unit is a unit of local government other than a city, town, or county, the concise statement ((shall)) <u>must</u> be prepared by the prosecuting attorney of the county within which the majority area of the unit is located.

7 (2) A referendum measure on the enactment of a unit of local 8 government ((shall)) <u>must</u> be advertised in the manner provided for 9 nominees for elective office.

10 (3) Subsection (1) of this section does not apply if another 11 provision of law specifies the ballot title for a specific type of 12 ballot question or proposition.

13 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 52.02
14 RCW to read as follows:

(1) Except as provided otherwise in the resolution adopted by the legislative authority of a city or town establishing a fire protection district under section 1 of this act, all powers, duties, and functions of the city or town fire department pertaining to fire protection and emergency services of the city or town are transferred to the fire protection district on its creation date.

(2)(a) The city or town fire department must transfer or deliverto the fire protection district:

(i) All reports, documents, surveys, books, records, files, papers, or written material in the possession of the city or town fire department pertaining to fire protection and emergency services powers, functions, and duties;

(ii) All real property and personal property including cabinets, furniture, office equipment, motor vehicles, and other tangible property employed by the city or town fire department in carrying out the fire protection and emergency services powers, functions, and duties; and

(iii) All funds, credits, or other assets held by the city or
 town fire department in connection with fire protection and emergency
 services powers, functions, and duties.

35 (b) Any appropriations made to the city or town fire department 36 for carrying out the fire protection and emergency services powers, 37 functions, and duties of the city or town must be transferred and 38 credited to the fire protection district.

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1 (c) Whenever any question arises as to the transfer of any 2 personnel, funds, books, documents, records, papers, files, equipment, or other tangible property used or held in the exercise of 3 the performance of the duties and 4 the powers and functions 5 transferred to the fire protection district, the legislative 6 authority of the city or town must make a determination as to the 7 proper allocation.

8 (3) All rules and all pending business before the city or town 9 fire department pertaining to the fire protection and emergency 10 services powers, functions, and duties transferred must be continued 11 and acted upon by the fire protection district, and all existing 12 contracts and obligations remain in full force and must be performed 13 by the fire protection district.

(4) The transfer of powers, duties, functions, and personnel of
the city or town fire department do not affect the validity of any
act performed before creation of the fire protection district.

17 (5) If apportionments of budgeted funds are required because of 18 the transfers, the treasurer for the city or town fire department 19 must certify the apportionments.

(6)(a) Subject to (c) of this subsection, all employees of the 20 21 city or town fire department are transferred to the fire protection district on its creation date. Upon transfer, unless an agreement for 22 different terms of transfer is reached between the collective 23 24 bargaining representatives of the transferring employees and the fire 25 protection district, an employee is entitled to the employee rights, 26 benefits, and privileges to which he or she would have been entitled as an employee of the city or town fire department, including rights 27 28 to:

29 (i) Compensation at least equal to the level at the time of 30 transfer;

31 (ii) Retirement, vacation, sick leave, and any other accrued 32 benefit;

33 (iii) Promotion and service time accrual; and

(iv) The length or terms of probationary periods, including no
 requirement for an additional probationary period if one had been
 completed before the transfer date.

37 (b) If a city or town provides for civil service in its fire 38 department, the collective bargaining representatives of the 39 transferring employees and the fire protection district must

negotiate regarding the establishment of a civil service system
 within the fire protection district.

3 (c) Nothing contained in this section may be construed to alter 4 any existing collective bargaining unit or the provisions of any 5 existing collective bargaining agreement until the agreement has 6 expired or until the bargaining unit has been modified as provided by 7 law.

8 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 52.14 9 RCW to read as follows:

10 (1) The members of the legislative authority of a city or town 11 shall serve ex officio, by virtue of their office, as the fire 12 commissioners of a fire protection district created under section 1 13 of this act.

14 (2) The legislative authority of a city or town may, within the 15 initial resolution establishing the district's formation, relinquish 16 governance authority of a fire protection district created under this 17 act to an independently elected board of commissioners to be elected 18 in accordance with RCW 52.14.060.

19 (3)(a) The legislative authority of a city or town may, by a 20 majority vote of its members in an open public meeting, relinquish 21 governance authority of a fire protection district created under this 22 act to an appointed board of three fire commissioners at any time 23 after formation. Each appointed commissioner serves until successors 24 are elected at the next qualified election.

At the next qualified election, the person who receives the greatest number of votes for each commissioner position is elected to that position. The terms of office for the initial elected fire commissioners are staggered as follows:

(i) The person who is elected receiving the greatest number of votes is elected to a six-year term of office if the election is held in an odd-numbered year, or a five-year term of office if the election is held in an even-numbered year;

(ii) The person who is elected receiving the next greatest number of votes is elected to a four-year term of office if the election is held in an odd-numbered year, or a three-year term of office if the election is held in an even-numbered year; and

(iii) The other person who is elected is elected to a two-year term of office if the election is held in an odd-numbered year, or a one-year term of office if the election is held in an even-numbered

year. The term of office for each subsequent commissioner is six
 years.

3 (b) If the legislative authority of a city or town relinquishes 4 governance authority of a fire protection district after formation 5 under this section, and that fire protection district maintains a 6 fire department consisting wholly of personnel employed on a full-7 time, fully paid basis, that district shall have five fire 8 commissioners. The terms of office for the initial elected fire 9 commissioners are staggered as follows:

10 (i) The two people elected receiving the two greatest number of 11 votes are elected to six-year terms of office if the election is held 12 in an odd-numbered year, or five-year terms of office if the election 13 is held in an even-numbered year;

14 (ii) The two people who are elected receiving the next two 15 greatest number of votes are elected to four-year terms of office if 16 the election is held in an odd-numbered year, or three-year terms of 17 office if the election is held in an even-numbered year; and

18 (iii) The other person who is elected is elected to a two-year 19 term of office if the election is held in an odd-numbered year, or a 20 one-year term of office if the election is held in an even-numbered 21 year. The term of office for each subsequent commissioner is six 22 years.

(c) If the legislative authority of a city or town relinquishes governance authority of a fire protection district after formation under this section, and that fire protection district has an annual budget of ten million dollars or more, that district must have seven fire commissioners. The terms of office for the initial elected fire commissioners are staggered as follows:

(i) The three people who are elected receiving the three greatest number of votes are elected to six-year terms of office if the election is held in an odd-numbered year, or five-year terms of office if the election is held in an even-numbered year;

(ii) The two people who are elected receiving the next two greatest number of votes are elected to four-year terms of office if the election is held in an odd-numbered year, or three-year terms of office if the election is held in an even-numbered year; and

37 (iii) The other two people who are elected are elected to two-38 year terms of office if the election is held in an odd-numbered year, 39 or one-year terms of office if the election is held in an even-

numbered year. The term of office for each subsequent commissioner is
 six years.

3 Sec. 7. RCW 52.14.010 and 2012 c 174 s 1 are each amended to 4 read as follows:

5 (1) The affairs of the district shall be managed by a board of 6 fire commissioners composed initially of three registered voters 7 residing in the district, except as provided <u>otherwise</u> in RCW 8 52.14.015 ((and)), 52.14.020, and section 6 of this act.

9 (2)(a) Each member of an elected board of fire commissioners shall each receive one hundred four dollars per day or portion 10 11 thereof, not to exceed nine thousand nine hundred eighty-four dollars per year, for time spent in actual attendance at official meetings of 12 the board or in performance of other services or duties on behalf of 13 the district. Members serving in an ex officio capacity on a board of 14 fire commissioners may not receive compensation, but shall receive 15 16 necessary expenses in accordance with (b) of this subsection.

17 ((In addition, they)) (b) Each member of a board of fire 18 commissioners shall receive necessary expenses incurred in attending 19 meetings of the board or when otherwise engaged in district business, 20 and shall be entitled to receive the same insurance available to all 21 firefighters of the district: PROVIDED, That the premiums for such 22 insurance, except liability insurance, shall be paid by the 23 individual commissioners who elect to receive it.

24 (c) Any commissioner may waive all or any portion of his or her compensation payable under this section as to any month or months 25 during his or her term of office, by a written waiver filed with the 26 27 secretary as provided in this section. The waiver, to be effective, 28 must be filed any time after the commissioner's election and prior to the date on which the compensation would otherwise be paid. The 29 30 waiver shall specify the month or period of months for which it is 31 made.

32 (3) The board shall fix the compensation to be paid the secretary 33 and all other agents and employees of the district. The board may, by 34 resolution adopted by unanimous vote, authorize any of its members to 35 serve as volunteer firefighters without compensation. A commissioner 36 actually serving as a volunteer firefighter may enjoy the rights and 37 benefits of a volunteer firefighter.

(4) The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every

1 five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" 2 means, for any calendar year, that year's annual average consumer 3 price index, for Washington state, for wage earners and clerical 4 workers, all items, compiled by the bureau of labor and statistics, 5 б United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas 7 within the state, the index covering the greatest number of people, 8 covering areas exclusively within the boundaries of the state, and 9 including all items shall be used for the adjustments for inflation 10 11 in this section. The office of financial management must calculate 12 the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one 13 month before the new dollar threshold is to take effect. 14

(5) A person holding office as commissioner for two or more 15 16 special purpose districts or serving ex officio as commissioner as a 17 member of the legislative authority of a city or town shall receive only that per diem compensation authorized for one of his or her 18 ((commissioner)) official positions as compensation for attending an 19 official meeting or conducting official services or duties while 20 21 representing more than one ((of his or her districts)) district or representing a municipality and a district. 22 However, such commissioner may receive additional per diem compensation if approved 23 24 by resolution of ((all)) the boards of ((the)) an affected 25 commission((s)), city, or town.

26 **Sec. 8.** RCW 52.14.020 and 2012 c 174 s 2 are each amended to 27 read as follows:

(1) In a fire protection district ((maintaining)) with elected commissioners that maintains a fire department consisting wholly of personnel employed on a full-time, fully-paid basis, there shall be five fire commissioners. A fire protection district with an annual budget of ten million dollars or more may have seven fire commissioners.

34 (2)(a) If two positions are created on boards of fire 35 commissioners by this section, such positions shall be filled 36 initially as for a vacancy, except that the appointees shall draw 37 lots, one appointee to serve until the next general fire district 38 election after the appointment, at which two commissioners shall be 39 elected for six-year terms, and the other appointee to serve until

1 the second general fire district election after the appointment, at 2 which two commissioners shall be elected for six-year terms.

(b) If four positions are created on boards of fire commissioners 3 by this section, such positions shall be filled initially as for a 4 vacancy, except that the appointees shall draw lots, three appointees 5 б to serve until the next general fire district election after the appointment, at which three commissioners shall be elected for 7 six-year terms and two commissioners shall be elected for four-year 8 terms, and the other appointee to serve until the second general fire 9 district election after the appointment, at which two commissioners 10 11 shall be elected for six-year terms.

12 **Sec. 9.** RCW 84.09.030 and 2012 c 186 s 17 are each amended to 13 read as follows:

(1) (a) Except as provided in (b) ((and)), (c), and (d) of this subsection (1), for the purposes of property taxation and the levy of property taxes, the boundaries of counties, cities, and all other taxing districts shall be the established official boundaries of such districts existing on the first day of August of the year in which the property tax levy is made.

(b) The boundaries for a newly incorporated port district or regional fire protection service authority shall be established on the first day of October if the boundaries of the newly incorporated port district or regional fire protection service authority are coterminous with the boundaries of another taxing district or districts, as they existed on the first day of August of that year.

(c) The boundaries of a school district that is required to receive or annex territory due to the dissolution of a financially insolvent school district under RCW 28A.315.225 must be the established official boundaries of such districts existing on the first day of September of the year in which the property tax levy is made.

32 (d) The boundaries of a newly established fire protection 33 district authorized under section 1 of this act are the established 34 official boundaries of the district as of the date that the voter-35 approved proposition required under section 1 of this act is 36 certified.

37 (2) In any case where any instrument setting forth the official
38 boundaries of any newly established taxing district, or setting forth
39 any change in the boundaries, is required by law to be filed in the

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office of the county auditor or other county official, the instrument shall be filed in triplicate. The officer with whom the instrument is filed shall transmit two copies of the instrument to the county assessor.

5 (3) No property tax levy shall be made for any taxing district 6 whose boundaries are not established as of the dates provided in this 7 section.

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