## CERTIFICATION OF ENROLLMENT

## SENATE BILL 5057

Chapter 33, Laws of 2001

57th Legislature 2001 Regular Session

CITIES AND TOWNS--PLANS OF GOVERNMENT

EFFECTIVE DATE: 7/22/01

Passed by the Senate March 7, 2001 CERTIFICATE YEAS 48 NAYS 0 I, Tony M. Cook, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5057** as passed by the Senate and the House of ROSA FRANKLIN President of the Senate Representatives on the dates hereon Passed by the House April 5, 2001 YEAS 97 NAYS 0 set forth. FRANK CHOPP TONY M. COOK Speaker of the Secretary House of Representatives CLYDE BALLARD Speaker of the House of Representatives Approved April 16, 2001 FILED April 16, 2001 - 9:42 a.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State

State of Washington

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## SENATE BILL 5057

Passed Legislature - 2001 Regular Session

State of Washington 57th Legislature 2001 Regular Session

By Senators Gardner, Hale, Haugen, Horn, Spanel, Patterson, Costa, Kline and McCaslin

Read first time 01/10/2001. Referred to Committee on State & Local Government.

- 1 AN ACT Relating to cities and towns changing plans of government;
- 2 amending RCW 35A.06.030, 35A.06.060, and 35A.08.030; and reenacting and
- 3 amending RCW 35A.01.070.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 35A.01.070 and 1994 c 223 s 24 and 1994 c 81 s 66 are 6 each reenacted and amended to read as follows:
- 7 Where used in this title with reference to procedures established
- 8 by this title in regard to a change of plan or classification of
- 9 government, unless a different meaning is plainly required by the
- 10 context:
- 11 (1) "Classify" means a change from a city of the first or second
- 12 class, an unclassified city, or a town, to a code city.
- 13 (2) "Classification" means either that portion of the general law
- 14 under which a city or a town operates under Title 35 RCW as a first or
- 15 second class city, unclassified city, or town, or otherwise as a code
- 16 city.
- 17 (3) "Organize" means to provide for officers after becoming a code
- 18 city, under the same general plan of government under which the city
- 19 operated prior to becoming a code city, pursuant to RCW 35A.02.055.

- 1 (4) "Organization" means the general plan of government under which 2 a city operates.
- (5) "Plan of government" means a mayor-council form of government 3 4 under chapter 35A.12 RCW, council-manager form of government under 5 chapter 35A.13 RCW, or a mayor-council, council-manager, or commission form of government in general that is retained by a noncharter code 6 city as provided in RCW 35A.02.130, without regard to variations in the 7 8 number of elective offices or whether officers are elective or 9 appointive.
- (6) "Reclassify" means changing from a code city to the 10 11 classification, if any, held by such a city immediately prior to 12 becoming a code city.
- (7) "Reclassification" means changing from city or town operating 13 under Title 35 RCW to a city operating under Title 35A RCW, or vice 14 15 versa; a change in classification.
- 16 (8) "Reorganize" means changing the plan of government under which a city or town operates to a different general plan of government( $(\frac{1}{2})$ 17 for which an election of new officers under RCW 35A.02.050 is 18 19 required)). A city or town shall not be deemed to have reorganized 20 simply by increasing or decreasing the number of members of its 21 legislative body.
- (9) "Reorganization" means a change in general plan of government 22 ((where an election of all new officers is required in order to 23 24 accomplish this change)) under which a city operates, but an increase 25 or decrease in the number of members of its legislative body shall not 26 be deemed to constitute a reorganization.
- 27 RCW 35A.06.030 and 1994 c 223 s 28 are each amended to Sec. 2. 28 read as follows:

By use of the resolution for election or petition for election methods described in RCW 35A.06.040, any noncharter code city which has operated for more than six consecutive years under one of the optional plans of government authorized by this title, or for more than a combined total of six consecutive years under a particular plan of government both as a code city and under the same general plan under Title 35 RCW immediately prior to becoming a code city, may abandon such organization and may reorganize and adopt another plan of government authorized for noncharter code cities, but only after having 37 been a noncharter code city for more than one year or a city after 38

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35 36 operating for more than six consecutive years under a particular plan of government as a noncharter code city: PROVIDED, That these limitations shall not apply to a city seeking to adopt a charter.

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4 In reorganization under a different general plan of government as 5 a noncharter code city, officers shall ((all be elected as provided in RCW 35A.02.050)) serve the remainder of their terms. If a city with a 6 7 mayor-council plan of government is reorganized with a council-manager 8 plan of government, the mayor shall serve as a councilmember for the remainder of his or her term. If a city with a council-manager plan of 9 government is reorganized with a mayor-council plan of government, the 10 mayor shall be elected as provided in RCW 35A.02.050. 11 noncharter code city adopts a plan of government other than those 12 13 authorized under Title 35A RCW, such city ceases to be governed under this optional municipal code ((and)), shall be classified as a city or 14 15 town of the class selected in the proceeding for adoption of such new plan, with the powers granted to such class under the general law, and 16 17 shall elect officers as provided in RCW 35A.02.050.

18 **Sec. 3.** RCW 35A.06.060 and 1979 ex.s. c 18 s 16 are each amended 19 to read as follows:

If a majority of votes cast at the election favor abandonment of 20 the general plan of government under which the noncharter code city is 21 then organized and reorganization under the different general plan 22 23 proposed in the resolution or petition, the officers to be elected 24 shall be those prescribed by the plan of government so adopted, and 25 they shall be elected as provided in RCW ((35A.02.050)) 35A.06.030. If the city is ((to remain a noncharter code city, or if the city is 26 abandoning optional municipal code status, they)) adopting a plan of 27 government other than those authorized under this title, the officers 28 29 shall be elected at the next succeeding general municipal election. Upon the election, qualification, and assumption of office by such 30 officers the reorganization of the government of such municipality 31 32 shall be complete and such municipality shall thereafter be governed 33 under such plan. If the plan so adopted is not a plan authorized for 34 noncharter code cities, upon the election, qualification, and assumption of office by such officers the municipality shall cease to 35 36 be a noncharter code city governed under the provisions of this optional municipal code and shall revert to the classification selected 37 38 and shall be governed by the general laws relating to municipalities of

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- 1 such class with the powers conferred by law upon municipalities of such
- 2 class. Such change of classification shall not affect the then
- 3 existing property rights or liabilities of the municipal corporation.

4 **Sec. 4.** RCW 35A.08.030 and 1967 ex.s. c 119 s 35A.08.030 are each 5 amended to read as follows:

The legislative body of any city having ten thousand or more 6 7 inhabitants may, by resolution, provide for submission to the voters of the question whether the city shall become a charter code city and be 8 9 governed in accordance with a charter to be adopted by the voters under the provisions of this title. The legislative body must provide for 10 such an election upon receipt of a sufficient petition therefor signed 11 12 by qualified electors in number equal to not less than ten percent of the votes cast at the last general municipal election therein. 13 14 question may be submitted to the voters at the next general municipal election if one is to be held within one hundred and eighty days or at 15 a special election held for that purpose not less than ninety nor more 16 than one hundred and eighty days after the passage of the resolution or 17 18 the filing of the certificate of sufficiency of the petition. At such election provision shall also be made for the election of fifteen 19 freeholders who, upon a favorable vote on the question, shall 20 constitute the charter commission charged with the duty of framing a 21 charter for submission to the voters. If the vote in favor of adopting 22 23 a charter receives forty percent or less of the total vote on the question of charter adoption, no new election on the question of 24 25 charter adoption may be held for a period of two years from the date of the election in which the charter proposal failed. 26

> Passed the Senate March 7, 2001. Passed the House April 5, 2001. Approved by the Governor April 16, 2001. Filed in Office of Secretary of State April 16, 2001.