ENGROSSED SUBSTITUTE SENATE BILL 5874

State of Washington 58th Legislature 2004 Regular Session

By Senate Committee on Highways & Transportation (originally sponsored by Senators Jacobsen, Kline and Kohl-Welles)

READ FIRST TIME 02/10/04.

AN ACT Relating to tolling authority of regional transportation investment districts; amending RCW 36.120.020, 36.120.050, and 47.56.076; and adding a new section to chapter 47.56 RCW.

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

5 **Sec. 1.** RCW 36.120.020 and 2002 c 56 s 102 are each amended to 6 read as follows:

7 The definitions in this section apply throughout this chapter 8 unless the context clearly requires otherwise.

9 (1) "Board" means the governing body of a regional transportation 10 investment district.

11 (2) "Department" means the Washington state department of 12 transportation.

13 (3) "Highway of statewide significance" means an existing or 14 proposed state route or federal interstate designated as a highway of 15 statewide significance by the transportation commission, its successor 16 entity, or the legislature.

17 (4) "Lead agency" means a public agency that by law can plan, 18 design, and build a transportation project and has been so designated 19 by the district.

(5) "Regional transportation investment district" or "district" 1 2 means a municipal corporation whose boundaries are coextensive with two or more contiguous counties and that has been created by county 3 legislative authorities and a vote of the people under this chapter to 4 implement a regional transportation investment plan. 5

"Regional transportation investment district planning 6 (6) 7 committee" or "planning committee" means the advisory committee created under RCW 36.120.030 to create and propose to county legislative 8 authorities a regional transportation investment plan to develop, 9 10 finance, and construct transportation projects.

(7) "Regional transportation investment plan" or "plan" means a 11 12 plan to develop, construct, and finance a transportation project or 13 projects.

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(8) "Transportation project" means:

(a) A capital improvement or improvements to a highway that has 15 16 been designated, in whole or in part, as a highway of statewide 17 significance, including an extension, that:

(i) Adds a lane or new lanes to an existing state or federal 18 19 highway; or

(ii) Repairs or replaces a lane or lanes damaged by an event 20 21 declared an emergency by the governor before January 1, 2002.

22 (b) A capital improvement or improvements to all or a portion of a highway of statewide significance, including an extension, and may 23 24 include the following associated multimodal capital improvements:

(i) Approaches to highways of statewide significance;

(ii) High-occupancy vehicle lanes; 26

27 (iii) Flyover ramps;

(iv) Park and ride lots; 28

(v) Bus pullouts; 29

(vi) Vans for vanpools; 30

(vii) Buses; and 31

(viii) Signalization, ramp metering, and other transportation 32 33 system management improvements.

34 (c) A capital improvement or improvements to all or a portion of a city street, county road, or existing highway or the creation of a new 35 highway that intersects with a highway of statewide significance, if 36 37 all of the following conditions are met:

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(i) The project is included in a plan that makes highway
 improvement projects that add capacity to a highway or highways of
 statewide significance;

4 (ii) The secretary of transportation determines that the project
5 would better relieve traffic congestion than investing that same money
6 in adding capacity to a highway of statewide significance;

7 (iii) Matching money equal to one-third of the total cost of the 8 project is provided by local entities, including but not limited to a 9 metropolitan planning organization, county, city, port, or private 10 entity in which a county participating in a plan is located. Local 11 entities may use federal grants to meet this matching requirement;

12 (iv) In no case may the cumulative regional transportation 13 investment district contribution to all projects constructed under this 14 subsection (8)(c) exceed ten percent of the revenues generated by the 15 district;

16 (v) In no case may the cumulative regional transportation 17 investment district contribution to all projects constructed under this 18 subsection (8)(c) exceed one billion dollars; and

19 (vi) The specific projects are included within the plan and 20 submitted as part of the plan to a vote of the people.

(d) Operations, preservation, and maintenance are excluded from this definition and may not be included in a regional transportation investment plan. <u>However, operations, preservation, and maintenance of</u> <u>toll-related facilities where toll revenues have been pledged for the</u> <u>payment of contracts is expressly authorized and may be included in a</u> <u>regional transportation investment plan.</u>

(9) "Weighted vote" means a vote that reflects the population each board or planning committee member represents relative to the population represented by the total membership of the board or planning committee. Population will be determined using the federal 2000 census or subsequent federal census data.

32 **Sec. 2.** RCW 36.120.050 and 2003 c 350 s 4 are each amended to read 33 as follows:

(1) A regional transportation investment district planning
 committee may, as part of a regional transportation investment plan,
 recommend the imposition of some or all of the following revenue

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sources, which a regional transportation investment district may impose
 upon approval of the voters as provided in this chapter:

3 (a) A regional sales and use tax, as specified in RCW 82.14.430, of 4 up to 0.5 percent of the selling price, in the case of a sales tax, or 5 value of the article used, in the case of a use tax, upon the 6 occurrence of any taxable event in the regional transportation 7 investment district;

8 (b) A local option vehicle license fee, as specified under RCW 9 82.80.100, of up to one hundred dollars per vehicle registered in the 10 district. As used in this subsection, "vehicle" means motor vehicle as 11 defined in RCW 46.04.320. Certain classes of vehicles, as defined 12 under chapter 46.04 RCW, may be exempted from this fee;

13 (c) A parking tax under RCW 82.80.030;

14 (d) A local motor vehicle excise tax under RCW 81.100.060 and 15 chapter 81.104 RCW;

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(e) A local option fuel tax under RCW 82.80.120;

(f) An employer excise tax under RCW 81.100.030; and

(g) Vehicle tolls on new or reconstructed facilities <u>or</u>, in the case of improvements to a bridge or viaduct, any approaches or connectors to the bridge or viaduct. Unless otherwise specified by law or contract, the department shall administer the collection of vehicle tolls on designated facilities, and the state transportation commission, or its successor, shall be the tolling authority.

24 Taxes, fees, and tolls may not be imposed without (2) an 25 affirmative vote of the majority of the voters within the boundaries of the district voting on a ballot proposition as set forth in RCW 26 27 36.120.070. Revenues from these taxes and fees may be used only to implement the plan as set forth in this chapter. A district may 28 contract with the state department of revenue or other appropriate 29 entities for administration and collection of any of the taxes or fees 30 31 authorized in this section.

32 (3) Existing statewide motor vehicle fuel and special fuel taxes,
33 at the distribution rates in effect on January 1, 2001, are not
34 intended to be altered by this chapter.

35 **Sec. 3.** RCW 47.56.076 and 2002 c 56 s 403 are each amended to read 36 as follows:

37 Upon approval of a majority of the voters within its boundaries

voting on the ballot proposition, and only for the purposes authorized 1 2 in RCW 36.120.050(1)(((f))) <u>(g)</u>, a regional transportation investment district may impose vehicle tolls on state routes where improvements 3 financed in whole or in part by a regional transportation investment 4 district add additional lanes to, or reconstruct lanes on, a highway of 5 statewide significance, and in the case of improving a bridge or б viaduct, any approaches or connectors to the bridge or viaduct. 7 The department shall administer the collection of vehicle tolls 8 on designated facilities unless otherwise specified in law or by contract, 9 10 and the state transportation commission, or its successor, shall ((be the tolling authority)) set and impose the tolls in amounts sufficient 11 12 to implement the plan and issue bonds and maintain and operate the toll 13 facility within the scope and intent of the regional transportation 14 investment plan.

15 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 47.56 RCW 16 to read as follows:

Notwithstanding any provision to the contrary in this chapter, a regional transportation investment district may impose vehicle tolls on either Lake Washington bridge upon approval of a majority of the voters voting on a regional transportation investment plan ballot measure within its boundaries as authorized in chapter 36.120 RCW and RCW 47.56.076.

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