CERTIFICATION OF ENROLLMENT

SENATE BILL 5084

Chapter 422, Laws of 2007

60th Legislature 2007 Regular Session

RAIL TRANSIT SAFETY PLANS

EFFECTIVE DATE: 07/22/07

Passed by the Senate April 16, 2007 YEAS 44 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 5, 2007 YEAS 97 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

FRANK CHOPP

Approved May 11, 2007, 10:41 a.m.

THOMAS HOEMANN

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of

Washington, do hereby certify that the attached is **SENATE BILL 5084** as passed by the Senate and the

House of Representatives on the

dates hereon set forth.

Secretary

FILED

May 11, 2007

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 5084

AS AMENDED BY THE HOUSE

Passed Legislature - 2007 Regular Session

State of Washington 60th Legislature 2007 Regular Session

By Senators Murray, Swecker, Haugen and Delvin

Read first time 01/10/2007. Referred to Committee on Transportation.

- 1 AN ACT Relating to rail transit safety plans; and amending RCW
- 2 35.21.228, 35A.21.300, 36.01.210, 36.57.120, 36.57A.170, 81.112.180,
- 3 and 81.104.115.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 35.21.228 and 2005 c 274 s 264 are each amended to 6 read as follows:
- read as follows:

 (1) Each city or town that owns or operates a rail fixed guideway
- 8 system as defined in RCW 81.104.015 shall submit a system safety
- 9 <u>program plan</u> and <u>a system</u> security ((program)) <u>and emergency</u>
- 10 <u>preparedness</u> plan for that guideway to the state department of
- 11 transportation by September 1, 1999, or at least ((three months)) one
- 12 <u>hundred eighty calendar days</u> before beginning operations or instituting
- 13 revisions to its plans. ((This)) These plans must describe the city's
- 14 procedures for (a) reporting and investigating reportable accidents,
- unacceptable hazardous conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit
- 17 reports, (c) facilitating on-site safety and security reviews by the
- 18 state department of transportation, and (d) addressing passenger and
- 19 employee security. The plans must, at a minimum, conform to the

- standards adopted by the state department of transportation. If required by the department, the city or town shall revise its plans to incorporate the department's review comments within sixty days after their receipt, and resubmit its revised plans for review.
- (2) Each city or town shall implement and comply with its system 5 safety program plan and system security ((program)) and emergency 6 7 preparedness plan. The city or town shall perform internal safety and security audits to evaluate its compliance with the plang, and submit 8 9 its audit schedule to the department of transportation no later than 10 December 15th each year. The city or town shall prepare an annual report for its internal safety and security audits undertaken in the 11 12 prior year and submit it to the department no later than February 15th. 13 This annual report must include the dates the audits were conducted, findings 14 of audit activity, the audit the scope the recommendations, the status of any corrective actions taken as a result 15 16 of the audit activity, and the results of each audit in terms of the 17 adequacy and effectiveness of the plans.
 - (3) Each city or town shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The city or town shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.
- (4) The <u>system</u> security ((section of the safety)) and ((security))

 emergency preparedness plan required in subsection (1)(d) of this

 section is exempt from public disclosure under chapter 42.56 RCW.

 However, the ((activities and plans)) system safety program plan as

 described in ((subsections (1)(a), (b), and (c), (2), and (3) of)) this

 section ((are)) is not subject to this exemption.
- 34 **Sec. 2.** RCW 35A.21.300 and 2005 c 274 s 267 are each amended to read as follows:
- 36 (1) Each code city that owns or operates a rail fixed guideway 37 system as defined in RCW 81.104.015 shall submit a system safety

3

4

18 19

2021

22

2324

25

26

program plan and a system security ((program)) and emergency preparedness plan for that guideway to the state department of transportation by September 1, 1999, or at least ((three months)) one hundred eighty calendar days before beginning operations or instituting revisions to its plang. ((This)) These plang must describe the code city's procedures for (a) reporting and investigating reportable accidents, unacceptable hazardous conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit reports, (c) facilitating on-site safety and security reviews by the state department of transportation, and (d) addressing passenger and employee security. The plans must, at a minimum, conform to the standards adopted by the state department of transportation. required by the department, the code city shall revise its plans to incorporate the department's review comments within sixty days after their receipt, and resubmit its revised plang for review.

- (2) Each code city shall implement and comply with its system safety program plan and system security ((program)) and emergency preparedness plan. The code city shall perform internal safety and security audits to evaluate its compliance with the plans, and submit its audit schedule to the department of transportation no later than December 15th each year. The code city shall prepare an annual report for its internal safety and security audits undertaken in the prior year and submit it to the department no later than February 15th. This annual report must include the dates the audits were conducted, the scope of the audit activity, the audit findings and recommendations, the status of any corrective actions taken as a result of the audit activity, and the results of each audit in terms of the adequacy and effectiveness of the plans.
- (3) Each code city shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The code city shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.

p. 3 SB 5084.SL

- 1 (4) The <u>system</u> security ((section of the safety and security)) and
 2 <u>emergency preparedness</u> plan required in subsection (1)(d) of this
 3 section is exempt from public disclosure under chapter 42.56 RCW.
 4 However, the ((activities and plans)) system safety program plan as
 5 described in ((subsections (1)(a), (b), and (c), (2), and (3) of)) this
 6 section ((are)) is not subject to this exemption.
- 7 **Sec. 3.** RCW 36.01.210 and 2005 c 274 s 268 are each amended to 8 read as follows:
 - (1) Each county functioning under chapter 36.56 RCW that owns or operates a rail fixed guideway system as defined in RCW 81.104.015 shall submit a system safety program plan and a system security ((program)) and emergency preparedness plan for that guideway to the state department of transportation by September 1, 1999, or at least ((three months)) one hundred eighty calendar days before beginning operations or instituting revisions to its plans. ((This)) These plans describe the county's procedures for (a) reporting investigating reportable accidents, unacceptable hazardous conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit reports, (c) facilitating on-site safety and security reviews by the state department of transportation, and (d) addressing passenger and employee security. The plang must, at a minimum, conform to the standards adopted by the state department of transportation. If required by the department, the county shall revise its plang to incorporate the department's review comments within sixty days after their receipt, and resubmit its revised plang for review.
 - (2) Each county functioning under chapter 36.56 RCW shall implement and comply with its system safety program plan and system security ((program)) and emergency preparedness plan. The county shall perform internal safety and security audits to evaluate its compliance with the plans, and submit its audit schedule to the department transportation no later than December 15th each year. The county shall prepare an annual report for its internal safety and security audits undertaken in the prior year and submit it to the department no later than February 15th. This annual report must include the dates the audits were conducted, the scope of the audit activity, the audit findings and recommendations, the status of any corrective actions

10 11

12

13

14

15 16

17

18

19 20

21

2223

24

25

26

27

28

2930

31

3233

34

35

taken as a result of the audit activity, and the results of each audit in terms of the adequacy and effectiveness of the plans.

1 2

3

4

5

6 7

8

9

11 12

21

2223

24

2526

27

28

29

3031

3233

34

35

36

- (3) Each county shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The county shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.
- (4) The <u>system</u> security ((section of the safety and security)) <u>and</u>
 emergency preparedness plan required in subsection (1)(d) of this
 section is exempt from public disclosure under chapter 42.56 RCW.

 However, the ((activities and plans)) <u>system safety program plan</u> as
 described in ((subsections (1)(a), (b), and (c), (2), and (3) of)) this
 section ((are)) <u>is</u> not subject to this exemption.
- 19 **Sec. 4.** RCW 36.57.120 and 2005 c 274 s 270 are each amended to 20 read as follows:
 - (1) Each county transportation authority that owns or operates a rail fixed guideway system as defined in RCW 81.104.015 shall submit a system safety program plan and a system security ((program)) and emergency preparedness plan for that guideway to the state department of transportation by September 1, 1999, or at least ((three months)) one hundred eighty calendar days before beginning operations or instituting revisions to its plang. ((This)) These plang must describe the county transportation authority's procedures for (a) reporting and investigating reportable accidents, unacceptable hazardous conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit reports, (c) facilitating on-site safety and security reviews by the state department of transportation, and (d) addressing passenger and employee security. The plang must, at a minimum, conform to the standards adopted by the state department of If required by the transportation. department, the transportation authority shall revise its plang to incorporate the

p. 5 SB 5084.SL

- department's review comments within sixty days after their receipt, and resubmit its revised plang for review.
- (2) Each county transportation authority shall implement and comply 3 with its system safety program plan and system security ((program)) and 4 emergency preparedness plan. The county transportation authority shall 5 perform internal safety and security audits to evaluate its compliance 6 7 with the plang, and submit its audit schedule to the department of transportation no later than December 15th each year. The county 8 transportation authority shall prepare an annual report for its 9 10 internal safety and security audits undertaken in the prior year and submit it to the department no later than February 15th. 11 report must include the dates the audits were conducted, the scope of 12 13 the audit activity, the audit findings and recommendations, the status 14 of any corrective actions taken as a result of the audit activity, and the results of each audit in terms of the adequacy and effectiveness of 15 16 the plans.
 - (3) Each county transportation authority shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The county transportation authority shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.
- (4) The <u>system</u> security ((<u>section of the safety and security</u>)) <u>and</u>
 emergency preparedness plan required in subsection (1)(d) of this
 section is exempt from public disclosure under chapter 42.56 RCW.

 However, the ((<u>activities and plans</u>)) <u>system safety program plan</u> as
 described in ((<u>subsections (1)(a), (b), and (c), (2), and (3) of</u>)) this
 section ((<u>are</u>)) <u>is</u> not subject to this exemption.
- 33 **Sec. 5.** RCW 36.57A.170 and 2005 c 274 s 271 are each amended to read as follows:
- 35 (1) Each public transportation benefit area that owns or operates 36 a rail fixed guideway system as defined in RCW 81.104.015 shall submit 37 a system safety <u>program plan</u> and <u>a system</u> security ((program)) <u>and</u>

17

18

19

2021

22

2324

25

emergency preparedness plan for that guideway to the state department 1 2 of transportation by September 1, 1999, or at least ((three months)) one hundred eighty calendar days before beginning operations or 3 instituting revisions to its plang. ((This)) These plang must describe 4 the public transportation benefit area's procedures for (a) reporting 5 investigating reportable accidents, unacceptable 6 7 conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit reports, (c) facilitating 8 on-site safety and security reviews by the state department of 9 10 transportation, and (d) addressing passenger and employee security. The plang must, at a minimum, conform to the standards adopted by the 11 12 state department of transportation. If required by the department, the 13 public transportation benefit area shall revise its plans 14 incorporate the department's review comments within sixty days after their receipt, and resubmit its revised plang for review. 15

16 17

18

19

20

2122

2324

25

26

27

28

29

3031

32

33

3435

36

37

- (2) Each public transportation benefit area shall implement and comply with its system safety program plan and system security ((program)) and emergency preparedness plan. The public transportation benefit area shall perform internal safety and security audits to evaluate its compliance with the plang, and submit its audit schedule to the department of transportation no later than December 15th each year. The public transportation benefit area shall prepare an annual report for its internal safety and security audits undertaken in the prior year and submit it to the department no later than February 15th. This annual report must include the dates the audits were conducted, audit activity, the audit the scope of the findings recommendations, the status of any corrective actions taken as a result of the audit activity, and the results of each audit in terms of the adequacy and effectiveness of the plans.
- (3) Each public transportation benefit area shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The public transportation benefit area shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department

p. 7 SB 5084.SL

within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.

- (4) The <u>system</u> security ((section of the safety and security)) and <u>emergency preparedness</u> plan required in subsection (1)(d) of this section is exempt from public disclosure under chapter 42.56 RCW. However, the ((activities and plans)) system safety program plan as described in ((subsections (1)(a), (b), and (c), (2), and (3) of)) this section ((are)) <u>is</u> not subject to this exemption.
- Sec. 6. RCW 81.112.180 and 2005 c 274 s 360 are each amended to read as follows:
- (1) Each regional transit authority that owns or operates a rail fixed guideway system as defined in RCW 81.104.015 shall submit a system safety program plan and a system security ((program)) and emergency preparedness plan for that guideway to the state department of transportation by September 1, 1999, or at least ((three months)) one hundred eighty calendar days before beginning operations or instituting revisions to its plans. ((This)) These plans must describe the authority's procedures for (a) reporting and investigating reportable accidents, unacceptable hazardous conditions, and security breaches, (b) submitting corrective action plans and annual safety and security audit reports, (c) facilitating on-site safety and security reviews by the state department of transportation, and (d) addressing passenger and employee security. The plang must, at a minimum, conform to the standards adopted by the state department of transportation. If required by the department, the regional transit authority shall revise its plang to incorporate the department's review comments within sixty days after their receipt, and resubmit its revised plang for review.
- (2) Each regional transit authority shall implement and comply with its system safety program plan and system security ((program)) and emergency preparedness plan. The regional transit authority shall perform internal safety and security audits to evaluate its compliance with the plans, and submit its audit schedule to the department of transportation no later than December 15th each year. The regional transit authority shall prepare an annual report for its internal safety and security audits undertaken in the prior year and submit it to the department no later than February 15th. This annual report must include the dates the audits were conducted, the scope of the audit

1

3

4 5

6 7

8

9

10 11

12

13

14

15 16

17

18

19 20

21

2223

24

2526

27

28

29

3031

32

3334

3536

activity, the audit findings and recommendations, the status of any corrective actions taken as a result of the audit activity, and the results of each audit in terms of the adequacy and effectiveness of the plans.

- (3) Each regional transit authority shall notify the department of transportation within ((twenty-four)) two hours of an occurrence of a reportable accident, unacceptable hazardous condition, or security breach. The department may adopt rules further defining a reportable accident, unacceptable hazardous condition, or security breach. The regional transit authority shall investigate all reportable accidents, unacceptable hazardous conditions, or security breaches and provide a written investigation report to the department within forty-five calendar days after the reportable accident, unacceptable hazardous condition, or security breach.
- (4) The <u>system</u> security ((section of the safety and security)) and emergency preparedness plan required in subsection (1)(d) of this section is exempt from public disclosure under chapter 42.56 RCW. However, the ((activities and plans)) system safety program plan as described in ((subsections (1)(a), (b), and (c), (2), and (3) of)) this section ((are)) is not subject to this exemption.
- **Sec. 7.** RCW 81.104.115 and 2005 c 274 s 359 are each amended to 22 read as follows:
 - (1) The department may collect and review the system safety program plan and the system security ((program)) and emergency preparedness plan prepared by each owner or operator of a rail fixed guideway system. In carrying out this function, the department may adopt rules specifying the elements and standard to be contained in a system safety program plan and a system security ((program)) and emergency preparedness plan, and the content of any investigation report, corrective action plan, and accompanying implementation schedule resulting from a reportable accident, unacceptable hazardous condition, or security breach. These rules may include due dates for the department's timely receipt of and response to required documents.
 - (2) The ((security section of the)) system ((safety and)) security and emergency preparedness plan as described in subsection (1)(d) of RCW 35.21.228, 35A.21.300, 36.01.210, 36.57.120, 36.57A.170, and 81.112.180 ((are)) is exempt from public disclosure under chapter 42.56

p. 9 SB 5084.SL

- RCW by the department when collected from the owners and operators of fixed railway systems. However, the ((activities and plans)) system safety program plan as described in ((subsection (1)(a), (b), and (c) of)) RCW 35.21.228, 35A.21.300, 36.01.210, 36.57.120, 36.57A.170, and 81.112.180 ((are)) is not exempt from public disclosure.
 - (3) The department shall audit each system safety program plan and each system security ((program)) and emergency preparedness plan at least once every three years. The department may contract with other persons or entities for the performance of duties required by this subsection. The department shall provide at least thirty days' advance notice to the owner or operator of a rail fixed guideway system before commencing the audit. The owner or operator of each rail fixed guideway system shall reimburse the reasonable expenses of the department in carrying out its responsibilities of this subsection within ninety days after receipt of an invoice. The department shall notify the owner or operator of the estimated expenses at least six months in advance of when the department audits the system.
 - (4) In the event of a reportable accident, unacceptable hazardous condition, or security breach, the department shall review the investigation report, corrective action plan, and accompanying implementation schedule, submitted by the owner or operator of the rail fixed guideway system to ensure that it meets the goal of preventing and mitigating a recurrence of the reportable accident, unacceptable hazardous condition, or security breach.
 - (a) The department may, at its option, perform a separate, independent investigation of a reportable accident, unacceptable hazardous condition, or security breach. The department may contract with other persons or entities for the performance of duties required by this subsection.
 - (b) If the department does not concur with the investigation report, corrective action plan, and accompanying implementation schedule, submitted by the owner or operator, the department shall notify that owner or operator in writing within forty-five days of its receipt of the complete investigation report, corrective action plan, and accompanying implementation schedule.
- 36 (5) The secretary may adopt rules to implement this section and RCW 35.21.228, 35A.21.300, 36.01.210, 36.57.120, 36.57A.170, and 81.112.180, including rules establishing procedures and timelines for

owners and operators of rail fixed guideway systems to comply with RCW 35.21.228, 35A.21.300, 36.01.210, 36.57.120, 36.57A.170, and 81.112.180 and the rules adopted under this section. If noncompliance by an owner or operator of a rail fixed guideway system results in the loss of federal funds to the state of Washington or a political subdivision of the state, the owner or operator is liable to the affected entity or entities for the amount of the lost funds.

- (6) The department may impose sanctions upon owners and operators of rail fixed guideway systems, but only for failure to meet reasonable deadlines for submission of required reports and audits. The department is expressly prohibited from imposing sanctions for any other purposes, including, but not limited to, differences in format or content of required reports and audits.
- (7) The department and its employees have no liability arising from the adoption of rules; the review of or concurrence in a system safety program plan and a system security ((program)) and emergency preparedness plan; the separate, independent investigation of a reportable accident, unacceptable hazardous condition, or security breach; and the review of or concurrence in a corrective action plan for a reportable accident, unacceptable hazardous condition, or security breach.
- (8) The department shall set by rule an annual fee for owners and operators of rail fixed guideway systems to defray the department's direct costs associated only with the system safety program plans, system security and emergency preparedness plans, and incident investigations, as described in this section, and the fee shall not be a flat fee but shall be imposed on each owner and operator in proportion to the effort expended by the department in relation to individual plans. The department shall establish by rule the manner and timing of the collection of the fee.

Passed by the Senate April 16, 2007.
Passed by the House April 5, 2007.
Approved by the Governor May 11, 2007.
Filed in Office of Secretary of State May 11, 2007.

p. 11 SB 5084.SL