SENATE BILL 6155

State of Washington 63rd Legislature 2014 Regular Session

By Senators Ranker and Chase

Read first time 01/16/14. Referred to Committee on Agriculture, Water & Rural Economic Development.

1 AN ACT Relating to current use valuation for farm and agricultural 2 land; amending RCW 84.34.020; and creating a new section.

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

4 Sec. 1. RCW 84.34.020 and 2011 c 101 s 1 are each amended to read 5 as follows:

6 As used in this chapter, unless a different meaning is required by 7 the context:

(1) "Open space land" means (a) any land area so designated by an 8 official comprehensive land use plan adopted by any city or county and 9 10 zoned accordingly, or (b) any land area, the preservation of which in 11 its present use would (i) conserve and enhance natural or scenic resources, or (ii) protect streams or water supply, or (iii) promote 12 13 conservation of soils, wetlands, beaches or tidal marshes, or (iv) enhance the value to the public of abutting or neighboring parks, 14 15 forests, wildlife preserves, nature reservations or sanctuaries or 16 other open space, or (v) enhance recreation opportunities, or (vi) 17 preserve historic sites, or (vii) preserve visual quality along highway, road, and street corridors or scenic vistas, or (viii) retain 18 in its natural state tracts of land not less than one acre situated in 19

an urban area and open to public use on such conditions as may be reasonably required by the legislative body granting the open space classification, or (c) any land meeting the definition of farm and agricultural conservation land under subsection (8) of this section. As a condition of granting open space classification, the legislative body may not require public access on land classified under (b)(iii) of this subsection for the purpose of promoting conservation of wetlands.

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(2) "Farm and agricultural land" means:

9 (a) Any parcel of land that is twenty or more acres ((or)), 10 multiple parcels of land that are contiguous and total twenty or more 11 acres, or multiple parcels of land that total twenty or more acres 12 where all of the parcels are part of a single, integrated farming 13 operation:

14 (i) Devoted primarily to the production of livestock or 15 agricultural commodities for commercial purposes. A commercial purpose 16 includes livestock or agricultural commodity production activities that 17 do not directly produce gross income as long as the single, integrated 18 farming operation generates cash income by producing one or more 19 agricultural products;

(ii) Enrolled in the federal conservation reserve program or its successor administered by the United States department of agriculture <u>or included in the implementation of a work plan under the voluntary</u> <u>stewardship program established in RCW 36.70A.705;</u> or

24 (iii) Other similar commercial activities as may be established by 25 rule;

(b)(i) Any parcel of land that is five acres or more but less than twenty acres devoted primarily to agricultural uses, which has produced a gross income from agricultural uses equivalent to, as of January 1, 1993:

(A) One hundred dollars or more per acre per year for three of the 30 31 five calendar years preceding the date of application for 32 classification under this chapter for all parcels of land that are classified under this subsection or all parcels of land for which an 33 application for classification under this subsection is made with the 34 granting authority prior to January 1, 1993; and 35

(B) On or after January 1, 1993, two hundred dollars or more per
 acre per year for three of the five calendar years preceding the date
 of application for classification under this chapter;

(ii) For the purposes of (b)(i) of this subsection, "gross income from agricultural uses" includes, but is not limited to, the wholesale value of agricultural products donated to nonprofit food banks or feeding programs;

5 (c) Any parcel of land of less than five acres devoted primarily to 6 agricultural uses which has produced a gross income as of January 1, 7 1993, of:

8 (i) One thousand dollars or more per year for three of the five 9 calendar years preceding the date of application for classification 10 under this chapter for all parcels of land that are classified under 11 this subsection or all parcels of land for which an application for 12 classification under this subsection is made with the granting 13 authority prior to January 1, 1993; and

(ii) On or after January 1, 1993, fifteen hundred dollars or more per year for three of the five calendar years preceding the date of application for classification under this chapter. Parcels of land described in (b)(i)(A) and (c)(i) of this subsection will, upon any transfer of the property excluding a transfer to a surviving spouse or surviving state registered domestic partner, be subject to the limits of (b)(i)(B) and (c)(ii) of this subsection;

(d) Any parcel of land that is five acres or more but less than twenty acres devoted primarily to agricultural uses, which meet one of the following criteria:

(i) Has produced a gross income from agricultural uses equivalent to two hundred dollars or more per acre per year for three of the five calendar years preceding the date of application for classification under this chapter;

28 (ii) Has standing crops with an expectation of harvest within seven 29 years, except as provided in (d)(iii) of this subsection, and a 30 demonstrable investment in the production of those crops equivalent to one hundred dollars or more per acre in the current or previous 31 32 calendar year. For the purposes of this subsection (2)(d)(ii), "standing crop" means Christmas trees, vineyards, fruit trees, or other 33 perennial crops that: (A) Are planted using agricultural methods 34 normally used in the commercial production of that particular crop; and 35 36 (B) typically do not produce harvestable quantities in the initial 37 years after planting; or

p. 3

1 (iii) Has a standing crop of short rotation hardwoods with an 2 expectation of harvest within fifteen years and a demonstrable 3 investment in the production of those crops equivalent to one hundred 4 dollars or more per acre in the current or previous calendar year;

(e) Any lands including incidental uses as are compatible with 5 agricultural purposes, including wetlands preservation, provided such 6 7 incidental use does not exceed twenty-five percent of the classified 8 land and the land on which appurtenances necessary to the production, preparation, or sale of the agricultural products exist in conjunction 9 with the lands producing such products. 10 Agricultural lands also include any parcel of land of one to five acres, which is not 11 12 contiguous, but which otherwise constitutes an integral part of farming 13 operations being conducted on land qualifying under this section as "farm and agricultural lands"; 14

(f) The land on which housing for employees and the principal place 15 of residence of the farm operator or owner of land classified pursuant 16 to (a) of this subsection is sited if: The housing or residence is on 17 or contiguous to the classified parcel; and the use of the housing or 18 19 the residence is ((integral to the use of the classified land for 20 agricultural purposes)) for individuals working on the classified land 21 or for the owner of the classified land if the owner conducts his or 22 her commercial agricultural business from the residence; or

(g) Any land that is used primarily for equestrian related activities for which a charge is made, including, but not limited to, stabling, training, riding, clinics, schooling, shows, or grazing for feed and that otherwise meet the requirements of (a), (b), or (c) of this subsection.

(3) "Timber land" means any parcel of land that is five or more 28 acres or multiple parcels of land that are contiguous and total five or 29 30 more acres which is or are devoted primarily to the growth and harvest of timber for commercial purposes. Timber land means the land only and 31 does not include a residential homesite. The term includes land used 32 33 for incidental uses that are compatible with the growing and harvesting of timber but no more than ten percent of the land may be used for such 34 35 incidental uses. It also includes the land on which appurtenances 36 necessary for the production, preparation, or sale of the timber 37 products exist in conjunction with land producing these products.

p. 4

(4) "Current" or "currently" means as of the date on which property
 is to be listed and valued by the assessor.

3 (5) "Owner" means the party or parties having the fee interest in 4 land, except that where land is subject to real estate contract "owner" 5 means the contract vendee.

6 (6)(a) "Contiguous" means land adjoining and touching other
7 property held by the same ownership. Land divided by a public road,
8 but otherwise an integral part of a farming operation, is considered
9 contiguous.

10 (b) For purposes of this subsection (6):

(i) "Same ownership" means owned by the same person or persons, except that parcels owned by different persons are deemed held by the same ownership if the parcels are:

14 (A) Managed as part of a single operation; and

15 (B) Owned by:

16 (I) Members of the same family;

17 (II) Legal entities that are wholly owned by members of the same 18 family; or

(III) An individual who owns at least one of the parcels and a legal entity or entities that own the other parcel or parcels if the entity or entities are wholly owned by that individual, members of his or her family, or that individual and members of his or her family.

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(ii) "Family" includes only:

(A) An individual and his or her spouse or domestic partner, child,
stepchild, adopted child, grandchild, parent, stepparent, grandparent,
cousin, or sibling;

(B) The spouse or domestic partner of an individual's child,
stepchild, adopted child, grandchild, parent, stepparent, grandparent,
cousin, or sibling;

30 (C) A child, stepchild, adopted child, grandchild, parent, 31 stepparent, grandparent, cousin, or sibling of the individual's spouse 32 or the individual's domestic partner; and

(D) The spouse or domestic partner of any individual described in(b)(ii)(C) of this subsection (6).

35 (7) "Granting authority" means the appropriate agency or official 36 who acts on an application for classification of land pursuant to this 37 chapter.

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(8) "Farm and agricultural conservation land" means either:

1 (a) Land that was previously classified under subsection (2) of 2 this section, that no longer meets the criteria of subsection (2) of 3 this section, and that is reclassified under subsection (1) of this 4 section; or

5 (b) Land that is traditional farmland that is not classified under 6 chapter 84.33 or 84.34 RCW, that has not been irrevocably devoted to a 7 use inconsistent with agricultural uses, and that has a high potential 8 for returning to commercial agriculture.

9 <u>NEW SECTION.</u> Sec. 2. This act applies to taxes levied for 10 collection in 2015 and thereafter.

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