HB 2610 - H AMD 623 By Representative Hunt, S.

WITHDRAWN 02/12/2016

1 Strike everything after the enacting clause and insert the 2 following:

3 "<u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 36.32
4 RCW to read as follows:

5 The definitions in this section apply throughout this chapter 6 unless the context clearly requires otherwise.

7 (1) "District" means a geographic land area within county
8 boundaries and designated in a county redistricting plan, as provided
9 in section 5 of this act.

10 (2) "District elections" means a candidate from each district is 11 elected in a general election by the voters of the district in which 12 the candidate resides.

13 (3) "District nominations" means a candidate from each district 14 is nominated in a primary election by the voters of the district in 15 which the candidate resides.

16 (4) "Major political party" has the same meaning as in RCW 17 29A.04.086.

18 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 36.32
19 RCW to read as follows:

20 By January 31, 2017, any noncharter county with a (1)(a) 21 population of two hundred sixty-five thousand or more must establish a redistricting committee, in accordance with section 4 of this act, 22 to divide the county into five commissioner districts. 23 The five commissioner districts established by the redistricting committee 24 25 must be designated as districts numbered one, two, three, four, and 26 five. Any districting plan adopted by the redistricting committee 27 must designate the initial terms of office for each of the five county commissioner positions, as provided in RCW 36.32.030(2). 28

(b) Beginning in 2018, district elections for all county commissioners of a noncharter county with a population of two hundred sixty-five thousand or more must be held in accordance with any

districting plan adopted by a redistricting committee that is
 established in accordance with (a) of this subsection.

3 (2) By April 30th of each year ending in one, any noncharter 4 county with a population of two hundred sixty-five thousand or more 5 must establish a redistricting committee in accordance with section 4 6 of this act. The redistricting committee must review and adjust as 7 necessary the boundaries of the county's five commissioner districts.

8 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 36.32 9 RCW to read as follows:

10 (1) Upon the approval of a majority of registered voters in the 11 county, any noncharter county with a population of less than two 12 hundred sixty-five thousand may choose to hold both district 13 nominations and district elections for the office of county 14 commissioner. Each commissioner must reside in a separate 15 commissioner district and be nominated and elected by the voters of 16 the district in which he or she resides.

17 (2)(a) Upon a petition of county voters equal to at least ten 18 percent of the voters voting at the last county general election, a 19 ballot proposition must be submitted to the voters of the county 20 authorizing district nominations and district elections for the 21 office of county commissioner. At least twenty percent of the 22 signatures on the petition must come from each of the existing 23 commissioner districts.

(b) A petition requesting district nominations and district 24 25 elections of county commissioners must be submitted to the county auditor for verification of signatures. Within thirty days after 26 27 submission of the petition, the auditor must determine and certify 28 whether the petition contains the requisite number of valid signatures, and then forward the petition to the board of county 29 30 commissioners. If the petition has been signed by the requisite 31 number of county voters, the board of county commissioners must submit the proposition to the voters for their approval or rejection 32 at the next general election held at least sixty days after the 33 proposition has been certified by the auditor. 34

35 (3) Within fifteen days after a proposition submitted to county 36 voters under this section is approved, the county must establish a 37 redistricting committee in accordance with section 4 of this act. The 38 redistricting committee shall divide the county into three or five 39 commissioner districts, depending on whether the county has three or

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1 five commissioner positions. Beginning in the even-numbered year 2 following the adoption of a redistricting plan by the committee, 3 nominations and elections of county commissioners must be held in 4 accordance with the adopted districting plan.

5 (4) By April 30th of each year ending in one, any noncharter 6 county with a population of less than two hundred sixty-five thousand 7 that has chosen to hold district nominations and district elections 8 for the office of county commissioner must establish a redistricting 9 committee in accordance with section 4 of this act. The redistricting 10 committee must review and adjust as necessary the boundaries of the 11 county's commissioner districts.

12 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 36.32 13 RCW to read as follows:

(1) County redistricting committees established under this 14 15 chapter must have five members appointed in accordance with this 16 subsection. The two major political parties in the county shall each appoint two members to the committee. A fifth member must be 17 appointed to the redistricting committee by an affirmative vote of at 18 least three of the four committee members appointed by political 19 20 parties. The fifth appointed member shall serve as chair of the redistricting committee. 21

(2) A vacancy on a redistricting committee must be filled in the
 same manner as the initial appointment within fifteen days after the
 vacancy occurs.

25 (3) No person may serve on a redistricting committee who:

26 (a) Is not a registered voter of the state at the time of 27 appointment;

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(b) Is not a resident of the county;

(c) Is or within one year before appointment was a consultant for or had a contract with the county, or had been hired to lobby the county commission; or

32 (d) Is or within two years before appointment was an elected33 official or elected legislative, county, or state party officer.

(4) Members of a redistricting committee may not:

35 (a) Campaign for elective office while a member of the committee;

36 (b) Actively participate in or contribute to any political 37 campaign of any candidate for county, state, or federal elective 38 office while a member of the committee; or

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1 (c) Hold or campaign for a seat as a county commissioner for two 2 years after the date the redistricting committee concludes its duties 3 under this chapter.

4 (5) Before serving on a county redistricting committee, every 5 person must take and subscribe an oath to faithfully perform the 6 duties of the office.

7 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 36.32 8 RCW to read as follows:

Within thirty days after a redistricting committee 9 (1) is established under this chapter, the committee must appoint by an 10 affirmative vote of at least four of its five members a districting 11 master. The districting master must be qualified by education, 12 training, and experience to draw a districting plan for the county. 13 The districting master is not required to be a county resident. If a 14 redistricting committee does not appoint a districting master within 15 16 thirty days, the county auditor must appoint a districting master 17 within the next thirty days.

18 (2) No more than forty-five days after the appointment of a 19 districting master to a redistricting committee, the districting 20 master must prepare and submit to the redistricting committee a 21 proposed districting plan dividing the county into three or five 22 commissioner districts, depending on whether the county has three or 23 five commissioner positions.

(a) Within five days after the districting plan is submitted, the
 redistricting committee must publish the draft plan and provide an
 opportunity for public comment.

27 (b) Within ten days of publishing the draft plan, the 28 redistricting committee:

(i) Must hold at least one public hearing and accept publiccomments on the plan; and

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(ii) May adopt the districting plan; or

(iii) May, by an affirmative vote of at least four of the fivecommittee members, adopt an amended districting plan.

34 (c) If the redistricting committee does not approve and adopt the 35 original or an amended districting plan within fifteen days after it 36 is submitted by the districting master, the districting plan as 37 submitted must be deemed approved and adopted. 1 (d) The redistricting committee must promptly file the adopted 2 districting plan with the county auditor. The districting plan is 3 effective upon filing.

4 (e) County commissioner elections pursuant to the districting 5 plan filed with the county auditor must begin in the next even-6 numbered year.

7 (3) Each commissioner district established by a redistricting 8 committee under this section must comprise as nearly as possible 9 either one-third or one-fifth of the population of the county, 10 depending on whether the county has three or five commissioner 11 positions. The boundaries of commissioner districts must:

12 (a) Correspond as nearly as practicable to election precinct13 boundaries; and

14 (b) Create districts with compact, contiguous territory 15 containing geographic units, natural communities, and approximately 16 equal populations.

17 (4) Upon filing of the adopted districting plan with the county 18 auditor, the redistricting committee is dissolved until such time as 19 a new redistricting committee is established as provided in sections 20 2 and 3 of this act and RCW 36.32.0552.

21 **Sec. 6.** RCW 36.32.030 and 2015 c 53 s 63 are each amended to 22 read as follows:

(1) Except as provided otherwise in subsection (2) of this section or RCW 36.32.0554, the terms of office of county commissioners shall be four years and <u>shall extend</u> until their successors are elected and qualified and assume office in accordance with RCW 29A.60.280((: <u>PROVIDED</u>, That)). The terms <u>of office of</u> <u>county commissioners</u> shall be staggered so that:

29 <u>(a) In a county with a three-member board of county</u> 30 <u>commissioners</u>, either one or two commissioners are elected at a 31 general election held in ((an)) <u>each</u> even-numbered year; or

32 (b) In a county with a five-member board of county commissioners, 33 either two or three commissioners are elected at a general election 34 held in each even-numbered year.

35 (2)(a) Until January 1, 2019, the term of any county commissioner 36 in a noncharter county with a population of two hundred sixty-five 37 thousand or more elected to office after January 1, 2016, expires on 38 January 1, 2019.

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1 (b) At a general election held in 2018, any noncharter county with a population of two hundred sixty-five thousand or more must 2 elect five county commissioners in accordance with a districting plan 3 adopted under section 5 of this act. The five county commissioners 4 shall begin their terms of office on January 1, 2019, and as 5 б designated in the districting plan: Two of the county commissioners 7 shall serve terms of two years, and three of the county commissioners shall serve terms of four years. The districts in which commissioners 8 will serve initial terms of two years and the districts in which 9 commissioners will serve initial terms of four years must be 10 identified in the adopted districting plan. All successive county 11 12 commissioners elected to office shall serve staggered terms of four years, with either two or three commissioners elected in each even-13 14 numbered year.

15 **Sec. 7.** RCW 36.32.050 and 2009 c 549 s 4063 are each amended to 16 read as follows:

17 (1) Except as provided otherwise in subsection (2) of this 18 section or this chapter, county commissioners shall be elected by the 19 qualified voters of the county and the person receiving the highest 20 number of votes for the office of commissioner for the district in 21 which he or she resides shall be declared duly elected from that 22 district.

23 (2) In any noncharter county with a population of two hundred 24 sixty-five thousand or more, or in any county that has approved a proposition to hold district nominations and district elections under 25 section 3 of this act, county commissioners must be elected by the 26 27 gualified electors of the commissioner district in which he or she resides. The person receiving the highest number of votes at a 28 general election for the office of commissioner for the district in 29 which he or she resides must be declared duly elected from that 30 31 district.

RCW 36.32.020 and 1982 c 226 s 4 are each amended to 32 Sec. 8. 33 read as follows: (1) Except as provided otherwise in subsection (2) of this 34 section or this chapter, the board of county commissioners of each 35 county shall divide their county into three commissioner districts 36 ((so that each district shall comprise)), each comprising as nearly 37 as possible one-third of the population of the county((\div PROVIDED, 38 Code Rev/AR:eab б H-4140.1/16

1 That the)). Territory comprised in any voting precincts of such 2 districts ((shall)) <u>must</u> remain compact, and ((shall)) <u>may</u> not be 3 divided by the lines of said districts.

4 ((However,)) (2) The commissioners of any county composed 5 entirely of islands and with a population of less than thirty-five 6 thousand may divide their county into three commissioner districts 7 without regard to population, except that if any single island is 8 included in more than one district, the districts on such island 9 ((shall)) must comprise, as nearly as possible, equal populations.

10 <u>(3)</u> The lines of ((the)) <u>commissioner</u> districts ((shall)) 11 <u>established in accordance with this section may</u> not be changed 12 ((oftener)) <u>more often</u> than once in four years and only when a full 13 board of commissioners is present. The districts ((shall)) <u>must</u> be 14 designated as districts numbered one, two and three.

15 **Sec. 9.** RCW 36.32.010 and 1990 c 252 s 1 are each amended to 16 read as follows:

There is established in each county in this state a board of county commissioners. Except as provided ((in RCW 36.32.055 and <u>36.32.0552</u>)) <u>otherwise in this chapter</u>, each board of county commissioners shall consist of three qualified electors, two of whom shall constitute a quorum to do business.

22 Sec. 10. RCW 36.32.055 and 1990 c 252 s 2 are each amended to 23 read as follows:

(1) The board of commissioners of any noncharter county with a
population of ((three hundred)) less than two hundred sixty-five
thousand ((or more)) may cause a ballot proposition to be submitted
at a general election to the voters of the county authorizing the
board of commissioners to be increased to five members.

(2) As an alternative procedure, a ballot proposition shall be submitted to the voters of ((a noncharter)) the county authorizing the board of commissioners to be increased to five members, upon petition of the county voters equal to at least ten percent of the voters voting at the last county general election. At least twenty percent of the signatures on the petition shall come from each of the existing commissioner districts.

36 (3) Any petition requesting that such an election be held shall 37 be submitted to the county auditor for verification of the signatures 38 thereon. Within no more than thirty days after the submission of the Code Rev/AR:eab 7 H-4140.1/16

petition, the auditor shall determine if the petition contains the 1 requisite number of valid signatures. The auditor shall certify 2 whether or not the petition has been signed by the requisite number 3 of county voters and forward such petition to the board of county 4 commissioners. If the petition has been signed by the requisite 5 б number of county voters, the board of county commissioners shall submit such a proposition to the voters for their approval or 7 rejection at the next general election held at least sixty days after 8 the proposition has been certified by the auditor. 9

10 **Sec. 11.** RCW 36.32.0552 and 1990 c 252 s 3 are each amended to 11 read as follows:

12 (1) If ((the)) <u>a</u> ballot proposition <u>submitted to the voters of a</u> 13 <u>noncharter county with a population of less than two hundred sixty-</u> 14 <u>five thousand, as provided in RCW 36.32.055</u>, receives majority voter 15 approval, the size of the board of county commissioners shall be 16 increased to five members as provided in this section.

17 (2) The two newly created <u>county commissioner</u> positions shall be 18 filled at elections to be held in the next <u>even-numbered</u> year.

(3)(a) Within fifteen days after a proposition submitted to 19 county voters under this section is certified as approved, the county 20 shall((, as provided in this section, be divided)) establish a 21 redistricting committee, in accordance with section 4 of this act, to 22 divide the county into five commissioner districts, so that each 23 24 district shall comprise as nearly as possible one-fifth of the population of the county. ((No two members of the existing board of 25 county commissioners may, at the time of the designation of such 26 27 districts, permanently reside in one of the five districts. The division of the county into five districts shall be accomplished as 28 29 follows:

30 (1) The board of county commissioners shall, by the second Monday 31 of March of the year following the election, adopt a resolution 32 creating the districts;

33 (2) If by the second Tuesday of March of the year following the 34 election the board of county commissioners has failed to create the 35 districts, the prosecuting attorney of the county shall petition the 36 superior court of the county to appoint a referee to designate the 37 five commissioner districts. The referee shall designate such 38 districts by no later than June 1st of the year following the 39 election. The two commissioner districts within which no existing

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1 member of the board of county commissioners permanently resides shall 2 be designated as districts four and five.))

3 (b) By April 30th of each year ending in one, the county must 4 establish a redistricting committee in accordance with section 4 of 5 this act. The redistricting committee must review and adjust as 6 necessary the boundaries of the county's five commissioner districts.

7 **Sec. 12.** RCW 36.32.0556 and 1990 c 252 s 5 are each amended to 8 read as follows:

9 ((The commissioners in a five-member board of county 10 commissioners shall be elected to four-year staggered terms. Each 11 commissioner shall reside in a separate commissioner district. Each 12 commissioner shall be nominated from a separate commissioner district 13 by the voters of that district. Each shall be elected by the voters 14 of the entire county.)) Three members of a five-member board of 15 commissioners shall constitute a quorum to do business."

16 Correct the title.

<u>EFFECT</u>: The striking amendment makes the following changes to the underlying bill:

(1) Adds definitions for "district," "district elections,"
"district nominations," and "major political party."

(2) Requires a noncharter county of 265,000 or more people to divide the county into five commissioner districts and hold district-based elections for county commissioners.

(3) Allows a county with less than 265,000 people to hold district-based elections for county commissioners and to increase the board of commissioners from three to five members, subject to voter approval.

(4) Changes the date of the redistricting committee convened every ten years from January 31 to April 30 in each year ending in one.

(5) Changes the time frame within which an initial redistricting committee must be convened from within 90 days of approval of a proposition for redistricting to within 15 days of the certification of election results approving the proposition for redistricting.

(6) Clarifies that the districting master is not required to be a county resident.

(7) Replaces the prohibition for a member of the districting committee to be a registered lobbyist with a prohibition that the member not be a consultant or contractor with the county, or a lobbyist hired to lobby the county commission.

(8) Changes the time within which the districting master must produce and submit to the committee a draft districting plan from 60 days to 45 days after his or her appointment.

(9) Adds a requirement for the redistricting committee to publish the draft plan and provide an opportunity for public comment, including holding at least one public hearing within 10 days of publishing the draft plan. (10) Dissolves the redistricting committee upon submission of the adopted districting plan to the county auditor.

(11) Clarifies that districts in which commissioners will serve initial terms of two and four years must be identified in the adopted districting plan.

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