SUBSTITUTE HOUSE BILL 1626

State of Washington 65th Legislature 2017 Regular Session

By House Public Safety (originally sponsored by Representatives Blake and J. Walsh)

READ FIRST TIME 02/17/17.

1 AN ACT Relating to changing the date in which community impact 2 statements are provided to the department of corrections; and 3 amending RCW 72.09.285.

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

5 Sec. 1. RCW 72.09.285 and 2013 c 266 s 2 are each amended to 6 read as follows:

7 (1) A housing provider may be placed on a list with the
8 department to receive rental vouchers under RCW 9.94A.729 in
9 accordance with the provisions of this section.

10 (2) For living environments with between four and eight beds, or 11 a greater number of individuals if permitted by local code, the 12 department shall provide transition support that verifies an offender 13 is participating in programming or services including, but not 14 limited to, substance abuse treatment, mental health treatment, sex offender treatment, educational programming, development of positive 15 16 living skills, or employment programming. In addition, when selecting 17 housing providers, the department shall consider the compatibility of the proposed offender housing with the surrounding neighborhood and 18 underlying zoning. The department shall adopt procedures to limit the 19 20 concentration of housing providers who provide housing to sex 21 offenders in a single neighborhood or area.

1 (3)(a) The department shall provide the local law and justice 2 council, county sheriff, or, if such housing is located within a 3 city, a city's chief law enforcement officer with notice anytime a 4 housing provider or new housing location requests to be or is added 5 to the list within that county.

б (b) The county or city local government may provide the 7 department with a community impact statement, which includes the location of other special needs housing 8 number and in the neighborhood and a review of services and supports in the area to 9 assist offenders in their transition. If a community impact statement 10 11 is provided to the department within ((ten)) twenty-five business 12 days of the notice of a new housing provider or housing location request, the department shall consider the community impact statement 13 in determining whether to add the provider to the list and, if the 14 provider is added, shall include the community impact statement in 15 16 the notice that a provider is added to the list within that county.

17 (4) If a certificate of inspection, as provided in RCW 59.18.125, is required by local regulation and the local government does not 18 have a current certificate of inspection on file, the 19 local government shall have ten business days from the later of (a) receipt 20 21 of notice from the department as provided in subsection (3) of this section; or (b) ((from)) the date the local government is given 22 access to the dwelling unit to conduct an inspection or reinspection 23 to issue a certificate. This section is deemed satisfied if a local 24 25 government does not issue a timely certificate of inspection.

26 (5)(a) If, within ten business days of receipt of a notice from the department of a new location or new housing provider, the county 27 or city determines that the housing is in a neighborhood with an 28 existing concentration of special needs housing, including but not 29 limited to offender reentry housing, retirement homes, assisted 30 31 living, emergency or transitional housing, or adult family homes, the county or city may request that the department program administrator 32 remove the new location or new housing provider from the list. 33

34 (b) This subsection does not apply to housing providers approved35 by the department to receive rental vouchers on July 28, 2013.

36 (6) The county or city may at any time request a housing provider 37 be removed from the list if it provides information to the department 38 that:

(a) It has determined that the housing does not comply with stateand local fire and building codes or applicable zoning and

p. 2

development regulations in effect at the time the housing provider
 first began receiving housing vouchers; or

3 (b) The housing provider is not complying with the provisions of4 this section.

(7) After receiving a request to remove a housing provider from 5 б the county or city, the department shall immediately notify the 7 provider of the concerns and request that the provider demonstrate that it is in compliance with the provisions of this section. If, 8 after ten days' written notice, the housing provider cannot 9 demonstrate to the department that it is in compliance with the 10 11 reasons for the county's or city's request for removal, the department shall remove the housing provider from the list. 12

13 (8) A housing provider who provides housing pursuant to this 14 section is not liable for civil damages arising from the criminal 15 conduct of an offender to any greater extent than a regular tenant, 16 and no special duties are created under this section.

--- END ---