
ENGROSSED SUBSTITUTE SENATE BILL 6617

State of Washington

66th Legislature

2020 Regular Session

By Senate Housing Stability & Affordability (originally sponsored by Senators Lias and Das)

READ FIRST TIME 02/06/20.

1 AN ACT Relating to accessory dwelling unit regulation; amending
2 RCW 43.21C.495; adding new sections to chapter 36.70A RCW; and
3 creating a new section.

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

5 NEW SECTION. **Sec. 1.** (1) The legislature makes the following
6 findings:

7 (a) Washington state is experiencing a housing affordability
8 crisis. Many communities across the state are in need of more housing
9 for renters, across the income spectrum. Accessory dwelling units are
10 frequently rented at below market rate, providing additional
11 affordable housing options for renters.

12 (b) Accessory dwelling units are often occupied by tenants who
13 pay no rent at all; among these tenants are grandparents, adult
14 children, family members with disabilities, friends going through
15 life transitions, and community members in need. Accessory dwelling
16 units meet the needs of these people who might otherwise require
17 subsidized housing space and resources needed by other households.

18 (c) Accessory dwelling units can meet the needs of Washington's
19 growing senior population, making it possible for this population to
20 age in their communities by offering senior-friendly housing, which
21 prioritizes physical accessibility, in walkable communities near

1 amenities essential to successful aging in place, including transit
2 and grocery stores, without requiring costly renovations of existing
3 housing stock.

4 (d) Homeowners who add an accessory dwelling unit to her or his
5 property may benefit from added income and an increased sense of
6 security.

7 (e) Siting accessory dwelling units near transit hubs and near
8 public amenities can help to reduce greenhouse gas emissions by
9 increasing walkability, shortening household commutes, and limiting
10 sprawl.

11 (2) The legislature intends to promote and encourage the creation
12 of accessory dwelling units as a means to address the need for
13 additional affordable housing options.

14 NEW SECTION. **Sec. 2.** A new section is added to chapter 36.70A
15 RCW to read as follows:

16 The definitions in this section apply throughout sections 3 and 4
17 of this act unless the context clearly requires otherwise.

18 (1) "Accessory dwelling unit" means a dwelling unit located on
19 the same lot as a single-family housing unit, duplex, triplex,
20 townhome, or other housing unit.

21 (2) "Attached accessory dwelling unit" means an accessory
22 dwelling unit located within or attached to a single-family housing
23 unit, duplex, triplex, townhome, or other housing unit.

24 (3) "City" means any city, code city, and town located in a
25 county planning under RCW 36.70A.040.

26 (4) "County" means any county planning under RCW 36.70A.040.

27 (5) "Detached accessory dwelling unit" means an accessory
28 dwelling unit that consists partly or entirely of a building that is
29 separate and detached from a single-family housing unit, duplex,
30 triplex, townhome, or other housing unit.

31 (6) "Dwelling unit" means a residential living unit that provides
32 complete independent living facilities for one or more persons and
33 that includes permanent provisions for living, sleeping, eating,
34 cooking, and sanitation.

35 NEW SECTION. **Sec. 3.** A new section is added to chapter 36.70A
36 RCW to read as follows:

1 (1)(a) Cities and counties must adopt or amend ordinances,
2 regulations, or other official controls to implement the requirements
3 of section 4 of this act that take effect by July 1, 2021.

4 (b) Beginning July 1, 2021, the requirements of section 4 of this
5 act:

6 (i) Apply and take effect in any city or county that has not
7 adopted or amended ordinances, regulations, or other official
8 controls as required under this section; and

9 (ii) Supersede, preempt, and invalidate any local development
10 regulations that conflict with section 4 of this act.

11 (2) Ordinances, development regulations, and other official
12 controls adopted or amended pursuant to this section and section 4 of
13 this act are only required to apply in the portions of cities and
14 counties that are within urban growth areas designated under this
15 chapter.

16 (3) Any action taken by a city or county to comply with the
17 requirements of this section and section 4 of this act is not subject
18 to legal challenge under this chapter or chapter 43.21C RCW.

19 NEW SECTION. **Sec. 4.** A new section is added to chapter 36.70A
20 RCW to read as follows:

21 Through ordinances, development regulations, and other official
22 controls adopted or amended as required under section 3 of this act,
23 cities and counties:

24 (1) May allow up to two accessory dwelling units on all lots on
25 which there is a single-family housing unit, duplex, triplex,
26 fourplex, rowhouse, townhome, or apartment building, regardless of
27 zoning district; the accessory dwelling units allowed under this
28 subsection may be either attached accessory dwelling units or
29 detached accessory dwelling units.

30 (2) May not establish a requirement for the provision of off-
31 street parking for accessory dwelling units within one-half mile of a
32 major transit stop as defined in RCW 43.21C.420(3).

33 (3) May remove any requirement that the owner of a lot on which
34 there is an accessory dwelling unit reside in or occupy the accessory
35 dwelling unit or another housing unit on the same lot.

36 **Sec. 5.** RCW 43.21C.495 and 2019 c 348 s 4 are each amended to
37 read as follows:

1 (1) If adopted by April 1, 2021, amendments to development
2 regulations and other nonproject actions taken by a city to implement
3 RCW 36.70A.600 (1) or (4), with the exception of the action specified
4 in RCW 36.70A.600(1)(f), are not subject to administrative or
5 judicial appeals under this chapter.

6 (2) Amendments to development regulations and other nonproject
7 actions taken by a city or county consistent with the requirements of
8 sections 3 and 4 of this act are not subject to administrative or
9 judicial appeals under this chapter.

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