## HOUSE BILL 1473

## State of Washington 67th Legislature 2021 Regular Session

**By** Representatives Jacobsen, Kirby, Stokesbary, Sutherland, Robertson, Chambers, Eslick, and Barkis

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AN ACT Relating to providing a tax preference for data centers in counties with a certain population; adding new sections to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating new sections; and providing expiration dates.

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

6 NEW SECTION. Sec. 1. The legislature finds that data centers 7 are a cornerstone for strong internet infrastructure that is critical to the continuing prosperity of Washington's vibrant digital economy. 8 Under current law, data center incentives are restricted to rural 9 10 counties and have improved the economies of rural counties. The 11 legislature recognizes that rural county data center investments are 12 necessary but insufficient for the state's total economy and 13 competitiveness. Washington is the only state that restricts 14 incentives geographically. As a result, data centers serving urban counties requiring higher performance and that offer colocation 15 16 services for multiple tenants that foster technology ecosystems are 17 particularly neighboring lost to other states, Oregon. The legislature further finds that despite the need, the lack of data 18 center usage growth in Washington urban counties is primarily due to 19 20 the sales tax, which can add as much as 10 percent to the total cost

1 of ownership and often runs into the millions of dollars for even 2 mid-level users.

<u>NEW SECTION.</u> Sec. 2. (1) This section is the tax preference performance statement for the tax preferences in sections 3, 4, and 5, chapter . . , Laws of 2021 (sections 3, 4, and 5 of this act). This performance statement is only intended to be used for subsequent evaluation of the tax preferences. It is not intended to create a private right of action by any party or be used to determine eligibility for preferential tax treatment.

10 (2) The legislature categorizes these tax preferences as ones 11 intended to improve industry competitiveness, as indicated in RCW 12 82.32.808(2)(b) and as one intended to create or retain jobs as 13 indicated in RCW 82.32.808(2)(c).

(3) It is the legislature's specific public policy objective to 14 15 improve industry competitiveness and to increase, create, or retain 16 jobs in computer data centers in counties with a population between 900,000 and 1,000,000, as determined by the April 1, 2020, office of 17 financial management population estimates, thereby increasing family 18 wage jobs. It is the legislature's intent to provide a sales and use 19 tax exemption on eligible server equipment and power infrastructure 20 installed in eligible computer data centers, charges made for labor 21 22 and services rendered in respect to installing eligible server equipment, and for construction, installation, repair, alteration, or 23 24 improvement of eligible power infrastructures in order to increase investment in data center construction, leasing, and other investment 25 throughout counties with a population between 900,000 and 1,000,000, 26 27 as determined by the April 1, 2020, office of financial management population estimates, thereby growing employment in the technology 28 29 industry while adding real and personal property to state and local property tax rolls, thereby increasing the county tax base. 30

(4) The legislature intends to extend the expiration date of the tax preferences in this act and expand the applicability of the tax preferences to the entire state of Washington if a review finds that the county tax base increased as a result of the construction, leasing, and other investment of computer data centers eligible for the tax preferences.

37 (5) In order to obtain the data necessary to perform the review 38 in subsection (4) of this section, the joint legislative audit and 39 review committee may refer to data available from the department of

1 revenue regarding county property tax assessments and data provided 2 to the department of revenue pursuant to the annual tax performance 3 report required under RCW 82.32.534.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 82.08
RCW to read as follows:

6 (1)(a) An exemption from the tax imposed by RCW 82.08.020 is 7 provided for sales to qualifying businesses and to qualifying tenants 8 of eligible server equipment to be installed, without intervening 9 use, in an eligible computer data center to which a valid exemption 10 certificate applies, and to charges made for labor and services 11 rendered in respect to installing eligible server equipment.

12 (b) The exemption also applies to sales to qualifying businesses 13 and to qualifying tenants of eligible power infrastructure, including 14 labor, material, equipment, and services rendered in respect to 15 constructing, installing, repairing, altering, or improving eligible 16 power infrastructure at an eligible computer data center for which an 17 exemption certificate has been issued.

18 (c) No new exemption certificates may be issued on or after July 19 1, 2027.

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(d) The exemptions provided in this section expire July 1, 2037.

21 (2) (a) (i) In order to obtain an exemption, a qualifying business 22 must be located in a county with a population between 900,000 and 1,000,000, as determined by the April 1, 2020, office of financial 23 24 management population estimates and must submit an application to the 25 department for an exemption certificate. The application must include information necessary, as required by the department, to 26 the 27 determine that a business or tenant qualifies for the exemption under 28 this section. The department must issue exemption certificates to qualifying businesses and qualifying tenants. The department may 29 30 assign a unique identification number to each exemption certificate 31 issued under this section.

(ii) For the purposes of demonstrating that the requirements of 32 this subsection (2)(a) are met, a qualifying business must submit 33 records of available power for customers at the time of the 34 35 application for the exemption under this section. The qualifying business must demonstrate that it has a minimum of 1.5 megawatts of 36 available power. The qualifying business must provide requests for 37 38 proposals, pricing offered, and marketing materials associated with the requirements of this subsection, as required by the department, 39

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as supporting documentation that the requirements of this subsection
 (2) (a) have been met.

3 (b) In order to obtain an exemption, a qualifying tenant must contract for a minimum electrical capacity of 150 kilowatts for 4 server and computer equipment in a qualifying business. Tenants that 5 6 previously qualified under RCW 82.08.986 or 82.12.986 must reapply if 7 they intend to expand into a qualifying business. A qualifying business or a qualifying tenant claiming the exemption under this 8 section must present the seller with an exemption certificate in a 9 form and manner prescribed by the department. The seller must retain 10 11 a copy of the certificate for the seller's files.

12 (c) The exemptions provided in this section are limited to 13 qualifying businesses or tenants, and the department is authorized to 14 approve only two such applications to obtain the exemptions for 15 qualifying businesses in the first year and one exemption in each 16 year three through six. The exemption is available on a first-in-time 17 basis based on the date the application required under this section 18 is received by the department.

19 (d) The exemption certificate is effective on the date the 20 application is received by the department, which is deemed to be the 21 date of issuance. Only purchases on or after the date of issuance 22 qualify for the exemption under this section. No tax refunds are 23 authorized for purchases made before the effective date of the 24 exemption certificate.

(e) Exemption certificates expire two years after the date ofissuance, unless construction has been commenced.

27 (3) (a) Within six years of the date that the department issued an 28 exemption certificate under this section to a qualifying business or 29 a qualifying tenant with respect to an eligible computer data center, the qualifying business or qualifying tenant must establish that net 30 31 employment at the eligible computer data center has increased by a 32 minimum of three family wage employment positions for each incremental increase of 20,000 square feet of space that is newly 33 dedicated to housing working servers at the eligible computer data 34 center. For qualifying tenants, the number of family wage employment 35 positions that must be increased under this subsection (3)(a) is 36 based only on the space occupied by the qualifying tenant in the 37 eligible computer data center. 38

39 (b) In calculating the number of family wage employment 40 positions:

1 (i) The owner of an eligible computer data center, in addition to 2 its own net increase in family wage employment positions, may 3 include:

(A) The net increase, since the date of issuance of the
qualifying business's exemption certificate, in family wage
employment positions employed by qualifying tenants; and

7 (B) The net increase in family wage employment positions
8 described in (c)(ii)(B) of this subsection (3).

9 (ii)(A) Qualifying tenants, in addition to their own net increase 10 in family wage employment positions, may include:

(I) A portion of the net increase in family wage employment positions employed by the owner; and

13 (II) A portion of the net increase in family wage employment 14 positions described in (c)(ii)(B) of this subsection (3).

(B) The portion of the net increase in family wage employment 15 16 positions to be counted under this subsection (3)(b)(ii) by each 17 qualifying tenant is equal to the net increase in family wage 18 employment positions at the eligible computer data center as 19 described in (b)(ii)(A)(I) and (II) of this subsection (3), multiplied by the percentage of total space within the eligible 20 computer data center occupied by the qualifying tenant. Any 21 combination of qualifying business and qualifying tenant family wage 22 23 employment positions may meet this requirement.

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(c)(i) For purposes of this subsection:

(A) For exemption certificates issued on or after the effective date of this section, family wage employment positions are new permanent employment positions requiring 40 hours of weekly work, or their equivalent, on a full-time basis at the eligible computer data center and receiving a wage equivalent to or greater than 125 percent of the per capita personal income of the county in which the qualified project is located.

32 (B) An employment position may not be counted as a family wage 33 employment position unless the employment position is entitled to 34 health insurance coverage provided by the employer of the employment 35 position.

36 (C) "New permanent employment position" means an employment 37 position that did not exist or that had not previously been filled as 38 of the date that the department issued an exemption certificate to 39 the qualifying business or qualifying tenant of an eligible computer 40 data center, as the case may be.

(ii) (A) Family wage employment positions include positions filled
 by employees of the qualifying business and by employees of
 qualifying tenants.

(B) Family wage employment positions also include individuals 4 performing work at an eligible computer data center as an independent 5 6 contractor hired by the owner of the eligible computer data center or as an employee of an independent contractor hired by the owner of the 7 eligible computer data center, if the work is necessary for the 8 operation of the computer data center, such as security and building 9 maintenance, and provided that all of the requirements in (c)(i) of 10 this subsection (3) are met. 11

12 (d) For a qualifying business or qualifying tenant that does not 13 meet the requirements of this subsection (3), all previously exempted 14 sales and use taxes are immediately due and payable and any exemption 15 certificate issued to that qualifying business or qualifying tenant 16 under this section is canceled.

17 (4) Qualifying businesses and tenants must claim an exemption 18 under this section in the current tax year when the taxes would have 19 been due unless an extension is filed with the department.

(5) (a) A qualifying business or a qualifying tenant claiming an exemption under this section must complete an annual tax performance report as required in RCW 82.32.534. The certificate holder may not at any time assign or transfer a certificate without the prior written consent of the department. The department must allow certificate transfers if the certificate holder meets the following requirements:

27 (i) The certificate assignee or transferee is qualified to do 28 business in the state;

29 (ii) The assignee or transferee acknowledges the transfer of the 30 certificate in writing;

31 (iii) The assignee or transferee agrees to keep and perform all 32 the terms of the certificates; and

33 (iv) An assignment or transfer of the certificate is to an entity 34 that:

35 (A) Controls, is controlled by, or under common control with, the 36 certificate holder;

(B) Acquires all or substantially all of the stock or assets ofthe certificate holder; or

39 (C) Is the resulting entity of a merger or consolidation with the 40 certificate holder. 1 (b) Information submitted on the tax performance report is not 2 subject to the confidentiality provisions of RCW 82.32.330 and may be 3 disclosed to the public upon request, except as provided otherwise in 4 RCW 82.32.330.

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

7 (a) "Affiliated" means that one person has a direct or indirect8 ownership interest of at least 20 percent in another person.

9 (b) "Building" means a fully enclosed structure with a weather 10 resistant exterior wall envelope or concrete or masonry walls 11 designed in accordance with the requirements for structures under 12 chapter 19.27 RCW.

13 (c) "Certificate of occupancy" means:

(i) For a newly constructed eligible computer data center, the certificate of occupancy issued by a local governing authority for the structure or structures which comprise the eligible computer data center; or

18 (ii) For renovations of an eligible computer data center, the 19 certificate of occupancy issued by a local governing authority for 20 the renovated structure or structures that comprise the eligible 21 computer data center.

(d)(i) "Computer data center" means a facility comprised of one 22 23 or more buildings, which may be comprised of multiple businesses, constructed or refurbished specifically, and used primarily, to house 24 25 working servers, where the facility has the following characteristics: (A) Uninterruptible power supplies, generator backup 26 power, or both; (B) sophisticated fire suppression and prevention 27 systems; and (C) enhanced physical security, such as: Restricted 28 access to the facility to selected personnel; continuous on-site 29 security guards; video camera surveillance; an electronic system 30 31 requiring passcodes, keycards, or biometric scans, such as hand scans 32 and retinal or fingerprint recognition; or similar security features.

(ii) For a computer data center comprised of multiple buildings, each separate building constructed or refurbished specifically, and used primarily, to house working servers is considered a computer data center if it has all of the characteristics listed in (d)(i)(A) through (C) of this subsection (6).

38 (iii) A facility comprised of one building or more than one 39 building must have a combined square footage of at least 100,000 40 square feet.

1 (e) "Electronic data storage and data management services" 2 includes, but is not limited to: Providing data storage and backup 3 services, providing computer processing power, hosting enterprise 4 software applications, and hosting websites. The term also includes 5 providing services such as email, web browsing and searching, media 6 applications, and other online services, regardless of whether a 7 charge is made for such services.

8 (f) "Eligible computer data center" means a computer data center 9 having at least 20,000 square feet dedicated for housing working 10 servers. Movable or fixed stand-alone, prefabricated, or modular 11 units, including intermodal shipping containers, do not qualify as 12 "eligible computer data centers."

(g) "Eligible power infrastructure" means all fixtures and 13 equipment owned by a qualifying business or qualifying tenant and 14 necessary for the transformation, distribution, or management of 15 16 electricity that is required to operate eligible server equipment 17 within an eligible computer data center. The term includes 18 generators; wiring; cogeneration equipment; and associated fixtures 19 and equipment, such as electrical switches, batteries, and distribution, testing, and monitoring equipment. The term does not 20 21 include substations.

(h) (i) "Eligible server equipment" means for a qualifying business whose computer data center qualifies as an eligible computer data center, the original server equipment installed in an eligible computer data center on or after the effective date of this section, and replacement server equipment.

27 (ii) For purposes of this subsection (6)(h), "replacement server 28 equipment" means server equipment that:

(A) Replaces existing server equipment, if the sale or use of the
 server equipment to be replaced qualified for an exemption under this
 section or RCW 82.12.986; and

32 (B) Is installed and put into regular use 10 years after the 33 effective date of this section.

(iii) For a qualifying tenant who leases space within an eligible computer data center, "eligible server equipment" means the original server equipment installed within the space it leases from an eligible computer data center with an exemption certificate on or after 10 years after the effective date of this section, and replacement server equipment. For purposes of this subsection

1 (6)(h)(iii), "replacement server equipment" means server equipment
2 that:

3 (A)(I) Replaces existing server equipment, if the sale or use of 4 the server equipment to be replaced qualified for an exemption under 5 this section or RCW 82.12.986 and is installed and put into regular 6 use before July 1, 2027; or

7 (II) Replaces existing server equipment in a computer data center 8 that meets the following requirements: Was ineligible before the 9 effective date of this section for the exemptions provided under this 10 section and RCW 82.12.986; has been refurbished; and to which a valid 11 exemption certificate applies; and

12 (B) Is installed and put into regular use no later than 12 years 13 after the date of the certificate of occupancy or completion of 14 refurbishment of the computer data center.

(i) "Qualifying business" means a business entity that exists for 15 16 the primary purpose of engaging in commercial activity for profit and that is the owner of an eligible computer data center. The term does 17 18 not include the state or federal government or any of their departments, agencies, and institutions; tribal 19 governments; political subdivisions of this state; or any municipal, quasi-20 21 municipal, public, or other corporation created by the state or 22 federal government, tribal government, municipality, or political 23 subdivision of the state.

(j) "Qualifying tenant" means a business entity that exists for 24 25 the primary purpose of engaging in commercial activity for profit and 26 that leases space from a qualifying business within an eligible computer data center. The term does not include the state or federal 27 28 government or any of their departments, agencies, and institutions; tribal governments; political subdivisions of this state; or any 29 municipal, quasi-municipal, public, or other corporation created by 30 31 the state or federal government, tribal government, municipality, or 32 political subdivision of the state.

33 (k)(i) "Refurbished" or "refurbishment" means a substantial 34 improvement to an eligible computer data center for which a 35 certificate of occupancy is not issued. Such an improvement must 36 update or modernize servers, server space, ventilation, or power 37 infrastructure in an eligible computer data center.

38 (ii) For a qualifying computer data center to be considered 39 refurbished, the qualifying business must certify, in a form and 40 manner prescribed by the department, that the refurbishment of an

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eligible computer data center is complete. The refurbishment is considered complete on the date that the improved portion of the computer data center is operationally complete and able to be used for its intended purpose.

(1) "Server equipment" means the computer hardware located in an 5 6 eligible computer data center and used exclusively to provide electronic data storage and data management services for internal use 7 by the owner or lessee of the computer data center, for clients of 8 the owner. For the purposes of this subsection, "electronic data 9 storage and data management services" include, but are not limited 10 11 to: Providing data storage and backup services, providing computer 12 processing power, hosting enterprise software applications, and hosting websites. The term also includes providing services such as 13 email, web browsing and searching, media applications, and other 14 15 online services, regardless of whether a charge is made for such 16 services. "Server equipment" also includes computer software 17 necessary to operate the computer hardware. "Server equipment" does not include personal computers, the racks upon which the server 18 19 equipment is installed, and computer peripherals such as keyboards, monitors, printers, and mice, unless used within the eligible 20 21 computer data center.

22 (7) This section expires January 1, 2031.

23 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 82.12
24 RCW to read as follows:

25 (1) An exemption from the tax imposed by RCW 82.12.020 is provided for the use by qualifying businesses or qualifying tenants 26 27 of eligible server equipment to be installed, without intervening use, in an eligible computer data center, and to the use of labor and 28 services rendered in respect to installing such server equipment. The 29 30 exemption also applies to the use by a qualifying business or 31 qualifying tenant of eligible power infrastructure, including labor 32 and services rendered in respect to installing, repairing, altering, or improving such infrastructure. 33

34 (2) The exemption provided in this section does not apply to any 35 person for whom the exemption under section 3 of this act does not 36 apply.

37 (3) The definitions and requirements in section 3 of this act38 apply to this section.

39 (4) This section expires January 1, 2027.

<u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 82.08
 RCW to read as follows:

From the effective date of this section, in order to obtain the 3 exemption provided in section 3 of this act, a qualifying business or 4 qualifying tenant must certify to the department that the computer 5 6 data center receiving an exemption under section 3 of this act is 7 developed in a way that includes community workforce agreements or project labor agreements and the payment of area standard prevailing 8 wages and apprenticeship utilization requirements, provided the 9 following apply: 10

(1) The owner and the prime contractor and all of its 11 12 subcontractors regardless of tier have the absolute right to select any qualified and responsible bidder for the award of contracts on a 13 14 specified project without reference to the existence or nonexistence of any agreements between such bidder and any party to such project 15 16 labor agreement, and only when such bidder is willing, ready, and 17 able to become a party to, signs a letter of assent, and complies 18 with such agreement or agreements, should it be designated the 19 successful bidder; and

20 (2) It is understood that this is a self-contained, stand-alone 21 agreement, and that by virtue of having become bound to such 22 agreement or agreements, neither the project contractor nor the 23 subcontractors are obligated to sign any other local, area, or 24 national agreement.

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