## SUBSTITUTE HOUSE BILL 1181

## State of Washington 68th Legislature 2023 Regular Session

**By** House Local Government (originally sponsored by Representatives Duerr, Fitzgibbon, Berry, Peterson, Ryu, Alvarado, Taylor, Reed, Walen, Bateman, Ramel, Goodman, Doglio, Macri, Callan, Simmons, Lekanoff, Gregerson, Bergquist, Stonier, Pollet, Davis, Kloba, Riccelli, Mena, and Tharinger; by request of Office of the Governor)

READ FIRST TIME 01/27/23.

AN ACT Relating to improving the state's climate response through 1 2 updates to the state's planning framework; amending 36.70A.020, 3 36.70A.480, 36.70A.280, 36.70A.320, 36.70A.190, 86.12.200, 36.70A.030, and 70A.125.180; reenacting and amending RCW 36.70A.070 4 and 36.70A.130; adding new sections to chapter 36.70A RCW; adding a 5 new section to chapter 70A.45 RCW; adding a new section to chapter 6 7 47.80 RCW; adding a new section to chapter 90.58 RCW; adding a new 8 section to chapter 43.21C RCW; adding a new section to chapter 43.20 9 RCW; and providing an expiration date.

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

11 Sec. 1. RCW 36.70A.020 and 2021 c 254 s 1 are each amended to 12 read as follows:

The following goals are adopted to guide the development and 13 adoption of comprehensive plans and development regulations of those 14 15 counties and cities that are required or choose to plan under RCW 16 36.70A.040 and, where specified, also guide the development of 17 regional policies, plans, and strategies adopted under RCW 36.70A.210 18 and chapter 47.80 RCW. The following goals are not listed in order of 19 priority and shall be used exclusively for the purpose of quiding the 20 development of comprehensive plans ((and)), development regulations, 21 and, where specified, regional plans, policies, and strategies:

1 (1) Urban growth. Encourage development in urban areas where 2 adequate public facilities and services exist or can be provided in 3 an efficient manner.

4 (2) Reduce sprawl. Reduce the inappropriate conversion of 5 undeveloped land into sprawling, low-density development.

(3) Transportation. Encourage efficient multimodal transportation
systems that <u>will reduce greenhouse gas emissions and per capita</u>
<u>vehicle miles traveled, and</u> are based on regional priorities and
coordinated with county and city comprehensive plans.

10 (4) Housing. Plan for and accommodate housing affordable to all 11 economic segments of the population of this state, promote a variety 12 of residential densities and housing types, and encourage 13 preservation of existing housing stock.

14 (5) Economic development. Encourage economic development throughout the state that is consistent with adopted comprehensive 15 16 plans, promote economic opportunity for all citizens of this state, 17 especially for unemployed and for disadvantaged persons, promote the retention and expansion of existing businesses and recruitment of new 18 19 businesses, recognize regional differences impacting economic development opportunities, and encourage growth in areas experiencing 20 21 insufficient economic growth, all within the capacities of the 22 state's natural resources, public services, and public facilities.

(6) Property rights. Private property shall not be taken for public use without just compensation having been made. The property rights of landowners shall be protected from arbitrary and discriminatory actions.

(7) Permits. Applications for both state and local government permits should be processed in a timely and fair manner to ensure predictability.

30 (8) Natural resource industries. Maintain and enhance natural 31 resource-based industries, including productive timber, agricultural, 32 and fisheries industries. Encourage the conservation of productive 33 forestlands and productive agricultural lands, and discourage 34 incompatible uses.

(9) Open space and recreation. Retain open space <u>and green space</u>, enhance recreational opportunities, ((conserve)) <u>enhance</u> fish and wildlife habitat, increase access to natural resource lands and water, and develop parks and recreation facilities.

1 (10) Environment. Protect <u>and enhance</u> the environment and enhance 2 the state's high quality of life, including air and water quality, 3 and the availability of water.

4 (11) Citizen participation and coordination. Encourage the 5 involvement of citizens in the planning process, including the 6 participation of vulnerable populations and overburdened communities, 7 and ensure coordination between communities and jurisdictions to 8 reconcile conflicts.

9 (12) Public facilities and services. Ensure that those public 10 facilities and services necessary to support development shall be 11 adequate to serve the development at the time the development is 12 available for occupancy and use without decreasing current service 13 levels below locally established minimum standards.

14 (13) Historic preservation. Identify and encourage the 15 preservation of lands, sites, and structures, that have historical or 16 archaeological significance.

17 (14) Climate change and resiliency. Ensure that comprehensive plans, development regulations, and regional policies, plans, and 18 19 strategies under RCW 36.70A.210 and chapter 47.80 RCW adapt to and mitigate the effects of a changing climate; support reductions in 20 greenhouse gas emissions and per capita vehicle miles traveled; 21 prepare for climate impact scenarios; foster resiliency to climate 22 23 impacts and natural hazards; protect and enhance environmental, economic, and human health and safety; and advance environmental 24 25 justice.

26 (15) Shorelines of the state. For shorelines of the state, the 27 goals and policies of the shoreline management act as set forth in 28 <u>RCW 90.58.020 shall be considered an element of the county's or</u> 29 city's comprehensive plan.

30 Sec. 2. RCW 36.70A.480 and 2010 c 107 s 2 are each amended to 31 read as follows:

32 (1) For shorelines of the state, the goals and policies of the shoreline management act as set forth in RCW 90.58.020 are added as 33 one of the goals of this chapter as set forth in RCW 36.70A.020 34 without creating an order of priority among the ((fourteen)) 15 35 goals. The goals and policies of a shoreline master program for a 36 county or city approved under chapter 90.58 RCW shall be considered 37 38 an element of the county or city's comprehensive plan. All other portions of the shoreline master program for a county or city adopted 39

under chapter 90.58 RCW, including use regulations, shall be
 considered a part of the county or city's development regulations.

3 (2) The shoreline master program shall be adopted pursuant to the 4 procedures of chapter 90.58 RCW rather than the goals, policies, and 5 procedures set forth in this chapter for the adoption of a 6 comprehensive plan or development regulations.

(3) (a) The policies, goals, and provisions of chapter 90.58 RCW
and applicable guidelines shall be the sole basis for determining
compliance of a shoreline master program with this chapter except as
the shoreline master program is required to comply with the internal
consistency provisions of RCW 36.70A.070, 36.70A.040(4), 35.63.125,
and 35A.63.105.

(b) Except as otherwise provided in (c) of this subsection, 13 14 development regulations adopted under this chapter to protect critical areas within shorelines of the state apply within shorelines 15 16 of the state until the department of ecology approves one of the 17 following: A comprehensive master program update, as defined in RCW 18 90.58.030; a segment of a master program relating to critical areas, 19 as provided in RCW 90.58.090; or a new or amended master program approved by the department of ecology on or after March 1, 2002, as 20 provided in RCW 90.58.080. The adoption or update of development 21 22 regulations to protect critical areas under this chapter prior to department of ecology approval of a master program update as provided 23 in this subsection is not a comprehensive or segment update to the 24 25 master program.

26 (c) (i) Until the department of ecology approves a master program or segment of a master program as provided in (b) of this subsection, 27 a use or structure legally located within shorelines of the state 28 that was established or vested on or before the effective date of the 29 local government's development regulations to protect critical areas 30 31 may continue as a conforming use and may be redeveloped or modified 32 (A) The redevelopment or modification is consistent with the if: local government's master program; and (B) the local government 33 determines that the proposed redevelopment or modification will 34 result in no net loss of shoreline ecological functions. The local 35 government may waive this requirement if the redevelopment or 36 modification is consistent with the master program and the local 37 38 government's development regulations to protect critical areas.

39 (ii) For purposes of this subsection (3)(c), an agricultural 40 activity that does not expand the area being used for the 1 agricultural activity is not a redevelopment or modification.
2 "Agricultural activity," as used in this subsection (3)(c), has the
3 same meaning as defined in RCW 90.58.065.

(d) Upon department of ecology approval of a shoreline master 4 program or critical area segment of a shoreline master program, 5 6 critical areas within shorelines of the state are protected under chapter 90.58 RCW and are not subject to the procedural and 7 substantive requirements of this chapter, except as provided in 8 subsection (6) of this section. Nothing in chapter 321, Laws of 2003 9 or chapter 107, Laws of 2010 is intended to affect whether or to what 10 extent agricultural activities, as defined in RCW 90.58.065, are 11 12 subject to chapter 36.70A RCW.

(e) The provisions of RCW 36.70A.172 shall not apply to the 13 14 adoption or subsequent amendment of a local government's shoreline master program and shall not be used to determine compliance of a 15 16 local government's shoreline master program with chapter 90.58 RCW 17 and applicable guidelines. Nothing in this section, however, is intended to limit or change the quality of information to be applied 18 19 in protecting critical areas within shorelines of the state, as required by chapter 90.58 RCW and applicable guidelines. 20

(4) Shoreline master programs shall provide a level of protection to critical areas located within shorelines of the state that assures no net loss of shoreline ecological functions necessary to sustain shoreline natural resources as defined by department of ecology guidelines adopted pursuant to RCW 90.58.060.

(5) Shorelines of the state shall not be considered critical areas under this chapter except to the extent that specific areas located within shorelines of the state qualify for critical area designation based on the definition of critical areas provided by RCW 36.70A.030(((-5))) (6) and have been designated as such by a local government pursuant to RCW 36.70A.060(2).

32 (6) If a local jurisdiction's master program does not include 33 land necessary for buffers for critical areas that occur within 34 shorelines of the state, as authorized by RCW 90.58.030(2)(((f))) 35 (d), then the local jurisdiction shall continue to regulate those 36 critical areas and their required buffers pursuant to RCW 37 36.70A.060(2).

38 Sec. 3. RCW 36.70A.070 and 2022 c 246 s 2 and 2022 c 220 s 1 are 39 each reenacted and amended to read as follows: 1 The comprehensive plan of a county or city that is required or chooses to plan under RCW 36.70A.040 shall consist of a map or maps, 2 and descriptive text covering objectives, principles, and standards 3 used to develop the comprehensive plan. The plan shall be 4 an internally consistent document and all elements shall be consistent 5 6 with the future land use map. A comprehensive plan shall be adopted and amended with public participation as provided in RCW 36.70A.140. 7 Each comprehensive plan shall include a plan, scheme, or design for 8 each of the following: 9

10 A land use element designating the proposed general (1) distribution and general location and extent of the uses of land, 11 12 where appropriate, for agriculture, timber production, housing, commerce, industry, recreation, open spaces and green spaces, general 13 aviation airports, public utilities, public facilities, and other 14 land uses. The land use element shall include population densities, 15 16 building intensities, and estimates of future population growth. The 17 land use element shall provide for protection of the quality and 18 quantity of groundwater used for public water supplies. The land use 19 element must give special consideration to achieving environmental justice in its goals and policies, including efforts to avoid 20 creating or worsening environmental health disparities. Wherever 21 22 possible, the land use element should consider utilizing urban planning approaches that promote physical activity and reduce per 23 capita vehicle miles traveled within the jurisdiction, but without 24 25 increasing greenhouse gas emissions elsewhere in the state. Where 26 applicable, the land use element shall review drainage, flooding, and stormwater runoff in the area and nearby jurisdictions and provide 27 28 guidance for corrective actions to mitigate or cleanse those 29 discharges that pollute waters of the state, including Puget Sound or waters entering Puget Sound. The land use element must reduce and 30 31 mitigate the risk to lives and property posed by wildfires by using 32 land use planning tools, which may include, but are not limited to, reducing residential development pressure in the wildland urban 33 interface area, separating human development from wildfire prone 34 landscapes, and protecting existing residential development through 35 community wildfire preparedness and fire adaptation measures. 36

37 (2) A housing element ensuring the vitality and character of38 established residential neighborhoods that:

(a) Includes an inventory and analysis of existing and projectedhousing needs that identifies the number of housing units necessary

1 to manage projected growth, as provided by the department of 2 commerce, including:

3 (i) Units for moderate, low, very low, and extremely low-income 4 households; and

5 (ii) Emergency housing, emergency shelters, and permanent 6 supportive housing;

7 (b) Includes a statement of goals, policies, objectives, and 8 mandatory provisions for the preservation, improvement, and 9 development of housing, including single-family residences, and 10 within an urban growth area boundary, moderate density housing 11 options including, but not limited to, duplexes, triplexes, and 12 townhomes;

(c) Identifies sufficient capacity of land for housing including, but not limited to, government-assisted housing, housing for moderate, low, very low, and extremely low-income households, manufactured housing, multifamily housing, group homes, foster care facilities, emergency housing, emergency shelters, permanent supportive housing, and within an urban growth area boundary, consideration of duplexes, triplexes, and townhomes;

20 (d) Makes adequate provisions for existing and projected needs of 21 all economic segments of the community, including:

(i) Incorporating consideration for low, very low, extremely low,and moderate-income households;

(ii) Documenting programs and actions needed to achieve housing
 availability including gaps in local funding, barriers such as
 development regulations, and other limitations;

27 (iii) Consideration of housing locations in relation to 28 employment location; and

29 (iv) Consideration of the role of accessory dwelling units in 30 meeting housing needs;

31 (e) Identifies local policies and regulations that result in 32 racially disparate impacts, displacement, and exclusion in housing, 33 including:

34 (i) Zoning that may have a discriminatory effect;

35 (ii) Disinvestment; and

36 (iii) Infrastructure availability;

(f) Identifies and implements policies and regulations to address
 and begin to undo racially disparate impacts, displacement, and
 exclusion in housing caused by local policies, plans, and actions;

1 (g) Identifies areas that may be at higher risk of displacement 2 from market forces that occur with changes to zoning development 3 regulations and capital investments; and

4 (h) Establishes antidisplacement policies, with consideration 5 given to the preservation of historical and cultural communities as 6 well as investments in low, very low, extremely low, and moderate-7 income housing; equitable development initiatives; inclusionary 8 zoning; community planning requirements; tenant protections; land 9 disposition policies; and consideration of land that may be used for 10 affordable housing.

In counties and cities subject to the review and evaluation requirements of RCW 36.70A.215, any revision to the housing element shall include consideration of prior review and evaluation reports and any reasonable measures identified. The housing element should link jurisdictional goals with overall county goals to ensure that the housing element goals are met.

17 The adoption of ordinances, development regulations and amendments to such regulations, and other nonproject actions taken by 18 19 a city that is required or chooses to plan under RCW 36.70A.040 that increase housing capacity, increase housing affordability, and 20 21 mitigate displacement as required under this subsection (2) and that 22 apply outside of critical areas are not subject to administrative or 23 judicial appeal under chapter 43.21C RCW unless the adoption of such ordinances, development regulations 24 and amendments to such 25 regulations, or other nonproject actions has a probable significant 26 adverse impact on fish habitat.

27 (3) A capital facilities plan element consisting of: (a) An 28 inventory of existing capital facilities owned by public entities, 29 including green infrastructure, showing the locations and capacities of the capital facilities; (b) a forecast of the future needs for 30 31 such capital facilities; (c) the proposed locations and capacities of 32 expanded or new capital facilities; (d) at least a six-year plan that 33 will finance such capital facilities within projected funding capacities and clearly identifies sources of public money for such 34 purposes; and (e) a requirement to reassess the land use element if 35 probable funding falls short of meeting existing needs and to ensure 36 that the land use element, capital facilities plan element, and 37 financing plan within the capital facilities plan 38 element are 39 coordinated and consistent. Park and recreation facilities shall be 40 included in the capital facilities plan element.

1 (4) (a) A utilities element consisting of the general location, 2 proposed location, and capacity of all existing and proposed 3 utilities, including, but not limited to, <u>components of drinking</u> 4 <u>water</u>, <u>stormwater</u>, <u>wastewater</u>, <u>electrical</u> ((<del>lines</del>)), 5 ((telecommunication lines</del>)), <u>telecommunications</u> and natural gas 6 ((<del>lines</del>)) <u>systems</u>.

7 (b) The county or city shall identify all public entities that own utility systems and endeavor in good faith to work with other 8 public entities, such as special purpose districts, to gather and 9 include within its utilities element the information required in (a) 10 of this subsection. However, if, after a good faith effort, the 11 12 county or city is unable to gather the information required in (a) of this subsection from the other public entities, the failure to 13 include such information in the utilities element shall not be 14 grounds for a finding of noncompliance or invalidity under this act. 15

16 (5) Rural element. Counties shall include a rural element 17 including lands that are not designated for urban growth, 18 agriculture, forest, or mineral resources. The following provisions 19 shall apply to the rural element:

(a) Growth management act goals and local circumstances. Because
circumstances vary from county to county, in establishing patterns of
rural densities and uses, a county may consider local circumstances,
but shall develop a written record explaining how the rural element
harmonizes the planning goals in RCW 36.70A.020 and meets the
requirements of this chapter.

(b) Rural development. The rural element shall permit rural 26 27 development, forestry, and agriculture in rural areas. The rural 28 element shall provide for a variety of rural densities, uses, essential public facilities, and rural governmental services needed 29 to serve the permitted densities and uses. To achieve a variety of 30 31 rural densities and uses, counties may provide for clustering, 32 density transfer, design guidelines, conservation easements, and other innovative techniques that will accommodate appropriate rural 33 economic advancement, densities, and uses that are not characterized 34 by urban growth and that are consistent with rural character. 35

36 (c) Measures governing rural development. The rural element shall 37 include measures that apply to rural development and protect the 38 rural character of the area, as established by the county, by:

(i) Containing or otherwise controlling rural development;

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1 (ii) Assuring visual compatibility of rural development with the 2 surrounding rural area;

3 (iii) Reducing the inappropriate conversion of undeveloped land
4 into sprawling, low-density development in the rural area;

5 (iv) Protecting critical areas, as provided in RCW 36.70A.060, 6 and surface water and groundwater resources; and

7 (v) Protecting against conflicts with the use of agricultural, 8 forest, and mineral resource lands designated under RCW 36.70A.170.

9 (d) Limited areas of more intensive rural development. Subject to 10 the requirements of this subsection and except as otherwise 11 specifically provided in this subsection (5)(d), the rural element 12 may allow for limited areas of more intensive rural development, 13 including necessary public facilities and public services to serve 14 the limited area as follows:

(i) Rural development consisting of the infill, development, or redevelopment of existing commercial, industrial, residential, or mixed-use areas, whether characterized as shoreline development, villages, hamlets, rural activity centers, or crossroads developments.

(A) A commercial, industrial, residential, shoreline, or mixeduse area are subject to the requirements of (d)(iv) of this
subsection, but are not subject to the requirements of (c)(ii) and
(iii) of this subsection.

(B) Any development or redevelopment other than an industrial area or an industrial use within a mixed-use area or an industrial area under this subsection (5)(d)(i) must be principally designed to serve the existing and projected rural population.

28 (C) Any development or redevelopment in terms of building size, scale, use, or intensity may be permitted subject to confirmation 29 from all existing providers of public facilities and public services 30 31 of sufficient capacity of existing public facilities and public 32 services to serve any new or additional demand from the new development or redevelopment. Development and redevelopment may 33 include changes in use from vacant land or a previously existing use 34 so long as the new use conforms to the requirements of this 35 subsection (5) and is consistent with the local character. Any 36 commercial development or redevelopment within a mixed-use area must 37 be principally designed to serve the existing and projected rural 38 39 population and must meet the following requirements:

(I) Any included retail or food service space must not exceed the
 footprint of previously occupied space or 5,000 square feet,
 whichever is greater, for the same or similar use; and

4 (II) Any included retail or food service space must not exceed 5 2,500 square feet for a new use;

(ii) The intensification of development on lots containing, or 6 development of, small-scale recreational or tourist uses, 7 new including commercial facilities to serve those recreational 8 or tourist uses, that rely on a rural location and setting, but that do 9 not include new residential development. A small-scale recreation or 10 11 tourist use is not required to be principally designed to serve the 12 existing and projected rural population. Public services and public facilities shall be limited to those necessary to serve the 13 recreation or tourist use and shall be provided in a manner that does 14 not permit low-density sprawl; 15

(iii) The intensification of development on lots containing 16 17 isolated nonresidential uses or new development of isolated cottage industries and isolated small-scale businesses that are not 18 principally designed to serve the existing and projected rural 19 population and nonresidential uses, but do provide job opportunities 20 21 for rural residents. Rural counties may allow the expansion of smallscale businesses as long as those small-scale businesses conform with 22 23 the rural character of the area as defined by the local government according to RCW 36.70A.030(23). Rural counties may also allow new 24 25 small-scale businesses to utilize a site previously occupied by an 26 existing business as long as the new small-scale business conforms to 27 the rural character of the area as defined by the local government 28 according to RCW 36.70A.030(23). Public services and public 29 facilities shall be limited to those necessary to serve the isolated nonresidential use and shall be provided in a manner that does not 30 31 permit low-density sprawl;

32 (iv) A county shall adopt measures to minimize and contain the 33 existing areas of more intensive rural development, as appropriate, authorized under this subsection. Lands included in such existing 34 areas shall not extend beyond the logical outer boundary of the 35 36 existing area, thereby allowing a new pattern of low-density sprawl. Existing areas are those that are clearly identifiable and contained 37 and where there is a logical boundary delineated predominately by the 38 39 built environment, but that may also include undeveloped lands if 40 limited as provided in this subsection. The county shall establish

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the logical outer boundary of an area of more intensive rural 1 development. In establishing the logical outer boundary, the county 2 shall address (A) the need to preserve the character of existing 3 natural neighborhoods and communities, (B) physical boundaries, such 4 as bodies of water, streets and highways, and land forms and 5 6 contours, (C) the prevention of abnormally irregular boundaries, and 7 (D) the ability to provide public facilities and public services in a manner that does not permit low-density sprawl; 8

9 (v) For purposes of this subsection (5)(d), an existing area or 10 existing use is one that was in existence:

11 (A) On July 1, 1990, in a county that was initially required to 12 plan under all of the provisions of this chapter;

(B) On the date the county adopted a resolution under RCW 36.70A.040(2), in a county that is planning under all of the provisions of this chapter under RCW 36.70A.040(2); or

16 (C) On the date the office of financial management certifies the 17 county's population as provided in RCW 36.70A.040(5), in a county 18 that is planning under all of the provisions of this chapter pursuant 19 to RCW 36.70A.040(5).

(e) Exception. This subsection shall not be interpreted to permit in the rural area a major industrial development or a master planned resort unless otherwise specifically permitted under RCW 36.70A.360 and 36.70A.365.

24 (6) A transportation element that implements, and is consistent 25 with, the land use element.

26 (a) The transportation element shall include the following 27 subelements:

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(i) Land use assumptions used in estimating travel;

(ii) Estimated ((traffic)) multimodal level of service impacts to state-owned transportation facilities resulting from land use assumptions to assist ((the department of transportation)) in monitoring the performance of state facilities, to plan improvements for the facilities, and to assess the impact of land-use decisions on state-owned transportation facilities;

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(iii) Facilities and services needs, including:

(A) An inventory of air, water, and ground transportation
 facilities and services, including transit alignments, active
 transportation facilities, and general aviation airport facilities,
 to define existing capital facilities and travel levels ((as a basis
 for)) to inform future planning. This inventory must include state-

1 owned transportation facilities within the city or county's
2 jurisdictional boundaries;

(B) ((Level)) <u>Multimodal level</u> of service standards for all 3 locally owned arterials ((and)), locally and regionally operated 4 transit routes that serve urban growth areas, state-owned or operated 5 6 transit routes that serve urban areas if the department of transportation has prepared such standards, and active transportation 7 facilities to serve as a gauge to judge performance of the system and 8 success in helping to achieve the goals of this chapter consistent 9 with environmental justice. These standards should be regionally 10 coordinated; 11

12 (C) For state-owned transportation facilities, <u>multimodal</u> level of service standards for highways, as prescribed in chapters 47.06 13 and 47.80 RCW, to gauge the performance of the system. The purposes 14 reflecting <u>multimodal</u> level of service standards for state 15 of 16 highways in the local comprehensive plan are to monitor the 17 performance of the system, to evaluate improvement strategies, and to facilitate coordination between the county's or city's six-year 18 street, road, active transportation, or transit program and the 19 office of financial management's ten-year investment program. The 20 concurrency requirements of (b) of this subsection do not apply to 21 transportation facilities and services of statewide significance 22 except for counties consisting of islands whose only connection to 23 the mainland are state highways or ferry routes. In these island 24 25 counties, state highways and ferry route capacity must be a factor in 26 meeting the concurrency requirements in (b) of this subsection;

(D) Specific actions and requirements for bringing into
 compliance ((<del>locally owned</del>)) transportation facilities or services
 that are below an established <u>multimodal</u> level of service standard;

30 (E) Forecasts of ((traffic)) multimodal transportation demand and needs within cities and urban growth areas, and forecasts of 31 multimodal transportation demand and needs outside of cities and 32 33 urban growth areas, for at least ten years based on the adopted land 34 use plan to ((provide information on the location, timing, and capacity needs of future growth)) inform the development of a 35 transportation element that balances transportation system safety and 36 37 convenience to accommodate all users of the transportation system to safely, reliably, and efficiently provide access and mobility to 38 39 people and goods. Priority must be given to inclusion of

transportation facilities and services providing the greatest 1 multimodal safety benefit to the highest number of roadway users; 2 (F) Identification of state and local system needs to equitably 3 meet current and future demands. Identified needs on state-owned 4 transportation facilities must be consistent with the statewide 5 6 multimodal transportation plan required under chapter 47.06 RCW. Local system needs should reflect the regional transportation system 7 and local goals, and strive to equitably implement the multimodal 8 9 network; 10 (G) A transition plan for transportation as required in Title II of the Americans with disabilities act of 1990 (ADA). As a necessary 11 12 step to a program access plan to provide accessibility under the ADA, state and local government, public entities, and public agencies are 13 required to perform self-evaluations of their current facilities, 14 15 relative to accessibility requirements of the ADA. The agencies are 16 then required to develop a program access plan, which can be called a 17 transition plan, to address any deficiencies. The plan is intended to achieve the following: 18 19 (I) Identify physical obstacles that limit the accessibility of facilities to individuals with disabilities; 20 21 (II) Describe the methods to be used to make the facilities

21 (11) Describe the methods to be used to make the facilities 22 accessible;

23 <u>(III) Provide a schedule for making the access modifications; and</u> 24 <u>(IV) Identify the public officials responsible for implementation</u> 25 of the transition plan;

26 (iv) Finance, including:

(A) An analysis of funding capability to judge needs againstprobable funding resources;

(B) A multiyear financing plan based on the needs identified in 29 the comprehensive plan, the appropriate parts of which shall serve as 30 the basis for the six-year street, road, or transit program required 31 32 by RCW 35.77.010 for cities, RCW 36.81.121 for counties, and RCW 33 35.58.2795 for public transportation systems. The multiyear financing plan should be coordinated with the ten-year investment program 34 developed by the office of financial management as required by RCW 35 36 47.05.030;

37 (C) If probable funding falls short of meeting <u>the</u> identified
 38 needs <u>of the transportation system</u>, <u>including state transportation</u>
 39 <u>facilities</u>, a discussion of how additional funding will be raised, or

how land use assumptions will be reassessed to ensure that level of 1 service standards will be met; 2

Intergovernmental coordination efforts, including 3 (V) an assessment of the impacts of the transportation plan and land use 4 assumptions on the transportation systems of adjacent jurisdictions; 5 (vi) Demand-management strategies;

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7 (vii) ((Pedestrian and bicycle)) Active transportation component to include collaborative efforts to identify and designate planned 8 improvements for ((pedestrian and bicycle)) active transportation 9 facilities and corridors that address and encourage enhanced 10 11 community access and promote healthy lifestyles.

12 (b) After adoption of the comprehensive plan by jurisdictions required to plan or who choose to plan under RCW 36.70A.040, local 13 jurisdictions must adopt and enforce ordinances which prohibit 14 development approval if the development causes the level of service 15 16 on a locally owned or locally or regionally operated transportation 17 facility to decline below the standards adopted in the transportation 18 element of the comprehensive plan, unless transportation improvements 19 or strategies to accommodate the impacts of development are made concurrent with the development. These strategies may include 20 21 ((increased)) active transportation facility improvements, increased or enhanced public transportation service, ride-sharing programs, 22 23 demand management, and other transportation systems management strategies. For the purposes of this subsection (6), "concurrent with 24 25 the development" means that improvements or strategies are in place at the time of development, or that a financial commitment is in 26 place to complete the improvements or strategies within six years. If 27 28 the collection of impact fees is delayed under RCW 82.02.050(3), the six-year period required by this subsection (6)(b) must begin after 29 full payment of all impact fees is due to the county or city. A 30 31 development proposal may not be denied for causing the level of service on a locally owned or locally or regionally operated 32 transportation facility to decline below the standards adopted in the 33 34 transportation element of the comprehensive plan where such impacts could be adequately mitigated through active transportation facility 35 improvements, increased or enhanced public transportation service, 36 ride-sharing programs, demand management, or other transportation 37 systems management strategies funded by the development. 38

39 (c) The transportation element described in this subsection (6), 40 the six-year plans required by RCW 35.77.010 for cities, RCW 36.81.121 for counties, and RCW 35.58.2795 for public transportation
 systems, and the ten-year investment program required by RCW
 47.05.030 for the state, must be consistent.

4 (7) An economic development element establishing local goals,
5 policies, objectives, and provisions for economic growth and vitality
6 and a high quality of life. A city that has chosen to be a
7 residential community is exempt from the economic development element
8 requirement of this subsection.

9 (8) A park and recreation element that implements, and is 10 consistent with, the capital facilities plan element as it relates to park and recreation facilities. The element shall include: (a) 11 12 Estimates of park and recreation demand for at least a ten-year period; (b) an evaluation of facilities and service needs; (c) an 13 evaluation of tree canopy coverage; and (((c))) (d) an evaluation of 14 15 intergovernmental coordination opportunities to provide regional 16 approaches for meeting park and recreational demand.

(9) (a) A climate change and resiliency element that is designed to result in reductions in overall greenhouse gas emissions and that must enhance resiliency to and avoid the adverse impacts of climate change, which must include efforts to reduce localized greenhouse gas emissions and avoid creating or worsening localized climate impacts to vulnerable populations and overburdened communities.

23 (b) The climate change and resiliency element shall include the 24 following subelements:

(i) A greenhouse gas emissions reduction subelement;

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26

(ii) A resiliency subelement.

27 (c) The greenhouse gas emissions reduction subelement of the climate change and resiliency element is mandatory for the 28 jurisdictions specified in section 4(1) of this act and is encouraged 29 30 for all other jurisdictions, including those planning under RCW 36.70A.040 and those planning under chapter 36.70 RCW. The resiliency 31 32 subelement of the climate change and resiliency element is mandatory for all jurisdictions planning under RCW 36.70A.040 and is encouraged 33 34 for those jurisdictions planning under chapter 36.70 RCW.

35 <u>(d)(i)</u> The greenhouse gas emissions reduction subelement of the 36 comprehensive plan, and its related development regulations, must 37 identify the actions the jurisdiction will take during the planning 38 cycle consistent with the guidelines published by the department 39 pursuant to section 5 of this act that will:

1 (A) Result in reductions in overall greenhouse gas emissions generated by transportation and land use within the jurisdiction but 2 3 without increasing greenhouse gas emissions elsewhere in the state; (B) Result in reductions in per capita vehicle miles traveled 4 within the jurisdiction but without increasing greenhouse gas 5 6 emissions elsewhere in the state; and 7 (C) Prioritize reductions that benefit overburdened communities in order to maximize the cobenefits of reduced air pollution and 8 environmental justice consistent with chapter 70A.02 RCW. 9 (ii) Actions not specifically identified in the guidelines 10 developed by the department pursuant to section 5 of this act may be 11 12 considered consistent with these guidelines only if: 13 (A) They are projected to achieve greenhouse gas emissions 14 reductions or per capita vehicle miles traveled reductions equivalent to what would be required of the jurisdiction under the guidelines 15 16 adopted by the department; and 17 (B) They are supported by scientifically credible projections and scenarios that indicate their adoption is likely to result in 18 19 reductions of greenhouse gas emissions or per capita vehicle miles 20 traveled. (iii) A jurisdiction may not restrict population growth or limit 21 22 population allocation in order to achieve the requirements set forth in this subsection (9)(d). 23 (e) (i) The resiliency subelement must equitably enhance 24 25 resiliency to, and avoid or substantially reduce the adverse impacts of, climate change in human communities and ecological systems 26 through goals, policies, and programs consistent with the best 27 available science and scientifically credible climate projections and 28 29 impact scenarios that moderate or avoid harm, enhance the resiliency of natural and human systems, and enhance beneficial opportunities. 30 The resiliency subelement must prioritize actions that benefit 31 overburdened communities as defined in chapter 70A.02 RCW that will 32 33 disproportionately suffer from compounding environmental impacts and will be most impacted by natural hazards due to climate change. 34 Specific goals, policies, and programs of the resiliency subelement 35 must include, but are not limited to, those designed to: 36 (A) Identify, protect, and enhance natural areas to foster 37 resiliency to climate impacts, as well as areas of vital habitat for 38 39 safe passage and species migration;

1 <u>(B)</u> Identify, protect, and enhance community resiliency to 2 climate change impacts, including social, economic, and built 3 environment factors, that support adaptation to climate impacts 4 consistent with environmental justice; and

5 <u>(C) Address natural hazards created or aggravated by climate</u> 6 <u>change, including sea level rise, landslides, flooding, drought,</u> 7 <u>heat, smoke, wildfire, and other effects of changes to temperature</u> 8 <u>and precipitation patterns.</u>

(ii) A <u>natural hazard mitigation plan or similar plan that is</u> 9 guided by RCW 36.70A.020(14), that prioritizes actions that benefit 10 overburdened communities as defined in RCW 70A.02.010, and that 11 12 complies with the applicable requirements of this chapter, including the requirements set forth in this subsection (9)(e), may be adopted 13 14 by reference to satisfy these requirements, except that to the extent any of the substantive requirements of this subsection (9)(e) are not 15 16 addressed, or are inadequately addressed, in the referenced natural 17 hazard mitigation plan, a county or city must supplement the natural hazard mitigation plan accordingly so that the adopted resiliency 18 19 subelement complies fully with the substantive requirements of this 20 subsection (9)(e).

21 (A) If a county or city intends to adopt by reference a federal 22 emergency management agency natural hazard mitigation plan in order 23 to meet all or part of the substantive requirements set forth in this 24 subsection (9)(e), and the most recently adopted federal emergency 25 management agency natural hazard mitigation plan does not comply with the requirements of this subsection (9)(e), the department may grant 26 27 the county or city an extension of time in which to submit a natural 28 hazard mitigation plan.

(B) Eligibility for an extension under this subsection prior to July 1, 2027, is limited to a city or county required to review and, if needed, revise its comprehensive plan on or before June 30, 2025, as provided in RCW 36.70A.130, or for a city or county with an existing, unexpired federal emergency management agency natural hazard mitigation plan scheduled to expire before December 31, 2024.

35 <u>(C) Extension requests after July 1, 2027, may be granted if</u> 36 requirements for the resiliency subelement are amended or added by 37 the legislature or if the department finds other circumstances that 38 may result in a potential finding of noncompliance with a 39 jurisdiction's existing and approved federal emergency management 40 agency natural hazard mitigation plan. 1 (D) A city or county that wishes to request an extension of time 2 must submit a request in writing to the department no later than the 3 date on which the city or county is required to review and, if 4 needed, revise its comprehensive plan as provided in RCW 36.70A.130.

5 <u>(E) Upon the submission of such a request to the department, the</u> 6 <u>city or county may have an additional 48 months from the date</u> 7 <u>provided in RCW 36.70A.130 in which to either adopt by reference an</u> 8 <u>updated federal emergency management agency natural hazard mitigation</u> 9 <u>plan or adopt its own natural hazard mitigation plan, and to then</u> 10 <u>submit that plan to the department.</u>

11 <u>(F) The adoption of ordinances, amendments to comprehensive</u> 12 plans, amendments to development regulations, and other nonproject 13 actions taken by a county or city pursuant to (d) or (f) of this 14 subsection in order to implement measures specified by the department 15 pursuant to section 5 of this act are not subject to administrative 16 or judicial appeal under chapter 43.21C RCW.

17 (10) It is the intent that new or amended elements required after 18 January 1, 2002, be adopted concurrent with the scheduled update 19 provided in RCW 36.70A.130. Requirements to incorporate any such new 20 or amended elements shall be null and void until funds sufficient to 21 cover applicable local government costs are appropriated and 22 distributed by the state at least two years before local government 23 must update comprehensive plans as required in RCW 36.70A.130.

24 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 36.70A 25 RCW to read as follows:

(1) The requirements of the greenhouse gas emissions reduction subelement of the climate change and resiliency element set forth in RCW 36.70A.070 apply only to those counties that are required or that choose to plan under RCW 36.70A.040 and that also meet either of the criteria set forth in (a) or (b) of this subsection on or after April 1, 2021, and the cities with populations greater than 6,000 as of April 1, 2021, within those counties:

(a) A county with a population density of at least 100 people per
 square mile and a population of at least 200,000;

35 (b) A county bordering on the Columbia and Snake rivers with a 36 population density of at least 75 people per square mile and an 37 annual growth rate of at least 1.65 percent; or

38 (c) A county located to the west of the crest of the Cascade 39 mountains with a population of at least 130,000. 1 (2) The requirements of the amendments to the transportation 2 element of RCW 36.70A.070 set forth in this act apply only to: (a) 3 Counties and cities that meet the population criteria set forth in 4 subsection (1) of this section; and (b) cities with populations of 5 6,000 or greater as of April 1, 2021, that are located in a county 6 that is required or that chooses to plan under RCW 36.70A.040.

7 (3) The requirements of the amendments to the land use element of 8 RCW 36.70A.070 set forth in this act apply only to: (a) Counties and 9 cities that meet the population criteria set forth in subsection (1) 10 or (2) of this section; and (b) counties that have a population of 11 20,000 or greater as of April 1, 2021, and that are required or that 12 choose to plan under RCW 36.70A.040.

13 (4) The requirements of the amendments to the rural element of 14 RCW 36.70A.070 set forth in this act apply only to counties that are 15 required or that choose to plan under RCW 36.70A.040 and that have a 16 population of 20,000 or greater as of April 1, 2021.

17 (5) Once a county meets either of the sets of criteria set forth 18 in subsection (1) of this section, the requirement to conform with 19 the greenhouse gas emissions reduction subelement of the climate 20 change and resiliency element set forth in RCW 36.70A.070 remains in 21 effect, even if the county no longer meets one of these sets of 22 criteria.

(6) If the population of a county that previously had not been 23 required to conform with the greenhouse gas emissions reduction 24 25 subelement of the climate change and resiliency element set forth in 26 RCW 36.70A.070 changes sufficiently to meet either of the sets of criteria set forth in subsection (1) of this section, the county, and 27 the cities with populations greater than 6,000 as of April 1, 2021, 28 29 within that county, shall adopt a greenhouse gas emissions reduction subelement of the climate change and resiliency element set forth in 30 31 RCW 36.70A.070 at the next scheduled update of the comprehensive plan 32 as set forth in RCW 36.70A.130.

33 (7) The population criteria used in this section must be based on 34 population data as determined by the office of financial management.

35 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 70A.45 36 RCW to read as follows:

37 (1) The department of commerce, in consultation with the 38 department of ecology, the department of health, and the department 39 of transportation, shall publish guidelines that specify a set of

1 measures counties and cities may implement via updates to their 2 comprehensive plans and development regulations that have a demonstrated ability to increase housing capacity within urban growth 3 areas or reduce greenhouse gas emissions, allowing for consideration 4 of the emissions reductions achieved through the adoption of 5 6 statewide programs. The guidelines must prioritize measures that 7 benefit overburdened communities as defined in RCW 70A.02.010, including communities that have experienced disproportionate harm due 8 to air pollution and may draw upon the most recent health disparities 9 data from the department of health to identify high pollution areas 10 11 and disproportionately burdened communities. These guidelines must be 12 developed consistent with an environmental justice assessment to RCW 70A.02.060 and the guidelines must 13 pursuant include environmental justice assessment processes. The guidelines must be 14 15 based on:

16 (a) The most recent greenhouse gas emissions report prepared by 17 the department of ecology and the department of commerce pursuant to 18 RCW 70A.45.020(2);

(b) The most recent city and county population estimates preparedby the office of financial management pursuant to RCW 43.62.035;

(c) The locations of major employment centers and transit corridors, for the purpose of increasing housing supply in these areas; and

(d) Available environmental justice data and data regarding
 access to public transportation for people with disabilities and for
 vulnerable populations as defined in RCW 70A.02.010.

(2) (a) The department of commerce, in consultation with the 27 department of transportation, shall publish guidelines that specify a 28 set of measures counties and cities may have available to them to 29 take through updates to their comprehensive plans and development 30 31 regulations that have a demonstrated ability to reduce per capita 32 vehicle miles traveled, including measures that are designed to be 33 achievable throughout the state, including in small cities and rural cities. 34

35 (b) The guidelines must be based on:

36 (i) The most recent greenhouse gas emissions report prepared by 37 the department of ecology and the department of commerce pursuant to 38 RCW 70A.45.020(2);

1 (ii) The most recent city and county population estimates 2 prepared by the office of financial management pursuant to RCW 3 43.62.035; and

4 (iii) The most recent summary of per capita vehicle miles 5 traveled as compiled by the department of transportation.

6 (3) The department of commerce shall first publish the full set of guidelines described in subsections (1) and (2) of this section no 7 later than December 31, 2025. The department of commerce shall update 8 these guidelines at least every five years thereafter based on the 9 most recently available data, and shall provide for a process for 10 local governments and other parties to submit alternative actions for 11 12 consideration for inclusion into the guidelines at least once per year. The department of commerce shall publish an intermediate set of 13 guidelines no later than December 31, 2023, in order to be available 14 for use by jurisdictions whose periodic updates are required by RCW 15 16 36.70A.130(5) to occur prior to December 31, 2025.

17 (4)(a) In any updates to the guidelines published after 2025, the 18 department of commerce shall include an evaluation of the impact that 19 locally adopted climate change and resiliency elements have had on 20 local greenhouse gas emissions and per capita vehicle miles traveled 21 reduction goals. The evaluation must also address the impact that 22 locally adopted greenhouse gas emissions reduction subelements have 23 had on meeting local housing goals and targets.

(b) The updates must also include an estimate of the impacts that locally adopted climate change and resiliency elements will have on achieving local greenhouse gas emissions and per capita vehicle miles traveled reduction goals. The evaluation must also include an estimate of the impact that locally adopted greenhouse gas emissions reduction subelements will have on meeting local housing goals and targets.

31 (c) The department may include in the specified guidelines what 32 additional measures cities and counties should take to make 33 additional progress on local reduction goals, including any measures 34 that increase housing capacity within urban growth areas.

35 (5) The department of commerce may not propose or adopt any 36 guidelines that would include any form of a road usage charge or any 37 fees or surcharges related to vehicle miles traveled.

38 (6) The department of commerce may not propose or adopt any 39 guidelines that would direct or require local governments to regulate

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or tax, in any form, transportation service providers, delivery
 vehicles, or passenger vehicles.

3 (7) The department of commerce, in the course of implementing 4 this section, shall provide and prioritize options that support 5 increased housing supply and diversity of housing types that assist 6 counties and cities in meeting greenhouse gas emissions reduction, 7 housing supply, and other requirements established under this 8 chapter.

9 (8) The provisions of this section as applied to the department 10 of transportation are subject to the availability of amounts 11 appropriated for this specific purpose.

12 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 36.70A 13 RCW to read as follows:

(1) A county or city required to complete a greenhouse gas 14 emissions reduction subelement may submit the subelement to the 15 16 department for approval. When submitted to the department for 17 approval, the subelement becomes effective when approved by the department as provided in this section. If a county or city does not 18 seek department approval of the subelement, the effective date of the 19 20 subelement is the date on which the comprehensive plan is adopted by 21 the county or city.

(2) Notice of intent to apply for approval. (a) Not less than 120 days prior to applying for approval of a subelement, the county or city must notify the department in writing that it intends to apply for approval. The department shall review proposed subelements prior to final adoption and advise the county or city of the actions necessary to receive approval.

(b) The department may consult with other relevant state agenciesin making its determination.

30 (c) The department shall publish notice in the Washington State 31 Register that a city or county has notified the department of its 32 intent to apply for approval and the department shall post a copy of 33 the notice on the department website.

(3) Procedures for an application for approval. (a) After taking
final action to adopt a greenhouse gas emissions reduction
subelement, a city or county may apply to the department for approval
of the subelement. A city or county must submit its application to
the department within 10 days of taking final action.

1 (b) An application for approval must include, at a minimum, the 2 following:

3 (i) A cover letter from the legislative authority requesting 4 approval;

5 (ii) A copy of the adopted ordinance or resolution taking the 6 legislative action or actions required to adopt the greenhouse gas 7 emissions reduction subelement;

8 (iii) A statement explaining how the adopted subelement complies 9 with the provisions of this chapter; and

10 (iv) A copy of the record developed by the city or county at any 11 public meetings or public hearings at which action was taken on the 12 greenhouse gas emissions reduction subelement.

13 (c) For purposes of this subsection, the terms "action" and 14 "meeting" have the same definition as in RCW 42.30.020.

15 (4) Approval procedures. (a) The department shall strive to 16 achieve final action to approve or deny an application within 180 17 days of the date of receipt of the application.

(b) The department must issue its decision in the form of a written statement, including findings of fact and conclusions, and noting the date of the issuance of its decision. The department's issued decision must conspicuously and plainly state that it is the department's final decision and that there will be no further modifications to the proposed greenhouse gas emissions reduction subelement.

25 (c) The department will promptly publish its decision on the 26 application for approval as follows:

27 28

29

(i) Notify the city or county in writing of its determination;

(ii) Publish a notice of action in the Washington State Register;

(iii) Post a notice of its decision on the agency website; and

30 (iv) Notify other relevant state agencies regarding the approval 31 decision.

32 (5) The department shall approve a proposed greenhouse gas 33 emissions reduction subelement unless it determines that the proposed 34 greenhouse gas emissions reduction subelement is not consistent with 35 the policy of RCW 36.70A.070 and, after they are adopted, the 36 applicable guidelines.

37 (6) The department's final decision to approve or reject a 38 proposed greenhouse gas emissions reduction subelement or amendment 39 by a local government planning under RCW 36.70A.040 may be appealed 40 according to the following provisions: 1 (a) The department's final decision to approve or reject a 2 proposed greenhouse gas emissions reduction subelement or amendment 3 by a local government planning under RCW 36.70A.040 may be appealed 4 to the growth management hearings board by filing a petition as 5 provided in RCW 36.70A.290.

6 (b) A decision of the growth management hearings board concerning 7 an appeal of the department's final decision to approve or reject a proposed greenhouse gas emissions reduction subelement or amendment 8 must be based solely on whether or not the adopted or amended 9 greenhouse gas emissions reduction subelement, any adopted amendments 10 11 to other elements of the comprehensive plan necessary to carry out 12 the subelement, and any adopted or amended development regulations necessary to implement the subelement, comply with the goal set forth 13 14 in RCW 36.70A.020(14) as it applies to greenhouse gas emissions reductions, RCW 36.70A.070(9) excluding RCW 36.70A.070(9)(e), the 15 16 guidelines adopted under section 5 of this act applicable to the 17 greenhouse gas emissions reduction subelement, or chapter 43.21C RCW.

18 Sec. 7. RCW 36.70A.280 and 2011 c 360 s 17 are each amended to 19 read as follows:

20 (1) The growth management hearings board shall hear and determine 21 only those petitions alleging either:

(a) That, except as provided otherwise by this subsection, a 22 23 state agency, county, or city planning under this chapter is not in 24 compliance with the requirements of this chapter, chapter 90.58 RCW 25 as it relates to the adoption of shoreline master programs or amendments thereto, or chapter 43.21C RCW as it relates to plans, 26 development regulations, or amendments, adopted under RCW 36.70A.040 27 28 or chapter 90.58 RCW. Nothing in this subsection authorizes the board to hear petitions alleging noncompliance with RCW 36.70A.5801; 29

30 (b) That the ((<del>twenty</del>)) <u>20</u>-year growth management planning 31 population projections adopted by the office of financial management 32 pursuant to RCW 43.62.035 should be adjusted;

33 (c) That the approval of a work plan adopted under RCW 34 36.70A.735(1)(a) is not in compliance with the requirements of the 35 program established under RCW 36.70A.710;

36 (d) That regulations adopted under RCW 36.70A.735(1)(b) are not 37 regionally applicable and cannot be adopted, wholly or partially, by 38 another jurisdiction;  $((\Theta r))$ 

1 (e) That a department certification under RCW 36.70A.735(1)(c) is 2 erroneous; or

3 (f) That the department's final decision to approve or reject a 4 proposed greenhouse gas emissions reduction subelement or amendments 5 by a local government planning under RCW 36.70A.040 was not in 6 compliance with the joint guidance issued by the department pursuant 7 to section 5 of this act.

8 (2) A petition may be filed only by: (a) The state, or a county 9 or city that plans under this chapter; (b) a person who has 10 participated orally or in writing before the county or city regarding 11 the matter on which a review is being requested; (c) a person who is 12 certified by the governor within ((sixty)) <u>60</u> days of filing the 13 request with the board; or (d) a person qualified pursuant to RCW 14 34.05.530.

15 (3) For purposes of this section "person" means any individual, 16 partnership, corporation, association, state agency, governmental 17 subdivision or unit thereof, or public or private organization or 18 entity of any character.

19 (4) To establish participation standing under subsection (2)(b) 20 of this section, a person must show that his or her participation 21 before the county or city was reasonably related to the person's 22 issue as presented to the board.

(5) When considering a possible adjustment to a growth management planning population projection prepared by the office of financial management, the board shall consider the implications of any such adjustment to the population forecast for the entire state.

The rationale for any adjustment that is adopted by the board must be documented and filed with the office of financial management within ten working days after adoption.

If adjusted by the board, a county growth management planning population projection shall only be used for the planning purposes set forth in this chapter and shall be known as the "board adjusted population projection." None of these changes shall affect the official state and county population forecasts prepared by the office of financial management, which shall continue to be used for state budget and planning purposes.

37 Sec. 8. RCW 36.70A.320 and 1997 c 429 s 20 are each amended to 38 read as follows: 1 (1) Except as provided in subsections (5) and (6) of this 2 section, comprehensive plans and development regulations, and 3 amendments thereto, adopted under this chapter are presumed valid 4 upon adoption.

5 (2) Except as otherwise provided in subsection (4) of this 6 section, the burden is on the petitioner to demonstrate that any 7 action taken by a state agency, county, or city under this chapter is 8 not in compliance with the requirements of this chapter.

(3) In any petition under this chapter, the board, after full 9 consideration of the petition, shall determine whether there is 10 11 compliance with the requirements of this chapter. In making its 12 determination, the board shall consider the criteria adopted by the department under RCW 36.70A.190(4). The board shall find compliance 13 14 unless it determines that the action by the state agency, county, or city is clearly erroneous in view of the entire record before the 15 16 board and in light of the goals and requirements of this chapter.

(4) A county or city subject to a determination of invalidity made under RCW 36.70A.300 or 36.70A.302 has the burden of demonstrating that the ordinance or resolution it has enacted in response to the determination of invalidity will no longer substantially interfere with the fulfillment of the goals of this chapter under the standard in RCW 36.70A.302(1).

(5) The shoreline element of a comprehensive plan and the applicable development regulations adopted by a county or city shall take effect as provided in chapter 90.58 RCW.

26 (6) The greenhouse gas emissions reduction subelement required by 27 RCW 36.70A.070 shall take effect as provided in section 6 of this 28 act.

29 Sec. 9. RCW 36.70A.190 and 2022 c 252 s 5 are each amended to 30 read as follows:

31 (1) The department shall establish a program of technical and 32 financial assistance and incentives to counties and cities to 33 encourage and facilitate the adoption and implementation of 34 comprehensive plans and development regulations throughout the state.

35 (2) The department shall develop a priority list and establish 36 funding levels for planning and technical assistance grants both for 37 counties and cities that plan under RCW 36.70A.040. Priority for 38 assistance shall be based on a county's or city's population growth 39 rates, commercial and industrial development rates, the existence and

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quality of a comprehensive plan and development regulations, <u>the</u> presence of overburdened communities, and other relevant factors. <u>The</u> department shall establish funding levels for grants to communitybased organizations for the specific purpose of advancing participation of vulnerable populations and overburdened communities in the planning process.

7 (3) The department shall develop and administer a grant program to provide direct financial assistance to counties and cities for the 8 preparation of comprehensive plans under this chapter. The department 9 may establish provisions for county and city matching funds to 10 11 conduct activities under this subsection. Grants may be expended for 12 any purpose directly related to the preparation of a county or city comprehensive plan as the county or city and the department may 13 agree, including, without limitation, the conducting of surveys, 14 inventories and other data gathering and management activities, the 15 16 retention of planning consultants, contracts with regional councils 17 for planning and related services, and other related purposes.

18 (4) The department shall establish a program of technical 19 assistance:

(a) Utilizing department staff, the staff of other state agencies, and the technical resources of counties and cities to help in the development of comprehensive plans required under this chapter. The technical assistance may include, but not be limited to, model land use ordinances, regional education and training programs, and information for local and regional inventories; and

(b) Adopting by rule procedural criteria to assist counties and cities in adopting comprehensive plans and development regulations that meet the goals and requirements of this chapter. These criteria shall reflect regional and local variations and the diversity that exists among different counties and cities that plan under this chapter.

32 (5) The department shall provide mediation services to resolve 33 disputes between counties and cities regarding, among other things, 34 coordination of regional issues and designation of urban growth 35 areas.

36 (6) The department shall provide services to facilitate the 37 timely resolution of disputes between a federally recognized Indian 38 tribe and a city or county.

39 (a) A federally recognized Indian tribe may request the40 department to provide facilitation services to resolve issues of

1 concern with a proposed comprehensive plan and its development 2 regulations, or any amendment to the comprehensive plan and its 3 development regulations.

(b) Upon receipt of a request from a tribe, the department shall 4 notify the city or county of the request and offer to assist in 5 6 providing facilitation services to encourage resolution before adoption of the proposed comprehensive plan. Upon receipt of the 7 notice from the department, the city or county must delay any final 8 action to adopt any comprehensive plan or any amendment or its 9 development regulations for at least 60 days. The tribe and the city 10 11 or county may jointly agree to extend this period by notifying the 12 department. A county or city must not be penalized for noncompliance under this chapter due to any delays associated with this process. 13

14 (c) Upon receipt of a request, the department shall provide comments to the county or city including a summary and supporting 15 16 materials regarding the tribe's concerns. The county or city may 17 either agree to amend the comprehensive plan as requested consistent with the comments from the department, or enter into a facilitated 18 19 process with the tribe, which must be arranged by the department using a suitable expert to be paid by the department. 20 This facilitated process may also extend the 60-day delay of adoption, 21 22 upon agreement of the tribe and the city or county.

(d) At the end of the 60-day period, unless by agreement there is an extension of the 60-day period, the city or county may proceed with adoption of the proposed comprehensive plan and development regulations. The facilitator shall write a report of findings describing the basis for agreements or disagreements that occurred during the process that are allowed to be disclosed by the parties and the resulting agreed-upon elements of the plan to be amended.

30 (7) The department shall provide planning grants to enhance 31 citizen participation under RCW 36.70A.140.

32 (8) The department shall develop, in collaboration with the department of ecology, the department of fish and wildlife, the 33 department of natural resources, the department of health, the 34 emergency management division of the military department, as well as 35 any federally recognized tribe who chooses to voluntarily 36 participate, and adopt by rule guidance that creates a model climate 37 change and resiliency element that may be used by counties, cities, 38 39 and multiple-county planning regions for developing and implementing

1 <u>climate change and resiliency plans and policies required by RCW</u> 2 <u>36.70A.070(9)</u>, <u>subject to the following provisions:</u>

3 <u>(a) The model element must establish minimum requirements, and</u> 4 <u>may include model options or voluntary cross-jurisdictional</u> 5 <u>strategies, or both, for fulfilling the requirements of RCW</u> 6 <u>36.70A.070(9);</u>

7 (b) The model element should provide guidance on identifying, 8 designing, and investing in infrastructure that supports community 9 resilience to climate impacts, including the protection, restoration, 10 and enhancement of natural infrastructure as well as traditional 11 infrastructure and protecting and enhancing natural areas to foster 12 resiliency to climate impacts, as well as areas of vital habitat for 13 safe passage and species migration;

14 (c) The model element should provide guidance on identifying and 15 addressing natural hazards created or aggravated by climate change, 16 including sea level rise, landslides, flooding, drought, heat, smoke, 17 wildfires, and other effects of reasonably anticipated changes to 18 temperature and precipitation patterns; and

19 (d) The rule must recognize and promote as many cobenefits of 20 climate resilience as possible such as climate change mitigation, 21 salmon recovery, forest health, ecosystem services, and socioeconomic 22 health and resilience.

23 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 47.80
24 RCW to read as follows:

The department shall compile, maintain, and publish a summary of the per capita vehicle miles traveled annually in each city in the state, and in the unincorporated portions of each county in the state.

29 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 90.58 30 RCW to read as follows:

31 The department shall update its shoreline master program 32 guidelines to require shoreline master programs to address the impact 33 of sea level rise and increased storm severity on people, property, 34 and shoreline natural resources and the environment.

35 Sec. 12. RCW 86.12.200 and 1991 c 322 s 3 are each amended to 36 read as follows: 1 The county legislative authority of any county may adopt a 2 comprehensive flood control management plan for any drainage basin 3 that is located wholly or partially within the county.

A comprehensive flood control management plan shall include the following elements:

6 (1) Designation of areas that are susceptible to periodic 7 flooding, from inundation by bodies of water or surface water runoff, 8 or both, including the river's meander belt or floodway;

(2) Establishment of a comprehensive scheme of flood control 9 protection and improvements for the areas that are subject to such 10 11 periodic flooding, that includes: (a) Determining the need for, and 12 desirable location of, flood control improvements to protect or preclude flood damage to structures, works, and improvements, based 13 upon a cost/benefit ratio between the expense of providing and 14 maintaining these improvements and the benefits arising from these 15 16 improvements; (b) establishing the level of flood protection that 17 each portion of the system of flood control improvements will be 18 permitted; (c) identifying alternatives to in-stream flood control 19 work; (d) identifying areas where flood waters could be directed during a flood to avoid damage to buildings and other structures; and 20 21 (e) identifying sources of revenue that will be sufficient to finance 22 comprehensive flood control protection the scheme of and 23 improvements;

(3) Establishing land use regulations that preclude the location of structures, works, or improvements in critical portions of such areas subject to periodic flooding, including a river's meander belt or floodway, and permitting only flood-compatible land uses in such areas;

(4) Establishing restrictions on construction activities in areas
 subject to periodic floods that require the flood proofing of those
 structures that are permitted to be constructed or remodeled; ((and))

32 (5) Establishing restrictions on land clearing activities and 33 development practices that exacerbate flood problems by increasing 34 the flow or accumulation of flood waters, or the intensity of 35 drainage, on low-lying areas. Land clearing activities do not include 36 forest practices as defined in chapter 76.09 RCW; and

37 (6) Consideration of climate change impacts, including the impact
 38 of sea level rise and increased storm severity on people, property,
 39 natural resources, and the environment.

1 A comprehensive flood control management plan shall be subject to the minimum requirements for participation in the national flood 2 insurance program, requirements exceeding the minimum national flood 3 insurance program that have been adopted by the department of ecology 4 for a specific floodplain pursuant to RCW 86.16.031, and rules 5 6 adopted by the department of ecology pursuant to RCW 86.26.050 relating to floodplain management activities. When a county plans 7 under chapter 36.70A RCW, it may incorporate the portion of its 8 comprehensive flood control management plan relating to land use 9 restrictions in its comprehensive plan and development regulations 10 11 adopted pursuant to chapter 36.70A RCW.

12 <u>NEW SECTION.</u> Sec. 13. A new section is added to chapter 43.21C 13 RCW to read as follows:

The adoption of ordinances, amendments to comprehensive plans, amendments to development regulations, and other nonproject actions taken by a county or city pursuant to RCW 36.70A.070(9) (d) or (e) in order to implement measures specified by the department of commerce pursuant to section 5 of this act are not subject to administrative or judicial appeals under this chapter.

20 Sec. 14. RCW 36.70A.030 and 2021 c 254 s 6 are each amended to 21 read as follows:

22 Unless the context clearly requires otherwise, the definitions in 23 this section apply throughout this chapter.

(1) "Adopt a comprehensive land use plan" means to enact a new
 comprehensive land use plan or to update an existing comprehensive
 land use plan.

(2) "Affordable housing" means, unless the context clearly
indicates otherwise, residential housing whose monthly costs,
including utilities other than telephone, do not exceed thirty
percent of the monthly income of a household whose income is:

31 (a) For rental housing, ((sixty)) <u>60</u> percent of the median 32 household income adjusted for household size, for the county where 33 the household is located, as reported by the United States department 34 of housing and urban development; or

35 (b) For owner-occupied housing, ((eighty)) <u>80</u> percent of the 36 median household income adjusted for household size, for the county 37 where the household is located, as reported by the United States 38 department of housing and urban development.

1 (3) "Agricultural land" means land primarily devoted to the commercial production of horticultural, viticultural, floricultural, 2 dairy, apiary, vegetable, or animal products or of berries, grain, 3 hay, straw, turf, seed, Christmas trees not subject to the excise tax 4 imposed by RCW 84.33.100 through 84.33.140, finfish in upland 5 livestock, and that has long-term commercial 6 hatcheries, or significance for agricultural production. 7

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(4) "City" means any city or town, including a code city.

9 (5) "Comprehensive land use plan," "comprehensive plan," or 10 "plan" means a generalized coordinated land use policy statement of 11 the governing body of a county or city that is adopted pursuant to 12 this chapter.

(6) "Critical areas" include the following areas and ecosystems: 13 (a) Wetlands; (b) areas with a critical recharging effect on aquifers 14 used for potable water; (c) fish and wildlife habitat conservation 15 16 areas; (d) frequently flooded areas; and (e) geologically hazardous 17 areas. "Fish and wildlife habitat conservation areas" does not include such artificial features or constructs as irrigation delivery 18 19 systems, irrigation infrastructure, irrigation canals, or drainage ditches that lie within the boundaries of and are maintained by a 20 21 port district or an irrigation district or company.

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(7) "Department" means the department of commerce.

(8) "Development regulations" or "regulation" means the controls 23 placed on development or land use activities by a county or city, 24 25 including, but not limited to, zoning ordinances, critical areas ordinances, shoreline master programs, official controls, planned 26 unit development ordinances, subdivision ordinances, and binding site 27 28 plan ordinances together with any amendments thereto. A development regulation does not include a decision to approve a project permit 29 application, as defined in RCW 36.70B.020, even though the decision 30 31 may be expressed in a resolution or ordinance of the legislative body 32 of the county or city.

(9) "Emergency housing" means temporary indoor accommodations for individuals or families who are homeless or at imminent risk of becoming homeless that is intended to address the basic health, food, clothing, and personal hygiene needs of individuals or families. Emergency housing may or may not require occupants to enter into a lease or an occupancy agreement.

39 (10) "Emergency shelter" means a facility that provides a 40 temporary shelter for individuals or families who are currently

homeless. Emergency shelter may not require occupants to enter into a lease or an occupancy agreement. Emergency shelter facilities may include day and warming centers that do not provide overnight accommodations.

5 (11) "Extremely low-income household" means a single person, 6 family, or unrelated persons living together whose adjusted income is 7 at or below thirty percent of the median household income adjusted 8 for household size, for the county where the household is located, as 9 reported by the United States department of housing and urban 10 development.

(12) "Forestland" means land primarily devoted to growing trees 11 12 for long-term commercial timber production on land that can be economically and practically managed for such production, including 13 14 Christmas trees subject to the excise tax imposed under RCW 84.33.100 through 84.33.140, and that has long-term commercial significance. In 15 16 determining whether forestland is primarily devoted to growing trees 17 for long-term commercial timber production on land that can be 18 economically and practically managed for such production, the following factors shall be considered: (a) The proximity of the land 19 to urban, suburban, and rural settlements; (b) surrounding parcel 20 21 size and the compatibility and intensity of adjacent and nearby land uses; (c) long-term local economic conditions that affect the ability 22 to manage for timber production; and (d) the availability of public 23 facilities and services conducive to conversion of forestland to 24 25 other uses.

(13) "Freight rail dependent uses" means buildings and other 26 infrastructure that are used in the fabrication, processing, storage, 27 and transport of goods where the use is dependent on and makes use of 28 29 an adjacent short line railroad. Such facilities are both urban and rural development for purposes of this chapter. "Freight rail 30 31 dependent uses" does not include buildings and other infrastructure 32 that are used in the fabrication, processing, storage, and transport of coal, liquefied natural gas, or "crude oil" as defined in RCW 33 90.56.010. 34

(14) "Geologically hazardous areas" means areas that because of their susceptibility to erosion, sliding, earthquake, or other geological events, are not suited to the siting of commercial, residential, or industrial development consistent with public health or safety concerns.

1 (15) "Long-term commercial significance" includes the growing 2 capacity, productivity, and soil composition of the land for long-3 term commercial production, in consideration with the land's 4 proximity to population areas, and the possibility of more intense 5 uses of the land.

6 (16) "Low-income household" means a single person, family, or 7 unrelated persons living together whose adjusted income is at or 8 below eighty percent of the median household income adjusted for 9 household size, for the county where the household is located, as 10 reported by the United States department of housing and urban 11 development.

12 (17) "Minerals" include gravel, sand, and valuable metallic 13 substances.

(18) "Moderate-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below 120 percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

(19) "Permanent supportive housing" is subsidized, leased housing 20 21 with no limit on length of stay that prioritizes people who need comprehensive support services to retain tenancy and utilizes 22 23 admissions practices designed to use lower barriers to entry than would be typical for other subsidized or unsubsidized rental housing, 24 25 especially related to rental history, criminal history, and personal 26 behaviors. Permanent supportive housing is paired with on-site or off-site voluntary services designed to support a person living with 27 28 a complex and disabling behavioral health or physical health 29 condition who was experiencing homelessness or was at imminent risk of homelessness prior to moving into housing to retain their housing 30 31 and be a successful tenant in a housing arrangement, improve the 32 resident's health status, and connect the resident of the housing 33 with community-based health care, treatment, or employment services. Permanent supportive housing is subject to all of the rights and 34 responsibilities defined in chapter 59.18 RCW. 35

(20) "Public facilities" include streets, roads, highways,
 sidewalks, street and road lighting systems, traffic signals,
 domestic water systems, storm and sanitary sewer systems, parks and
 recreational facilities, and schools.

(21) "Public services" include fire protection and suppression,
 law enforcement, public health, education, recreation, environmental
 protection, and other governmental services.

4 (22) "Recreational land" means land so designated under RCW 5 36.70A.1701 and that, immediately prior to this designation, was 6 designated as agricultural land of long-term commercial significance 7 under RCW 36.70A.170. Recreational land must have playing fields and 8 supporting facilities existing before July 1, 2004, for sports played 9 on grass playing fields.

10 (23) "Rural character" refers to the patterns of land use and 11 development established by a county in the rural element of its 12 comprehensive plan:

(a) In which open space, the natural landscape, and vegetationpredominate over the built environment;

(b) That foster traditional rural lifestyles, rural-basedeconomies, and opportunities to both live and work in rural areas;

17 (c) That provide visual landscapes that are traditionally found 18 in rural areas and communities;

19 (d) That are compatible with the use of the land by wildlife and 20 for fish and wildlife habitat;

(e) That reduce the inappropriate conversion of undeveloped landinto sprawling, low-density development;

23 (f) That generally do not require the extension of urban 24 governmental services; and

(g) That are consistent with the protection of natural surface water flows and groundwater and surface water recharge and discharge areas.

28 (24) "Rural development" refers to development outside the urban growth area and outside agricultural, forest, and mineral resource 29 lands designated pursuant to RCW 36.70A.170. Rural development can 30 31 consist of a variety of uses and residential densities, including 32 clustered residential development, at levels that are consistent with the preservation of rural character and the requirements of the rural 33 element. Rural development does not refer to agriculture or forestry 34 activities that may be conducted in rural areas. 35

36 (25) "Rural governmental services" or "rural services" include 37 those public services and public facilities historically and 38 typically delivered at an intensity usually found in rural areas, and 39 may include domestic water systems, fire and police protection 40 services, transportation and public transit services, and other

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public utilities associated with rural development and normally not associated with urban areas. Rural services do not include storm or sanitary sewers, except as otherwise authorized by RCW 36.70A.110(4).

4 (26) "Short line railroad" means those railroad lines designated 5 class II or class III by the United States surface transportation 6 board.

7 (27) "Urban governmental services" or "urban services" include 8 those public services and public facilities at an intensity 9 historically and typically provided in cities, specifically including 10 storm and sanitary sewer systems, domestic water systems, street 11 cleaning services, fire and police protection services, public 12 transit services, and other public utilities associated with urban 13 areas and normally not associated with rural areas.

(28) "Urban growth" refers to growth that makes intensive use of 14 land for the location of buildings, structures, and impermeable 15 16 surfaces to such a degree as to be incompatible with the primary use of land for the production of food, other agricultural products, or 17 fiber, or the extraction of mineral resources, rural uses, rural 18 development, and natural resource lands designated pursuant to RCW 19 36.70A.170. A pattern of more intensive rural development, as 20 21 provided in RCW 36.70A.070(5)(d), is not urban growth. When allowed 22 to spread over wide areas, urban growth typically requires urban governmental services. "Characterized by urban growth" refers to land 23 having urban growth located on it, or to land located in relationship 24 25 to an area with urban growth on it as to be appropriate for urban 26 growth.

(29) "Urban growth areas" means those areas designated by acounty pursuant to RCW 36.70A.110.

(30) "Very low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below fifty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

(31) "Wetland" or "wetlands" means areas that are inundated or saturated by surface water or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Wetlands do not include those

1 artificial wetlands intentionally created from nonwetland sites, including, but not limited to, irrigation and drainage ditches, 2 grass-lined swales, canals, detention facilities, wastewater 3 treatment facilities, farm ponds, and landscape amenities, or those 4 wetlands created after July 1, 1990, that were unintentionally 5 6 created as a result of the construction of a road, street, or highway. Wetlands may include those artificial wetlands intentionally 7 created from nonwetland areas created to mitigate conversion of 8 9 wetlands.

10 <u>(32) "Per capita vehicle miles traveled" means the number of</u> 11 <u>miles traveled using cars and light trucks in a calendar year divided</u> 12 <u>by the number of residents in Washington. The calculation of this</u> 13 <u>value excludes vehicle miles driven conveying freight.</u>

(33) "Active transportation" means forms of pedestrian mobility 14 including walking or running, the use of a mobility assistive device 15 such as a wheelchair, bicycling and cycling irrespective of the 16 17 number of wheels, and the use of small personal devices such as foot scooters or skateboards. Active transportation includes both 18 traditional and electric assist bicycles and other devices. Planning 19 for active transportation must consider and address accommodation 20 pursuant to the Americans with disabilities act and the distinct 21 22 needs of each form of active transportation.

23 <u>(34) "Transportation system" means all infrastructure and</u> 24 services for all forms of transportation within a geographical area, 25 irrespective of the responsible jurisdiction or transportation 26 provider.

27 (35) "Environmental justice" means the fair treatment and meaningful involvement of all people regardless of race, color, 28 national origin, or income with respect to development, 29 30 implementation, and enforcement of environmental laws, regulations, and policies. Environmental justice includes addressing 31 32 disproportionate environmental and health impacts in all laws, rules, and policies with environmental impacts by prioritizing vulnerable 33 populations and overburdened communities, the equitable distribution 34 of resources and benefits, and eliminating harm. 35

36 <u>(36) "Active transportation facilities" means facilities provided</u> 37 for the safety and mobility of active transportation users including, 38 but not limited to, trails, as defined in RCW 47.30.005, sidewalks, 39 bike lanes, shared-use paths, and other facilities in the public 40 right-of-way.

1 (37) "Green space" means an area of land, vegetated by natural features such as grass, trees, or shrubs, within an urban context and 2 less than one acre in size that creates public value through one or 3 more of the following attributes: 4 (a) Is accessible to the public; 5 6 (b) Promotes physical and mental health of residents; (c) Provides relief from the urban heat island effects; 7 (d) Promotes recreational and aesthetic values; 8 (e) Protects streams or water supply; or 9 (f) Preserves visual quality along highway, road, or street 10 11 corridors. 12 (38) "Green infrastructure" means a wide array of natural assets, built structures, and management practices at multiple scales that 13

14 <u>manage wet weather and that maintain and restore natural hydrology by</u> 15 <u>storing, infiltrating, evapotranspiring, and harvesting and using</u> 16 <u>stormwater.</u>

Sec. 15. RCW 36.70A.130 and 2022 c 287 s 1 and 2022 c 192 s 1 are each reenacted and amended to read as follows:

(1) (a) Each comprehensive land use plan and development 19 20 regulations shall be subject to continuing review and evaluation by 21 the county or city that adopted them. Except as otherwise provided, a 22 county or city shall take legislative action to review and, if needed, revise its comprehensive land use plan and development 23 24 regulations to ensure the plan and regulations comply with the 25 requirements of this chapter according to the deadlines in subsections (4) and (5) of this section. 26

27 (b) Except as otherwise provided, a county or city not planning under RCW 36.70A.040 shall take action to review and, if needed, 28 29 revise its policies and development regulations regarding critical 30 areas and natural resource lands adopted according to this chapter to 31 ensure these policies and regulations comply with the requirements of 32 this chapter according to the deadlines in subsections (4) and (5) of this section. Legislative action means the adoption of a resolution 33 or ordinance following notice and a public hearing indicating at a 34 minimum, a finding that a review and evaluation has occurred and 35 identifying the revisions made, or that a revision was not needed and 36 37 the reasons therefor.

38 (c) The review and evaluation required by this subsection shall39 include, but is not limited to, consideration of critical area

ordinances and, if planning under RCW 36.70A.040, an analysis of the population allocated to a city or county from the most recent ((ten)) <u>10</u>-year population forecast by the office of financial management.

4 (d) Any amendment of or revision to a comprehensive land use plan
5 shall conform to this chapter. Any amendment of or revision to
6 development regulations shall be consistent with and implement the
7 comprehensive plan.

Each county and city shall establish and broadly 8 (2) (a) disseminate to the public a public participation program consistent 9 with RCW 36.70A.035 and 36.70A.140 that identifies procedures and 10 schedules whereby updates, proposed amendments, or revisions of the 11 12 comprehensive plan are considered by the governing body of the county or city no more frequently than once every year. "Updates" means to 13 review and revise, if needed, according to subsection (1) of this 14 section, and the deadlines in subsections (4) and (5) of this section 15 16 or in accordance with the provisions of subsection (6) of this 17 section. Amendments may be considered more frequently than once per 18 year under the following circumstances:

(i) The initial adoption of a subarea plan. Subarea plans adopted under this subsection (2)(a)(i) must clarify, supplement, or implement jurisdiction-wide comprehensive plan policies, and may only be adopted if the cumulative impacts of the proposed plan are addressed by appropriate environmental review under chapter 43.21C RCW;

(ii) The development of an initial subarea plan for economic development located outside of the one hundred year floodplain in a county that has completed a state-funded pilot project that is based on watershed characterization and local habitat assessment;

(iii) The adoption or amendment of a shoreline master programunder the procedures set forth in chapter 90.58 RCW;

31 (iv) The amendment of the capital facilities element of a 32 comprehensive plan that occurs concurrently with the adoption or 33 amendment of a county or city budget; or

(v) The adoption of comprehensive plan amendments necessary to enact a planned action under RCW 43.21C.440, provided that amendments are considered in accordance with the public participation program established by the county or city under this subsection (2)(a) and all persons who have requested notice of a comprehensive plan update are given notice of the amendments and an opportunity to comment.

1 (b) Except as otherwise provided in (a) of this subsection, all proposals shall be considered by the governing body concurrently so 2 the cumulative effect of the various proposals can be ascertained. 3 However, after appropriate public participation a county or city may 4 adopt amendments or revisions to its comprehensive plan that conform 5 with this chapter whenever an emergency exists or to resolve an 6 appeal of a comprehensive plan filed with the growth management 7 hearings board or with the court. 8

(3) (a) Each county that designates urban growth areas under RCW 9 36.70A.110 shall review, according to the schedules established in 10 subsections (4) and (5) of this section, its designated urban growth 11 12 area or areas, patterns of development occurring within the urban growth area or areas, and the densities permitted within both the 13 incorporated and unincorporated portions of each urban growth area. 14 In conjunction with this review by the county, each city located 15 16 within an urban growth area shall review the densities permitted 17 within its boundaries, and the extent to which the urban growth 18 occurring within the county has located within each city and the unincorporated portions of the urban growth areas. 19

(b) The county comprehensive plan designating urban growth areas, and the densities permitted in the urban growth areas by the comprehensive plans of the county and each city located within the urban growth areas, shall be revised to accommodate the urban growth projected to occur in the county for the succeeding ((twenty)) <u>20</u>year period. The review required by this subsection may be combined with the review and evaluation required by RCW 36.70A.215.

(c) If, during the county's review under (a) of this subsection, 27 the county determines revision of the urban growth area is not 28 required to accommodate the urban growth projected to occur in the 29 county for the succeeding 20-year period, but does determine that 30 31 patterns of development have created pressure in areas that exceed available, developable lands within the urban growth area, the urban 32 growth area or areas may be revised to accommodate identified 33 patterns of development and likely future development pressure for 34 the succeeding 20-year period if the following requirements are met: 35

36 (i) The revised urban growth area may not result in an increase37 in the total surface areas of the urban growth area or areas;

(ii) The areas added to the urban growth area are not or have not been designated as agricultural, forest, or mineral resource lands of long-term commercial significance; (iii) Less than 15 percent of the areas added to the urban growth
 area are critical areas;

3 (iv) The areas added to the urban growth areas are suitable for 4 urban growth;

5 (v) The transportation element and capital facility plan element 6 have identified the transportation facilities, and public facilities 7 and services needed to serve the urban growth area and the funding to 8 provide the transportation facilities and public facilities and 9 services;

10 (vi) The urban growth area is not larger than needed to 11 accommodate the growth planned for the succeeding 20-year planning 12 period and a reasonable land market supply factor;

13 (vii) The areas removed from the urban growth area do not include 14 urban growth or urban densities; and

(viii) The revised urban growth area is contiguous, does not include holes or gaps, and will not increase pressures to urbanize rural or natural resource lands.

18 (4) Except as otherwise provided in subsections (6) and (8) of 19 this section, counties and cities shall take action to review and, if 20 needed, revise their comprehensive plans and development regulations 21 to ensure the plan and regulations comply with the requirements of 22 this chapter as follows:

(a) On or before June 30, 2015, for King, Pierce, and Snohomish
 counties and the cities within those counties;

(b) On or before June 30, 2016, for Clallam, Clark, Island,
Jefferson, Kitsap, Mason, San Juan, Skagit, Thurston, and Whatcom
counties and the cities within those counties;

(c) On or before June 30, 2017, for Benton, Chelan, Cowlitz,
 Douglas, Kittitas, Lewis, Skamania, Spokane, and Yakima counties and
 the cities within those counties; and

(d) On or before June 30, 2018, for Adams, Asotin, Columbia,
Ferry, Franklin, Garfield, Grant, Grays Harbor, Klickitat, Lincoln,
Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and
Whitman counties and the cities within those counties.

35 (5) Except as otherwise provided in subsections (6) and (8) of 36 this section, following the review of comprehensive plans and 37 development regulations required by subsection (4) of this section, 38 counties and cities shall take action to review and, if needed, 39 revise their comprehensive plans and development regulations to ensure the plan and regulations comply with the requirements of this
 chapter as follows:

(a) On or before December 31, 2024, with the following review
and, if needed, revision on or before June 30, 2034, and then every
((ten)) <u>10</u> years thereafter, for King, Kitsap, Pierce, and Snohomish
counties and the cities within those counties;

7 (b) On or before June 30, 2025, and every ((ten)) <u>10</u> years 8 thereafter, for Clallam, Clark, Island, Jefferson, Lewis, Mason, San 9 Juan, Skagit, Thurston, and Whatcom counties and the cities within 10 those counties;

(c) On or before June 30, 2026, and every ((ten)) <u>10</u> years thereafter, for Benton, Chelan, Cowlitz, Douglas, Franklin, Kittitas, Skamania, Spokane, Walla Walla, and Yakima counties and the cities within those counties; and

(d) On or before June 30, 2027, and every ((ten)) <u>10</u> years
thereafter, for Adams, Asotin, Columbia, Ferry, Garfield, Grant,
Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille,
Stevens, Wahkiakum, and Whitman counties and the cities within those
counties.

(6) (a) Nothing in this section precludes a county or city from conducting the review and evaluation required by this section before the deadlines established in subsections (4) and (5) of this section. Counties and cities may begin this process early and may be eligible for grants from the department, subject to available funding, if they elect to do so.

26 (b) A county that is subject to a deadline established in subsection (5) (b) through (d) of this section and meets the following 27 criteria may comply with the requirements of this section at any time 28 29 within the twenty-four months following the deadline established in subsection (5) of this section: The county has a population of less 30 31 than fifty thousand and has had its population increase by no more 32 than seventeen percent in the ten years preceding the deadline established in subsection (5) of this section as of that date. 33

34 (c) A city that is subject to a deadline established in 35 subsection (5)(b) through (d) of this section and meets the following 36 criteria may comply with the requirements of this section at any time 37 within the twenty-four months following the deadline established in 38 subsection (5) of this section: The city has a population of no more 39 than five thousand and has had its population increase by the greater 40 of either no more than one hundred persons or no more than seventeen

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1 percent in the ten years preceding the deadline established in 2 subsection (5) of this section as of that date.

3 (d) State agencies are encouraged to provide technical assistance
4 to the counties and cities in the review of critical area ordinances,
5 comprehensive plans, and development regulations.

6 (7)(a) The requirements imposed on counties and cities under this 7 section shall be considered "requirements of this chapter" under the 8 terms of RCW 36.70A.040(1). Only those counties and cities that meet 9 the following criteria may receive grants, loans, pledges, or 10 financial guarantees under chapter 43.155 or 70A.135 RCW:

11

(i) Complying with the deadlines in this section; or

12 (ii) Demonstrating substantial progress towards compliance with 13 the schedules in this section for development regulations that 14 protect critical areas.

(b) A county or city that is fewer than ((twelve)) <u>12</u> months out of compliance with the schedules in this section for development regulations that protect critical areas is making substantial progress towards compliance. Only those counties and cities in compliance with the schedules in this section may receive preference for grants or loans subject to the provisions of RCW 43.17.250.

(8) (a) Except as otherwise provided in (c) of this subsection, if a participating watershed is achieving benchmarks and goals for the protection of critical areas functions and values, the county is not required to update development regulations to protect critical areas as they specifically apply to agricultural activities in that watershed.

(b) A county that has made the election under RCW 36.70A.710(1) may only adopt or amend development regulations to protect critical areas as they specifically apply to agricultural activities in a participating watershed if:

31 (i) A work plan has been approved for that watershed in 32 accordance with RCW 36.70A.725;

33 (ii) The local watershed group for that watershed has requested 34 the county to adopt or amend development regulations as part of a 35 work plan developed under RCW 36.70A.720;

36 (iii) The adoption or amendment of the development regulations is 37 necessary to enable the county to respond to an order of the growth 38 management hearings board or court;

39 (iv) The adoption or amendment of development regulations is 40 necessary to address a threat to human health or safety; or

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1 (v) Three or more years have elapsed since the receipt of 2 funding.

(c) Beginning ((ten)) 10 years from the date of receipt of 3 funding, a county that has made the election under RCW 36.70A.710(1) 4 must review and, if necessary, revise development regulations to 5 6 protect critical areas as they specifically apply to agricultural activities in a participating watershed in accordance with the review 7 and revision requirements and timeline in subsection (5) of this 8 section. This subsection (8)(c) does not apply to a participating 9 10 watershed that has determined under RCW 36.70A.720(2)(c)(ii) that the watershed's goals and benchmarks for protection have been met. 11

12 (9) (a) Counties subject to planning deadlines established in subsection (5) of this section that are required or that choose to 13 plan under RCW 36.70A.040 and that meet either criteria of (a)(i) or 14 15 (ii) of this subsection, and cities with a population of more than 16 6,000 as of April 1, 2021, within those counties, must provide to the department an implementation progress report detailing the progress 17 18 they have achieved in implementing their comprehensive plan five 19 years after the review and revision of their comprehensive plan. Once a county meets the criteria in (a)(i) or (ii) of this subsection, the 20 21 implementation progress report requirements remain in effect thereafter for that county and the cities therein with populations 22 23 greater than 6,000 as of April 1, 2021, even if the county later no longer meets either or both criteria. A county is subject to the 24 25 implementation progress report requirement if it meets either of the following criteria on or after April 1, 2021: 26

(i) The county has a population density of at least 100 peopleper square mile and a population of at least 200,000; or

(ii) The county has a population density of at least 75 people
 per square mile and an annual growth rate of at least 1.75 percent as
 determined by the office of financial management.

32 (b) The department shall adopt guidelines for indicators, 33 measures, milestones, and criteria for use by counties and cities in 34 the implementation progress report that must cover:

35 (i) The implementation of previously adopted changes to the 36 housing element and any effect those changes have had on housing 37 affordability and availability within the jurisdiction;

38

(ii) Permit processing timelines; and

39 (iii) Progress toward implementing any actions required to 40 achieve reductions to meet greenhouse gas and vehicle miles traveled 1 requirements as provided for in any element of the comprehensive plan 2 under RCW 36.70A.070.

(c) If a city or county required to provide an implementation 3 progress report under this subsection (9) has not implemented any 4 specifically identified regulations, zoning and land use changes, or 5 6 taken other legislative or administrative action necessary to implement any changes in the most recent periodic update in their 7 comprehensive plan by the due date for the implementation progress 8 report, the city or county must identify the need for such action in 9 the implementation progress report. Cities and counties must adopt a 10 work plan to implement any necessary regulations, zoning and land use 11 12 changes, or take other legislative or administrative action identified in the implementation progress report and complete all 13 work necessary for implementation within two years of submission of 14 the implementation progress report. 15

16 (10) Any county or city that is required by section 4 of this act 17 to include in its comprehensive plan a climate change and resiliency element and that is also required by subsection (5)(a) of this 18 section to review and, if necessary, revise its comprehensive plan on 19 or before December 31, 2024, must incorporate a climate change and 20 21 resiliency element into its comprehensive plan as part of the first implementation progress report required by subsection (9) of this 22 23 section.

24 <u>NEW SECTION.</u> Sec. 16. A new section is added to chapter 36.70A 25 RCW to read as follows:

(1) Notwithstanding the requirements of RCW 36.70A.070(10), it is
the intent that jurisdictions subject to RCW 36.70A.130(5)(b)
implement the requirements of this act on or before June 30, 2025.
Any funding provided to cover applicable local government costs
related to implementation of this act shall be considered timely.

(2) This section expires July 31, 2025.

31

32 <u>NEW SECTION.</u> Sec. 17. A new section is added to chapter 43.20 33 RCW to read as follows:

(1) (a) Beginning with water system plans initiated after June 30,
 2024, the department shall ensure water system plans for group A
 community public water systems serving 1,000 or more connections
 include a climate resilience element at the time of approval.

1 (b) The department must update its water system planning 2 guidebook to assist water systems in implementing the climate 3 resilience element, including guidance on any available technical and 4 financial resources.

5 (c) The department shall provide technical assistance to public 6 water systems based on their system size, location, and water source, 7 by providing references to existing state or federal risk management, 8 climate resiliency, or emergency management and response tools that 9 may be used to satisfy the climate resilience element.

10 (d) Subject to the availability of amounts appropriated for this 11 specific purpose, the University of Washington climate impacts group 12 shall assist the department in the development of tools for the 13 technical assistance to be provided in (c) of this subsection.

14 (2) To fulfill the requirements of the climate resilience 15 element, water systems must:

16 (a) Determine which extreme weather events pose significant 17 challenges to their system and build scenarios to identify potential 18 impacts;

(b) Assess critical assets and the actions necessary to protect the system from the consequences of extreme weather events on system operations; and

(c) Generate reports describing the costs and benefits of the system's risk reduction strategies and capital project needs.

(3) Climate readiness projects, including planning to meet the requirements of this section and actions to protect a water system from extreme weather events, including infrastructure and design projects, are eligible for financial assistance under RCW 70A.125.180. The department must develop grant and loan eligibility criteria and consider applications from water systems that identify climate readiness projects.

31 Sec. 18. RCW 70A.125.180 and 2020 c 20 s 1359 are each amended 32 to read as follows:

33 Subject to the availability of amounts appropriated for this 34 specific purpose, the department shall provide financial assistance 35 through a water system acquisition and rehabilitation program, hereby 36 created. ((The program shall be jointly administered with the public 37 works board and the department of commerce.)) The ((agencies)) 38 department shall adopt guidelines for the program using as a model 39 the procedures and criteria of the drinking water revolving loan

1 program authorized under RCW 70A.125.160. All financing provided 2 through the program must be in the form of grants <u>or loans</u> that 3 partially cover project costs, <u>including projects and planning</u> 4 <u>required under RCW 36.70A.480</u>. The maximum grant <u>or loan</u> to any 5 eligible entity may not exceed ((twenty-five)) <u>25</u> percent of the 6 funds allocated to the appropriation in any fiscal year.

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