SENATE BILL 5901

State of Washington 68th Legislature 2024 Regular Session

By Senators Salomon, Gildon, Frame, Kuderer, Liias, Mullet, Pedersen, and Shewmake

Prefiled 12/22/23. Read first time 01/08/24. Referred to Committee on Local Government, Land Use & Tribal Affairs.

- 1 AN ACT Relating to legalizing inexpensive housing choices through
- 2 co-living housing; adding a new section to chapter 36.70A RCW; and
- 3 creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature makes the following 6 findings:
- 7 (a) Washington state is experiencing a housing affordability 8 crisis;
- 9 (b) Co-living housing is a type of housing that can provide 10 rental homes affordable to people with moderate to low incomes 11 without requiring any public funding, and rents in newly constructed, 12 market-rate co-living housing in the Puget Sound region can be 13 affordable to people with incomes as low as 50 percent of area median 14 income;
- 15 (c) Co-living housing is a residential development with sleeping 16 units that are independently rented and provide living and sleeping 17 space, in which residents share kitchen facilities with residents of 18 other units in the building;
- 19 (d) Co-living housing historically provided a healthy inventory 20 of rental homes on the lowest rung of the private housing market, 21 comprising up to 10 percent of housing in some cities;

p. 1 SB 5901

(e) Starting in the mid-20th century, local governments began adopting restrictive zoning and other rules that increasingly prohibited co-living housing, or made it impractical to build or operate, and its numbers plummeted;

1

2

3

4

5

7

8

10

18

19

2021

2223

2425

26

2728

29

30

31

32

33

34

35

- (f) Today, many cities and counties outright prohibit co-living housing on most of their residential land, or they enforce any number of restrictions that make it effectively impossible to build new co-living housing or to convert existing buildings into co-living housing;
 - (g) Co-living housing provides options for people who:
- 11 (i) Wish to lower their housing expenses by paying less for a 12 smaller home;
- 13 (ii) Prefer a living arrangement with shared community spaces 14 that facilitate social connections;
- 15 (iii) Wish to trade off location for space and, by living in a 16 small home, also get to live in a high opportunity neighborhood they 17 could not otherwise afford; or
 - (iv) Want a low-cost, more private alternative to having a roommate in a traditional rental;
 - (h) Many communities throughout Washington face a severe shortage of workforce housing, and co-living housing provides housing affordable to that income range and below, without public funding;
 - (i) Co-living housing reduces pressure on the limited amount of publicly funded affordable housing by providing housing that is affordable to lower income residents who might otherwise wait years for subsidized housing;
 - (j) Co-living housing works best for single-person households, but the housing for singles that it provides reduces demand for family-sized rentals from singles who would otherwise group together to rent large homes;
 - (k) Co-living housing provides a good option for seniors, especially those who want to downsize, or those who desire a living arrangement that is more social than a standard apartment. When located in walkable neighborhoods, co-living housing gives mobility options to seniors who can no longer drive;
- 36 (1) Co-living housing is well-suited for the conversion of office 37 buildings to housing, because it typically requires less plumbing and 38 fixtures for kitchens and bathrooms;

p. 2 SB 5901

- (m) Co-living housing is well-suited for very low-income people, supportive and recovery housing, and "housing first" homes for the formerly homeless;
 - (n) State building codes have established minimum sizes and other standards to ensure that co-living housing meets modern health and safety standards;
 - (o) Creating co-living housing near transit hubs, employment centers, and public amenities can help the state achieve its greenhouse gas reduction goals by increasing walkability, shortening household commutes, curtailing sprawl, and reducing the pressure to develop natural and working lands; and
- (p) Co-living housing, because the units are small, is inherently more energy efficient than standard apartments, both saving residents money and reducing the state's energy demand.
- 15 (2) Therefore, the legislature intends to allow the creation of 16 co-living housing as a means to address the need for additional 17 affordable housing options for a diversity of Washington residents.
- NEW SECTION. Sec. 2. A new section is added to chapter 36.70A RCW to read as follows:
 - (1) Cities and counties planning under this chapter must allow co-living housing as a permitted use in any zone within an urban growth area that allows multifamily residential uses, including mixed use development.
- 24 (2) A city or county subject to the provisions of this section 25 may not require co-living housing to:
 - (a) Contain room dimensional standards larger than that required by the state building code, including dwelling unit size, sleeping unit size, room area, and habitable space;
 - (b) Provide a mix of unit sizes or number of bedrooms; or
 - (c) Include other uses.

1

2

3

4

5

7

8

9

10 11

12

1314

20

21

22

2627

28

2930

- 31 (3) A city or county subject to the provisions of this section 32 also may not require co-living housing to:
- 33 (a) Provide off-street parking within one-half mile walking 34 distance of a major transit stop; or
- 35 (b) Provide more than 0.25 off-street parking spaces per sleeping 36 unit.
- 37 (4) A city or county may not require through development 38 regulations any standards for co-living housing that are more

p. 3 SB 5901

restrictive than those that are required for other types of residential uses in the same zone.

- (5) A city or county may only require a review, notice, or public meeting for co-living housing that is required for other types of residential uses in the same location, unless otherwise required by state law including, but not limited to, shoreline regulations under chapter 90.58 RCW.
- 8 (6) A city or county may not exclude co-living housing from 9 participating in affordable housing incentive programs under RCW 10 36.70A.540.
 - (7) A city or county may not treat a sleeping unit in co-living housing as more than one-quarter of a dwelling unit for purposes of calculating dwelling unit density or fees for permitting and utility connections.
 - (8) (a) A city or county subject to the requirements of this section must adopt or amend by ordinance and incorporate into their development regulations, zoning regulations, and other official controls the requirements of this section to take effect six months after the jurisdiction's next periodic comprehensive plan update required under RCW 36.70A.130.
 - (b) In any city or county that has not adopted or amended ordinances, regulations, or other official controls as required under this section, the requirements of this section supersede, preempt, and invalidate any conflicting local development regulations.
 - (9) For the purposes of this section, the following definitions apply:
 - (a) "Co-living housing" means a residential development with sleeping units that are independently rented and lockable and provide living and sleeping space, and residents share kitchen facilities with other sleeping units in the building. Local governments may use other names to refer to co-living housing including, but not limited to, congregate living facilities, single room occupancy, rooming house, boarding house, lodging house, and residential suites.
 - (b) "Major transit stop" means:
- 35 (i) A stop on a high capacity transportation system funded or 36 expanded under the provisions of chapter 81.104 RCW;
 - (ii) Commuter rail stops;

38 (iii) Stops on rail or fixed guideway systems, including 39 transitways;

p. 4 SB 5901

(iv)	Stops	on	bus	rapid	transit	routes	or	routes	that	run	on	high
occupancy	y vehic	cle	lane	es; or								

2
3

4

5

(v) Stops for a bus or other transit mode providing actual fixed route service at intervals of at least 15 minutes for at least five hours during the peak hours of operation on weekdays.

--- END ---

p. 5 SB 5901