SENATE BILL REPORT SB 5471

As of January 30, 2025

Title: An act relating to authorizing middle housing in unincorporated urban growth areas, certain limited areas of more intensive rural development, and fully contained communities.

Brief Description: Authorizing middle housing in unincorporated growth areas and unincorporated urban growth areas, certain limited areas of more intensive rural development, and fully contained communities.

Sponsors: Senators Goehner, Bateman, Chapman, Frame, Liias, Nobles and Saldaña.

Brief History:

Committee Activity: Housing: 1/31/25.

Brief Summary of Bill

- Allows planning counties to authorize at least one middle housing unit on each parcel that permits single-family residences in urban growth areas and limited areas of more intensive rural development (LAMIRDs).
- Limits units to four residential units per lot in LAMIRDs.
- Prohibits standards for middle housing that are more restrictive than those required for detached single-family residences.
- Requires counties to apply the same development permit and environmental review processes that apply to single-family housing.
- Exempts adoption of related ordinances and regulations from administrative or judicial appeals and authorizes the Growth Management Hearings Board to hear petitions alleging noncompliance.

SENATE COMMITTEE ON HOUSING

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This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

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Background: Growth Management Act. The Growth Management Act (GMA) is the comprehensive land use planning framework for counties and cities in Washington. The GMA establishes land use designation and environmental protection requirements for all Washington counties and cities. The GMA also establishes a significantly wider array of planning duties for 28 counties, and the cities within those counties, that are obligated to satisfy all planning requirements of the GMA.

The GMA directs fully planning jurisdictions to adopt internally consistent comprehensive land use plans. Comprehensive plans are implemented through locally adopted development regulations, and both the plans and the local regulations are subject to review and revision requirements prescribed in the GMA. Comprehensive plans must contain certain elements, such as a land use element, a housing element, and a rural element. This element covers rural development and measures to protect the rural character of an area. The rural element can also allow for limited areas of more intensive rural development (LAMIRDs).

<u>Limited Areas of More Intensive Rural Development.</u> Most counties have examples of existing areas of more intensive development built or vested prior to the adoption of the GMA. These existing areas were designated as LAMIRDs as exceptions to the rural element requirement of comprehensive plans while retaining protections for rural character and the operation of resource uses.

Counties must establish logical outer boundaries, based on the boundaries of existing development, to contain more intense development. In establishing the logical outer boundary, the county must address:

- the need to preserve the character of existing natural neighborhoods and communities;
- physical boundaries, such as bodies of water, streets and highways, and landforms and contours;
- the prevention of abnormally irregular boundaries; and
- the ability to provide public facilities and public services in a manner that does not permit low-density sprawl.

The rural element of county comprehensive plans allow for three types of LAMIRDs. The first type involves infill, development, or redevelopment of existing commercial, industrial, residential, or mixed-use areas. The second involves small-scale recreational or tourist uses. The third involves isolated cottage industries or small-scale businesses that do not serve the rural population but that do provide job opportunities.

<u>Middle Housing.</u> For the purposes of the GMA, "middle housing" is defined as buildings compatible in scale, form, and character with single-family houses and contain two or more attached, stacked, or clustered homes. These include duplexes, triplexes, fourplexes,

fiveplexes, sixplexes, townhouses, stacked flats, courtyard apartments, and cottage housing.

Summary of Bill: Any county planning under the GMA may authorize at least one middle housing unit on each parcel that permits single-family residences in designated urban growth areas and LAMIRDs.

If a county authorizes middle housing in designated urban growth areas or LAMIRDs, it may not authorize more than four residential units per lot in LAMIRDs.

The county's development regulations must not require any standards for middle housing more restrictive than those required for detached single-family residences, but may apply any objective development regulations required for detached single-family residences, including, but not limited to, setback, lot coverage, stormwater, clearing, and tree canopy and retention requirements.

A county authorizing middle housing under this bill also must apply the same development permit and environmental review processes that apply to detached single-family family residences, and must require that middle housing in LAMIRDs be served by sewer service.

Adoption of ordinances, development regulations, amendments to such regulations, and other nonproject actions taken by a county to implement this act are not subject to administrative or judicial appeals. The Growth Management Hearings Board shall hear and determine petitions alleging noncompliance with the requirements of the act.

Appropriation: None.

Fiscal Note: Requested on January 23, 2025.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.

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