HOUSE BILL 1717

State of Washington 69th Legislature 2025 Regular Session

By Representatives Leavitt, Low, Richards, Shavers, Walen, Parshley, Reed, and Nance

Read first time 01/29/25. Referred to Committee on Finance.

AN ACT Relating to a sales and use tax remittance program for affordable housing; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; adding a new chapter to Title 82 RCW; creating a new section; providing an effective date; and providing an expiration date.

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

7 <u>NEW SECTION.</u> Sec. 1. The definitions in this section apply 8 throughout this chapter unless the context clearly requires 9 otherwise.

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(1) "Affordable housing" means:

(a) Homeownership housing intended for owner occupancy by lowincome households whose monthly housing costs, including utilities other than telephone, do not exceed 38 percent of the household's monthly income; and

(b) Rental housing for low-income households whose monthly housing costs, including utilities other than telephone, do not exceed 30 percent of the household's monthly income.

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

19 (3) "County" means any county of the state.

20 (4) "Eligible organization" means nonprofit developers, for-21 profit developers, public housing authorities, public development authorities, or other applicants eligible under rules established by
 the Washington state housing finance commission.

3 (5) "Governing authority" means the local legislative authority4 of a city or county.

5 (6)(a) "Initiation of construction" means the date that a 6 building permit is issued under the building code adopted under RCW 7 19.27.031 for construction of the qualified building, if the 8 underlying ownership of the building vests exclusively with the 9 person receiving the economic benefit of the exemption.

10 (b) "Initiation of construction" does not include soil testing, 11 site clearing and grading, site preparation, or any other related 12 activities that are initiated before the issuance of a building 13 permit of the construction of the foundation of a building.

14 (c) If the qualifying project is a phased project, "initiation of 15 construction" applies separately to each phase.

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(7) "Low-income household" means:

(a) For nonrural counties, a single person, family, or unrelated persons living together whose adjusted income is at or below 80 percent of the median family income adjusted for family size, for the county in which the property is located, as reported by the United States department of housing and urban development; and

(b) For rural counties, a single person, family, or unrelated persons living together whose adjusted income is at or below 100 percent of the median family income adjusted for family size, for the county in which the property is located, as reported by the United States department of housing and urban development.

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(8) "Nonprofit developer" means:

(a) A nonprofit defined in RCW 84.36.800 that is exempt from
 income tax under section 501(c)(3) of the federal internal revenue
 code;

31 (b) A limited partnership or limited liability company, 32 consisting of any of the following:

(i) A nonprofit defined in RCW 84.36.800 that is exempt from income tax under section 501(c)(3) of the federal internal revenue code;

36 (ii) A public corporation established under RCW 35.21.660, 37 35.21.670, or 35.21.730;

38 (iii) A housing authority created under RCW 35.82.030 or 39 35.82.300; and (iv) A housing authority that meets the qualifications in RCW
 35.82.210(2)(a) and is a managing member.

3 (c) A mobile home park cooperative or a manufactured housing
4 cooperative as defined in RCW 59.20.030.

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(9) "Owner" means the property owner of record.

6 (10) "Qualifying project" means an affordable housing or mixeduse affordable housing development with a minimum of 50 percent of 7 residential units dedicated to housing for low-income households and 8 those units that are affordable to such households for a minimum of 9 40 years. "Qualifying project" includes related facilities such as 10 11 playgrounds, sidewalks, and project-related infrastructure 12 improvements, as well as facilities used for commercial use for 13 mixed-use development.

(11) "Rural county" means a county with a population density of less than 100 persons per square mile or a county smaller than 225 square miles as determined by the office of financial management pursuant to RCW 43.62.035.

<u>NEW SECTION.</u> Sec. 2. (1) For the purpose of creating a sales 18 and use tax remittance program for the development of affordable 19 20 housing under this chapter, the governing authority must adopt a 21 resolution of intention to create the remittance program generally 22 described in the resolution. The resolution must state the time and place of a hearing to be held by the governing authority to consider 23 24 the creation of the tax remittance program and may include such other 25 as the governing authority deems appropriate to apprise the public of 26 the action intended. However, the resolution must provide information 27 pertaining to:

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(a) The application process;

29 (b) The approval process;

30 (c) The appeals process for applications denied approval; and

31 (d) Additional requirements, conditions, and obligations that 32 must be followed after the approval of an application.

(2) The governing authority must give notice of a hearing held under this chapter by publication of the notice once each week for two consecutive weeks, not less than seven days, nor more than 30 days, before the date of the hearing in a paper having a general circulation in the city or county. The notice must state the time, date, place, and purpose of the hearing. 1 (3) Following the hearing or a continuance of the hearing, the 2 governing authority may authorize the creation of the program.

3 (4) A county may not adopt the remittance program authorized 4 under this section within the limits of a city that adopts such a 5 program.

6 (5) The remittance authorized under this chapter applies to taxes 7 imposed by the city or county that has adopted a resolution as 8 provided in subsection (1) of this section.

9 <u>NEW SECTION.</u> Sec. 3. An eligible organization seeking a sales 10 and use tax remittance for a qualifying project under this chapter 11 must complete the following procedures:

(1) The eligible organization must apply to the city or county on forms adopted by the governing authority. The application must contain the following:

15 (a) Information setting forth the grounds supporting the 16 requested exemption including information indicated on the 17 application form or in the guidelines;

18 (b) A description of the qualifying project and site plan, and 19 other information requested;

20 (c) A statement of the expected total number of housing units and 21 affordable housing units to be created;

(d) A statement that the applicant is aware of the potential tax liability involved if the qualifying project ceases to be used for eligible uses under this chapter;

(e) A statement that the applicant is aware the qualifying project must be completed within three years from the date of approval of the application; and

(f) A statement that the applicant is aware that the governing authority of the city or county official authorized by the governing authority may extend the deadline for completion of construction for a period not to exceed 24 consecutive months;

32 (2) The applicant must verify the application by oath or 33 affirmation; and

(3) The application must be accompanied by the application fee, if any, required under this chapter. The duly authorized administrative official or committee of the city or county may permit the applicant to revise an application before final action by the duly authorized administrative official or committee of the city or county.

NEW SECTION. Sec. 4. The duly authorized administrative official or committee of the city or county may approve the application and grant a conditional certificate for program approval if it finds that:

5 (1) The qualifying project is set aside primarily for affordable 6 housing or mixed-use affordable housing development and the applicant 7 commits to renting or selling at least 50 percent of the residential 8 units to low-income households for a minimum of 40 years;

9 (2) The applicant commits to any additional affordability 10 conditions adopted by the local government under this chapter not 11 otherwise inconsistent with this chapter;

12 (3) The qualifying project is, or will be, at the time of 13 completion, in conformance with all local plans and regulations that 14 apply at the time the application is approved;

(4) The area where the qualifying project will occur is locatedwithin an area zoned for residential or mixed uses;

17 (5) The terms and conditions of the implementation of the 18 qualifying project meets the requirements of this chapter and any 19 requirements of the city or county that are not otherwise 20 inconsistent with this chapter; and

(6) All other requirements of this chapter have been satisfied as well as any other requirements of the city or county that are not otherwise inconsistent with this chapter.

NEW SECTION. Sec. 5. (1) The duly authorized administrative official or committee of the city or county must rule on an application filed under this chapter within 90 days after receipt of the application.

(2) If the application is approved, the city or county must issue 28 the applicant a conditional certificate of program approval. The 29 30 certificate must contain a statement by a duly authorized administrative official of the governing authority that 31 the qualifying project as described in the application will comply with 32 the required criteria of this chapter. 33

(3) If the application is denied by the city or county, the city or county must state in writing the reasons for denial and send the notice to the applicant at the applicant's last known address within 10 days of the denial.

38 (4) Upon denial by the city or county, an applicant may appeal 39 the denial to the city's or county's governing authority, or a city

p. 5

HB 1717

or county official designated by the city or county to hear such appeals, within 30 days after receipt of the denial. The appeal before the city's or county's governing authority or designated city or county official must be based upon the record made before the city or county with the burden of proof on the applicant to show that there was no substantial evidence to support the city's or county's decision. The decision of the city or county on the appeal is final.

8 <u>NEW SECTION.</u> Sec. 6. The governing authority may establish an 9 application fee. This fee may not exceed an amount required to cover 10 the cost to be incurred by the governing authority in administering 11 the program under this chapter. The application fee must be paid at 12 the time the application for program approval is filed.

13 <u>NEW SECTION.</u> Sec. 7. (1) Within 30 days of the issuance of a 14 certificate of occupancy for a qualifying project, the eligible 15 organization must file with the governing authority the following:

16 (a) A description of the work that has been completed and a 17 statement that the qualifying project qualifies the property for a 18 sales and use tax remittance under this chapter;

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(b) A statement of the new affordable housing to be offered; and

20 (c) A statement that the work has been completed within three 21 years of the issuance of the conditional certificate of program 22 approval.

(2) Within 30 days after receipt of the statements required under subsection (1) of this section, the governing authority must determine and notify the eligible organization as to whether the work completed and the affordable housing to be offered are consistent with the application and the contract approved by the governing authority, and the project qualifies for a remittance under this chapter.

30 (3) The governing authority must issue a certificate of 31 completion of the qualifying project to the eligible organization if 32 the project has complied with the required criteria of this chapter.

33 (4) The governing authority must notify the eligible organization 34 within 30 days that a project does not qualify for a remittance under 35 this chapter if it determines that:

36 (a) The work was not completed within three years of the37 application date;

(b) The work was not constructed consistent with the application
 or other applicable requirements;

3 (c) The affordable housing units to be offered are not consistent 4 with the application and criteria of this chapter; or

5 (d) The owner's property is otherwise not qualified for a 6 remittance under this chapter.

7 (5) If the governing authority finds that the work was not completed within the required time period due to circumstances beyond 8 the control of the eligible organization and that the eligible 9 organization has been acting and could reasonably be expected to act 10 11 in good faith and with due diligence, the governing authority may 12 extend the deadline for completion of the work for a period not to exceed 24 consecutive months, and must notify the department of the 13 14 extension.

(6) The governing authority may enact an ordinance to provide a 15 16 process for an eligible organization to appeal a decision by the 17 governing authority that the eligible organization is not entitled to a remittance of sales and use taxes. The eligible organization may 18 appeal a decision by the governing authority to deny a remittance of 19 20 sales and use taxes in superior court under 21 RCW 34.05.510 through 34.05.598, if the appeal is filed within 30 days of notification by the governing authority to the eligible 22 23 organization.

(7) A governing authority denying an eligible organization a
sales and use tax remittance under section 3 of this act must notify
the department within 15 days of the denial.

27 <u>NEW SECTION.</u> Sec. 8. (1) An eligible organization must apply to 28 the department before initiation of the construction of the qualifying project. In the case of a qualifying project involving 29 30 multiple qualifying buildings, applications must be made for, and before the initiation of construction of, each qualifying building. 31 The application must be made to the department in a form and manner 32 prescribed by the department. The application must include a copy of 33 the conditional certificate of program approval issued by the city or 34 county, estimated construction costs, time schedules for completion 35 and operation, and any other information required by the department. 36 37 The department must rule on the application within 90 days except that the department may extend the time of processing such 38

application upon notice to the eligible organization that ruling on
 the application cannot be completed within such time.

3 (2) The department must provide information to the eligible 4 organization regarding documentation that must be retained by the 5 eligible organization to substantiate the amount of sales and use tax 6 exempted under this chapter.

7 (3) The application must include a waiver by the eligible 8 organization of the four-year limitation under RCW 82.32.100.

9 (4) To qualify for the exemption in this chapter, the eligible 10 organization must be registered with the department under RCW 11 82.32.030.

12 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 82.08 13 RCW to read as follows:

(1) Subject to the requirements of this section, the tax levied by RCW 82.08.020 does not apply to sales of materials incorporated into, and labor and services rendered in respect to, a qualifying project. An eligible organization claiming a remittance under this section must pay the state and local sales and use tax on such sales and apply to the department for a remittance of the tax paid.

20 (2) Beginning January 1, 2026, the exemption under this section 21 is for taxes collected on a qualifying project under the program 22 established in section 2 of this act. The remittance is allocated to 23 the eligible organization and the city or county as follows:

(a) 50 percent of state and local sales and use taxes paid must
be remitted to the eligible organization. The remittance of local
sales and use taxes is limited to taxes imposed by the city or county
that has authorized the remittance program under section 2 of this
act;

(b) 50 percent of state sales and use taxes paid must be distributed to the city or county that has authorized the remittance program under section 2 of this act.

32 (3) To receive a remittance under this section, the eligible 33 organization must submit the following to the department:

34 (a) A remittance application in a form and manner as required by35 the department;

36 (b) A certificate of occupancy from the permitting authority of 37 the city or county where the project is located;

38 (c) A certificate of completion from the city or county affirming39 that the project meets the requirements of section 4 of this act;

HB 1717

1 (d) An information sheet, in a form and manner as required by the 2 department, specifying the amount of exempted tax claimed and the 3 qualifying purchases or acquisitions for which the remittance is 4 claimed;

5 (e) A signed affidavit from an authorized representative of the 6 city or county requesting or declining a remittance under this 7 chapter; and

8 (f) Any other documentation supporting the remittance 9 application.

10 (4) The department must rule on the application within 90 days, 11 except that the department may extend the time of processing such 12 application upon notice to the eligible organization that ruling on 13 the application cannot be completed within such time.

(5) This section applies to eligible organizations receiving acertificate of completion on or before December 31, 2035.

16 (6) The definitions in section 1 of this act apply to this 17 section.

18 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 82.12
19 RCW to read as follows:

(1) The provisions of this chapter do not apply with respect to the use of materials incorporated into, and labor and services rendered in respect to, a qualifying project. An eligible organization claiming a remittance under this section must pay the state and local use tax on such uses and apply to the department for a remittance of the tax paid.

(2) The definitions, conditions, and requirements of section 9 ofthis act apply to this section.

(3) This section applies to eligible projects receiving acertificate of completion on or before December 31, 2035.

30 <u>NEW SECTION.</u> Sec. 11. (1) Beginning January 1, 2026, a city or 31 county which has enacted a remittance program created under section 2 32 of this act must use the remittance moneys for the following 33 purposes:

(a) Acquiring, rehabilitating, or constructing affordable
 housing, which may include new units of affordable housing within an
 existing structure or facilities providing supported housing services
 under RCW 71.24.385;

1 (b) Acquiring real property for future affordable housing 2 development;

3 (c) Funding the operation and maintenance costs of new units of
4 affordable or permanent supportive housing;

5 (d) The operation and delivery of behavioral health treatment 6 programs and services;

7 (e) If the city or county utilized general fund moneys to support
8 a qualifying project under a remittance program established under
9 section 2 of this act, the city or county may recompense itself.

10 (2) Eligible cities and counties may enter into interlocal 11 agreements to combine funds from remittance programs created under 12 section 2 of this act.

13 (3) This section expires December 31, 2035.

14 <u>NEW SECTION.</u> Sec. 12. (1) Thirty days after the anniversary of 15 the date of issuance of the certificate of occupancy and each year 16 thereafter for 40 years, the eligible organization must file with a 17 designated authorized representative of the city an annual report 18 indicating the following:

(a) A statement of the affordable housing units constructed onthe property as of the anniversary date;

21 (b) A certification by the eligible organization that the 22 property has not changed use; and

23 (c) Any additional information requested by the city or county.

(2) A city or county that has issued a certificate of completion
under this chapter must report annually by December 31st of each
year, beginning in 2026, to the department. The report must include
the following information:

(a) Identifying information for each qualifying project that hasreceived a certificate of completion; and

30 (b)(i) Confirmation that the qualifying project continues to 31 qualify for the remittance; or

32 (ii) Notification that the qualifying project no longer meets the 33 qualifications for a remittance.

34 <u>NEW SECTION.</u> Sec. 13. (1) The taxes exempted under this chapter 35 are immediately due and payable if:

(a) An eligible organization notifies the city or county and the
 department that they voluntarily opt to discontinue compliance with
 the requirements of this chapter; or

1 (b) A city or county finds that a portion of a qualifying project 2 is changed or will be changed to disqualify the recipient for 3 remittance eligibility under this chapter.

4 (2) The department must assess interest at the rate provided for 5 delinquent taxes, but not penalties, retroactively to the date of 6 remittance. A debt for remitted taxes is not extinguished by 7 insolvency or other failure of the recipient.

8 (3) This section does not apply after 40 years from the date of 9 the certificate of completion.

10 <u>NEW SECTION.</u> Sec. 14. (1) Transfer of qualifying project 11 ownership does not terminate the exemption. The exemption is subject 12 to the successor meeting the eligibility requirements under this 13 chapter.

(2) The transferor of a qualifying project must notify the 14 15 governing authority and the department of such transfer. The governing authority must certify to the department that the successor 16 17 meets the requirements of the exemption. The transferor must provide 18 the information necessary for the department to transfer the exemption. If the transferor fails to notify the city or county and 19 20 the department, all exempted sales and use taxes are immediately due 21 and payable. The department must assess interest at the rate provided 22 for delinquent taxes, but not penalties, retroactively to the date of 23 exemption.

NEW SECTION. Sec. 15. This section is the tax preference performance statement for the tax preference contained in sections 9 and 10, chapter . . ., Laws of 2025 (sections 9 and 10 of this act). This performance statement is only intended to be used for subsequent evaluation of the tax preference. It is not intended to create a private right of action by any party or be used to determine eligibility for preferential tax treatment.

31 (1) The legislature categorizes the tax preferences as those 32 intended to induce certain designated behavior by taxpayers, as 33 indicated in RCW 82.32.808(2)(a).

34 (2) It is the legislature's specific public policy objective to35 expand affordable housing options for low-income households.

36 (3)(a) To measure the effectiveness of the tax preferences in 37 this act, the joint legislative audit and review committee must 38 evaluate the number of housing units and affordable housing units

1 created by qualifying projects receiving the exemptions under this 2 act and the number of housing units and affordable housing units 3 created in projects funded by remittance funds under this act. If a 4 review finds that the number of affordable housing units produced has 5 not increased, then the legislature intends to repeal this tax 6 preference.

7 (b) The review must be provided to the fiscal committees of the 8 legislature by December 31, 2033.

9 (4) In order to obtain the data necessary to perform the review 10 in subsection (3) of this section, the joint legislative audit and 11 review committee may refer any other data collected by the state, any 12 data source, and any data collected by the department under RCW 13 82.59.080.

14 <u>NEW SECTION.</u> Sec. 16. Sections 1 through 8, 11 through 14, and 15 16 of this act constitute a new chapter in Title 82 RCW.

16 <u>NEW SECTION.</u> Sec. 17. This act takes effect January 1, 2026.

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