HOUSE BILL 1859

State of Washington 69th Legislature 2025 Regular Session

By Representatives Salahuddin, Peterson, Doglio, Parshley, Dufault, Leavitt, Reed, Gregerson, Nance, Street, Obras, Ormsby, Hill, Timmons, and Duerr

Read first time 02/06/25. Referred to Committee on Housing.

AN ACT Relating to expanding opportunities for affordable housing developments on properties owned by religious organizations; and amending RCW 35.63.280, 35A.63.300, 36.70A.545, and 82.59.010.

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

5 Sec. 1. RCW 35.63.280 and 2019 c 218 s 1 are each amended to 6 read as follows:

7 (1) A city planning under this chapter must allow an increased 8 density bonus consistent with local needs for any affordable housing 9 development of any single-family or multifamily residence located on 10 real property owned or controlled by a religious organization 11 provided that:

12 (a) ((The)) <u>At least 20 percent of the</u> affordable housing 13 development is set aside for or occupied exclusively by low-income 14 households;

(b) The affordable housing development is part of a lease or other binding obligation that requires ((the development)) at least <u>20 percent of the housing units</u> to be used exclusively for affordable housing purposes for at least fifty years, even if the religious organization no longer owns the property; and

20 (c) The affordable housing development does not discriminate 21 against any person who qualifies as a member of a low-income

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household based on race, creed, color, national origin, sex, veteran military status, sexual orientation, or mental or physical disability; or otherwise act in violation of the federal fair housing amendments act of 1988 (42 U.S.C. Sec. 3601 et seq.).

5 (2) A city ((may)) <u>must</u> develop policies to implement this 6 section if it receives a request from a religious organization for an 7 increased density bonus for an affordable housing development. <u>A city</u> 8 <u>may establish policies to require an affordable housing development</u> 9 <u>to set aside more than 20 percent of all residential dwelling units</u> 10 <u>for low-income households to qualify for the increased density bonus.</u>

(3) The religious organization <u>or an entity leasing the property</u> for the purpose of developing the affordable housing development must pay all fees, mitigation costs, and other charges required through the development of the affordable housing development.

15 (4) If applicable, the religious organization developing the 16 affordable housing development should work with the local transit 17 agency to ensure appropriate transit services are provided to the 18 affordable housing development.

19 (5) This section applies to any religious organization 20 rehabilitating an existing affordable housing development.

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(6) For purposes of this section:

(a) "Affordable housing development" means a proposed or existing 22 23 structure in which ((one hundred)) 20 percent of all single-family or 24 multifamily residential dwelling units within the development are set 25 aside for or are occupied by low-income households ((at a sales price 26 or rent amount that may not exceed thirty percent of the income limit 27 for the low-income housing unit)) whose monthly housing costs, 28 including utilities other than telephone, do not exceed 30 percent of 29 the household's monthly income;

30 (b) "Low-income household" means a single person, family, or 31 unrelated persons living together whose adjusted income is ((less 32 than eighty)) at or below 80 percent of the median family income, 33 adjusted for household size, for the county where the affordable 34 housing development is located, as reported by the United States 35 <u>department of housing and urban development</u>; and

36 (c) "Religious organization" has the same meaning as in RCW 37 35.21.915.

38 Sec. 2. RCW 35A.63.300 and 2019 c 218 s 2 are each amended to 39 read as follows: 1 (1) A city planning under this chapter must allow an increased 2 density bonus consistent with local needs for any affordable housing 3 development of any single-family or multifamily residence located on 4 real property owned or controlled by a religious organization 5 provided that:

6 (a) ((The)) <u>At least 20 percent of the</u> affordable housing
7 development is set aside for or occupied exclusively by low-income
8 households;

9 (b) The affordable housing development is part of a lease or 10 other binding obligation that requires ((the development)) <u>at least</u> 11 <u>20 percent of the housing units</u> to be used exclusively for affordable 12 housing purposes for at least fifty years, even if the religious 13 organization no longer owns the property; and

(c) The affordable housing development does not discriminate against any person who qualifies as a member of a low-income household based on race, creed, color, national origin, sex, veteran or military status, sexual orientation, or mental or physical disability; or otherwise act in violation of the federal fair housing amendments act of 1988 (42 U.S.C. Sec. 3601 et seq.).

(2) A city ((may)) <u>must</u> develop policies to implement this section if it receives a request from a religious organization for an increased density bonus for an affordable housing development. <u>A city</u> <u>may establish policies to require an affordable housing development</u> <u>to set aside more than 20 percent of all residential dwelling units</u> <u>for low-income households to qualify for the increased density bonus.</u>

(3) The religious organization <u>or an entity leasing the property</u>
 <u>for the purpose of</u> developing the affordable housing development must
 pay all fees, mitigation costs, and other charges required through
 the development of the affordable housing development.

30 (4) If applicable, the religious organization developing the 31 affordable housing development should work with the local transit 32 agency to ensure appropriate transit services are provided to the 33 affordable housing development.

34 (5) This section applies to any religious organization 35 rehabilitating an existing affordable housing development.

36

(6) For purposes of this section:

37 (a) "Affordable housing development" means a proposed or existing 38 structure in which ((one hundred)) <u>20</u> percent of all single-family or 39 multifamily residential dwelling units within the development are set 40 aside for or are occupied by low-income households ((at a sales price

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1 or rent amount that may not exceed thirty percent of the income limit
2 for the low-income housing unit)) whose monthly housing costs,
3 including utilities other than telephone, do not exceed 30 percent of
4 the household's monthly income;

5 (b) "Low-income household" means a single person, family, or 6 unrelated persons living together whose adjusted income is ((less 7 than eighty)) at or below 80 percent of the median family income, 8 adjusted for household size, for the county where the affordable 9 housing development is located, as reported by the United States 10 <u>department of housing and urban development</u>; and

11 (c) "Religious organization" has the same meaning as in RCW 12 35A.21.360.

13 Sec. 3. RCW 36.70A.545 and 2019 c 218 s 3 are each amended to 14 read as follows:

15 (1) Any city or county fully planning under this chapter must 16 allow an increased density bonus consistent with local needs for any 17 affordable housing development of any single-family or multifamily 18 residence located on real property owned or controlled by a religious 19 organization provided that:

20 (a) ((The)) <u>At least 20 percent of the</u> affordable housing 21 development is set aside for or occupied exclusively by low-income 22 households;

(b) The affordable housing development is part of a lease or other binding obligation that requires ((the development)) at least <u>20 percent of the housing units</u> to be used exclusively for affordable housing purposes for at least fifty years, even if the religious organization no longer owns the property; and

(c) The affordable housing development does not discriminate against any person who qualifies as a member of a low-income household based on race, creed, color, national origin, sex, veteran or military status, sexual orientation, or mental or physical disability; or otherwise act in violation of the federal fair housing amendments act of 1988 (42 U.S.C. Sec. 3601 et seq.).

34 (2) A city or county ((may)) must develop policies to implement
35 this section if it receives a request from a religious organization
36 for an increased density bonus for an affordable housing development.
37 <u>A city or county may establish policies to require an affordable</u>
38 housing development to set aside more than 20 percent of all

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1 residential dwelling units for low-income households to qualify for

2 the increased density bonus.

3 (3) An affordable housing development created by a religious 4 institution within a city or county fully planning under RCW 5 36.70A.040 must be located within an urban growth area as defined in 6 RCW 36.70A.110.

7 (4) The religious organization <u>or an entity leasing the property</u> 8 <u>for the purpose of</u> developing the affordable housing development must 9 pay all fees, mitigation costs, and other charges required through 10 the development of the affordable housing development.

11 (5) If applicable, the religious organization developing the 12 affordable housing development should work with the local transit 13 agency to ensure appropriate transit services are provided to the 14 affordable housing development.

(6) This section applies to any religious organizationrehabilitating an existing affordable housing development.

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(7) For purposes of this section:

(a) "Affordable housing development" means a proposed or existing 18 19 structure in which ((one hundred)) 20 percent of all single-family or multifamily residential dwelling units within the development are set 20 21 aside for or are occupied by low-income households ((at a sales price 22 or rent amount that may not exceed thirty percent of the income limit 23 for the low-income housing unit)) whose monthly housing costs, including utilities other than telephone, do not exceed 30 percent of 24 25 the household's monthly income;

(b) "Low-income household" means a single person, family, or unrelated persons living together whose adjusted income is ((less than eighty)) <u>at or below 80</u> percent of the median family income, adjusted for household size, for the county where the affordable housing development is located, as reported by the United States <u>department of housing and urban development</u>; and

32 (c) "Religious organization" has the same meaning as in RCW 33 36.01.290.

34 Sec. 4. RCW 82.59.010 and 2024 c 332 s 3 are each amended to 35 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

38 (1) "Affordable housing" means:

1 (a) Homeownership housing intended for owner occupancy to low-2 income households whose monthly housing costs, including utilities 3 other than telephone, do not exceed 30 percent of the household's 4 monthly income;

5 (b) "Rental housing" for low-income households whose monthly 6 housing costs, including utilities other than telephone, do not 7 exceed 30 percent of the household's monthly income.

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(2) "Applicant" means an owner of commercial property.

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

(4) "Conditional recipient" means an owner of commercial property
 granted a conditional certificate of program approval under this
 chapter, which includes any successor owner of the property.

13 (5) "Eligible investment project" means an investment project 14 that is located in a city and receiving a conditional certificate of 15 program approval.

16 (6) "Governing authority" means the local legislative authority 17 of a city having jurisdiction over the property for which a deferral 18 may be granted under this chapter.

19 (7) "Household" means a single person, family, or unrelated 20 persons living together.

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

26 (b) "Initiation of construction" does not include soil testing, 27 site clearing and grading, site preparation, or any other related 28 activities that are initiated before the issuance of a building 29 permit for the construction of the foundation of the building.

30 (c) If the investment project is a phased project, "initiation of 31 construction" applies separately to each phase.

(9) "Investment project" means an investment in multifamily housing, including labor, services, and materials incorporated in the planning, installation, and construction of the project. "Investment project" includes investment in related facilities such as playgrounds and sidewalks as well as facilities used for business use for mixed-use development.

38 (10) "Low-income household" means a single person, family, or 39 unrelated persons living together whose adjusted income is at or 40 below 80 percent of the median family income adjusted for family 1 size, for the county, city, or metropolitan statistical area, where 2 the project is located, as reported by the United States department 3 of housing and urban development.

4 (11) "Multifamily housing" means a building or a group of 5 buildings having four or more dwelling units not designed or used as 6 transient accommodations and not including hotels and motels. 7 Multifamily units may result from rehabilitation or conversion of 8 vacant, underutilized, or substandard buildings to multifamily 9 housing.

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(12) "Owner" means ((the))<u>:</u>

11 <u>(a) The</u> property owner of record; or

12 (b) An entity leasing a property owned or controlled by a 13 religious organization for the purpose of developing an investment 14 project.

(13) "Underutilized commercial property" means an entire 15 16 property, or portion thereof, currently used or intended to be used 17 by a business for retailing or office-related or administrative 18 activities. If the property is used partly for a qualifying use and 19 partly for other purposes, the applicable tax deferral must be determined by apportionment of the costs of construction under rules 20 21 adopted by the department. For the purposes of this subsection, 22 "qualifying use" means used or intended to be used by a business for 23 retailing or office-related or administrative activities.

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