SENATE BILL 5749

State of Washington 69th Legislature 2025 Regular Session

By Senators J. Wilson, Fortunato, Short, Christian, Torres, Dozier, Boehnke, Holy, Wagoner, and McCune

Read first time 02/13/25. Referred to Committee on Housing.

- 1 AN ACT Relating to housing development opportunity zones; adding
- 2 a new section to chapter 35.21 RCW; adding a new section to chapter
- 3 35A.21 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The legislature recognizes that the state
- 6 of Washington is experiencing a housing supply crisis, and while the
- 7 10-year comprehensive review and zoning review processes typically
- 8 ensure sustainable and inclusive growth, these processes may not
- 9 always be necessary in instances where development has already
- 10 occurred. Therefore, it is the intent of the legislature to create
- 11 opportunities for localities to designate zones for residential and
- 12 mixed-use residential development, between zoning and code cycles, in
- 13 underutilized areas where land development has already occurred.
- 14 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 35.21
- 15 RCW to read as follows:
- 16 (1) A city may designate, by resolution or ordinance, a
- 17 geographic area within its jurisdiction as a housing development
- 18 opportunity zone which encompasses areas characterized by large
- 19 commercial development such as shopping malls, vacant department
- 20 stores, and vacant grocery stores.

p. 1 SB 5749

- 1 (2) The housing development opportunity zone project site area 2 must be defined by existing improvements on the parcel, including but 3 not limited to parking and landscape areas.
 - (3) Within the housing development opportunity zone, residential development must be prioritized.

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- 6 (4)(a) Housing development within the opportunity zone must 7 utilize:
- 8 (i) Any existing stormwater permits, existing facilities and 9 services, and any existing infrastructure as a method for reducing 10 development costs; and
- 11 (ii) The existing project site area for development or 12 redevelopment.
- 13 (b) Any development or redevelopment must be done within the setbacks required at the time of initial development.
- 15 (5) The city may waive any impact fees associated with 16 development or redevelopment within the opportunity zone.
- 17 (6) Resolutions or ordinances made to implement a housing 18 development opportunity zone are exempt from the requirements of RCW 19 36.70A.130 and may be implemented at any time within the planning 20 period under the condition that the next comprehensive plan update 21 incorporate such changes.
- NEW SECTION. Sec. 3. A new section is added to chapter 35A.21 RCW to read as follows:
- 24 (1) A code city may designate, by resolution or ordinance, a 25 geographic area within its jurisdiction as a housing development 26 opportunity zone which encompasses areas characterized by large 27 commercial development such as shopping malls, vacant department 28 stores, and vacant grocery stores.
- 29 (2) The housing development opportunity zone project site area 30 must be defined by existing improvements on the parcel, including but 31 not limited to parking and landscape areas.
- 32 (3) Within the housing development opportunity zone, residential development must be prioritized.
- 34 (4)(a) Housing development within the opportunity zone must 35 utilize:
- 36 (i) Any existing stormwater permits, existing facilities and 37 services, and any existing infrastructure as a method for reducing 38 development costs; and

p. 2 SB 5749

1 (ii) The existing project site area for development or 2 redevelopment.

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- (b) Any development or redevelopment must be done within the setbacks required at the time of initial development.
- (5) The code city may waive any impact fees associated with development or redevelopment within the opportunity zone.
- (6) Resolutions or ordinances made to implement a housing development opportunity zone are exempt from the requirements of RCW 36.70A.130 and may be implemented at any time within the planning period under the condition that the next comprehensive plan update incorporate such changes.

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p. 3 SB 5749