## SENATE BILL 6334

State of Washington 66th Legislature 2020 Regular Session

By Senators Salomon, Nguyen, and Das

AN ACT Relating to urban housing supply; amending RCW 36.70A.600, 43.21C.495, 36.70A.620, and 43.21C.500; reenacting and amending RCW 36.70A.030; creating a new section; and providing an expiration date.

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

5 Sec. 1. RCW 36.70A.600 and 2019 c 348 s 1 are each amended to 6 read as follows:

7 (1) A city planning pursuant to RCW 36.70A.040 is encouraged to
8 take the following actions in order to increase its residential
9 building capacity:

10 (a) Authorize development in one or more areas of not fewer than 11 five hundred acres that include at least one train station served by 12 commuter rail or light rail with an average of at least fifty 13 residential units per acre that require no more than an average of 14 one on-site parking space per two bedrooms in the portions of 15 multifamily zones that are located within the areas;

16 (b) Authorize development in one or more areas of not fewer than 17 ((five)) two hundred acres in cities with a population greater than 18 forty thousand or not fewer than ((two)) one hundred ((fifty)) acres 19 in cities with a population less than forty thousand that include at 20 least one bus stop served by scheduled bus service of at least four 21 times per hour for twelve or more hours per day with an average of at 1 least twenty-five residential units per acre that require no more 2 than an average of one on-site parking space per two bedrooms in 3 portions of the multifamily zones that are located within the areas;

4 (c) Authorize at least one duplex, triplex, or courtyard 5 apartment on each parcel in one or more zoning districts that permit 6 single-family residences unless a city documents a specific 7 infrastructure of physical constraint that would make this 8 requirement unfeasible for a particular parcel;

9 (d) <u>Authorize a duplex, triplex, or courtyard apartment on one or</u> 10 <u>more parcels for which they are not currently authorized;</u>

11 <u>(e)</u> Authorize cluster zoning or lot size averaging in all zoning 12 districts that permit single-family residences;

(((e) Authorize attached accessory dwelling units on all parcels 13 containing single-family homes where the lot is at least three 14 15 thousand two hundred square feet in size, and permit both attached 16 and detached accessory dwelling units on all parcels containing 17 single-family homes, provided lots are at least four thousand three hundred fifty-six square feet in size. Qualifying city ordinances or 18 regulations may not provide for on-site parking requirements, owner 19 occupancy requirements, or square footage limitations below one 20 21 thousand square feet for the accessory dwelling unit, and must not prohibit the separate rental or sale of accessory dwelling units and 22 the primary residence. Cities must set applicable impact fees at no 23 24 more than the projected impact of the accessory dwelling unit. To 25 allow local flexibility, other than these factors, accessory dwelling units may be subject to such regulations, conditions, procedures, and 26 27 limitations as determined by the local legislative authority, and 28 must follow all applicable state and federal laws and local 29 ordinances;))

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(f) Adopt a subarea plan pursuant to RCW 43.21C.420;

31 (g) Adopt a planned action pursuant to RCW 43.21C.440(1)(b)(ii), 32 except that an environmental impact statement pursuant to RCW 33 43.21C.030 is not required for such an action;

34 (h) Adopt increases in categorical exemptions pursuant to RCW35 43.21C.229 for residential or mixed-use development;

36 (i) Adopt a form-based code in one or more zoning districts that 37 permit residential uses. "Form-based code" means a land development 38 regulation that uses physical form, rather than separation of use, as 39 the organizing principle for the code; (j) Authorize a duplex on each corner lot within all zoning
 districts that permit single-family residences;

3 (k) Allow for the division or redivision of land into the maximum
4 number of lots through the short subdivision process provided in
5 chapter 58.17 RCW; ((and))

6 (1) Authorize a minimum net density of six dwelling units per 7 acre in all residential zones, where the residential development 8 capacity will increase within the city. For purposes of this 9 subsection, the calculation of net density does not include the 10 square footage of areas that are otherwise prohibited from 11 development, such as critical areas, the area of buffers around 12 critical areas, and the area of roads and similar features;

13 (m) Create one or more zoning districts of medium density in 14 which individual lots may be no larger than three thousand five 15 hundred square feet and single-family residences may be no larger 16 than one thousand two hundred square feet;

17 (n) Authorize accessory dwelling units in one or more zoning 18 districts in which they are currently prohibited;

19 (o) Remove minimum residential parking requirements related to 20 accessory dwelling units;

21 (p) Remove owner occupancy requirements related to accessory 22 <u>dwelling units; and</u>

23 (q) Adopt new square footage requirements related to accessory 24 dwelling units that are less restrictive than existing square footage 25 requirements related to accessory dwelling units.

26 (2) A city planning pursuant to RCW 36.70A.040 may adopt a housing action plan as described in this subsection. The goal of any 27 28 such housing plan must be to encourage construction of additional affordable and market rate housing in a greater variety of housing 29 types and at prices that are accessible to a greater variety of 30 31 incomes, including strategies aimed at the for-profit single-family 32 home market. A housing action plan may utilize data compiled pursuant 33 to RCW 36.70A.610. The housing action plan should:

(a) Quantify existing and projected housing needs for all income
 levels, including extremely low-income households, with documentation
 of housing and household characteristics, and cost-burdened
 households;

38 (b) Develop strategies to increase the supply of housing, and 39 variety of housing types, needed to serve the housing needs 40 identified in (a) of this subsection; (c) Analyze population and employment trends, with documentation
 of projections;

3 (d) Consider strategies to minimize displacement of low-income 4 residents resulting from redevelopment;

5 (e) Review and evaluate the current housing element adopted 6 pursuant to RCW 36.70A.070, including an evaluation of success in 7 attaining planned housing types and units, achievement of goals and 8 policies, and implementation of the schedule of programs and actions;

9 (f) Provide for participation and input from community members, 10 community groups, local builders, local realtors, nonprofit housing 11 advocates, and local religious groups; and

12 (g) Include a schedule of programs and actions to implement the 13 recommendations of the housing action plan.

(3) If adopted by April 1, ((2021)) 2023, ordinances, amendments to development regulations, and other nonproject actions taken by a city to implement the actions specified in subsection (1) of this section, with the exception of the action specified in subsection (1)(f) of this section, are not subject to administrative or judicial appeal under chapter 43.21C RCW.

(4) Any action taken by a city prior to April 1, ((2021)) 2023,
to amend their comprehensive plan, or adopt or amend ordinances or
development regulations, solely to enact provisions under subsection
(1) of this section is not subject to legal challenge under this
chapter.

(5) In taking action under subsection (1) of this section, cities are encouraged to utilize strategies that increase residential building capacity in areas with frequent transit service and with the transportation and utility infrastructure that supports the additional residential building capacity.

(6) A city ((with a population over twenty thousand)) that is 30 31 planning to take at least two actions under subsection (1) of this 32 section, and that action will occur between July 28, 2019, and April 1, 2021, is eligible to apply to the department for planning grant 33 assistance of up to one hundred thousand dollars, subject to the 34 availability of funds appropriated for that purpose. The department 35 shall develop grant criteria to ensure that grant funds awarded are 36 proportionate to the level of effort proposed by a city, and the 37 potential increase in housing supply or regulatory streamlining that 38 39 could be achieved. Funding may be provided in advance of, and to 40 support, adoption of policies or ordinances consistent with this

1 section. A city can request, and the department may award, more than 2 one hundred thousand dollars for applications that demonstrate 3 extraordinary potential to increase housing supply or regulatory 4 streamlining.

5 (7) A city seeking to develop a housing action plan under 6 subsection (2) of this section is eligible to apply to the department 7 for up to one hundred thousand dollars.

(8) The department shall establish grant award amounts under 8 subsections (6) and (7) of this section based on the expected number 9 of cities that will seek grant assistance, to ensure that all cities 10 11 can receive some level of grant support. If funding capacity allows, 12 the department may consider accepting and funding applications from cities with a population of less than twenty thousand if the actions 13 14 proposed in the application will create a significant amount of housing capacity or regulatory streamlining and are consistent with 15 16 the actions in this section.

17 (9) In implementing chapter 348, Laws of 2019, cities are 18 encouraged to prioritize the creation of affordable, inclusive 19 neighborhoods and to consider the risk of residential displacement, 20 particularly in neighborhoods with communities at high risk of 21 displacement.

22 Sec. 2. RCW 43.21C.495 and 2019 c 348 s 4 are each amended to 23 read as follows:

If adopted by April 1, ((2021)) 2023, amendments to development regulations and other nonproject actions taken by a city to implement RCW 36.70A.600 (1) or (4), with the exception of the action specified in RCW 36.70A.600(1)(f), are not subject to administrative or judicial appeals under this chapter.

29 Sec. 3. RCW 36.70A.620 and 2019 c 348 s 5 are each amended to 30 read as follows:

In counties and cities planning under RCW 36.70A.040, minimum residential parking requirements mandated by municipal zoning ordinances for housing units constructed after July 1, 2019, are subject to the following requirements:

35 (1) For housing units that are affordable to very low-income or 36 extremely low-income individuals and that are located within one-37 quarter mile of a transit stop that receives transit service at least 38 ((four)) two times per hour for twelve or more hours per day, minimum

1 residential parking requirements may be no greater than one parking space per bedroom or .75 space per unit. A city may require a 2 3 developer to record a covenant that prohibits the rental of a unit subject to this parking restriction for any purpose other than 4 providing for housing for very low-income or extremely low-income 5 6 individuals. The covenant must address price restrictions and household income limits and policies if the property is converted to 7 a use other than for low-income housing. A city may establish a 8 requirement for the provision of more than one parking space per 9 bedroom or .75 space per unit if the jurisdiction has determined a 10 11 particular housing unit to be in an area with a lack of access to 12 street parking capacity, physical space impediments, or other reasons supported by evidence that would make on-street parking infeasible 13 14 for the unit.

15 (2) For housing units that are specifically for seniors or people 16 with disabilities, that are located within one-quarter mile of a 17 transit stop that receives transit service at least four times per hour for twelve or more hours per day, a city may not impose minimum 18 19 residential parking requirements for the residents of such housing units, subject to the exceptions provided in this subsection. A city 20 21 may establish parking requirements for staff and visitors of such 22 housing units. A city may establish a requirement for the provision 23 of one or more parking space per bedroom if the jurisdiction has determined a particular housing unit to be in an area with a lack of 24 25 access to street parking capacity, physical space impediments, or 26 other reasons supported by evidence that would make on-street parking infeasible for the unit. A city may require a developer to record a 27 28 covenant that prohibits the rental of a unit subject to this parking 29 restriction for any purpose other than providing for housing for seniors or people with disabilities. 30

31 (3) For market rate multifamily housing units that are located 32 within one-quarter mile of a transit stop that receives transit service at least four times per hour for twelve or more hours per 33 day, minimum residential parking requirements may be no greater than 34 one parking space per bedroom or .75 space per unit. A city may 35 establish a requirement for the provision of more than one parking 36 space per bedroom or .75 space per unit if the jurisdiction has 37 determined a particular housing unit to be in an area with a lack of 38 39 access to street parking capacity, physical space impediments, or 1 other reasons supported by evidence that would make on-street parking

infeasible for the unit. 2

3 Sec. 4. RCW 43.21C.500 and 2019 c 348 s 6 are each amended to read as follows: 4

Project <u>actions described in this section that pertain to</u> 5 residential, multifamily, or mixed-use development evaluated under 6 this chapter by a city or town planning under RCW 36.70A.040 are 7 exempt from appeals under this chapter on the basis of the evaluation 8 9 of or impacts to the following elements of the environment, provided that the appropriate requirements for a particular element of the 10 environment, as set forth in subsections (1) and (2) of this section, 11 12 are met.

(1) <u>Transportation</u>. A project action pertaining to residential, 13 multifamily, or mixed\_use development evaluated under this chapter by 14 15 a city or town planning under RCW 36.70A.040 is exempt from appeals 16 under this chapter on the basis of the evaluation of or impacts to transportation elements of the environment, so long as the project 17 18 does not present significant adverse impacts to the state-owned transportation system as determined by 19 the department of 20 transportation and the project is:

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(a) (i) Consistent with a locally adopted transportation plan; or

22 the transportation element of a (ii) Consistent with 23 comprehensive plan; and

24 (b) (i) A project for which traffic or parking impact fees are 25 imposed pursuant to RCW 82.02.050 through 82.02.090; or

(ii) A project for which traffic or parking impacts are expressly 26 27 mitigated by an ordinance, or ordinances, of general application 28 adopted by the city or town.

29 (2) Aesthetics. A project action pertaining to residential, multifamily, or mixed-use development evaluated under this chapter by 30 31 a city or town planning under RCW 36.70A.040 is exempt from appeals under this chapter on the basis of the evaluation of or impacts to 32 33 the aesthetics element of the environment, so long as the project has undergone the design review process at the appropriate local 34 government level. For purposes of this subsection, "design review" 35 means a formally adopted local government practice of examining 36 public and private projects for their aesthetic, architectural, or 37 38 urban design quality and compatibility with nearby development. For 39 purposes of this subsection, the design review process may, but is <u>not required to, include a design review board, a separate and</u>
 <u>appealable design review administrative decision, or design review</u>
 <u>criteria evaluated as part of the building permit approval process.</u>

4 <u>(3)</u> For purposes of this section, "impacts to transportation 5 elements of the environment" include impacts to transportation 6 systems; vehicular traffic; waterborne, rail, and air traffic; 7 parking; movement or circulation of people or goods; and traffic 8 hazards.

9 Sec. 5. RCW 36.70A.030 and 2019 c 348 s 2 are each reenacted and 10 amended to read as follows:

11 Unless the context clearly requires otherwise, the definitions in 12 this section apply throughout this chapter.

(1) "Adopt a comprehensive land use plan" means to enact a new comprehensive land use plan or to update an existing comprehensive land use plan.

16 (2) "Affordable housing" means, unless the context clearly 17 indicates otherwise, residential housing whose monthly costs, 18 including utilities other than telephone, do not exceed thirty 19 percent of the monthly income of a household whose income is:

(a) For rental housing, sixty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development; or

(b) For owner-occupied housing, eighty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

(3) "Agricultural land" means land primarily devoted to the commercial production of horticultural, viticultural, floricultural, dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, Christmas trees not subject to the excise tax imposed by RCW 84.33.100 through 84.33.140, finfish in upland hatcheries, or livestock, and that has long-term commercial significance for agricultural production.

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

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36 (5) "Comprehensive land use plan," "comprehensive plan," or 37 "plan" means a generalized coordinated land use policy statement of 38 the governing body of a county or city that is adopted pursuant to 39 this chapter.

1 (6) "Critical areas" include the following areas and ecosystems: (a) Wetlands; (b) areas with a critical recharging effect on aquifers 2 used for potable water; (c) fish and wildlife habitat conservation 3 areas; (d) frequently flooded areas; and (e) geologically hazardous 4 areas. "Fish and wildlife habitat conservation areas" does not 5 6 include such artificial features or constructs as irrigation delivery 7 systems, irrigation infrastructure, irrigation canals, or drainage ditches that lie within the boundaries of and are maintained by a 8 port district or an irrigation district or company. 9

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(7) "Department" means the department of commerce.

(8) "Development regulations" or "regulation" means the controls 11 12 placed on development or land use activities by a county or city, including, but not limited to, zoning ordinances, critical areas 13 ordinances, shoreline master programs, official controls, planned 14 unit development ordinances, subdivision ordinances, and binding site 15 16 plan ordinances together with any amendments thereto. A development 17 regulation does not include a decision to approve a project permit 18 application, as defined in RCW 36.70B.020, even though the decision may be expressed in a resolution or ordinance of the legislative body 19 20 of the county or city.

(9) "Extremely low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below thirty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

27 (10) "Forestland" means land primarily devoted to growing trees for long-term commercial timber production on land that can be 28 economically and practically managed for such production, including 29 Christmas trees subject to the excise tax imposed under RCW 84.33.100 30 31 through 84.33.140, and that has long-term commercial significance. In 32 determining whether forestland is primarily devoted to growing trees 33 for long-term commercial timber production on land that can be economically and practically managed for such production, the 34 following factors shall be considered: (a) The proximity of the land 35 36 to urban, suburban, and rural settlements; (b) surrounding parcel size and the compatibility and intensity of adjacent and nearby land 37 uses; (c) long-term local economic conditions that affect the ability 38 39 to manage for timber production; and (d) the availability of public

1 facilities and services conducive to conversion of forestland to 2 other uses.

(11) "Freight rail dependent uses" means buildings and other 3 infrastructure that are used in the fabrication, processing, storage, 4 and transport of goods where the use is dependent on and makes use of 5 6 an adjacent short line railroad. Such facilities are both urban and rural development for purposes of this chapter. "Freight rail 7 dependent uses" does not include buildings and other infrastructure 8 that are used in the fabrication, processing, storage, and transport 9 of coal, liquefied natural gas, or "crude oil" as defined in RCW 10 90.56.010. 11

(12) "Geologically hazardous areas" means areas that because of their susceptibility to erosion, sliding, earthquake, or other geological events, are not suited to the siting of commercial, residential, or industrial development consistent with public health or safety concerns.

(13) "Long-term commercial significance" includes the growing capacity, productivity, and soil composition of the land for longterm commercial production, in consideration with the land's proximity to population areas, and the possibility of more intense uses of the land.

(14) "Low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below eighty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

28 (15) "Minerals" include gravel, sand, and valuable metallic 29 substances.

30 (16) "Permanent supportive housing" is subsidized, leased housing 31 with no limit on length of stay, paired with on-site or off-site 32 voluntary services designed to support a person living with a 33 disability to be a successful tenant in a housing arrangement, 34 improve the resident's health status, and connect residents of the 35 housing with community-based health care, treatment, ((and)) or 36 employment services.

(17) "Public facilities" include streets, roads, highways,
sidewalks, street and road lighting systems, traffic signals,
domestic water systems, storm and sanitary sewer systems, parks and
recreational facilities, and schools.

(18) "Public services" include fire protection and suppression,
 law enforcement, public health, education, recreation, environmental
 protection, and other governmental services.

4 (19) "Recreational land" means land so designated under RCW 5 36.70A.1701 and that, immediately prior to this designation, was 6 designated as agricultural land of long-term commercial significance 7 under RCW 36.70A.170. Recreational land must have playing fields and 8 supporting facilities existing before July 1, 2004, for sports played 9 on grass playing fields.

10 (20) "Rural character" refers to the patterns of land use and 11 development established by a county in the rural element of its 12 comprehensive plan:

(a) In which open space, the natural landscape, and vegetationpredominate over the built environment;

(b) That foster traditional rural lifestyles, rural-based
economies, and opportunities to both live and work in rural areas;

17 (c) That provide visual landscapes that are traditionally found 18 in rural areas and communities;

19 (d) That are compatible with the use of the land by wildlife and 20 for fish and wildlife habitat;

(e) That reduce the inappropriate conversion of undeveloped land into sprawling, low-density development;

23 (f) That generally do not require the extension of urban 24 governmental services; and

(g) That are consistent with the protection of natural surface water flows and groundwater and surface water recharge and discharge areas.

28 (21) "Rural development" refers to development outside the urban growth area and outside agricultural, forest, and mineral resource 29 lands designated pursuant to RCW 36.70A.170. Rural development can 30 31 consist of a variety of uses and residential densities, including 32 clustered residential development, at levels that are consistent with the preservation of rural character and the requirements of the rural 33 element. Rural development does not refer to agriculture or forestry 34 activities that may be conducted in rural areas. 35

36 (22) "Rural governmental services" or "rural services" include 37 those public services and public facilities historically and 38 typically delivered at an intensity usually found in rural areas, and 39 may include domestic water systems, fire and police protection 40 services, transportation and public transit services, and other

public utilities associated with rural development and normally not associated with urban areas. Rural services do not include storm or sanitary sewers, except as otherwise authorized by RCW 36.70A.110(4).

4 (23) "Short line railroad" means those railroad lines designated 5 class II or class III by the United States surface transportation 6 board.

7 (24) "Urban governmental services" or "urban services" include 8 those public services and public facilities at an intensity 9 historically and typically provided in cities, specifically including 10 storm and sanitary sewer systems, domestic water systems, street 11 cleaning services, fire and police protection services, public 12 transit services, and other public utilities associated with urban 13 areas and normally not associated with rural areas.

(25) "Urban growth" refers to growth that makes intensive use of 14 land for the location of buildings, structures, and impermeable 15 16 surfaces to such a degree as to be incompatible with the primary use of land for the production of food, other agricultural products, or 17 fiber, or the extraction of mineral resources, rural uses, rural 18 19 development, and natural resource lands designated pursuant to RCW 36.70A.170. A pattern of more intensive rural development, as 20 21 provided in RCW 36.70A.070(5)(d), is not urban growth. When allowed 22 to spread over wide areas, urban growth typically requires urban governmental services. "Characterized by urban growth" refers to land 23 having urban growth located on it, or to land located in relationship 24 25 to an area with urban growth on it as to be appropriate for urban 26 growth.

(26) "Urban growth areas" means those areas designated by acounty pursuant to RCW 36.70A.110.

(27) "Very low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below fifty percent of the median household income adjusted for household size, for the county where the household is located, as reported by the United States department of housing and urban development.

35 (28) "Wetland" or "wetlands" means areas that are inundated or 36 saturated by surface water or groundwater at a frequency and duration 37 sufficient to support, and that under normal circumstances do 38 support, a prevalence of vegetation typically adapted for life in 39 saturated soil conditions. Wetlands generally include swamps, 40 marshes, bogs, and similar areas. Wetlands do not include those

artificial wetlands intentionally created from nonwetland sites, 1 including, but not limited to, irrigation and drainage ditches, 2 grass-lined swales, canals, detention facilities, wastewater 3 treatment facilities, farm ponds, and landscape amenities, or those 4 wetlands created after July 1, 1990, that were unintentionally 5 6 created as a result of the construction of a road, street, or highway. Wetlands may include those artificial wetlands intentionally 7 created from nonwetland areas created to mitigate conversion of 8 9 wetlands.

10 <u>NEW SECTION.</u> Sec. 6. (1) No later than October 1, 2020, the 11 department of ecology shall initiate the rule-making process to 12 remove parking as an element of the environment within WAC 197-11-444 13 and as a component of the environmental checklist within WAC 14 197-11-960, as those sections existed on the effective date of this 15 section.

16 (2) This section expires July 1, 2021.

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