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   EHB 2985 - S AMD - 237
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By Senators Haugen and Patterson

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- 5 Strike everything after the enacting clause and insert the 6 following:
- 7 "Sec. 1. RCW 58.17.020 and 1995 c 32 s 2 are each amended to read 8 as follows:
- 9 As used in this chapter, unless the context or subject matter clearly requires otherwise, the words or phrases defined in this 10 section shall have the indicated meanings. 11
- 12 (1) "Subdivision" is the division or redivision of land into five or more lots, tracts, parcels, sites, or divisions for the purpose of 13 14 sale, lease, or transfer of ownership, except as provided in subsection 15 (6) of this section.
- 16 (2) "Plat" is a map or representation of a subdivision, showing thereon the division of a tract or parcel of land into lots, blocks, 17 streets and alleys, or other divisions and dedications. 18
- 19 (3) "Dedication" is the deliberate appropriation of land by an 20 owner for any general and public uses, reserving to himself or herself no other rights than such as are compatible with the full exercise and 21 enjoyment of the public uses to which the property has been devoted. 22 23 The intention to dedicate shall be evidenced by the owner by the presentment for filing of a final plat or short plat showing the 24 25 dedication thereon; and, the acceptance by the public shall be 26 evidenced by the approval of such plat for filing by the appropriate governmental unit. 27
- 28 A dedication of an area of less than two acres for use as a public park may include a designation of a name for the park, in honor of a 29 30 deceased individual of good character.
- (4) "Preliminary plat" is a neat and approximate drawing of a 31 32 proposed subdivision showing the general layout of streets and alleys, lots, blocks, and other elements of a subdivision consistent with the 33 34 requirements of this chapter. The preliminary plat shall be the basis 35 for the approval or disapproval of the general layout of a subdivision.

- 1 (5) "Final plat" is the final drawing of the subdivision and 2 dedication prepared for filing for record with the county auditor and 3 containing all elements and requirements set forth in this chapter and 4 in local regulations adopted under this chapter.
- 5 (6) "Short subdivision" is the division or redivision of land into four or fewer lots, tracts, parcels, sites, or divisions for the 6 7 purpose of sale, lease, or transfer of ownership((: PROVIDED, That)). 8 However, the legislative authority of any city or town may by local 9 ordinance increase the number of lots, tracts, or parcels to be 10 regulated as short subdivisions to a maximum of nine. The legislative authority of any county planning under RCW 36.70A.040 that has adopted 11 a comprehensive plan and development regulations in compliance with 12 chapter 36.70A RCW may by ordinance increase the number of lots, 13 tracts, or parcels to be regulated as short subdivisions to a maximum 14 15 of nine in any urban growth area.
- (7) "Binding site plan" means a drawing to a scale specified by 16 local ordinance which: (a) Identifies and shows the areas and 17 locations of all streets, roads, improvements, utilities, open spaces, 18 19 and any other matters specified by local regulations; (b) contains 20 inscriptions or attachments setting forth such appropriate limitations and conditions for the use of the land as are established by the local 21 government body having authority to approve the site plan; and (c) 22 23 contains provisions making any development be in conformity with the 24 site plan.
- 25 (8) "Short plat" is the map or representation of a short 26 subdivision.
- (9) "Lot" is a fractional part of divided lands having fixed boundaries, being of sufficient area and dimension to meet minimum zoning requirements for width and area. The term shall include tracts or parcels.
- 31 (10) "Block" is a group of lots, tracts, or parcels within well 32 defined and fixed boundaries.
- 33 (11) "County treasurer" shall be as defined in chapter 36.29 RCW or 34 the office or person assigned such duties under a county charter.
- 35 (12) "County auditor" shall be as defined in chapter 36.22 RCW or 36 the office or person assigned such duties under a county charter.
- 37 (13) "County road engineer" shall be as defined in chapter 36.40 38 RCW or the office or person assigned such duties under a county 39 charter.

- 1 (14) "Planning commission" means that body as defined in 2 chapter((s)) 36.70, 35.63, or 35A.63 RCW as designated by the 3 legislative body to perform a planning function or that body assigned 4 such duties and responsibilities under a city or county charter.
- 5 (15) "County commissioner" shall be as defined in chapter 36.32 RCW or the body assigned such duties under a county charter.
- 7 **Sec. 2.** RCW 58.17.060 and 1990 1st ex.s. c 17 s 51 are each 8 amended to read as follows:
- 9 (1) The legislative body of a city, town, or county shall adopt regulations and procedures, and appoint administrative personnel for 10 the summary approval of short plats and short subdivisions or 11 alteration or vacation thereof. When an alteration or vacation 12 13 involves a public dedication, the alteration or vacation shall be 14 processed as provided in RCW 58.17.212 or 58.17.215. Such regulations 15 shall be adopted by ordinance and shall provide that a short plat and short subdivision may be approved only if written findings that are 16 17 appropriate, as provided in RCW 58.17.110, are made by 18 administrative personnel, and may contain wholly different requirements 19 than those governing the approval of preliminary and final plats of subdivisions and may require surveys and monumentations and shall 20 require filing of a short plat, or alteration or vacation thereof, for 21 record in the office of the county auditor: PROVIDED, That such 22 23 regulations must contain a requirement that land in short subdivisions 24 may not be further divided in any manner within a period of five years 25 without the filing of a final plat, except that when the short plat contains fewer than four parcels, nothing in this section shall prevent 26 the owner who filed the short plat from filing an alteration within the 27 five-year period to create up to a total of four lots within the 28 29 original short plat boundaries: PROVIDED FURTHER, That 30 regulations are not required to contain a penalty clause as provided in RCW 36.32.120 and may provide for wholly injunctive relief. 31
- An ordinance requiring a survey shall require that the survey be completed and filed with the application for approval of the short subdivision.
- 35 (2) Cities, towns, and counties shall include in their short plat 36 regulations and procedures pursuant to subsection (1) of this section 37 provisions for considering sidewalks and other planning features that

- 1 assure safe walking conditions for students who walk to and from 2 school.
- 3 (3) The legislative body of a city, town, or county may by
- 4 ordinance exempt short plats or short subdivisions from the
- 5 requirements in subsection (1) of this section in which the division is
- 6 for the purpose of establishing a site solely used for an uninhabited
- 7 public or private utility or telecommunications facility, provided a
- 8 record survey is recorded per chapter 58.09 RCW.
- 9 **Sec. 3.** RCW 58.17.070 and 1981 c 293 s 4 are each amended to read 10 as follows:
- 11 A preliminary plat of proposed subdivisions and dedications of land
- 12 shall be submitted for approval to the ((legislative body of the))
- 13 city, town, or county within which the plat is situated.
- 14 Unless an applicant for preliminary plat approval requests
- 15 otherwise, a preliminary plat shall be processed simultaneously with
- 16 applications for rezones, variances, planned unit developments, site
- 17 plan approvals, and similar quasi-judicial or administrative actions to
- 18 the extent that procedural requirements applicable to these actions
- 19 permit simultaneous processing.
- 20 **Sec. 4.** RCW 58.17.100 and 1995 c 347 s 428 are each amended to 21 read as follows:
- 22 If a city, town, or county has established a planning commission or
- 23 planning agency in accordance with state law or local charter, such
- 24 commission or agency shall review all preliminary plats and make
- 25 recommendations thereon to the city, town, or county legislative body
- 26 to assure conformance of the proposed subdivision to the general
- 27 purposes of the comprehensive plan and to planning standards and
- 28 specifications as adopted by the city, town, or county. Reports of the
- 29 planning commission or agency shall be advisory only: PROVIDED, That
- 30 the legislative body of the city, town, or county may, by ordinance,
- 31 assign to such commission or agency, or any department official or
- 32 group of officials, such administrative functions, powers and duties as
- 33 may be appropriate, including the holding of hearings, and
- 34 recommendations for approval or disapproval of preliminary plats of
- 35 proposed subdivisions.
- 36 Such recommendation shall be submitted to the legislative body not
- 37 later than fourteen days following action by the hearing body. Upon

receipt of the recommendation on any preliminary plat the legislative 1 2 body shall at its next public meeting set the date for the public meeting where it shall consider the recommendations of the hearing body 3 4 and may adopt or reject the recommendations of such hearing body based 5 on the record established at the public hearing. If, after considering the matter at a public meeting, the legislative body deems a change in 6 7 the planning commission's or planning agency's recommendation approving or disapproving any preliminary plat is necessary, the legislative body 8 9 shall adopt its own recommendations and approve or disapprove the 10 preliminary plat.

Every decision or recommendation made under this section shall be in writing and shall include findings of fact and conclusions to support the decision or recommendation.

A record of all public meetings and public hearings shall be kept by the appropriate city, town, or county authority and shall be open to public inspection.

17 ((Sole authority to approve final plats, and to adopt or amend 18 platting ordinances shall reside in the legislative bodies.))

19 **Sec. 5.** RCW 58.17.110 and 1995 c 32 s 3 are each amended to read 20 as follows:

(1) The city, town, or county ((legislative body)) shall inquire 21 22 into the public use and interest proposed to be served by the 23 establishment of the subdivision and dedication. It shall determine: 24 (a) If appropriate provisions are made for, but not limited to, the 25 public health, safety, and general welfare, for open spaces, drainage ways, streets or roads, alleys, other public ways, transit stops, 26 27 potable water supplies, sanitary wastes, parks and recreation, playgrounds, schools and schoolgrounds, and shall consider all other 28 29 relevant facts, including sidewalks and other planning features that assure safe walking conditions for students who only walk to and from 30 school; and (b) whether the public interest will be served by the 31 subdivision and dedication. 32

(2) A proposed subdivision and dedication shall not be approved unless the city, town, or county ((legislative body)) makes written findings that: (a) Appropriate provisions are made for the public health, safety, and general welfare and for such open spaces, drainage ways, streets or roads, alleys, other public ways, transit stops, potable water supplies, sanitary wastes, parks and recreation,

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- l playgrounds, schools and schoolgrounds and all other relevant facts,
- 2 including sidewalks and other planning features that assure safe
- 3 walking conditions for students who only walk to and from school; and
- 4 (b) the public use and interest will be served by the platting of such
- 5 subdivision and dedication. If it finds that the proposed subdivision
- 6 and dedication make such appropriate provisions and that the public use
- 7 and interest will be served, then the ((legislative body)) <u>city</u>, town,
- 8 or county shall approve the proposed subdivision and dedication.
- 9 Dedication of land to any public body, provision of public improvements
- 10 to serve the subdivision, and/or impact fees imposed under RCW
- 11 82.02.050 through 82.02.090 may be required as a condition of
- 12 subdivision approval. Dedications shall be clearly shown on the final
- 13 plat. No dedication, provision of public improvements, or impact fees
- 14 imposed under RCW 82.02.050 through 82.02.090 shall be allowed that
- 15 constitutes an unconstitutional taking of private property. The
- 16 ((legislative body)) city, town, or county shall not as a condition to
- 17 the approval of any subdivision require a release from damages to be
- 18 procured from other property owners.
- 19 (3) If the preliminary plat includes a dedication of a public park
- 20 with an area of less than two acres and the donor has designated that
- 21 the park be named in honor of a deceased individual of good character,
- 22 the city, town, or county ((legislative body)) must adopt the
- 23 designated name.
- 24 Sec. 6. RCW 58.17.120 and 1974 ex.s. c 134 s 6 are each amended to
- 25 read as follows:
- 26 The city, town, or county ((legislative body)) shall consider the
- 27 physical characteristics of a proposed subdivision site and may
- 28 disapprove a proposed plat because of flood, inundation, or swamp
- 29 conditions. Construction of protective improvements may be required as
- 30 a condition of approval, and such improvements shall be noted on the
- 31 final plat.
- 32 No plat shall be approved by any city, town, or county
- 33 ((legislative authority)) covering any land situated in a flood control
- 34 zone as provided in chapter 86.16 RCW without the prior written
- 35 approval of the department of ecology of the state of Washington.
- 36 Sec. 7. RCW 58.17.130 and 1974 ex.s. c 134 s 7 are each amended to
- 37 read as follows:

Local regulations shall provide that in lieu of the completion of 1 2 the actual construction of any required improvements prior to the 3 approval of a final plat, the city, town, or county ((legislative 4 body)) may accept a bond, in an amount and with surety and conditions 5 satisfactory to it, or other secure method, providing for and securing to the municipality the actual construction and installation of such 6 7 improvements within a period specified by the city, town, or county 8 ((legislative body)) and expressed in the bonds. In addition, local 9 regulations may provide for methods of security, including the posting 10 of a bond securing to the municipality the successful operation of improvements for an appropriate period of time up to two years after 11 12 final approval. The municipality is hereby granted the power to 13 enforce bonds authorized under this section by all appropriate legal and equitable remedies. Such local regulations may provide that the 14 15 improvements such as structures, sewers, and water systems shall be 16 designed and certified by or under the supervision of a registered 17 civil engineer prior to the acceptance of such improvements.

18 **Sec. 8.** RCW 58.17.140 and 1995 c 68 s 1 are each amended to read 19 as follows:

Preliminary plats of any proposed subdivision and dedication shall 20 be approved, disapproved, or returned to the applicant for modification 21 or correction within ninety days from date of filing thereof unless the 22 23 applicant consents to an extension of such time period or the ninety 24 day limitation is extended to include up to twenty-one days as 25 specified under RCW 58.17.095(3): PROVIDED, That if an environmental 26 impact statement is required as provided in RCW 43.21C.030, the ninety 27 day period shall not include the time spent preparing and circulating the environmental impact statement by the local government agency. 28 29 Final plats and short plats shall be approved, disapproved, or returned 30 to the applicant within thirty days from the date of filing thereof, unless the applicant consents to an extension of such time period. A 31 32 final plat meeting all requirements of this chapter shall be submitted 33 to the ((legislative body of the)) city, town, or county for approval 34 within five years of the date of preliminary plat approval. Nothing contained in this section shall act to prevent any city, town, or 35 36 county from adopting by ordinance procedures which would allow extensions of time that may or may not contain additional or altered 37 38 conditions and requirements.

- Sec. 9. RCW 58.17.150 and 1983 c 121 s 4 are each amended to read 1 2 as follows:
- Each preliminary plat submitted for final 3 approval of the 4 ((legislative body)) city, town, or county shall be accompanied by the following agencies' recommendations for approval or disapproval: 5
- 6 (1) Local health department or other agency furnishing sewage 7 disposal and supplying water as to the adequacy of the proposed means 8 of sewage disposal and water supply;
- 9 (2) Local planning agency or commission, charged with the 10 responsibility of reviewing plats and subdivisions, as to compliance 11 with all terms of the preliminary approval of the proposed plat subdivision or dedication; 12
- 13 (3) City, town, or county engineer.

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- 14 Except as provided in RCW 58.17.140, an agency or person issuing a 15 recommendation for subsequent approval under subsections (1) and (3) of 16 this section shall not modify the terms of its recommendations without 17 the consent of the applicant.
- 18 Sec. 10. RCW 58.17.170 and 1981 c 293 s 10 are each amended to 19 read as follows:
- When the ((legislative body of the)) city, town, or county finds 20 that the subdivision proposed for final plat approval conforms to all 21 22 terms of the preliminary plat approval, and that said subdivision meets 23 the requirements of this chapter, other applicable state laws, and any 24 local ordinances adopted under this chapter which were in effect at the 25 time of preliminary plat approval, it shall suitably inscribe and execute its written approval on the face of the plat. The original of 26 said final plat shall be filed for record with the county auditor. One 27 reproducible copy shall be furnished to the city, town or county 28 29 engineer. One paper copy shall be filed with the county assessor. 30 Paper copies shall be provided to such other agencies as may be required by ordinance. Any lots in a final plat filed for record shall 31 32 be a valid land use notwithstanding any change in zoning laws for a 33 period of five years from the date of filing. A subdivision shall be 34 governed by the terms of approval of the final plat, and the statutes, ordinances, and regulations in effect at the time of approval under RCW 35 36 58.17.150 (1) and (3) for a period of five years after final plat approval unless the ((legislative body)) city, town, or county finds

- that a change in conditions creates a serious threat to the public
- 2 health or safety in the subdivision.
- 3 Sec. 11. RCW 58.17.190 and 1969 ex.s. c 271 s 19 are each amended 4 to read as follows:
- 5 The county auditor shall refuse to accept any plat for filing until
- approval of the plat has been given by the ((appropriate legislative 6
- 7 body)) city, town, or county in which the plat is situated.
- plat or dedication be filed without such approval, the prosecuting 8
- 9 attorney of the county in which the plat is filed shall apply for a
- writ of mandate in the name of and on behalf of the ((legislative 10
- body)) city, town, or county required to approve same, directing the 11
- 12 auditor and assessor to remove from their files or records the
- unapproved plat, or dedication of record. 13
- 14 Sec. 12. RCW 58.17.212 and 1987 c 354 s 3 are each amended to read 15 as follows:
- Whenever any person is interested in the vacation of 16
- 17 subdivision or portion thereof, or any area designated or dedicated
- 18 for public use, that person shall file an application for vacation with
- the ((legislative authority of the)) city, town, or county in which the 19
- The application shall set forth the reasons 20 subdivision is located.
- for vacation and shall contain signatures of all parties having an 21
- 22 ownership interest in that portion of the subdivision subject to
- 23 vacation. If the subdivision is subject to restrictive covenants which
- 24 were filed at the time of the approval of the subdivision, and the
- 25 application for vacation would result in the violation of a covenant,
- the application shall contain an agreement signed by all parties 26
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- subject to the covenants providing that the parties agree to terminate
- 28 or alter the relevant covenants to accomplish the purpose of the
- 29 vacation of the subdivision or portion thereof.
- When the vacation application is specifically for a county road or 30
- city or town street, the procedures for road vacation or street 31
- vacation in chapter 36.87 or 35.79 RCW shall be utilized for the road 32
- or street vacation. When the application is for the vacation of the 33
- plat together with the roads and/or streets, the procedure for vacation 34
- 35 in this section shall be used, but vacations of streets may not be made
- that are prohibited under RCW 35.79.030, and vacations of roads may not 36
- 37 be made that are prohibited under RCW 36.87.130.

The ((legislative authority of the)) city, town, or county shall 1 give notice as provided in RCW 58.17.080 and 58.17.090 and shall 2 conduct a public hearing on the application for a vacation and may 3 approve or deny the application for vacation of the subdivision after 4 5 determining the public use and interest to be served by the vacation of If any portion of the land contained in the 6 the subdivision. 7 subdivision was dedicated to the public for public use or benefit, such 8 land, if not deeded to the city, town, or county, shall be deeded to 9 the city, town, or county unless the ((legislative authority)) city, 10 town, or county shall set forth findings that the public use would not be served in retaining title to those lands. 11

Title to the vacated property shall vest with the rightful owner as 12 13 shown in the county records. If the vacated land is land that was dedicated to the public, for public use other than a road or street, 14 15 and the ((legislative authority)) city, town, or county has found that retaining title to the land is not in the public interest, title 16 17 thereto shall vest with the person or persons owning the property on each side thereof, as determined by the ((legislative authority)) city, 18 19 town, or county. When the road or street that is to be vacated was 20 contained wholly within the subdivision and is part of the boundary of the subdivision, title to the vacated road or street shall vest with 21 22 the owner or owners of property contained within the vacated 23 subdivision.

24 This section shall not be construed as applying to the vacation of 25 any plat of state-granted tide or shore lands.

26 **Sec. 13.** RCW 58.17.215 and 1987 c 354 s 4 are each amended to read 27 as follows:

When any person is interested in the alteration of any subdivision 28 29 or the altering of any portion thereof, except as provided in RCW 30 58.17.040(6), that person shall submit an application to request the alteration to the ((legislative authority of the)) city, town, or 31 county where the subdivision is located. The application shall contain 32 the signatures of the majority of those persons having an ownership 33 34 interest of lots, tracts, parcels, sites, or divisions in the subject subdivision or portion to be altered. If the subdivision is subject to 35 36 restrictive covenants which were filed at the time of the approval of the subdivision, and the application for alteration would result in the 37 violation of a covenant, the application shall contain an agreement 38

signed by all parties subject to the covenants providing that the parties agree to terminate or alter the relevant covenants to accomplish the purpose of the alteration of the subdivision or portion thereof.

Upon receipt of an application for alteration, the ((legislative 5 body)) city, town, or county shall provide notice of the application to 6 7 all owners of property within the subdivision, and as provided for in 8 RCW 58.17.080 and 58.17.090. The notice shall either establish a date 9 for a public hearing or provide that a hearing may be requested by a 10 person receiving notice within fourteen days of receipt of the notice. The ((legislative body)) <u>city, town, or county</u> shall determine the 11 public use and interest in the proposed alteration and may deny or 12 approve the application for alteration. 13 If any land within the alteration is part of an assessment district, any outstanding 14 15 assessments shall be equitably divided and levied against the remaining lots, parcels, or tracts, or be levied equitably on the lots resulting 16 17 from the alteration. If any land within the alteration contains a 18 dedication to the general use of persons residing within the 19 subdivision, such land may be altered and divided equitably between the 20 adjacent properties.

After approval of the alteration, the ((legislative body)) city, town, or county shall order the applicant to produce a revised drawing of the approved alteration of the final plat or short plat, which after signature of the ((legislative authority)) city, town, or county, shall be filed with the county auditor to become the lawful plat of the property.

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27 This section shall not be construed as applying to the alteration 28 or replatting of any plat of state-granted tide or shore lands.

29 **Sec. 14.** RCW 58.17.225 and 1995 c 32 s 1 are each amended to read 30 as follows:

The granting of an easement for ingress and egress or utilities over public property that is held as open space pursuant to a subdivision or plat, where the open space is already used as a utility right of way or corridor, where other access is not feasible, and where the granting of the easement will not impair public access or authorize construction of physical barriers of any type, may be authorized and exempted from the requirements of RCW 58.17.215 by the county, city, or

- town ((legislative authority)) following a public hearing with notice 2 to the property owners in the affected plat.
- 3 Sec. 15. RCW 58.17.310 and 1990 c 194 s 1 are each amended to read as follows:

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In addition to any other requirements imposed by the provisions of 5 this chapter, ((the legislative authority of any)) \underline{a} city, town, or 6 7 county shall not approve a short plat or final plat, as defined in RCW 8 58.17.020, for any subdivision, short subdivision, lot, tract, parcel, 9 or site which lies in whole or in part in an irrigation district organized pursuant to chapter 87.03 RCW unless there has been provided 10 an irrigation water right of way for each parcel of land in such 11 In addition, if the subdivision, short subdivision, lot, 12 district. tract, parcel, or site lies within land within the district classified 13 14 as irrigable, completed irrigation water distribution facilities for 15 such land may be required by the irrigation district by resolution, bylaw, or rule of general applicability as a condition for approval of 16 the short plat or final plat by the ((legislative authority of the)) 17 18 city, town, or county. Rights of way shall be evidenced by the 19 respective plats submitted for final approval to the ((appropriate legislative authority)) city, town, or county. In addition, if the 20 subdivision, short subdivision, lot, tract, parcel, or site to be 21 22 platted is wholly or partially within an irrigation district of two 23 hundred thousand acres or more and has been previously platted by the 24 United States bureau of reclamation as a farm unit in the district, the 25 ((legislative authority)) city, town, or county shall not approve for such land a short plat or final plat as defined in RCW 58.17.020 26 without the approval of the irrigation district and the administrator 27 or manager of the project of the bureau of reclamation, or its 28 29 successor agency, within which that district lies. Compliance with the requirements of this section together with all other applicable 30 provisions of this chapter shall be a prerequisite, within the 31 32 expressed purpose of this chapter, to any sale, lease, or development of land in this state. 33

- Sec. 16. RCW 58.17.330 and 1995 c 347 s 429 are each amended to 34 35 read as follows:
- (1) As an alternative to those provisions of this chapter requiring 36 a planning commission to hear and issue recommendations for plat 37

- approval, the county or city legislative ((body)) authority may adopt a hearing examiner system and shall specify by ordinance the legal effect of the decisions made by the examiner. The legal effect of such decisions shall include one of the following:
- 5 (a) The decision may be given the effect of a recommendation to the 6 legislative ((body)) authority;
- 7 (b) The decision may be given the effect of an administrative 8 decision appealable within a specified time limit to the legislative 9 ((body)) authority; or
- 10 (c) The decision may be given the effect of a final decision of the 11 legislative ((body)) authority.
- The legislative authority shall prescribe procedures to be followed by a hearing examiner.
- (2) Each final decision of a hearing examiner shall be in writing and shall include findings and conclusions, based on the record, to support the decision. Each final decision of a hearing examiner, unless a longer period is mutually agreed to by the applicant and the hearing examiner, shall be rendered within ten working days following conclusion of all testimony and hearings."

20 **EHB 2985** - S AMD - 237

By Senators Haugen and Patterson

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On page 1, line 2 of the title, after "subdivisions;" strike the remainder of the title and insert "and amending RCW 58.17.020, 58.17.060, 58.17.070, 58.17.100, 58.17.110, 58.17.120, 58.17.130, 58.17.140, 58.17.150, 58.17.170, 58.17.190, 58.17.212, 58.17.215, 58.17.225, 58.17.310, and 58.17.330."

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