- 1 **SHB 2676** H AMD
- 2 By Representative Mulliken
- On page 1, line 17, after "shall" strike ", using best available
- 4 science,"
- 5 On page 2, line 8, after "shall" strike "use best available
- 6 science and"
- 7 On page 3, line 12, strike "five" and insert "ten"
- 8 On page 3, after line 28, insert the following:
- 9 <u>"(5) No county may be required to review or revise its</u>
- 10 comprehensive plan and development regulations under subsections (1)
- 11 and (4) of this section unless the county retail taxable sales per
- 12 capita, as determined by the department of revenue using population
- 13 figures determined by the office of financial management, are at least
- 14 forty-five percent of the median county taxable retail sales per capita
- 15 <u>in Washington state.</u>"
- 16 Renumber the remaining subsections consecutively and correct any
- 17 internal references accordingly.
- On page 4, beginning on line 7, strike all of sections 2, 3, 4, 5,
- 19 6, and 7
- 20 Correct the title.

**EFFECT:** Removes the sanctions imposed if the scheduled updates are not met. Removes the requirement that best available science be used when reviewing and updating comprehensive plans, natural resource lands, and critical areas. Requires that the county taxable retail sales per capita must be at least 45% of the median county taxable retail sales per capita for the state to be subject to the comprehensive plan review requirements. Raises to ten years the amount of time between the first review and subsequent reviews for Clark, King, Kitsap, Pierce, Snohomish, and Thurston counties and the cities within those counties.