## ENGROSSED SUBSTITUTE SENATE BILL 6587

State of Washington 65th Legislature 2018 Regular Session

By Senate Local Government (originally sponsored by Senators Hasegawa and Van De Wege)

READ FIRST TIME 02/02/18.

- AN ACT Relating to the transparency of local taxing districts; amending RCW 19.29A.030; adding a new section to chapter 35.58 RCW; adding a new section to chapter 54.04 RCW; adding a new section to chapter 85.08 RCW; adding a new section to chapter 36.58A RCW; adding a new section to chapter 36.58 RCW; adding a new section to chapter 57.02 RCW; adding a new section to chapter 35.92 RCW; and providing an effective date.
- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 9 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 35.58 10 RCW to read as follows:
- 11 (1) Any metropolitan municipal corporation serving ten thousand more customers or taxpayers must disclose on each billing 12 13 statement the rates of state and local taxes imposed the on corporation with respect to the billed services, if any. 14 The corporation must also disclose the amount of any such taxes to be 15 16 paid directly by the customer or taxpayer through the billing 17 statement.
- 18 (2) A metropolitan municipal corporation serving less than ten 19 thousand but more than five thousand customers or taxpayers must 20 disclose the state and local tax information required in subsection

p. 1 ESSB 6587

1 (1) of this section upon the next update to its billing system or by 2 January 1, 2023, whichever is earlier.

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- (3) Metropolitan municipal corporations serving five thousand or less customers or taxpayers are encouraged, but not required, to provide the state and local tax information as described in subsection (1) of this section.
- 7 (4) If a metropolitan municipal corporation does not issue 8 billing statements for any of the services it provides, it must make 9 the state and local tax information in this section for each such 10 service available upon the request of any taxpayer within its service 11 boundaries.
- NEW SECTION. Sec. 2. A new section is added to chapter 54.04
  RCW to read as follows:
  - (1) Any public utility district serving ten thousand or more customers or taxpayers must disclose on each billing statement the rates of state and local taxes imposed on the corporation with respect to the billed services, if any. The district must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.
- 20 (2) A public utility district serving less than ten thousand but 21 more than five thousand customers or taxpayers must disclose the 22 state and local tax information required in subsection (1) of this 23 section upon the next update to its billing system or by January 1, 24 2023, whichever is earlier.
  - (3) Public utility districts serving five thousand or less customers or taxpayers are encouraged, but not required, to provide the state and local tax information as described in subsection (1) of this section.
- 29 (4) If a public utility district does not issue billing 30 statements for any of the services it provides, it must make the 31 state and local tax information in this section for each such service 32 available upon the request of any taxpayer within its service 33 boundaries.
- NEW SECTION. Sec. 3. A new section is added to chapter 85.08 RCW to read as follows:
- 36 (1) Any diking, drainage, and sewerage improvement districts 37 serving ten thousand or more customers or taxpayers must disclose on 38 each billing statement the rates of state and local taxes imposed on

p. 2 ESSB 6587

the corporation with respect to the billed services, if any. The districts must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.

- (2) A diking, drainage, and sewerage improvement district serving less than ten thousand but more than five thousand customers or taxpayers must disclose the state and local tax information required in subsection (1) of this section upon the next update to its billing system or by January 1, 2023, whichever is earlier.
- (3) Diking, drainage, and sewerage improvement districts serving five thousand or less customers or taxpayers are encouraged, but not required, to provide the state and local tax information as described in subsection (1) of this section.
- (4) If a diking, drainage, and sewerage improvement district does not issue billing statements for any of the services it provides, it must make the state and local tax information in this section for each such service available upon the request of any taxpayer within its service boundaries.
- NEW SECTION. Sec. 4. A new section is added to chapter 36.58A RCW to read as follows:
  - (1) Any solid waste collection districts serving ten thousand or more customers or taxpayers must disclose on each billing statement the rates of state and local taxes imposed on the corporation with respect to the billed services, if any. The districts must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.
  - (2) A solid waste collection district serving less than ten thousand but more than five thousand customers or taxpayers must disclose the state and local tax information required in subsection (1) of this section upon the next update to its billing system or by January 1, 2023, whichever is earlier.
  - (3) Solid waste collection districts serving five thousand or less customers or taxpayers are encouraged, but not required, to provide the state and local tax information as described in subsection (1) of this section.
  - (4) If a solid waste collection district does not issue billing statements for any of the services it provides, it must make the state and local tax information in this section for each such service available upon the request of any taxpayer within its service boundaries.

p. 3 ESSB 6587

NEW SECTION. Sec. 5. A new section is added to chapter 36.58
RCW to read as follows:

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- (1) Any solid waste disposal districts serving ten thousand or more customers or taxpayers must disclose on each billing statement the rates of state and local taxes imposed on the corporation with respect to the billed services, if any. The districts must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.
- (2) A solid waste disposal district serving less than ten thousand but more than five thousand customers or taxpayers must disclose the state and local tax information required in subsection (1) of this section upon the next update to its billing system or by January 1, 2023, whichever is earlier.
- (3) Solid waste disposal districts serving five thousand or less customers or taxpayers are encouraged, but not required, to provide the state and local tax information as described in subsection (1) of this section.
- 18 (4) If a solid waste disposal district does not issue billing 19 statements for any of the services it provides, it must make the 20 state and local tax information in this section for each such service 21 available upon the request of any taxpayer within its service 22 boundaries.
- NEW SECTION. Sec. 6. A new section is added to chapter 57.02 RCW to read as follows:
  - (1) Any water-sewer districts serving ten thousand or more customers or taxpayers must disclose on each billing statement the rates of state and local taxes imposed on the corporation with respect to the billed services, if any. The districts must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.
  - (2) A water-sewer district serving less than ten thousand but more than five thousand customers or taxpayers must disclose the state and local tax information required in subsection (1) of this section upon the next update to its billing system or by January 1, 2023, whichever is earlier.
- 36 (3) Water-sewer districts serving five thousand or less customers 37 or taxpayers are encouraged, but not required, to provide the state 38 and local tax information as described in subsection (1) of this 39 section.

p. 4 ESSB 6587

- 1 (4) If a water-sewer district does not issue billing statements 2 for any of the services it provides, it must make the state and local 3 tax information in this section for each such service available upon 4 the request of any taxpayer within its service boundaries.
- 5 <u>NEW SECTION.</u> **Sec. 7.** A new section is added to chapter 35.92 6 RCW to read as follows:

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- (1) Any city or town operating as a municipal utility under this chapter serving ten thousand or more customers or taxpayers must disclose on each billing statement the rates of state and local taxes imposed on the corporation with respect to the billed services, if any. The municipal utility must also disclose the amount of any such taxes to be paid directly by the customer or taxpayer through the billing statement.
- (2) A city or town operating as a municipal utility under this chapter serving less than ten thousand but more than five thousand customers or taxpayers must disclose the state and local tax information required in subsection (1) of this section upon the next update to its billing system or by January 1, 2023, whichever is earlier.
- 20 (3) A city or town operating as a municipal utility under this 21 chapter serving five thousand or less customers or taxpayers is 22 encouraged, but not required, to provide the state and local tax 23 information as described in subsection (1) of this section.
- (4) If a city or town operating as a municipal utility under this chapter does not issue billing statements for any of the services it provides, it must make the state and local tax information in this section for each such service available upon the request of any taxpayer within its service boundaries.
- 29 **Sec. 8.** RCW 19.29A.030 and 1998 c 300 s 4 are each amended to 30 read as follows:
- Except as otherwise provided in RCW 19.29A.040, an electric utility ((shall)) must:
- 33 (1) Provide notice to all of its retail electric customers that
  34 the disclosures required in RCW 19.29A.020 are available without
  35 charge upon request. Such notice ((shall)) must be provided at the
  36 time service is established and either included as a prominent part
  37 of each customer's bill or in a written notice mailed to each
  38 customer at least once a year thereafter. Required disclosures

p. 5 ESSB 6587

- 1 ((shall)) <u>must</u> be provided without charge, in writing using plain language that is understandable to an ordinary customer, and 2 presented in a form that is clear and conspicuous  $((\cdot))_{\underline{i}}$ 3
  - (2) Provide written or electronic notice of public hearings where changes in electricity rates will be considered or approved by the commission or governing body, in a form and manner as may be required by the commission or governing body;
  - (3) Disclose on each billing statement the rate of tax imposed upon the electric utility under RCW 35.21.870, if any, and the amount of such tax to be paid directly by the retail electric customer through the billing statement;
- 12 (4) Disclose the following information in a prominent manner on all billing statements sent to retail electric customers, or by a 13 separate written notice mailed to all retail electric customers at 14 least quarterly and at the same time as a billing statement: "YOUR 15 BILL INCLUDES CHARGES FOR ELECTRICITY, DELIVERY SERVICES, GENERAL 16 17 ADMINISTRATION AND OVERHEAD, METERING, TAXES, CONSERVATION EXPENSES,
- AND OTHER ITEMS." 18

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19 NEW SECTION. Sec. 9. This act takes effect September 1, 2018.

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p. 6 ESSB 6587