
SENATE BILL 5782

State of Washington

67th Legislature

2022 Regular Session

By Senators Conway, Hunt, and Randall

Read first time 01/11/22. Referred to Committee on State Government & Elections.

1 AN ACT Relating to the defense community compatibility account;
2 and amending RCW 43.330.515 and 43.330.520.

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

4 **Sec. 1.** RCW 43.330.515 and 2019 c 404 s 1 are each amended to
5 read as follows:

6 (1) The defense community compatibility account is created in the
7 state treasury. Revenues to the account consist of appropriations by
8 the legislature, private contributions, and all other sources
9 deposited in the account.

10 (2)(a) Expenditures from the account may only be used for grants
11 to local governments, federally recognized Indian tribes, or entities
12 who have entered into an agreement with a military installation in
13 the state under the United States department of defense readiness and
14 environmental protection integration program for purposes of the
15 programs established in subsection (3) of this section, including
16 administrative expenses. Priority must be given for grant
17 applications accompanied by express support from nonprofit community
18 or neighborhood-based organizations, public development authorities,
19 federally recognized Indian tribes in the state, or other community
20 partners. Only the director or the director's designee((~~r~~)) may
21 authorize expenditures. In order for the director or the director's

1 designee to authorize an expenditure for the purpose identified in
2 subsection (3) of this section, (~~both federal and applicant funds~~
3 ~~must be committed to the same purposes or project as the state~~
4 ~~expenditure~~) the applicant must demonstrate both the commitment of
5 applicant funds and the federal funding source for which the
6 applicant will apply.

7 (b) An applicant must submit an application to the department in
8 order to be eligible for funding under this subsection, and the
9 department may not expend money on a project for which an applicant
10 has not applied to the department to carry out the project.

11 (3) (a) The department may expend moneys from the account to
12 provide state funds for capital projects identified by applicants to
13 address incompatible development connected to Washington state
14 military installations. For purposes of this section, "incompatible
15 development" includes land development and military operations that
16 impact the economy, environment, or quality of life opportunities for
17 local communities.

18 (b) The department must evaluate and rank applications using
19 objective criteria such as a community cost-benefit analysis, must
20 consider recommendations from a citizens advisory commission
21 comprised of representatives of community stakeholders impacted by
22 military installations or their operations, must hold public hearings
23 at least ninety days prior to any funding decision, and may consider
24 the degree to which each project is compatible with the criteria
25 established in the United States department of defense's readiness
26 and environmental protection integration program.

27 (c) Eligible capital projects may include:

28 (i) Acquisition of real property or real property interests to
29 eliminate an existing incompatible use;

30 (ii) Projects to jointly assist in the recovery or protection of
31 endangered species dependent on military installation property for
32 habitat;

33 (iii) Projects (~~or programs~~) to increase the availability of
34 housing affordable to enlisted military personnel and nonmilitary
35 residents in the local community;

36 (iv) Projects to retrofit existing uses to increase their
37 compatibility with existing or future military operations;

38 (v) Projects to enable local communities heavily dependent on a
39 nearby military installation to diversify the local economy so as to
40 reduce the economic dependence on the military base;

1 (vi) Projects that aid communities to replace jobs lost in the
2 event of a reduction of the military presence; and

3 (vii) Projects that improve or enhance aspects of the local
4 economy, environment, or quality of life impacted by the presence of
5 military activities.

6 (4) The department may adopt rules to implement this section.

7 **Sec. 2.** RCW 43.330.520 and 2021 c 332 s 7039 are each amended to
8 read as follows:

9 (1) The department must produce a biennial report identifying a
10 list of projects to address incompatible developments near military
11 installations.

12 (a) The list must include a description of each project, the
13 estimated cost of the project, the amount of recommended state
14 funding, and the amount of any federal or local funds documented to
15 be available to be used for the project.

16 (b) Projects on the list must be prioritized with consideration
17 given to:

18 (i) The recommendations of the recent United States department of
19 defense base realignment and closure (BRAC) processes, joint land use
20 studies, or other federally initiated land use processes; and

21 (ii) Whether a branch of the United States armed forces has
22 identified the project as increasing the viability of military
23 installations for current or future missions.

24 (c) The department may consult with the commanders of United
25 States military installations in Washington to understand impacts and
26 identify the viability of community identified projects to reduce
27 incompatibility.

28 (2) The department must submit the report to appropriate
29 committees of the house of representatives and the senate, including
30 the joint committee on veterans' and military affairs and the house
31 of representatives capital budget committee, by (~~January~~) November
32 1, (~~2020~~) 2022, and every two years thereafter.

33 (3) For the 2021-2023 fiscal biennium, the department shall
34 develop the report in subsection (2) of this section by November 1,
35 2022, rather than by January 1, 2022.

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