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SECOND SUBSTITUTE SENATE BILL 5045

State of Washington 68th Legislature 2023 Regular Session

By Senate Ways & Means (originally sponsored by Senators Kuderer, Dhingra, Holy, Hunt, Liias, Nguyen, Nobles, Randall, Rolfes, Shewmake, Wellman, and C. Wilson)

READ FIRST TIME 02/17/23.

- AN ACT Relating to incentivizing rental of accessory dwelling units to low-income households; amending RCW 84.36.400; creating new
- 3 sections; and providing an expiration date.

claimed more than once in a five-year period.

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 84.36.400 and 2020 c 204 s 1 are each amended to 6 read as follows:
- 7 (1) Any physical improvement to single-family dwellings upon real 8 property, including constructing an accessory dwelling unit, whether 9 attached to or within the single-family dwelling or as a detached 10 unit on the same real property, shall be exempt from taxation for the 11 assessment vears subsequent to the completion of 12 improvement to the extent that the improvement represents ((thirty)) 13 30 percent or less of the value of the original structure. A taxpayer 14 desiring to obtain the exemption granted by this section must file 15 notice of his or her intention to construct the improvement prior to 16 the improvement being made on forms prescribed by the department of 17 revenue and furnished to the taxpayer by the county assessor((\div 18 PROVIDED, That this)). The exemption in this subsection cannot be

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The department of revenue shall promulgate such rules and regulations as are necessary and convenient to properly administer the provisions of this ((section)) subsection (1).

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- (2) (a) A county legislative authority for a county with a population of 1,500,000 or more may exempt from taxation the value of an accessory dwelling unit if the following conditions are met:
- (i) The improvement represents 30 percent or less of the value of the original structure;
- (ii) The taxpayer demonstrates that the unit is maintained as a rental property for low-income households. For the purposes of this subsection, "low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below 60 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;
- (iii) The taxpayer files notice of the taxpayer's intention to participate in the exemption program on forms prescribed by and furnished to the taxpayer by the county assessor;
 - (iv) Rent charged to a tenant does not exceed more than 30 percent of the tenant's monthly income; and
 - (v) The accessory dwelling unit is not occupied by an immediate family member of the taxpayer. For purposes of this subsection (2) (a), "immediate family" has the same meaning as in RCW 59.18.030.
 - (b) An exemption granted under this subsection (2) may continue for as long as the exempted accessory dwelling unit is leased to a low-income household.
- 28 <u>(c) A county legislative authority that has opted to exempt</u>
 29 accessory dwelling units under this subsection (2) may:
- (i) Allow the exemption for dwelling units that are attached to or within a single-family dwelling or are detached units on the same real property, or both;
 - (ii) Collect a fee from the taxpayer to cover the costs of administering this subsection (2);
- 35 <u>(iii)</u> Designate administrative officials or agents that will 36 verify that both the low-income household and the taxpayer are in 37 compliance with the requirements of this subsection (2). The 38 designated official or agent may not be the county assessor but may 39 include housing authorities or other qualified organizations as 40 determined by the county legislative authority; and

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- 1 (iv) Determine what property tax and penalties will be due, if 2 any, in the case of a finding of noncompliance by a taxpayer.
 - NEW SECTION. Sec. 2. (1) This section is the tax preference performance statement for the tax preference contained in section 1, chapter . . ., Laws of 2023 (section 1 of this act). This performance statement is only intended to be used for subsequent evaluation of the tax preference. It is not intended to create a private right of action by any party or to be used to determine eligibility for preferential tax treatment.
- 10 (2) The legislature categorizes this tax preference as:

- (a) One intended to induce certain designated behavior by taxpayers as indicated in RCW 82.32.808(2)(a); and
- (b) A general purpose not identified in RCW 82.32.808(2) (a) through (e) as indicated in RCW 82.32.808(2)(f) and further described in subsection (3) of this section.
- (3) It is the legislature's specific public policy objective to encourage homeowners to rent accessory dwelling units to low-income households and increase the overall availability of affordable housing.
 - (4) (a) The joint legislative audit and review committee must review the tax preference under section 1, chapter . . ., Laws of 2023 (section 1 of this act) as it applies specifically to the property tax exemption for accessory dwelling units and complete a final report by December 1, 2029. The review must include, at a minimum, the following components:
 - (i) Costs and benefits associated with exempting from taxation the value of an accessory dwelling unit. This component of the analysis must, at a minimum, assess the costs and benefits of changes in the following metrics since the start of the program:
- 30 (A) The number of taxpayers filing notice to participate in the 31 exemption program;
 - (B) The number of units exempt from property tax under the program, including the extent to which those units are attached or within a single-family dwelling or are detached units; and
 - (C) A summary of any fees or costs to administer the program;
- 36 (ii) An evaluation of the information calculated and provided by 37 the department under RCW 36.70A.070(2)(a);
- 38 (iii) A summary of the estimated total statewide costs and 39 benefits attributable to exempting from taxation the value of an

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- 1 accessory dwelling unit, including administrative costs and costs to 2 monitor compliance; and
- 3 (iv) An evaluation of the impacts of the program on low-income 4 households.
 - (b) If the review finds that a county with a population greater than 1,500,000 offers this exemption and the exemption increases the amount of accessory dwelling units rented to low-income households, then the legislature intends to extend the expiration date of this tax preference.
- 10 (5) In order to obtain the data necessary to perform the review 11 in subsection (4) of this section, the joint legislative audit and 12 review committee may refer to any data collected by the state.
- 13 <u>NEW SECTION.</u> **Sec. 3.** This act expires January 1, 2034.

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NEW SECTION. Sec. 4. This act applies to taxes levied for collection in 2024 and thereafter.

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