RCW 36.70A.200  Siting of essential public facilities—Limitation on liability.  (1)(a) The comprehensive plan of each county and city that is planning under RCW 36.70A.040 shall include a process for identifying and siting essential public facilities. Essential public facilities include those facilities that are typically difficult to site, such as airports, state education facilities and state or regional transportation facilities as defined in RCW 47.06.140, regional transit authority facilities as defined in RCW 81.112.020, state and local correctional facilities, solid waste handling facilities, and inpatient facilities including substance abuse facilities, mental health facilities, group homes, community facilities as defined in RCW 72.05.020, and secure community transition facilities as defined in RCW 71.09.020.

(b) Unless a facility is expressly listed in (a) of this subsection, essential public facilities do not include facilities that are operated by a private entity in which persons are detained in custody under process of law pending the outcome of legal proceedings but are not used for punishment, correction, counseling, or rehabilitation following the conviction of a criminal offense. Facilities included under this subsection (1)(b) shall not include facilities detaining persons under *RCW 71.09.020 (6) or (15) or chapter 10.77 or 71.05 RCW.

(c) The department of children, youth, and families may not attempt to site new community facilities as defined in RCW 72.05.020 east of the crest of the Cascade mountain range unless there is an equal or greater number of sited community facilities as defined in RCW 72.05.020 on the western side of the crest of the Cascade mountain range.

(2) Each county and city planning under RCW 36.70A.040 shall, not later than September 1, 2002, establish a process, or amend its existing process, for identifying and siting essential public facilities and adopt or amend its development regulations as necessary to provide for the siting of secure community transition facilities consistent with statutory requirements applicable to these facilities.

(3) Any city or county not planning under RCW 36.70A.040 shall, not later than September 1, 2002, establish a process for siting secure community transition facilities and adopt or amend its development regulations as necessary to provide for the siting of such facilities consistent with statutory requirements applicable to these facilities.

(4) The office of financial management shall maintain a list of those essential state public facilities that are required or likely to be built within the next six years. The office of financial management may at any time add facilities to the list.

(5) No local comprehensive plan or development regulation may preclude the siting of essential public facilities.

(6) No person may bring a cause of action for civil damages based on the good faith actions of any county or city to provide for the siting of secure community transition facilities in accordance with this section and with the requirements of chapter 12, Laws of 2001 2nd sp. sess. For purposes of this subsection, "person" includes, but is not limited to, any individual, agency as defined in RCW 42.17A.005, corporation, partnership, association, and limited liability entity.

(7) Counties or cities siting facilities pursuant to subsection (2) or (3) of this section shall comply with RCW 71.09.341.
(8) The failure of a county or city to act by the deadlines established in subsections (2) and (3) of this section is not:
   (a) A condition that would disqualify the county or city for
       grants, loans, or pledges under RCW 43.155.070 or 70A.135.070;
   (b) A consideration for grants or loans provided under RCW
       43.17.250(3); or
   (c) A basis for any petition under RCW 36.70A.280 or for any
       private cause of action.  [2021 c 265 § 2. Prior: 2020 c 128 § 1; 2020
       c 20 § 1027; 2013 c 275 § 5; 2011 c 60 § 17; 2010 c 62 § 1; 2002 c 68
       § 2; 2001 2nd sp.s. c 12 § 205; 1998 c 171 § 3; 1991 sp.s. c 32 § 1.]

*Reviser's note: RCW 71.09.020 was amended by 2021 c 236 § 2,
changing subsections (6) and (15) to subsections (7) and (16),
respectively.

Retroactive application—2020 c 128: "This act applies
retroactively to land use actions imposed prior to January 1, 2018, as
well as prospectively." [2020 c 128 § 2.]

Effective date—2020 c 128: "This act is necessary for the
immediate preservation of the public peace, health, or safety, or
support of the state government and its existing public institutions,
and takes effect immediately [March 25, 2020]." [2020 c 128 § 3.]

Effective date—2011 c 60: See RCW 42.17A.919.

Purpose—2002 c 68: "The purpose of this act is to:
   (1) Enable the legislature to act upon the recommendations of the
       joint select committee on the equitable distribution of secure
       community transition facilities established in section 225, chapter
       12, Laws of 2001 2nd sp. sess.; and
   (2) Harmonize the preemption provisions in RCW 71.09.250 with the
       preemption provisions applying to future secure community transition
       facilities to reflect the joint select committee's recommendation that
       the preemption granted for future secure community transition
       facilities be the same throughout the state." [2002 c 68 § 1.]

Severability—2002 c 68: "If any provision of this act or its
application to any person or circumstance is held invalid, the
remainder of the act or the application of the provision to other
persons or circumstances is not affected." [2002 c 68 § 19.]

Effective date—2002 c 68: "This act is necessary for the
immediate preservation of the public peace, health, or safety, or
support of the state government and its existing public institutions,
and takes effect immediately [March 21, 2002]." [2002 c 68 § 20.]

Intent—Severability—Effective dates—2001 2nd sp.s. c 12: See
notes following RCW 71.09.250.