## Proposed Substitute House Bill 2620 (H-4569.1)

## By Representative Walen

## Effect:

- Modifies the income thresholds to be relative to the city or county median income.
- Makes technical corrections to language related to zoning requirements.
- Requires affordable units be provided in different sizes substantially proportional to the property as a whole.
- Makes technical corrections to the treatment of exempt value at the end of the exemption period.
- Requires applicants receiving the exemption to notify tenants of rent-restricted units with notice of intent to apply for an additional exemption period or to increase rents at the end of the exemption.
- Increases the minimum required scheduled bus service intervals to every 20 minutes for residential targeted areas designated by counties in certain cases.
- Requires the local governing authority to adopt income and rent standards for affordable units to be used in considering applications for the exemption.
- Clarifies local governing authorities' ability to adopt and implement more stringent affordability requirements for any exemption granted under the program.
- Requires a city or county to conduct a review of a projects benefit to the public (instead of the projects profitability) and provides guidelines for such review.
- Requires applicants who receive a new exemption after July 1, 2020 to provide to tenants of rent-restricted units:
  - At the end of the exemption, gradual monthly rent increase over a period of month equivalent to the number of years that a tenant occupied the unit;
  - Rental assistance for up to one year;
  - At the end of the exemption, relocation assistance

- Requires local governing authorities to conduct a cumulative assessment of all exemptions provided under the program. The assessment must be conducted by June 1, 2024 and every four years thereafter.
- Clarifies annual reporting requirements.
- Requires the Department of Commerce to consult with stakeholders to review and consider revising the reporting requirements of the bill by December 1, 2020.

## BILL REQUEST - CODE REVISER'S OFFICE

- BILL REQ. #: H-4569.1/20
- ATTY/TYPIST: AV:akl
- BRIEF DESCRIPTION: Expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban growth areas.

AN ACT Relating to expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban growth areas; amending RCW 84.14.007, 84.14.010, 84.14.020, 84.14.040, 84.14.060, and 84.14.100; and creating a new section.

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

6 NEW SECTION. Sec. 1. (1) This section is the tax preference 7 performance statement for the tax preferences contained in section 4, chapter . . ., Laws of 2020 (section 4 of this act). This performance 8 statement is only intended to be used for subsequent evaluation of 9 10 the tax preferences. It is not intended to create a private right of 11 action by any party or be used to determine eligibility for 12 preferential tax treatment.

(2) The legislature categorizes these tax preferences as ones
 intended to induce certain designated behavior by taxpayers, as
 indicated in RCW 82.32.808(2)(a).

16 (3) It is the legislature's specific public policy objective to: 17 (a) Incentivize developers to construct or rehabilitate 18 multifamily housing;

(b) Incentivize local governments and multifamily housing owners to maintain or expand existing income-restricted unit stock that have been incentivized through the tax exemption provided under chapter

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84.14 RCW via new authority to renew the property tax abatement in
 exchange for continued or additional affordability; and

3 (c) Further encourage multifamily construction in cities and 4 certain unincorporated urban growth areas by expanding access to the 5 multifamily tax exemption program to a broader set of jurisdictions.

6 (4) It is the legislature's intent to provide the value of new 7 housing construction, conversion, and rehabilitation improvements qualifying under chapter 84.14 RCW an exemption from ad valorem 8 property taxation for eight to twelve years or more, as provided for 9 in RCW 84.14.020, in order to provide incentives to developers to 10 11 construct or rehabilitate multifamily housing thereby increasing the 12 number of affordable housing units, or preserving the state's stock income-restricted units, for low-income to moderate-income 13 of 14 residents in certain urban growth areas.

(5) The legislature intends to extend the expiration date of the tax preferences in section 4, chapter . . , Laws of 2020 (section 4 of this act), if a review finds that:

18 (a) Projects receiving an initial eight-year or twelve-year 19 exemption regularly enter into subsequent twelve-year extensions in 20 exchange for continued or increased income restrictions on affordable 21 units; and

(b) At least twenty percent of the new housing is developed and occupied by households earning:

(i) At or below eighty percent of the area median income, at the time of occupancy, adjusted for family size for the city or county in which the project is located; or

(ii) Where the housing is intended exclusively for owner occupancy, up to one hundred fifteen percent of the area median income, at the time of sale, adjusted for family size for the city or county in which the project is located.

31 (6) In order to obtain the data necessary to perform the review 32 in subsection (4) of this section, the joint legislative audit and review committee must refer to the annual reports compiled by the 33 department of commerce under RCW 84.14.100 and may refer to data 34 provided by counties or cities in which persons are utilizing the 35 preferences, the office of financial management, the department of 36 commerce, the United States department of housing and urban 37 development, and any other data sources, as needed by the joint 38 39 legislative audit and review committee.

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1 Sec. 2. RCW 84.14.007 and 2014 c 96 s 2 are each amended to read 2 as follows:

3 It is the purpose of this chapter to encourage increased residential opportunities, including affordable 4 housing opportunities, in <u>residential targeted areas of</u> cities ((that are 5 6 required to plan or choose to plan under the growth management act within urban centers)) where the governing authority of the affected 7 city has found there is insufficient housing opportunities, including 8 affordable housing opportunities. It is further the purpose of this 9 10 chapter to stimulate the construction of new multifamily housing and the rehabilitation of existing vacant and underutilized buildings for 11 multifamily housing in ((urban centers)) residential targeted areas 12 having insufficient housing opportunities that will increase and 13 improve residential opportunities, including affordable housing 14 15 opportunities((, within these urban centers)). To achieve these 16 purposes, this chapter provides for special valuations in 17 ((residentially deficient urban centers)) designated residential targeted areas for eligible improvements associated with multiunit 18 housing, which includes affordable housing. It is an additional 19 purpose of this chapter to allow unincorporated areas of ((rural)) 20 counties that are within urban growth areas to stimulate housing 21 opportunities ((and for certain counties to stimulate housing 22 23 opportunities near college campuses)), to incentivize redevelopment of areas in urban growth areas to promote transit supportive 24 densities and more efficient land use, and to promote dense, transit-25 oriented, walkable college communities <u>near college campuses</u>. 26

27 Sec. 3. RCW 84.14.010 and 2017 c 52 s 16 are each amended to 28 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

31 (1) "Affordable housing" means residential housing ((that is rented by a person or household whose)) for rental occupancy which, 32 as long as the housing is occupied by low-income households, requires 33 payment of monthly housing costs, including utilities other than 34 telephone, ((do not exceed)) of no more than thirty percent of the 35 household's monthly income. For the purposes of housing intended for 36 37 owner occupancy, "affordable housing" means residential housing that 38 is within the means of low or moderate-income households.

1 (2) "Campus facilities master plan" means the area that is defined by the University of Washington as necessary for the future 2 3 growth and development of its campus facilities for campuses authorized under RCW 28B.45.020. 4

(3) "City" means ((either (a) a city or town with a population of 5 6 at least fifteen thousand, (b) the largest city or town, if there is 7 no city or town with a population of at least fifteen thousand, located in a county planning under the growth management act, or (c) 8 a city or town with a population of at least five thousand located in 9 a county subject to the provisions of RCW 36.70A.215)) any city or 10 11 town.

12 (4) "County" means ((a county with an unincorporated population of at least three hundred fifty thousand)) all counties fully 13 14 planning under RCW 36.70A.040.

(5) "Governing authority" means the local legislative authority 15 16 of a city or a county having jurisdiction over the property for which 17 an exemption may be applied for under this chapter.

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(6) "Growth management act" means chapter 36.70A RCW.

(7) "High cost area" means a county where the third quarter 19 20 median house price for the previous year as reported by the 21 Washington center for real estate research at Washington State University is equal to or greater than one hundred thirty percent of 22 23 the statewide median house price published during the same time 24 period.

25 (8) "Household" means a single person, family, or unrelated 26 persons living together.

(9) "Low-income household" means a single person, family, or 27 unrelated persons living together whose adjusted income is at or 28 below eighty percent of the median family income adjusted for family 29 size, for the <u>city or</u> county where the project is located, as 30 31 reported by the United States department of housing and urban 32 development. For cities located in high-cost areas, "low-income household" means a household that has an income at or below one 33 hundred percent of the median family income adjusted for family size, 34 for the <u>city or</u> county where the project is located. 35

(10) "Moderate-income household" means a single person, family, 36 or unrelated persons living together whose adjusted income is more 37 than eighty percent but is at or below one hundred fifteen percent of 38 39 the median family income adjusted for family size, for the city or 40 county where the project is located, as reported by the United States Code Rev/AV:akl H-4569.1/20

department of housing and urban development. For cities located in high-cost areas, "moderate-income household" means a household that has an income that is more than one hundred percent, but at or below one hundred fifty percent, of the median family income adjusted for family size, for the <u>city or</u> county where the project is located.

6 (11) "Multiple-unit housing" means a building having four or more 7 dwelling units not designed or used as transient accommodations and 8 not including hotels and motels. Multifamily units may result from 9 new construction or ((rehabilitated)) rehabilitation or conversion of 10 vacant, underutilized, or substandard buildings to multifamily 11 housing.

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(12) "Owner" means the property owner of record.

(13) "Permanent residential occupancy" means multiunit housing that provides either rental or owner occupancy on a nontransient basis. This includes owner-occupied or rental accommodation that is leased for a period of at least one month. This excludes hotels and motels that predominately offer rental accommodation on a daily or weekly basis.

19 (14) "Rehabilitation improvements" means modifications to 20 existing structures, that are vacant for twelve months or longer, 21 that are made to achieve a condition of substantial compliance with 22 existing building codes or modification to existing occupied 23 structures which increase the number of multifamily housing units.

(15) "Residential targeted area" means an area within an urban 24 25 center or urban growth area that: (a) (i) Is zoned to allow an average minimum density equivalent to fifteen dwelling units or more per 26 27 gross acre; or (ii) for cities with a population over twenty 28 thousand, is zoned to allow an average minimum density equivalent to twenty-five dwelling units or more per gross acre; and (b) has been 29 designated by the governing authority as a residential targeted area 30 31 in accordance with this chapter. With respect to designations after 32 July 1, 2007, "residential targeted area" may not include a campus 33 facilities master plan.

34 (16) (("Rural county" means a county with a population between 35 fifty thousand and seventy-one thousand and bordering Puget Sound.

36 (17)) "Substantial compliance" means compliance with local 37 building or housing code requirements that are typically required for 38 rehabilitation as opposed to new construction.

1 ((<del>(18)</del>)) <u>(17)</u> "Urban center" means a compact identifiable 2 district where urban residents may obtain a variety of products and 3 services. An urban center must contain:

4 (a) Several existing or previous, or both, business
5 establishments that may include but are not limited to shops,
6 offices, banks, restaurants, governmental agencies;

7 (b) Adequate public facilities including streets, sidewalks,
8 lighting, transit, domestic water, and sanitary sewer systems; and

9 (c) A mixture of uses and activities that may include housing, 10 recreation, and cultural activities in association with either 11 commercial or office, or both, use.

12 Sec. 4. RCW 84.14.020 and 2007 c 430 s 4 are each amended to 13 read as follows:

14 (1)(a) The value of new housing construction, conversion, and 15 rehabilitation improvements qualifying under this chapter is exempt 16 from ad valorem property taxation, as follows:

(i) For properties for which applications for certificates of tax exemption eligibility are submitted under <u>this</u> chapter ((<del>84.14 RCW</del>)) before July 22, 2007, the value is exempt for ten successive years beginning January 1 of the year immediately following the calendar year of issuance of the certificate; and

(ii) For properties for which applications for certificates of tax exemption eligibility are submitted under <u>this</u> chapter ((<del>84.14</del> <del>RCW</del>)) on or after July 22, 2007, the value is exempt:

25 (A) For eight successive years beginning January 1st of the year 26 immediately following the calendar year of issuance of the 27 certificate; or

(B) For twelve successive years beginning January 1st of the year 28 immediately following the calendar year of issuance of the 29 30 certificate, if the property otherwise qualifies for the exemption under <u>this</u> chapter ((84.14 RCW)) and meets the conditions in this 31 subsection (1)(a)(ii)(B). For the property to qualify for the twelve-32 year exemption under this subsection, the applicant must commit to 33 renting or selling at least twenty percent of the multifamily housing 34 units as affordable housing ((units)) to low and moderate-income 35 households, the applicant must provide units for a variety of 36 household sizes by providing affordable units of different sizes 37 38 substantially proportional to the property as a whole, and the property must satisfy that commitment and any additional 39 Code Rev/AV:akl 6 H-4569.1/20

1 affordability and income eligibility conditions adopted by the local 2 government under this chapter. In the case of projects intended 3 exclusively for owner occupancy, the minimum requirement of this 4 subsection (1)(a)(ii)(B) may be satisfied solely through housing 5 affordable to moderate-income households.

6 (b) The exemptions provided in (a)(i) and (ii) of this subsection 7 do not include the value of land or nonhousing-related improvements 8 not qualifying under this chapter.

9 (2) When a local government adopts guidelines pursuant to RCW 10 84.14.030(2) and includes conditions that must be satisfied with 11 respect to individual dwelling units, rather than with respect to the 12 multiple-unit housing as a whole or some minimum portion thereof, the 13 exemption may, at the local government's discretion, be limited to 14 the value of the qualifying improvements allocable to those dwelling 15 units that meet the local guidelines.

16 (3) In the case of rehabilitation of existing buildings, the 17 exemption does not include the value of improvements constructed 18 prior to the submission of the application required under this 19 chapter. The incentive provided by this chapter is in addition to any 20 other incentives, tax credits, grants, or other incentives provided 21 by law.

(4) This chapter does not apply to increases in assessed valuation made by the assessor on nonqualifying portions of building and value of land nor to increases made by lawful order of a county board of equalization, the department of revenue, or a county, to a class of property throughout the county or specific area of the county to achieve the uniformity of assessment or appraisal required by law.

(5) ((At the conclusion of the exemption period, the new or rehabilitated housing cost shall)) The value of the new housing construction, conversion, or rehabilitation improvements must be considered as new construction for the purposes of chapters 84.55 and <u>36.21</u> RCW as though the property was not exempt under this chapter.

34 (6) For properties that qualified for, satisfied the conditions 35 of, and utilized the exemption under subsection (1) (a) (ii) (A) of this 36 section, following the initial eight-year exemption period, the 37 exemption period may be extended for an additional twelve years, 38 provided that the local government adopts qualifying guidelines for 39 such an extension, and the applicant meets at a minimum the locally

1 <u>adopted requirements for the property to qualify for an exemption</u> 2 <u>under subsection (1) (a) (ii) (B) of this section.</u>

3 (7) For properties that qualified for, satisfied the conditions of, and utilized the exemption under subsection (1)(a)(ii)(B) of this 4 section, following the initial twelve-year exemption period, the 5 6 exemption period may be extended for an additional twelve years, 7 provided that the local government adopts gualifying guidelines for such an extension. The local government may adopt and implement more 8 stringent requirements, including limits that apply to a higher 9 percentage of units than the minimum conditions required for the 10 exemption as provided under subsection (1)(a)(ii)(B) of this section 11 in order to qualify for an extension. For the property to qualify for 12 an extension under this subsection (7), the applicant must meet at a 13 14 minimum the locally adopted requirements for the property to qualify for an exemption under subsection (1)(a)(ii)(B) of this section. 15

16 <u>(8) (a) At the end of both the tenth and eleventh years of an</u> 17 <u>exemption provided under (1) (a) (ii) (B) of this section, applicants</u> 18 <u>must provide tenants of rent-restricted units with notification of</u> 19 <u>intent to apply for an additional exemption period, or intent to</u> 20 <u>increase rents at the close of the exemption.</u>

21 (b) At the end of both the tenth and eleventh years of an 22 extended exemption provided under subsection (6) or (7) of this 23 section, applicants must provide tenants of rent-restricted units 24 with notification of intent to increase rents at the close of the 25 exemption.

26 Sec. 5. RCW 84.14.040 and 2014 c 96 s 4 are each amended to read 27 as follows:

(1) The following criteria must be met before an area may bedesignated as a residential targeted area:

30 (a) The area must be within <u>a city, or for a county, within</u> an 31 urban center, as determined by the governing authority<u>, and must be</u> 32 <u>zoned to allow an average minimum density equivalent to fifteen</u> 33 <u>dwelling units or more per gross acre, or for cities with a</u> 34 <u>population over twenty thousand, be zoned to allow an average minimum</u> 35 <u>density equivalent to twenty-five dwelling units or more per gross</u> 36 <u>acre;</u>

37 (b) The area must lack, as determined by the governing authority,
 38 sufficient available, desirable, and convenient residential housing,
 39 including affordable housing, to meet the needs of the public who
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would be likely to live in the urban center, if the affordable,
 desirable, attractive, and livable places to live were available;

3 (c) The providing of additional housing opportunity, including 4 affordable housing, in the area, as determined by the governing 5 authority, will assist in achieving one or more of the stated 6 purposes of this chapter; and

(d) If the residential targeted area is designated by a county, 7 the area must be located in an unincorporated area of the county that 8 is within an urban growth area under RCW 36.70A.110 and the area must 9 be: (i) In a ((<del>rural</del>)) county, served by a sewer system and 10 designated by a county prior to January 1, 2013; ((or)) (ii) in a 11 12 county that includes a campus of an institution of higher education, as defined in RCW 28B.92.030, where at least one thousand two hundred 13 students live on campus during the academic year; or (iii) until July 14 1, 2024, in a county seeking to promote transit supportive densities 15 and efficient land use in an area that is located within a designated 16 17 urban growth area and within one-quarter of a mile of a corridor where bus service is scheduled at least every twenty minutes for no 18 less than ten hours per weekday and is in service or is planned for 19 service to begin within five years of designation. 20

21 (2) For the purpose of designating a residential targeted area or areas, the governing authority may adopt a resolution of intention to 22 so designate an area as generally described in the resolution. The 23 resolution must state the time and place of a hearing to be held by 24 25 the governing authority to consider the designation of the area and 26 may include such other information pertaining to the designation of the area as the governing authority determines to be appropriate to 27 apprise the public of the action intended. 28

29 (3) The governing authority must give notice of a hearing held under this chapter by publication of the notice once each week for 30 31 two consecutive weeks, not less than seven days, nor more than thirty 32 days before the date of the hearing in a paper having a general circulation in the city or county where the proposed residential 33 targeted area is located. The notice must state the time, date, 34 place, and purpose of the hearing and generally identify the area 35 proposed to be designated as a residential targeted area. 36

37 (4) Following the hearing, or a continuance of the hearing, the 38 governing authority may designate all or a portion of the area 39 described in the resolution of intent as a residential targeted area

if it finds, in its sole discretion, that the criteria in subsections
 (1) through (3) of this section have been met.

(5) After designation of a residential targeted area, 3 the governing authority must adopt and implement standards and guidelines 4 to be utilized in considering applications and making the 5 6 determinations required under RCW 84.14.060. The standards and 7 quidelines must establish basic requirements for both new construction and rehabilitation, which must include: 8

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(a) Application process and procedures;

(b) Income and rent standards for affordable units;

11 (c) Requirements that address demolition of existing structures 12 and site utilization; and

13 (((c))) (d) Building requirements that may include elements 14 addressing parking, height, density, environmental impact, and 15 compatibility with the existing surrounding property and such other 16 amenities as will attract and keep permanent residents and that will 17 properly enhance the livability of the residential targeted area in 18 which they are to be located.

19 (6) The governing authority may adopt and implement  $((\tau \text{ either}))$ 20 as conditions to ((eight-year exemptions or as conditions to an extended exemption period under RCW 84.14.020(1)(a)(ii)(B), or 21 22 both,)) any exemption granted pursuant to RCW 84.14.020 more 23 stringent income eligibility, rent, or sale price limits, including limits that apply to a higher percentage of units, than the minimum 24 25 conditions for an extended exemption period under RCW 84.14.020(1)(a)(ii)(B). For any multiunit housing located in an 26 unincorporated area of a county, a property owner seeking tax 27 28 incentives under this chapter must commit to renting or selling at 29 least twenty percent of the multifamily housing units as affordable housing units to low and moderate-income households. In the case of 30 31 multiunit housing intended exclusively for owner occupancy, the minimum requirement of this subsection (6) may be satisfied solely 32 33 through housing affordable to moderate-income households.

34 <u>(7) After designation of a residential targeted area, the</u> 35 governing authority must notify the county assessor's office of the 36 county in which the residential targeted area is located and the 37 department of commerce of the intention to offer the tax exemption 38 provided under this chapter with a projected fiscal impact and 39 potential expiration date. Sec. 6. RCW 84.14.060 and 2014 c 96 s 5 are each amended to read as follows:

3 (1) The duly authorized administrative official or committee of 4 the city or county may approve the application if it finds that:

5 (a) A minimum of four new units are being constructed or in the 6 case of occupied rehabilitation or conversion a minimum of four 7 additional multifamily units are being developed;

8 (b) If applicable, the proposed multiunit housing project meets 9 the affordable housing requirements as described in RCW 84.14.020;

10 (c) The proposed project is or will be, at the time of 11 completion, in conformance with all local plans and regulations that 12 apply at the time the application is approved;

13 (d) The owner has complied with all standards and guidelines 14 adopted by the city or county under this chapter, including 15 jurisdiction-specific income and rent standards; ((and))

16 (e) The site is located in a residential targeted area of an 17 urban center or urban growth area that has been designated by the 18 governing authority in accordance with procedures and guidelines 19 indicated in RCW 84.14.040; and

20 (f) (i) The city or county has conducted an analysis of the 21 project's benefit to the public with and without a property tax 22 exemption. Such an analysis must include, but not be limited to, an 23 assessment of displacement of existing residents, gentrification of 24 existing neighborhoods, and the project's contribution to the housing 25 needs of the community.

26 (ii) For projects applying for the exemption under RCW 27 84.14.020(1)(a)(ii)(B), the analysis must additionally assess the 28 proposed rent levels for income-restricted units at the time of 29 issuance of the exemption compared to fair market rents in similar 30 areas. If income-restricted rent levels do not result in rents lower 31 than the fair market rent, the project may not receive an exemption 32 under RCW 84.14.020(1)(a)(ii)(B), but may apply for an exemption 33 under RCW 84.14.020(1)(a)(ii)(A).

34 (2) For all newly exempted projects after July 1, 2020, with a 35 specific rent-restricted affordable housing requirement pursuant to 36 RCW 84.14.020, as a condition of approval of an application under 37 this section, a local jurisdiction must enter into an agreement with 38 the project applicant to provide at least one of the following to 39 tenants occupying rent-restricted units:

- 1 (a) At the close of the exemption, a gradual monthly rent 2 increase from the specified affordable rate to market rate over a 3 period of months equivalent to the number of years that a tenant 4 resided within a rent-restricted unit;
- 5 (b) Rental assistance for a period not to exceed one year, or 6 until the tenant exits a given rent-restricted unit; or
- 7 (c) At the close of the exemption, relocation assistance
   8 including, but not limited to, advance payments required for moving
   9 into a new residence, and any application fees.

10 <u>(3) By June 1, 2024, and every four years thereafter, a governing</u> 11 jurisdiction shall conduct a cumulative assessment of public benefit 12 of all exemptions granted under this chapter. A governing 13 jurisdiction shall evaluate whether its exemption program should be 14 revised to address cumulative impacts to disadvantaged communities, 15 and whether the program has resulted in additional housing 16 opportunities or displacement of existing residents.

17 <u>(4)</u> An application may not be approved after July 1, 2007, if any 18 part of the proposed project site is within a campus facilities 19 master plan, except as provided in RCW 84.14.040(1)(d).

20 (((3) An application may not be approved for a residential 21 targeted area in a rural county on or after January 1, 2020.))

22 Sec. 7. RCW 84.14.100 and 2012 c 194 s 9 are each amended to 23 read as follows:

(1) Thirty days after the anniversary of the date of the certificate of tax exemption and each year for the tax exemption period, the owner of the rehabilitated or newly constructed property must file with a designated authorized representative of the city or county an annual report indicating the following:

(a) A statement of occupancy and vacancy of the rehabilitated or
 newly constructed property during the twelve months ending with the
 anniversary date;

32 (b) A certification by the owner that the property has not 33 changed use and, if applicable, that the property has been in 34 compliance with the affordable housing requirements as described in 35 RCW 84.14.020 since the date of the certificate approved by the city 36 or county;

37 (c) A description of changes or improvements constructed after38 issuance of the certificate of tax exemption; and

1 (d) Any additional information requested by the city or county in 2 regards to the units receiving a tax exemption.

3 (2) All cities or counties, which issue certificates of tax 4 exemption for multiunit housing that conform to the requirements of 5 this chapter, must report annually by ((December 31st of each)) June 6 <u>30th of the following year</u>, beginning in ((2007)) <u>2020</u>, to the 7 department of commerce. The report must include the following 8 information:

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(a) The number of tax exemption certificates granted;

10 (b) The total number and type of units produced or to be 11 produced;

12 (c) The number, size, and type of units produced or to be 13 produced meeting affordable housing requirements;

14 (d) The actual development cost of each unit produced;

15 (e) The total monthly rent or total sale amount of each unit 16 produced;

(f) ((The)) For affordable units, the annual income and household size of each renter or owner household ((at the time of initial occupancy and the income of each initial purchaser of owner-occupied units at the time of purchase)) for each of the units receiving a tax exemption and a summary of these figures for the city or county; and (g) The value of the tax exemption for each project receiving a

23 tax exemption and the total value of tax exemptions granted.

24 (3) By December 1, 2020, the department of commerce shall consult with affected stakeholders to review and consider revising the 25 reporting required by this section. The department shall consider 26 27 amending or providing additional guidance and forms to facilitate effective data collection, compilation, and reporting. The department 28 shall consult participants on effective strategies to provide rental 29 30 and relocation assistance via a statewide approach. The guidance must also address calculation of equivalent densities in residential 31 32 targeted areas and methods for evaluating the public benefit pursuant 33 to RCW 84.14.060(1)(f).

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