

1 AN ACT Relating to county road administration and maintenance;
2 amending RCW 36.87.120, 36.80.015, 36.80.030, 36.80.040, 36.80.050,
3 36.80.060, and 36.32.235; adding a new section to chapter 36.75 RCW;
4 and creating a new section.

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

6 NEW SECTION. **Sec. 1.** The intent of the legislature is to update
7 outdated local road statutes to provide taxpayers with lower road
8 maintenance costs and greater road efficiencies.

9 NEW SECTION. **Sec. 2.** A new section is added to chapter 36.75
10 RCW to read as follows:

11 If any portion of a county road, in a county with a population of
12 more than one million five hundred thousand, is contained within the
13 corporate boundary of a city or town or abuts the corporate boundary
14 on both sides of the road, and that portion of the county road (1)
15 has no connection to the county road system and (2) is not on the
16 border of a county, ownership of all affected portions of the road is
17 the responsibility of the city or town after a legislative transfer
18 by the county.

1 **Sec. 3.** RCW 36.87.120 and 1969 ex.s. c 185 s 6 are each amended
2 to read as follows:

3 Any ordinance adopted pursuant to this chapter may require that
4 compensation for the vacation of county roads within particular
5 classes shall equal all or a percentage of the appraised value of the
6 vacated road as of the effective date of the vacation. In considering
7 the appropriate compensation for the road or right-of-way, the
8 appraising agency may include in the valuation the transfer of
9 liability or risk, the increased value to the public in property
10 taxes, the avoided costs for management or maintenance, and any
11 limits on development or future public benefit. Costs of county
12 appraisals of roads pursuant to such ordinances shall be deemed
13 expenses incurred in vacation proceedings, and shall be paid in the
14 manner provided by RCW 36.87.070.

15 **Sec. 4.** RCW 36.80.015 and 2009 c 105 s 5 are each amended to
16 read as follows:

17 The county road engineer shall keep an office at the county seat
18 (~~in such room or rooms as are provided by the county, and he or she~~
19 ~~shall be furnished with all necessary cases and other suitable~~
20 ~~articles, and also with all blank books and blanks necessary to the~~
21 ~~proper discharge of his or her official duties)). The records ((~~and~~
22 ~~books in~~) under the authority of the county road engineer(~~is~~
23 ~~office~~)) shall be public records, shall be subject to the control of
24 the county road engineer, and shall at all proper times be open to
25 the inspection and examination of the public.~~

26 **Sec. 5.** RCW 36.80.030 and 2009 c 549 s 4133 are each amended to
27 read as follows:

28 The county road engineer shall (~~examine and~~) certify to the
29 board and has authority over all estimates and all bills for labor,
30 materials, provisions, and supplies with respect to county roads,
31 prepare standards of construction of roads and bridges, and perform
32 such other duties as may be required by order of the board.

33 He or she shall have supervision, under the direction of the
34 board, of establishing, laying out, constructing, altering,
35 improving, repairing, and maintaining all county roads of the county.

36 **Sec. 6.** RCW 36.80.040 and 1995 c 194 s 8 are each amended to
37 read as follows:

1 The office of county engineer shall be an office of record(~~(+)~~).
2 ~~The county road engineer shall: Record and ((file in his or her~~
3 ~~office,))~~ has authority over all matters concerning the public roads,
4 highways, bridges, ditches, or other surveys of the county, with the
5 original papers, documents, petitions, surveys, repairs, and other
6 papers, in order to have the complete history of any such road,
7 highway, bridge, ditch, or other survey; and (~~shall~~) number each
8 construction or improvement project. Records related to roads or
9 rights-of-way annexed or transferred to other jurisdictions may be
10 transferred to those jurisdictions. Records related to transitory or
11 maintenance activities shall be kept according to record retention
12 schedules. The county engineer is not required to retain and file
13 financial documents retained and filed in other departments in the
14 county.

15 **Sec. 7.** RCW 36.80.050 and 2009 c 549 s 4134 are each amended to
16 read as follows:

17 He or she shall (~~keep~~) ensure that a highway plat (~~book in his~~
18 ~~or her office~~) record is kept and is publicly accessible, in which
19 he or she shall have accurately platted all public roads and highways
20 established by the board.

21 **Sec. 8.** RCW 36.80.060 and 2009 c 549 s 4135 are each amended to
22 read as follows:

23 The county road engineer shall maintain (~~in his or her office~~)
24 and has authority over complete and accurate records of all
25 expenditures for (1) administration, (2) bond and warrant retirement,
26 (3) maintenance, (4) construction, (5) purchase and operation of road
27 equipment, and (6) purchase or manufacture of materials and supplies,
28 and shall maintain a true and complete inventory of all road
29 equipment. Records may be physically archived with other county
30 records that are available to the public. The state auditor, with the
31 advice and assistance of the county road administration board, shall
32 prescribe forms and types of records to be maintained by the county
33 road engineers.

34 **Sec. 9.** RCW 36.32.235 and 2009 c 229 s 6 are each amended to
35 read as follows:

36 (1) In each county with a population of four hundred thousand or
37 more which by resolution establishes a county purchasing department,

1 the purchasing department shall enter into leases of personal
2 property on a competitive basis and purchase all supplies, materials,
3 and equipment on a competitive basis, for all departments of the
4 county, as provided in this chapter and chapter 39.04 RCW, except
5 that the county purchasing department is not required to make
6 purchases that are paid from the county road fund or equipment rental
7 and revolving fund.

8 (2) As used in this section((7)):

9 (a) "Public works" has the same definition as in RCW 39.04.010.

10 (b) "Riverine project" means a project of construction,
11 alteration, repair, replacement, or improvement other than ordinary
12 maintenance, executed at the cost of the state or of any
13 municipality, or which is by law a lien or charge on any property,
14 carried out on a river or stream and its tributaries and associated
15 floodplains, beds, banks, and waters for the purpose of improving
16 aquatic habitat, improving water quality, restoring floodplain
17 function, or providing flood protection.

18 (c) "Storm water project" means a project of construction,
19 alteration, repair, replacement, or improvement other than ordinary
20 maintenance, executed at the cost of the state or of any
21 municipality, or which is by law a lien or charge on any property,
22 carried out on a municipal separate storm sewer system, and any
23 connections to the system, that is regulated under a state-issued
24 national pollutant discharge elimination system general municipal
25 storm water permit for the purpose of improving control of storm
26 water runoff quantity and quality from developed land, safely
27 conveying storm water runoff, or reducing erosion or other water
28 quality impacts caused by municipal separate storm sewer system
29 discharges.

30 (3) Except as otherwise specified in this chapter or in chapter
31 36.77 RCW, all counties subject to these provisions shall contract on
32 a competitive basis for all public works after bids have been
33 submitted to the county upon specifications therefor. Such
34 specifications shall be in writing and shall be filed with the clerk
35 of the county legislative authority for public inspection.

36 (4) An advertisement shall be published in the county official
37 newspaper stating the time and place where bids will be opened, the
38 time after which bids will not be received, the character of the work
39 to be done, the materials and equipment to be furnished, and that
40 specifications therefor may be seen at the office of the clerk of the

1 county legislative authority. An advertisement shall also be
2 published in a legal newspaper of general circulation in or as near
3 as possible to that part of the county in which such work is to be
4 done. If the county official newspaper is a newspaper of general
5 circulation covering at least forty percent of the residences in that
6 part of the county in which such public works are to be done, then
7 the publication of an advertisement of the applicable specifications
8 in the county official newspaper is sufficient. Such advertisements
9 shall be published at least once at least thirteen days prior to the
10 last date upon which bids will be received.

11 (5) The bids shall be in writing, shall be filed with the clerk,
12 shall be opened and read in public at the time and place named
13 therefor in the advertisements, and after being opened, shall be
14 filed for public inspection. No bid may be considered for public work
15 unless it is accompanied by a bid deposit in the form of a surety
16 bond, postal money order, cash, cashier's check, or certified check
17 in an amount equal to five percent of the amount of the bid proposed.

18 (6) The contract for the public work shall be awarded to the
19 lowest responsible bidder. Any or all bids may be rejected for good
20 cause. The county legislative authority shall require from the
21 successful bidder for such public work a contractor's bond in the
22 amount and with the conditions imposed by law.

23 (7) If the bidder to whom the contract is awarded fails to enter
24 into the contract and furnish the contractor's bond as required
25 within ten days after notice of the award, exclusive of the day of
26 notice, the amount of the bid deposit shall be forfeited to the
27 county and the contract awarded to the next lowest and best bidder.
28 The bid deposit of all unsuccessful bidders shall be returned after
29 the contract is awarded and the required contractor's bond given by
30 the successful bidder is accepted by the county legislative
31 authority. Immediately after the award is made, the bid quotations
32 obtained shall be recorded and open to public inspection and shall be
33 available by telephone inquiry.

34 (8) As limited by subsection (10) of this section, a county
35 subject to these provisions may have public works performed by county
36 employees in any annual or biennial budget period equal to a dollar
37 value not exceeding ten percent of the public works construction
38 budget, including any amount in a supplemental public works
39 construction budget, over the budget period.

1 Whenever a county subject to these provisions has had public
2 works performed in any budget period up to the maximum permitted
3 amount for that budget period, all remaining public works except
4 emergency work under subsection (12) of this section within that
5 budget period shall be done by contract pursuant to public notice and
6 call for competitive bids as specified in subsection (3) of this
7 section. The state auditor shall report to the state treasurer any
8 county subject to these provisions that exceeds this amount and the
9 extent to which the county has or has not reduced the amount of
10 public works it has performed by public employees in subsequent
11 years.

12 (9) If a county subject to these provisions has public works
13 performed by public employees in any budget period that are in excess
14 of this ten percent limitation, the amount in excess of the permitted
15 amount shall be reduced from the otherwise permitted amount of public
16 works that may be performed by public employees for that county in
17 its next budget period. Ten percent of the motor vehicle fuel tax
18 distributions to that county shall be withheld if two years after the
19 year in which the excess amount of work occurred, the county has
20 failed to so reduce the amount of public works that it has performed
21 by public employees. The amount withheld shall be distributed to the
22 county when it has demonstrated in its reports to the state auditor
23 that the amount of public works it has performed by public employees
24 has been reduced as required.

25 (10) In addition to the percentage limitation provided in
26 subsection (8) of this section, counties subject to these provisions
27 containing a population of four hundred thousand or more shall not
28 have public employees perform: A public works project in excess of
29 ninety thousand dollars if more than a single craft or trade is
30 involved with the public works project, (~~(or)) a riverine project or~~
31 storm water project in excess of two hundred fifty thousand dollars
32 if more than a single craft or trade is involved with the riverine
33 project or storm water project, a public works project in excess of
34 forty-five thousand dollars if only a single craft or trade is
35 involved with the public works project, or a riverine project or
36 storm water project in excess of one hundred twenty-five thousand
37 dollars if only a single craft or trade is involved with the riverine
38 project or storm water project. A public works project, a riverine
39 project, and a storm water project means a complete project. The
40 restrictions in this subsection do not permit the division of the

1 project into units of work or classes of work to avoid the
2 restriction on work that may be performed by public employees on a
3 single project.

4 The cost of a separate public works project shall be the costs of
5 materials, supplies, equipment, and labor on the construction of that
6 project. The value of the public works budget shall be the value of
7 all the separate public works projects within the budget.

8 (11) In addition to the accounting and recordkeeping requirements
9 contained in chapter 39.04 RCW, any county which uses public
10 employees to perform public works projects under RCW 36.32.240(1)
11 shall prepare a year-end report to be submitted to the state auditor
12 indicating the total dollar amount of the county's public works
13 construction budget and the total dollar amount for public works
14 projects performed by public employees for that year.

15 The year-end report submitted pursuant to this subsection to the
16 state auditor shall be in accordance with the standard form required
17 by RCW 43.09.205.

18 (12) Notwithstanding any other provision in this section,
19 counties may use public employees without any limitation for
20 emergency work performed under an emergency declared pursuant to RCW
21 36.32.270, and any such emergency work shall not be subject to the
22 limitations of this section. Publication of the description and
23 estimate of costs relating to correcting the emergency may be made
24 within seven days after the commencement of the work. Within two
25 weeks of the finding that such an emergency existed, the county
26 legislative authority shall adopt a resolution certifying the damage
27 to public facilities and costs incurred or anticipated relating to
28 correcting the emergency. Additionally this section shall not apply
29 to architectural and engineering or other technical or professional
30 services performed by public employees in connection with a public
31 works project.

32 (13) In lieu of the procedures of subsections (3) through (11) of
33 this section, a county may let contracts using the small works roster
34 process provided in RCW 39.04.155.

35 Whenever possible, the county shall invite at least one proposal
36 from a minority or woman contractor who shall otherwise qualify under
37 this section.

38 (14) The allocation of public works projects to be performed by
39 county employees shall not be subject to a collective bargaining
40 agreement.

1 (15) This section does not apply to performance-based contracts,
2 as defined in RCW 39.35A.020(4), that are negotiated under chapter
3 39.35A RCW.

4 (16) Nothing in this section prohibits any county from allowing
5 for preferential purchase of products made from recycled materials or
6 products that may be recycled or reused.

7 (17) This section does not apply to contracts between the public
8 stadium authority and a team affiliate under RCW 36.102.060(4), or
9 development agreements between the public stadium authority and a
10 team affiliate under RCW 36.102.060(7) or leases entered into under
11 RCW 36.102.060(8).

--- END ---