PRELIMINARY REPORT: 2021 TAX PREFERENCE PERFORMANCE REVIEWS

Targeted Urban Area Exemption LEGISLATIVE AUDITOR'S CONCLUSION:

The Legislature acted on the Legislative Auditor's recommendation to ensure the preference is available by modifying the preference's population criteria and extending the expiration date.

July 2021

NOTE:

The preliminary report was published in January 2021. During the 2021 session, the Legislature amended chapter 84.25 RCW to change the population criteria and extend the expiration date, in response to the Legislative Auditor's recommendation. The Legislative Auditor's conclusion and recommendation have been updated to reflect statutory changes.

While the preliminary report was not modified to reflect the 2021 statutory changes, JLARC staff identified program details that were changed by the 2021 legislation. Where the statute was amended, this report links to Addendum A, detailing changes to the law, effective July 25, 2021.

Executive Summary

The preference provides a local property tax exemption for new industrial or

manufacturing development

The 2015 Legislature authorized cities meeting certain requirements to enact a ten-year local property tax exemption for new industrial or manufacturing development in designated areas. See Addendum A for 2021 legislative changes.

Estimated Biennial Beneficiary Savings

\$0

Tax Type

Local property tax RCW 84.25.030

The Legislature specified that cities could enact the preference and approve exemption applications if they:

- Are located in a county with a population between 700,000 and 800,000.
- Have a population of at least 18,000.
- Are located north or east of the largest city in the county.

At the time, only Snohomish County had a population between 700,000 and 800,000 and the cities of Arlington, Marysville, and Lake Stevens met the criteria.

Development projects that qualify for the preference must:

- Be located in undeveloped or underutilized areas of the city zoned for industrial or manufacturing uses.
- Be a minimum of 10,000 square feet with an improvement value of at least \$800,000.
- Create at least 25 family living wage jobs, with wages of least \$18 per hour.

The preference closes to new applicants December 31, 2022.

To date, stated objective to encourage development and create family wage jobs not achieved

The Legislature stated that the preference's objective is to encourage new development on undeveloped or underutilized land zoned for industrial and manufacturing uses. This new development is intended to increase family living-wage jobs in the local communities.

To date, the stated objective has **not been achieved**. Snohomish County exceeded the 800,000 population maximum in 2018, and no other counties currently have a population between 700,000 and 800,000. No exemptions were approved before this time. The Department of Revenue determined that no cities currently qualify to offer the preference. Arlington, Marysville, and Lake Stevens disagree with the Department's position.

Objectives (stated)	Results
Encourage new development on undeveloped or underutilized land zoned for industrial or manufacturing uses in targeted urban areas and increase family living wage jobs.	Not achieved. The preference has not been used and no cities may be eligible to offer it.

Recommendations

Updated Legislative Auditor's Recommendation: Continue and review at a later date

The Legislature acted in response to the Legislative Auditor's January 2021 recommendation by amending the preference population criteria and extending the expiration date to December 31, 2030.

In light of this legislative action, the Legislative Auditor updated the recommendation in May 2021 to recommend that the Citizen Commission should schedule the preference for review in 2028, to determine if the revised preference has achieved the goals of encouraging new development on undeveloped or underutilized land in targeted urban areas and increasing family living wage jobs.

You can find more information in Recommendations.

Commissioners' Recommendation

Available on Citizen Commission website October 2021.

REVIEW DETAILS

1. Preference intended to encourage local development and jobs

Ten-year local property tax exemption intended to create new industrial development and jobs

Qualifying cities may offer a ten-year local property tax exemption for the value of new construction of industrial or manufacturing facilities in designated areas. Counties in which the cities are located may offer a county property tax exemption. The exemption applies to the city and county portions of property tax, not the state portion.

See Addendum A for 2021 legislative changes.

Arlington, Lake Stevens, and Marysville initially offered the preference

The legislation authorizing the preference outlines criteria for cities to offer the preference.

The legislation authorizing the preference limits its availability to cities that:

Are located in a county with a population between 700,000 and 800,000.

Have a population of at least 18,000.

Are located north or east of the largest city in the county.

Only Snohomish County met the county population requirement in 2015. Within the county, the cities of Arlington, Lake Stevens, and Marysville met the additional population and geographic criteria. The three cities enacted ordinances to offer the preference in 2016. Snohomish County adopted an ordinance that allows an exemption from county taxes in the cities' target areas

The legislation's prime sponsor and city representatives testified they sought the local property tax exemption to encourage development on undeveloped and underutilized 1 land in the Stillaguamish Valley. Arlington and Marysville noted they were coordinating long-term efforts to encourage new industry and create local jobs, including the pursuit of other regional economic development incentives.

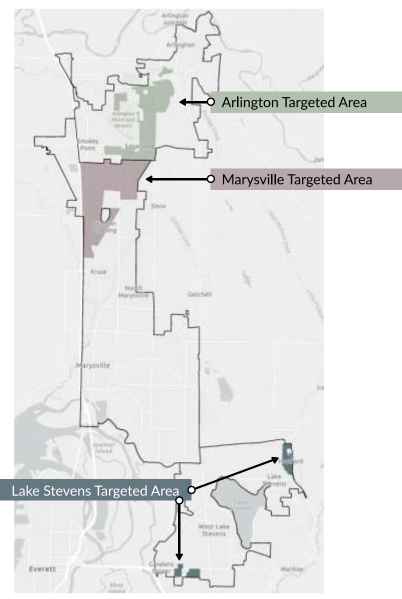
Qualifying developments must meet size, investment value, and job creation criteria

Statute requires that developments eligible for the exemption must be located in a city's designated target area, defined as undeveloped or underutilized properties near other economic development areas².

¹Undeveloped and underutilized property with no existing building improvements or portions of property targeted for new or expanded industrial or manufacturing uses.

²Innovation partnership zones, foreign trade zones, or EB-5 regional centers.

Exhibit 1.1: Targeted areas are undeveloped or underutilized properties in or near other economic development zones



Source: JLARC staff analysis of city boundaries and established targeted areas within them.

Developments eligible for the preference must meet several requirements.

Statute specifies that developments must:

Be at least 10,000 square feet with an investment of at least \$800,000.

Be categorized as manufacturing under the U.S. Department of Labor Standard Industrial Classification Manual.

Create at least 25 family living wage jobs, defined as full time, paying \$18+/hour.

Property owners and cities are required to file annual reports

Property owners of qualifying facilities apply to the city for the exemption. Facilities are exempt from local property taxes for ten years after construction is complete. Per statute, property owners may not apply for the exemption after December 31, 2022.

After construction is complete, the property owner must report annually to the city. Cities report annually to the Department of Commerce (Commerce).

Exhibit 1.2: Property owners apply for the local tax exemption and report to the city. Cities report to the Department of Commerce.

Property owners report to cities	Cities report to Commerce
 The number of family living wage jobs at the facility on the anniversary date of construction. If property use has changed, and any changes or improvements added since the exemption certificate was issued. 	 The total number of exemptions approved. The total number and type of manufacturing or industrial facilities built. The number of family living wage jobs created by the new facilities. The exemption value of each project and the total value of all exemptions.

Source: JLARC staff analysis of RCW 84.25.120.

2. Cities may be ineligible to offer preference

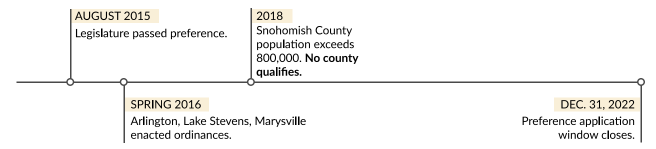
County population growth may disqualify cities from offering the preference

See Addendum A for 2021 legislative changes.

Snohomish County exceeded the statutory population range in 2018

In 2018, Snohomish County's population exceeded 800,000. The Department of Revenue (DOR) determined that the local tax exemption cannot be legally offered by any city in the county. According to DOR, Arlington, Marysville, and Lake Stevens have been ineligible to offer the preference since 2018.

Exhibit 2.1: Snohomish County exceeded the statutory population limit for cities to offer the preference in 2018



Source: JLARC staff analysis of chapter 84.25 RCW, JLARC staff analysis of city ordinances, and Office of Financial Management documentation.

DOR stated that no other city currently meets the statutory criteria to offer the preference.

No data available to evaluate preference's performance

As of November 2020, there is no data available to evaluate whether the preference achieves the stated objectives of encouraging manufacturing and industrial development and creating family living wage jobs. No property owners applied for the local property tax exemption in Arlington, Lake Stevens, or Marysville prior to 2018.

DOR and cities disagree about eligibility to offer preference

Although DOR states that no cities are eligible to offer the preference, all three city codes allow the preference to be offered. The cities reported to JLARC staff that they interpret the statute to allow them to offer the preference through December 31, 2022, regardless of population changes.

The cities indicate that they intended the preference to complement other industrial development incentives in their target areas. For example, Arlington and Marysville pursued designating their target areas as a manufacturing/industrial <u>regional center</u>³ by the Puget Sound Regional Council (PSRC). The PSRC certified the Cascade Industrial/Manufacturing Regional Center in May 2019. The cities anticipated that the regional center designation, combined with the local property tax exemption, would bring new industrial development to their target areas.

Legislative action needed if Legislature wants to ensure the preference is available for future use

If the Legislature wants the preference to be available in the future, it will need to:

- Modify the statutory population criteria.
- Determine an expiration date for new applicants.

3. Applicable statutes

RCWs 84.25.010, 84.25.020, 84.25.030, 84.25.040

Findings.

RCW 84.25.010

The legislature finds that:

- (1) Many cities have planned under the growth management act, chapter 36.70A RCW, and designated and zoned lands for industrial and manufacturing use;
- (2) The industrial and manufacturing industries provide family living wage jobs;
- (3) In the current economic climate the creation of additional family living wage jobs is essential;
- (4) It is critical that Washington state promote its continued strength in the fields of aerospace, technology, biomedical, and other industries that will provide family-wage job growth; and

³Regional centers guide local and regional growth and transit planning, and receive priority for federal transportation funding.

(5) Planning for industrial and manufacturing use is inadequate to attract new industry and manufacturing and an incentive should be created to stimulate the development of new industrial and manufacturing uses in the existing inventory of lands zoned for industrial and manufacturing use in targeted urban areas through a tax incentive as provided by this chapter.

[2015 1st sp.s. c 9 § 1.]

Purpose.

RCW 84.25.020

It is the purpose of this chapter to encourage new manufacturing and industrial uses on undeveloped or underutilized lands zoned for industrial and manufacturing uses in targeted urban areas, thereby increasing employment opportunities for family living wage jobs. Cities that plan under the growth management act meeting the criteria of this chapter where the governing authority of the affected city has found there is insufficient family living wage jobs for its wage earning population may designate a portion of the city's industrial and manufacturing zoned and undeveloped land to receive an ad valorem tax exemption for the value of new construction of industrial/manufacturing facilities within the designated area.[2015 1st sp.s c 9 § 2.]

*** CHANGE IN 2021 *** (See EHB 1386, Chapter 218, Laws of 2021) ***

Definitions.

RCW 84.25.030

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

- (1) "City" means any city that: (a) Has a population of at least eighteen thousand; and (b) is north or east of the largest city in the county in which the city is located and such county has a population of at least seven hundred thousand, but less than eight hundred thousand.
- (2) "Family living wage job" means a job with a wage that is sufficient for raising a family. A family living wage job must have an average wage of eighteen dollars an hour or more, working two thousand eighty hours per year on the subject site, as adjusted annually for inflation by the consumer price index. The family living wage may be increased by the local authority based on regional factors and wage conditions.
- (3) "Governing authority" means the local legislative authority of a city having jurisdiction over the property for which an exemption may be applied for under this chapter.
- (4) "Growth management act" means chapter 36.70A RCW.
- (5) "Industrial/manufacturing facilities" means building improvements that are ten thousand square feet or larger, representing a minimum improvement valuation of eight hundred thousand dollars for uses categorized as "division D: manufacturing" by the United States department of labor in the occupation safety and health administration's standard industrial classification manual.

- (6) "Lands zoned for industrial and manufacturing uses" means lands in a city zoned as of December 31, 2014, for an industrial or manufacturing use consistent with the city's comprehensive plan where the lands are designated for industry.
- (7) "Owner" means the property owner of record.
- (8) "Targeted area" means an area of undeveloped lands zoned for industrial and manufacturing uses in the city that is located within or contiguous to an innovation partnership zone, foreign trade zone, or EB-5 regional center, and designated for possible exemption under the provisions of this chapter.(9) "Undeveloped or underutilized" means that there are no existing building improvements on the property or portions of the property targeted for new or expanded industrial or manufacturing uses.

[2015 1st sp.s. c 9 § 3]

*** CHANGE IN 2021 *** (See EHB 1386, Chapter 218, Laws of 2021) ***

Exemption—New construction of industrial/manufacturing facilities.

RCW 84.25.040

- (1)(a) The value of new construction of industrial/manufacturing facilities qualifying under this chapter is exempt from property taxation under this title, as provided in this section. The value of new construction of industrial/manufacturing facilities is exempt from taxation for properties for which an application for a certificate of tax exemption is submitted under this chapter before December 31, 2022. The value is exempt under this section for ten successive years beginning January 1st of the year immediately following the calendar year of issuance of the certificate. (b) The exemption provided in this section does not include the value of land or nonindustrial/manufacturing-related improvements not qualifying under this chapter.
- (2) The exemption provided in this section is in addition to any other exemptions, deferrals, credits, grants, or other tax incentives provided by law.
- (3) This chapter does not apply to state levies or increases in assessed valuation made by the assessor on nonqualifying portions of buildings 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.
- (4) This exemption does not apply to any county property taxes unless the governing body of the county adopts a resolution and notifies the governing authority of its intent to allow the property to be exempted from county property taxes.
- (5) At the conclusion of the exemption period, the new industrial/manufacturing facilities cost must be considered as new construction for the purposes of chapter 84.25 RCW.

[2015 1st sp.s. c 9 § 4]

Addendum A

2021 Legislative Changes

2021 Legislature made changes to chapter 84.25 RCW

The following table details JLARC staff analysis of changes made in 2021 legislation (Engrossed House Bill 1386) to the local property tax preference provided in chapter 84.25 RCW (Targeted Urban Area Construction). These changes are effective July 25, 2021.

Statute prior to 7/25/2021	Changes effective 7/25/2021, per EHB 1386
A qualifying city must: Be located in a county with a population between 700,000 and 800,000. Have a population of at least 18,000. Be located east or north of the largest city in the county.	All population and location qualification criteria removed. Any city or town in Washington may use the preference if all other requirements are met.
"Family living wage job" is defined as a job with an average wage of \$18 or more an hour, working 2,080 hours per year on the subject site.	"Family living wage job" is defined as a job that offers health care benefits with an average wage of \$23 an hour or more, working 2,080 hours per year on the subject site.
"Industrial/manufacturing facilities" are defined, in part, for uses categorized as "division D: manufacturing" by the United States Department of Labor in the occupation safety and health administration's standard industrial classification (SIC) manual.	"Industrial/manufacturing facilities" are defined, in part, for uses categorized as either "division D: manufacturing" or "division E: transportation (major groups 40-42, 45, or 47-48)" by the United States Department of Labor in the occupation safety and health administration's SIC manual. Although transportation uses were added, cities may limit the tax exemption to manufacturing uses.
The preference expires to new applicants December 31, 2022.	The preference expires to new applicants December 31, 2030 .
Each project must create a minimum of 25 new family living wage jobs at the subject site as a result of the new construction within one year of building occupancy.	Each project must create a minimum 25 new family living wage jobs at the subject site as a result of the new construction within one year of building occupancy. Priority must be given to applications that meet the following labor specifications during construction and the ongoing business operations: • Compensate workers at the prevailing wage rates as determined by the Department of Labor & Industries. • Buy from and contract with women-owned, minority-owned, or veteran-owned businesses.

Statute prior to 7/25/2021	Changes effective 7/25/2021, per EHB 1386
	 Buy from and contract with businesses with a history of complying with federal and state wage and hour laws and regulations. Use state-registered apprenticeship programs. Give preferred entry for workers living in the area where construction occurs. Maintain certain labor standards for workers employed primarily at the facility after construction, including production, maintenance, and operational employees.
	Details steps for cities to follow if they discover that a facility maintains fewer than 25 family living wage jobs after the local property tax exemption has been filed. These include loss of exemption for the facility and the owner being billed for the additional property tax that would have been due.

RECOMMENDATIONS & RESPONSES

Legislative Auditor's Recommendation

Updated Legislative Auditor's Recommendation: Continue and review at a later date

The 2021 Legislature acted in response to the Legislative Auditor's January 2021 recommendation (below) by amending the preference population criteria and extending the expiration date to December 31, 2030. The Legislative Auditor updated the recommendation in May 2021 to reflect legislative action.

May 2021 recommendation: The Citizen Commission should schedule the preference for review in 2028, to determine if the preference has achieved the goals of encouraging new development on undeveloped or underutilized land in targeted urban areas and increasing family living wage jobs.

January 2021 recommendation (note: the Legislature acted upon this recommendation in 2021): Review and consider whether to extend. If the Legislature wants the preference to be available for future use, it should modify the preference's population criteria and determine an expiration date for new participants. The Department of Revenue and the cities disagree about the cities' eligibility to offer the preference.

Legislation Required: No

Fiscal Impact: Unclear

Letter from Commission Chair

Available on Citizen Commission website October 2021.

Commissioners' Recommendation

Available on Citizen Commission website October 2021.

Agency Response

If applicable, available on Citizen Commission website October 2021.

MORE ABOUT THIS REVIEW

Study questions

Click image to view PDF of proposed study questions.



State of Washington Joint Legislative Audit and Review Committee

October 2020

JLARC to review a local property tax exemption for new industrial or manufacturing construction in targeted cities

This preference is included in the 10-year review schedule set by the Citizen Commission for Performance Measurement of Tax Preferences.

In 2015, the Legislature authorized certain cities to enact a 10-year local property tax exemption for new industrial development in designated areas. Businesses can apply for the property tax exemption until December 31, 2022.

The Legislature specified that cities could enact preference if they:

- Have a population of at least 18,000.
- Are located north or east of the largest city in the county.
- Are located in a county with a population between 700,000 and 800,000.

In 2015, the cities of Arlington, Marysville, and Lake Stevens met these criteria. Development projects that qualify for the preference must:

- Be located in undeveloped on underutilized areas zoned for industrial or manufacturing uses.
- Be a minimum of 10,000 square feet with an improvement value of at least \$800,000.
- Create at least 25 family living-wage jobs, with wages of least \$18 per hour.

The preference is intended to grow industrial development and create jobs

The Legislature stated that the incentive's purpose is to encourage new development on undeveloped or underutilized land zoned for industrial and manufacturing uses in targeted urban areas. This new development is intended to increase family living-wage jobs in the local communities.

This study will address the following questions:

- 1. Which cities have adopted the preference?
- 2. To what extent have businesses applied for and used the preference? What circumstances have affected the preference's use?

Proposed Final Report: December 2021

3. How many family living-wage jobs were created at facilities built using the preference?

Study Timeframe

Preliminary Report: July 2021

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JLARC Study Process



JOINT LEGISLATIVE AUDIT & REVIEW COMMITTEE

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