
SECOND SUBSTITUTE SENATE BILL 6732

State of Washington

60th Legislature

2008 Regular Session

By Senate Ways & Means (originally sponsored by Senators Kohl-Welles, Kline, Keiser, Marr, Murray, Hobbs, Regala, Tom, Oemig, and Fairley)

READ FIRST TIME 02/12/08.

1 AN ACT Relating to implementing the recommendations of the joint
2 legislative task force on the underground economy in the construction
3 industry; amending RCW 18.27.030, 18.27.100, 51.16.070, 50.13.060,
4 50.12.070, 51.48.103, and 51.48.020; amending 2007 c 288 s 2
5 (uncodified); adding a new section to chapter 39.12 RCW; adding new
6 sections to chapter 18.27 RCW; adding a new section to chapter 43.22
7 RCW; creating new sections; and providing expiration dates.

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

9 **Sec. 1.** RCW 18.27.030 and 2007 c 436 s 3 are each amended to read
10 as follows:

11 (1) An applicant for registration as a contractor shall submit an
12 application under oath upon a form to be prescribed by the director and
13 which shall include the following information pertaining to the
14 applicant:

15 (a) Employer social security number.

16 (b) Unified business identifier number(~~(, if required by the~~
17 ~~department of revenue)~~).

18 (c) Evidence of workers' compensation coverage for the applicant's
19 employees working in Washington, as follows:

1 (i) The applicant's industrial insurance account number issued by
2 the department;

3 (ii) The applicant's self-insurer number issued by the department;
4 or

5 (iii) For applicants domiciled in a state or province of Canada
6 subject to an agreement entered into under RCW 51.12.120(7), as
7 permitted by the agreement, filing a certificate of coverage issued by
8 the agency that administers the workers' compensation law in the
9 applicant's state or province of domicile certifying that the applicant
10 has secured the payment of compensation under the other state's or
11 province's workers' compensation law.

12 (d) Employment security department number.

13 (e) ~~((State excise tax registration number.~~

14 ~~(f))~~ Unified business identifier (UBI) account number may be
15 substituted for the information required by (c) and (d) of this
16 subsection if the applicant will not employ employees in Washington(~~(~~
17 ~~and by (d) and (e) of this subsection~~)).

18 ~~((g))~~ (f) Type of contracting activity, whether a general or a
19 specialty contractor and if the latter, the type of specialty.

20 ~~((h))~~ (g) The name and address of each partner if the applicant
21 is a firm or partnership, or the name and address of the owner if the
22 applicant is an individual proprietorship, or the name and address of
23 the corporate officers and statutory agent, if any, if the applicant is
24 a corporation or the name and address of all members of other business
25 entities. The information contained in such application is a matter of
26 public record and open to public inspection.

27 (2) The department may verify the workers' compensation coverage
28 information provided by the applicant under subsection (1)(c) of this
29 section, including but not limited to information regarding the
30 coverage of an individual employee of the applicant. If coverage is
31 provided under the laws of another state, the department may notify the
32 other state that the applicant is employing employees in Washington.

33 (3)(a) The department shall deny an application for registration
34 if: (i) The applicant has been previously performing work subject to
35 this chapter as a sole proprietor, partnership, corporation, or other
36 entity and the department has notice that the applicant has an
37 unsatisfied final judgment against him or her in an action based on
38 work performed subject to this chapter or the applicant owes the

1 department money for penalties assessed or fees due under this chapter
2 as a result of a final judgment; (ii) the applicant was an owner,
3 principal, or officer of a partnership, corporation, or other entity
4 that either has an unsatisfied final judgment against it in an action
5 that was incurred for work performed subject to this chapter or owes
6 the department money for penalties assessed or fees due under this
7 chapter as a result of a final judgment; ~~((or))~~ (iii) the applicant
8 does not have a valid unified business identifier number(~~(, if required~~
9 ~~by the department of revenue))~~; (iv) the department determines that the
10 applicant has falsified information on the application, unless the
11 error was inadvertent; or (v) the applicant does not have an active and
12 valid certificate of registration with the department of revenue.

13 (b) The department shall suspend an active registration if (i) the
14 department has determined that the registrant has an unsatisfied final
15 judgment against it for work within the scope of this chapter; (ii) the
16 department has determined that the registrant is a sole proprietor or
17 an owner, principal, or officer of a registered contractor that has an
18 unsatisfied final judgment against it for work within the scope of this
19 chapter; ~~((or))~~ (iii) the registrant does not maintain a valid unified
20 business identifier number(~~(, if required by the department of~~
21 ~~revenue))~~; (iv) the department has determined that the registrant
22 falsified information on the application, unless the error was
23 inadvertent; or (v) the registrant does not have an active and valid
24 certificate of registration with the department of revenue.

25 (c) The department may suspend an active registration if the
26 department has determined that an owner, principal, partner, or officer
27 of the registrant was an owner, principal, or officer of a previous
28 partnership, corporation, or other entity that has an unsatisfied final
29 judgment against it.

30 (4) The department shall not deny an application or suspend a
31 registration because of an unsatisfied final judgment if the
32 applicant's or registrant's unsatisfied final judgment was determined
33 by the director to be the result of the fraud or negligence of another
34 party.

35 **Sec. 2.** RCW 18.27.100 and 2001 c 159 s 8 are each amended to read
36 as follows:

37 (1) Except as provided in RCW 18.27.065 for partnerships and joint

1 ventures, no person who has registered under one name as provided in
2 this chapter shall engage in the business, or act in the capacity, of
3 a contractor under any other name unless such name also is registered
4 under this chapter.

5 (2) All advertising and all contracts, correspondence, cards,
6 signs, posters, papers, and documents which show a contractor's name or
7 address shall show the contractor's name or address as registered under
8 this chapter.

9 (3)(a) All advertising that shows the contractor's name or address
10 shall show the contractor's current registration number. The
11 registration number may be omitted in an alphabetized listing of
12 registered contractors stating only the name, address, and telephone
13 number: PROVIDED, That signs on motor vehicles subject to RCW
14 46.16.010 and on-premise signs shall not constitute advertising as
15 provided in this section. All materials used to directly solicit
16 business from retail customers who are not businesses shall show the
17 contractor's current registration number. A contractor shall not use
18 a false or expired registration number in purchasing or offering to
19 purchase an advertisement for which a contractor registration number is
20 required. Advertising by airwave transmission shall not be subject to
21 this subsection (3)(a).

22 (b) The director may issue a subpoena to any person or entity
23 selling any advertising subject to this section for the name, address,
24 and telephone number provided to the seller of the advertising by the
25 purchaser of the advertising. The subpoena must have enclosed a
26 stamped, self-addressed envelope and blank form to be filled out by the
27 seller of the advertising. If the seller of the advertising has the
28 information on file, the seller shall, within a reasonable time, return
29 the completed form to the department. The subpoena must be issued no
30 more than two days after the expiration of the issue or publication
31 containing the advertising or after the broadcast of the advertising.
32 The good-faith compliance by a seller of advertising with a written
33 request of the department for information concerning the purchaser of
34 advertising shall constitute a complete defense to any civil or
35 criminal action brought against the seller of advertising arising from
36 such compliance. Advertising by airwave or electronic transmission is
37 subject to this subsection (3)(b).

1 (4) No contractor shall advertise that he or she is bonded and
2 insured because of the bond required to be filed and sufficiency of
3 insurance as provided in this chapter.

4 (5) A contractor shall not falsify a registration number and use
5 it, or use an expired registration number, in connection with any
6 solicitation or identification as a contractor. All individual
7 contractors and all partners, associates, agents, salesmen, solicitors,
8 officers, and employees of contractors shall use their true names and
9 addresses at all times while engaged in the business or capacity of a
10 contractor or activities related thereto.

11 (6) Any advertising by a person, firm, or corporation soliciting
12 work as a contractor when that person, firm, or corporation is not
13 registered pursuant to this chapter is a violation of this chapter.

14 (7) An applicant or registrant who falsifies information on an
15 application for registration commits a violation under this section.

16 (8)(a) The finding of a violation of this section by the director
17 at a hearing held in accordance with the Administrative Procedure Act,
18 chapter 34.05 RCW, shall subject the person committing the violation to
19 a penalty of not more than ten thousand dollars as determined by the
20 director.

21 (b) Penalties under this section shall not apply to a violation
22 determined to be an inadvertent error.

23 NEW SECTION. Sec. 3. A new section is added to chapter 39.12 RCW
24 to read as follows:

25 A contractor shall not be allowed to bid on any public works
26 contract for one year from the date of a final determination that the
27 contractor has committed any combination of two of the following
28 violations or infractions within a five-year period:

29 (1) Violated RCW 51.48.020(1) or 51.48.103; or

30 (2) Committed an infraction or violation under chapter 18.27 RCW
31 for performing work as an unregistered contractor.

32 NEW SECTION. Sec. 4. A new section is added to chapter 18.27 RCW
33 to read as follows:

34 A contractor found to have committed an infraction or violation
35 under this chapter for performing work as an unregistered contractor

1 shall, in addition to any penalties under this chapter, be subject to
2 the penalties in section 3 of this act.

3 **Sec. 5.** RCW 51.16.070 and 1997 c 54 s 3 are each amended to read
4 as follows:

5 (1)(a) Every employer shall keep at his or her place of business a
6 record of his or her employment from which the information needed by
7 the department may be obtained and such record shall at all times be
8 open to the inspection of the director, supervisor of industrial
9 insurance, or the traveling auditors, agents, or assistants of the
10 department, as provided in RCW 51.48.040.

11 (b) An employer who contracts with another person or entity for
12 work subject to chapter 18.27 or 19.28 RCW shall obtain and preserve a
13 record of the unified business identifier account number for and the
14 compensation paid to the person or entity performing the work. Failure
15 to obtain or maintain the record is subject to RCW 39.06.010 and to a
16 penalty under RCW 51.48.030.

17 (2) Information obtained from employing unit records under the
18 provisions of this title shall be deemed confidential and shall not be
19 open to public inspection (other than to public employees in the
20 performance of their official duties), but any interested party shall
21 be supplied with information from such records to the extent necessary
22 for the proper presentation of the case in question: PROVIDED, That
23 any employing unit may authorize inspection of its records by written
24 consent.

25 **Sec. 6.** RCW 50.13.060 and 2005 c 274 s 322 are each amended to
26 read as follows:

27 (1) Governmental agencies, including law enforcement agencies,
28 prosecuting agencies, and the executive branch, whether state, local,
29 or federal shall have access to information or records deemed private
30 and confidential under this chapter if the information or records are
31 needed by the agency for official purposes and:

32 (a) The agency submits an application in writing to the employment
33 security department for the records or information containing a
34 statement of the official purposes for which the information or records
35 are needed and specific identification of the records or information
36 sought from the department; and

1 (b) The director, commissioner, chief executive, or other official
2 of the agency has verified the need for the specific information in
3 writing either on the application or on a separate document; and

4 (c) The agency requesting access has served a copy of the
5 application for records or information on the individual or employing
6 unit whose records or information are sought and has provided the
7 department with proof of service. Service shall be made in a manner
8 which conforms to the civil rules for superior court. The requesting
9 agency shall include with the copy of the application a statement to
10 the effect that the individual or employing unit may contact the public
11 records officer of the employment security department to state any
12 objections to the release of the records or information. The
13 employment security department shall not act upon the application of
14 the requesting agency until at least five days after service on the
15 concerned individual or employing unit. The employment security
16 department shall consider any objections raised by the concerned
17 individual or employing unit in deciding whether the requesting agency
18 needs the information or records for official purposes.

19 (2) The requirements of subsections (1) and (9) of this section
20 shall not apply to the state legislative branch. The state legislature
21 shall have access to information or records deemed private and
22 confidential under this chapter, if the legislature or a legislative
23 committee finds that the information or records are necessary and for
24 official purposes. If the employment security department does not make
25 information or records available as provided in this subsection, the
26 legislature may exercise its authority granted by chapter 44.16 RCW.

27 (3) In cases of emergency the governmental agency requesting access
28 shall not be required to formally comply with the provisions of
29 subsection (1) of this section at the time of the request if the
30 procedures required by subsection (1) of this section are complied with
31 by the requesting agency following the receipt of any records or
32 information deemed private and confidential under this chapter. An
33 emergency is defined as a situation in which irreparable harm or damage
34 could occur if records or information are not released immediately.

35 (4) The requirements of subsection (1)(c) of this section shall not
36 apply to governmental agencies where the procedures would frustrate the
37 investigation of possible violations of criminal laws or to the release
38 of employing unit names, addresses, number of employees, and aggregate

1 employer wage data for the purpose of state governmental agencies
2 preparing small business economic impact statements under chapter 19.85
3 RCW or preparing cost-benefit analyses under RCW 34.05.328(1) (c) and
4 (d). Information provided by the department and held to be private and
5 confidential under state or federal laws must not be misused or
6 released to unauthorized parties. A person who misuses such
7 information or releases such information to unauthorized parties is
8 subject to the sanctions in RCW 50.13.080.

9 (5) Governmental agencies shall have access to certain records or
10 information, limited to such items as names, addresses, social security
11 numbers, and general information about benefit entitlement or employer
12 information possessed by the department, for comparison purposes with
13 records or information possessed by the requesting agency to detect
14 improper or fraudulent claims, or to determine potential tax liability
15 or employer compliance with registration and licensing requirements.
16 In those cases the governmental agency shall not be required to comply
17 with subsection (1)(c) of this section, but the requirements of the
18 remainder of subsection (1) of this section must be satisfied.

19 (6) Governmental agencies may have access to certain records and
20 information, limited to employer information possessed by the
21 department for purposes authorized in chapter 50.38 RCW. Access to
22 these records and information is limited to only those individuals
23 conducting authorized statistical analysis, research, and evaluation
24 studies. Only in cases consistent with the purposes of chapter 50.38
25 RCW are government agencies not required to comply with subsection
26 (1)(c) of this section, but the requirements of the remainder of
27 subsection (1) of this section must be satisfied. Information provided
28 by the department and held to be private and confidential under state
29 or federal laws shall not be misused or released to unauthorized
30 parties subject to the sanctions in RCW 50.13.080.

31 (7) Disclosure to governmental agencies of information or records
32 obtained by the employment security department from the federal
33 government shall be governed by any applicable federal law or any
34 agreement between the federal government and the employment security
35 department where so required by federal law. When federal law does not
36 apply to the records or information state law shall control.

37 (8) The department may provide information for purposes of
38 statistical analysis and evaluation of the WorkFirst program or any

1 successor state welfare program to the department of social and health
2 services, the office of financial management, and other governmental
3 entities with oversight or evaluation responsibilities for the program
4 in accordance with RCW 43.20A.080. The confidential information
5 provided by the department shall remain the property of the department
6 and may be used by the authorized requesting agencies only for
7 statistical analysis, research, and evaluation purposes as provided in
8 RCW 74.08A.410 and 74.08A.420. The department of social and health
9 services, the office of financial management, or other governmental
10 entities with oversight or evaluation responsibilities for the program
11 are not required to comply with subsection (1)(c) of this section, but
12 the requirements of the remainder of subsection (1) of this section and
13 applicable federal laws and regulations must be satisfied. The
14 confidential information used for evaluation and analysis of welfare
15 reform supplied to the authorized requesting entities with regard to
16 the WorkFirst program or any successor state welfare program are exempt
17 from public inspection and copying under chapter 42.56 RCW.

18 (9) The disclosure of any records or information by a governmental
19 agency which has obtained the records or information under this section
20 is prohibited unless the disclosure is (a) directly connected to the
21 official purpose for which the records or information were obtained or
22 (b) to another governmental agency which would be permitted to obtain
23 the records or information under subsection (4) or (5) of this section.

24 (10) In conducting periodic salary or fringe benefit studies
25 pursuant to law, the department of personnel shall have access to
26 records of the employment security department as may be required for
27 such studies. For such purposes, the requirements of subsection (1)(c)
28 of this section need not apply.

29 (11)(a) To promote the reemployment of job seekers, the
30 commissioner may enter into data-sharing contracts with partners of the
31 one-stop career development system. The contracts shall provide for
32 the transfer of data only to the extent that the transfer is necessary
33 for the efficient provisions of workforce programs, including but not
34 limited to public labor exchange, unemployment insurance, worker
35 training and retraining, vocational rehabilitation, vocational
36 education, adult education, transition from public assistance, and
37 support services. The transfer of information under contracts with
38 one-stop partners is exempt from subsection (1)(c) of this section.

1 (b) An individual who applies for services from the department and
2 whose information will be shared under (a) of this subsection (11) must
3 be notified that his or her private and confidential information in the
4 department's records will be shared among the one-stop partners to
5 facilitate the delivery of one-stop services to the individual. The
6 notice must advise the individual that he or she may request that
7 private and confidential information not be shared among the one-stop
8 partners and the department must honor the request. In addition, the
9 notice must:

10 (i) Advise the individual that if he or she requests that private
11 and confidential information not be shared among one-stop partners, the
12 request will in no way affect eligibility for services;

13 (ii) Describe the nature of the information to be shared, the
14 general use of the information by one-stop partner representatives, and
15 among whom the information will be shared;

16 (iii) Inform the individual that shared information will be used
17 only for the purpose of delivering one-stop services and that further
18 disclosure of the information is prohibited under contract and is not
19 subject to disclosure under chapter 42.56 RCW; and

20 (iv) Be provided in English and an alternative language selected by
21 the one-stop center or job service center as appropriate for the
22 community where the center is located.

23 If the notice is provided in-person, the individual who does not
24 want private and confidential information shared among the one-stop
25 partners must immediately advise the one-stop partner representative of
26 that decision. The notice must be provided to an individual who
27 applies for services telephonically, electronically, or by mail, in a
28 suitable format and within a reasonable time after applying for
29 services, which shall be no later than ten working days from the
30 department's receipt of the application for services. A one-stop
31 representative must be available to answer specific questions regarding
32 the nature, extent, and purpose for which the information may be
33 shared.

34 (12) To facilitate improved operation and evaluation of state
35 programs, the commissioner may enter into data-sharing contracts with
36 other state agencies only to the extent that such transfer is necessary
37 for the efficient operation or evaluation of outcomes for those

1 programs. The transfer of information by contract under this
2 subsection is exempt from subsection (1)(c) of this section.

3 (13) The misuse or unauthorized release of records or information
4 by any person or organization to which access is permitted by this
5 chapter subjects the person or organization to a civil penalty of five
6 thousand dollars and other applicable sanctions under state and federal
7 law. Suit to enforce this section shall be brought by the attorney
8 general and the amount of any penalties collected shall be paid into
9 the employment security department administrative contingency fund.
10 The attorney general may recover reasonable attorneys' fees for any
11 action brought to enforce this section.

12 **Sec. 7.** RCW 50.12.070 and 2007 c 146 s 1 are each amended to read
13 as follows:

14 (1)(a) Each employing unit shall keep true and accurate work
15 records, containing such information as the commissioner may prescribe.
16 Such records shall be open to inspection and be subject to being copied
17 by the commissioner or his or her authorized representatives at any
18 reasonable time and as often as may be necessary. The commissioner may
19 require from any employing unit any sworn or unsworn reports with
20 respect to persons employed by it, which he or she deems necessary for
21 the effective administration of this title.

22 (b) An employer who contracts with another person or entity for
23 work subject to chapter 18.27 or 19.28 RCW shall obtain and preserve a
24 record of the unified business identifier account number for and
25 compensation paid to the person or entity performing the work. Failure
26 to obtain or maintain the record is subject to RCW 39.06.010 and to a
27 penalty determined by the commissioner, but not to exceed two hundred
28 fifty dollars, to be collected as provided in RCW 50.24.120.

29 (2)(a) Each employer shall register with the department and obtain
30 an employment security account number. Registration must include the
31 names and social security numbers of the owners, partners, members, or
32 corporate officers of the business, as well as their mailing addresses
33 and telephone numbers and other information the commissioner may by
34 rule prescribe. Registration of corporations must also include the
35 percentage of stock ownership for each corporate officer, delineated by
36 zero percent, less than ten percent, or ten percent or more. Any
37 changes in the owners, partners, members, or corporate officers of the

1 business, and changes in percentage of ownership of the outstanding
2 shares of stock of the corporation, must be reported to the department
3 at intervals prescribed by the commissioner under (b) of this
4 subsection.

5 (b) Each employer shall make periodic reports at such intervals as
6 the commissioner may by regulation prescribe, setting forth the
7 remuneration paid for employment to workers in its employ, the full
8 names and social security numbers of all such workers, and the total
9 hours worked by each worker and such other information as the
10 commissioner may by regulation prescribe.

11 (c) If the employing unit fails or has failed to report the number
12 of hours in a reporting period for which a worker worked, such number
13 will be computed by the commissioner and given the same force and
14 effect as if it had been reported by the employing unit. In computing
15 the number of such hours worked, the total wages for the reporting
16 period, as reported by the employing unit, shall be divided by the
17 dollar amount of the state's minimum wage in effect for such reporting
18 period and the quotient, disregarding any remainder, shall be credited
19 to the worker: PROVIDED, That although the computation so made will
20 not be subject to appeal by the employing unit, monetary entitlement
21 may be redetermined upon request if the department is provided with
22 credible evidence of the actual hours worked. Benefits paid using
23 computed hours are not considered an overpayment and are not subject to
24 collections when the correction of computed hours results in an invalid
25 or reduced claim; however:

26 (i) A contribution paying employer who fails to report the number
27 of hours worked will have its experience rating account charged for all
28 benefits paid that are based on hours computed under this subsection;
29 and

30 (ii) An employer who reimburses the trust fund for benefits paid to
31 workers and fails to report the number of hours worked shall reimburse
32 the trust fund for all benefits paid that are based on hours computed
33 under this subsection.

34 **Sec. 8.** RCW 51.48.103 and 2003 c 53 s 283 are each amended to read
35 as follows:

36 (1) It is a gross misdemeanor:

1 (a) For any employer to engage in business subject to this title
2 without having obtained a certificate of coverage as provided for in
3 this title;

4 (b) For the president, vice president, secretary, treasurer, or
5 other officer of any company to cause or permit the company to engage
6 in business subject to this title without having obtained a certificate
7 of coverage as provided for in this title.

8 (2) It is a class C felony punishable according to chapter 9A.20
9 RCW:

10 (a) For any employer to engage in business subject to this title
11 after the employer's certificate of coverage has been revoked by order
12 of the department;

13 (b) For the president, vice president, secretary, treasurer, or
14 other officer of any company to cause or permit the company to engage
15 in business subject to this title after revocation of a certificate of
16 coverage.

17 (3) An employer found to have violated this section shall, in
18 addition to any other penalties, be subject to the penalties in section
19 3 of this act.

20 **Sec. 9.** RCW 51.48.020 and 1997 c 324 s 1 are each amended to read
21 as follows:

22 (1)(a) Any employer, who knowingly misrepresents to the department
23 the amount of his or her payroll or employee hours upon which the
24 premium under this title is based, shall be liable to the state for up
25 to ten times the amount of the difference in premiums paid and the
26 amount the employer should have paid and for the reasonable expenses of
27 auditing his or her books and collecting such sums. Such liability may
28 be enforced in the name of the department.

29 (b) An employer is guilty of a class C felony, if:

30 (i) The employer, with intent to evade determination and payment of
31 the correct amount of the premiums, knowingly makes misrepresentations
32 regarding payroll or employee hours; or

33 (ii) The employer engages in employment covered under this title
34 and, with intent to evade determination and payment of the correct
35 amount of the premiums, knowingly fails to secure payment of
36 compensation under this title or knowingly fails to report the payroll
37 or employee hours related to that employment.

1 (c) Upon conviction under (b) of this subsection, the employer
2 shall be ordered by the court to pay the premium due and owing, a
3 penalty in the amount of one hundred percent of the premium due and
4 owing, and interest on the premium and penalty from the time the
5 premium was due until the date of payment. The court shall:

6 (i) Collect the premium and interest and transmit it to the
7 department of labor and industries; and

8 (ii) Collect the penalty and disburse it pro rata as follows: One-
9 third to the investigative agencies involved; one-third to the
10 prosecuting authority; and one-third to the general fund of the county
11 in which the matter was prosecuted.

12 Payments collected under this subsection must be applied until
13 satisfaction of the obligation in the following order: Premium
14 payments; penalty; and interest.

15 (d) An employer found to have violated this subsection shall, in
16 addition to any other penalties, be subject to the penalties in section
17 3 of this act.

18 (2) Any person claiming benefits under this title, who knowingly
19 gives false information required in any claim or application under this
20 title shall be guilty of a felony, or gross misdemeanor in accordance
21 with the theft and anticipatory provisions of Title 9A RCW.

22 **Sec. 10.** 2007 c 288 s 2 (uncodified) is amended to read as
23 follows:

24 (1) The joint legislative task force on the underground economy in
25 the Washington state construction industry is established. For
26 purposes of this section, "underground economy" means contracting and
27 construction activities in which payroll is unreported or underreported
28 with consequent nonpayment of payroll taxes to federal and state
29 agencies including nonpayment of workers' compensation and unemployment
30 compensation taxes.

31 (2) The purpose of the task force is to formulate a state policy to
32 establish cohesion and transparency between state agencies so as to
33 increase the oversight and regulation of the underground economy
34 practices in the construction industry in this state. To assist the
35 task force in achieving this goal and to determine the extent of and
36 projected costs to the state and workers of the underground economy in

1 the construction industry, the task force shall contract with the
2 institute for public policy, or, if the institute is unavailable,
3 another entity with expertise capable of providing such assistance.

4 (3)(a) The task force shall consist of the following members:

5 (i) The chair and ranking minority member of the senate labor,
6 commerce, research and development committee;

7 (ii) The chair and ranking minority member of the house of
8 representatives commerce and labor committee;

9 (iii) Four members representing the construction business, selected
10 from nominations submitted by statewide construction business
11 organizations and appointed jointly by the president of the senate and
12 the speaker of the house of representatives;

13 (iv) Four members representing construction laborers, selected from
14 nominations submitted by statewide labor organizations and appointed
15 jointly by the president of the senate and the speaker of the house of
16 representatives.

17 (b) In addition, the employment security department, the department
18 of labor and industries, and the department of revenue shall cooperate
19 with the task force and shall each maintain a liaison representative,
20 who is a nonvoting member of the task force. The departments shall
21 cooperate with the task force and the institute for public policy, or
22 other entity as appropriate, and shall provide information and data as
23 the task force or the institute, or other entity as appropriate, may
24 reasonably request.

25 (c) The task force shall choose its chair or cochairs from among
26 its legislative membership. The chairs of the senate labor, commerce,
27 research and development committee and the house of representatives
28 commerce and labor committee shall convene the initial meeting of the
29 task force.

30 (4)(a) The task force shall use legislative facilities and staff
31 support shall be provided by senate committee services and the house of
32 representatives office of program research. Within available funding,
33 the task force may hire additional staff with specific technical
34 expertise if such expertise is necessary to carry out the mandates of
35 this study.

36 (b) Legislative members of the task force shall be reimbursed for
37 travel expenses in accordance with RCW 44.04.120. Nonlegislative

1 members, except those representing an employer or organization, are
2 entitled to be reimbursed for travel expenses in accordance with RCW
3 43.03.050 and 43.03.060.

4 (c) The expenses of the task force will be paid jointly by the
5 senate and house of representatives. Task force expenditures are
6 subject to approval by the senate facilities and operations committee
7 and the house of representatives executive rules committee, or their
8 successor committees.

9 (5) The task force shall report its preliminary findings and
10 recommendations to the legislature by January 1, 2008, and submit a
11 final report to the legislature by December 31, 2008.

12 (6) This section expires July 1, (~~2008~~) 2009.

13 NEW SECTION. Sec. 11. A new section is added to chapter 18.27 RCW
14 to read as follows:

15 The department shall create an expanded social marketing campaign
16 using currently available materials and newly created materials as
17 needed. This campaign should be aimed at consumers and warn them of
18 the risks and potential consequences of hiring unregistered contractors
19 or otherwise assisting in the furtherance of the underground economy.
20 The campaign may include: Providing public service announcements and
21 other similar materials, made available in English as well as other
22 languages, to the media and to community groups; providing information
23 on violations and penalties; and encouraging legitimate contractors and
24 the public to report fraud.

25 NEW SECTION. Sec. 12. A new section is added to chapter 43.22 RCW
26 to read as follows:

27 (1) A pilot project must be established between the department and
28 certain local jurisdictions to explore ways to improve the collection
29 and sharing of building permit information. Participation must be
30 voluntary for the local jurisdictions who participate, but one large
31 city, some smaller cities, and at least one county are encouraged to
32 participate.

33 (2) The department must report back to the appropriate committees
34 of the legislature on the progress of the pilot project by November 15,
35 2013.

1 (3) The department may adopt rules to undertake the pilot project
2 under this section.

3 (4) This section expires December 1, 2014.

4 NEW SECTION. **Sec. 13.** An advisory committee must be organized by
5 the Washington state institute for public policy with the assistance of
6 the department of revenue, the department of labor and industries, and
7 the employment security department, with a goal of establishing
8 benchmarks for future monitoring of activities recommended by the task
9 force on the underground economy in the construction industry.
10 Benchmarks should measure the effect of task force recommendations to
11 determine their efficiency and effectiveness and to determine if
12 additional approaches should be explored. Establishment of these
13 benchmarks along with a more concerted effort to develop data that
14 answer the baseline question of the magnitude of the problem could be
15 discussed in a legislative extension of the task force. The institute
16 must provide a preliminary report to the senate labor, commerce,
17 research and development committee and the house of representatives
18 commerce and labor committee by December 31, 2008.

19 NEW SECTION. **Sec. 14.** If any part of this act is found to be in
20 conflict with federal requirements that are a prescribed condition to
21 the allocation of federal funds to the state, the conflicting part of
22 this act is inoperative solely to the extent of the conflict and with
23 respect to the agencies directly affected, and this finding does not
24 affect the operation of the remainder of this act in its application to
25 the agencies concerned. Rules adopted under this act must meet federal
26 requirements that are a necessary condition to the receipt of federal
27 funds by the state.

28 NEW SECTION. **Sec. 15.** If any provision of this act or its
29 application to any person or circumstance is held invalid, the
30 remainder of the act or the application of the provision to other
31 persons or circumstances is not affected.

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