HOUSE BILL 1635

State of Washington57th Legislature2001 Regular SessionBy Representatives Ogden and Conway

Read first time 01/31/2001. Referred to Committee on Commerce & Labor.

AN ACT Relating to consumer protection regarding contractors; amending RCW 18.27.010, 18.27.030, 18.27.040, 18.27.050, 18.27.090, 18.27.100, 18.27.110, 18.27.114, and 60.04.031; reenacting and amending RCW 18.27.060; adding new sections to chapter 18.27 RCW; repealing RCW 18.27.075; and prescribing penalties.

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

7 **Sec. 1.** RCW 18.27.010 and 1997 c 314 s 2 are each amended to read 8 as follows:

9 Unless the context clearly requires otherwise, the definitions in 10 this section apply throughout this chapter.

(1) "Contractor" means any person, firm, or corporation who or 11 12 which, in the pursuit of an independent business undertakes to, or 13 offers to undertake, or submits a bid to, construct, alter, repair, add 14 to, subtract from, improve, move, wreck or demolish, for another, any 15 building, highway, road, railroad, excavation or other structure, 16 project, development, or improvement attached to real estate or to do any part thereof including the installation of carpeting or other floor 17 covering, the erection of scaffolding or other structures or works in 18 19 connection therewith or who installs or repairs roofing or siding((\div

1 or, who, to do similar work upon his or her own property, employs 2 members of more than one trade upon a single job or project or under a 3 single building permit except as otherwise provided herein)). 4 "Contractor" includes any person, firm, ((or)) corporation, or other 5 entity covered by this subsection, whether or not registered as 6 required under this chapter.

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(2) <u>"Department" means the department of labor and industries.</u>

8 (3) "Director" means the director of the department of labor and 9 industries or designated representative employed by the department.

"General contractor" means a contractor whose business 10 (4) operations require the use of more than two unrelated building trades 11 or crafts whose work the contractor shall superintend or do in whole or 12 in part. "General contractor" shall not include an individual who does 13 all work personally without employees or other "specialty contractors" 14 15 as defined in this section. The terms "general contractor" and 16 "builder" are synonymous.

17 (((3))) <u>(5) "Partnership" means a business formed under Title 25</u> 18 <u>RCW.</u>

<u>(6) "Registration cancellation" means a written notice from the</u>
 <u>department that a contractor's action is in violation of this chapter</u>
 <u>and that the contractor's registration has been revoked.</u>

22 <u>(7) "Registration suspension" means a written notice from the</u> 23 <u>department that a contractor's action is a violation of this chapter</u> 24 <u>and that the contractor's registration has been suspended for a</u> 25 <u>specified time, or until the contractor shows evidence of compliance</u> 26 <u>with this chapter.</u>

27 (8) "Residential homeowner" means an individual person or persons 28 owning or leasing real property upon which one single-family residence 29 is to be built or upon which there is a single-family residence to 30 which improvements are to be made and in which the owner or lessee 31 intends to reside upon completion of any construction.

(9) "Specialty contractor" means a contractor whose operations do 32 33 not fall within the ((foregoing)) definition of "general contractor". 34 (((4))) (10) "Unregistered contractor" means a person, firm, ((or)) 35 corporation, or other entity doing work as a contractor without being registered in compliance with this chapter. "Unregistered contractor" 36 37 includes contractors whose registration is expired ((for more than thirty days beyond the renewal date or has been)), revoked, or 38 39 suspended.

1 (((5) "Department" means the department of labor and industries.

2 (6) "Director" means the director of the department of labor and 3 industries.

4 (7))) (11) "Verification" means the receipt and duplication by the 5 city, town, or county of a contractor registration card that is current 6 on its face, checking the department's contractor registration data 7 base, or calling the department to confirm that the contractor is 8 registered.

9 **Sec. 2.** RCW 18.27.030 and 1998 c 279 s 3 are each amended to read 10 as follows:

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

15 (a) Employer social security number.

16 (b) <u>Unified business identifier number, if required by the</u> 17 <u>department of revenue.</u>

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

(i) The applicant's industrial insurance account number issued bythe department;

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

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

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(((c))) <u>(d)</u> Employment security department number.

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(((d))) <u>(e)</u> State excise tax registration number.

33 (((e))) (f) Unified business identifier (UBI) account number may be 34 substituted for the information required by (((b))) (c) of this 35 subsection if the applicant will not employ employees in Washington, 36 and by (((c))) (d) and (((d))) (e) of this subsection.

37 (((f))) (g) Type of contracting activity, whether a general or a 38 specialty contractor and if the latter, the type of specialty. 1 (((g))) <u>(h)</u> The name and address of each partner if the applicant 2 is a firm or partnership, or the name and address of the owner if the 3 applicant is an individual proprietorship, or the name and address of 4 the corporate officers and statutory agent, if any, if the applicant is 5 a corporation <u>or the name and address of all members of other business</u> 6 <u>entities</u>. The information contained in such application is a matter of 7 public record and open to public inspection.

8 (2) The department may verify the workers' compensation coverage 9 information provided by the applicant under subsection (1)((b))) <u>(c)</u> 10 of this section, including but not limited to information regarding the 11 coverage of an individual employee of the applicant. If coverage is 12 provided under the laws of another state, the department may notify the 13 other state that the applicant is employing employees in Washington.

(3)(a) The department shall deny an application for registration 14 15 if: (i) The applicant has been previously registered as a sole proprietor, partnership, $((\frac{\partial r}{\partial t}))$ corporation, or other entity and the 16 17 department has notice that the applicant has an unsatisfied final judgment against him or her in an action based on this chapter that was 18 19 incurred during a previous registration under this chapter; (ii) the applicant was a principal or officer of a previously registered 20 partnership, corporation, or other entity that has an unsatisfied final 21 judgment against it in an action that was incurred during a previous 22 registration under this chapter; (iii) the applicant does not have a 23 24 valid unified business identifier number, if required by the department 25 of revenue; or (iv) the applicant or prior entity under (a)(ii) of this 26 subsection owes the department money for penalties assessed or fees 27 due.

(b) The department shall suspend an active registration if (i) the 28 department has notice that the registrant is a sole proprietor or a 29 30 principal or officer of another registered contractor that has an 31 unsatisfied final judgment against it for work within the scope of this chapter; or (ii) the applicant does not maintain a valid unified 32 business identifier number, if required by the department of revenue. 33 34 (4) For the purposes of this section, "an unsatisfied final 35 judgment " includes a judgment assigned under RCW 19.72.070.

36 **Sec. 3.** RCW 18.27.040 and 1997 c 314 s 5 are each amended to read 37 as follows:

(1) Each applicant shall file with the department a surety bond 1 issued by a surety insurer who meets the requirements of chapter 48.28 2 3 RCW in the sum of ((six)) <u>fifteen</u> thousand dollars if the applicant is 4 a general contractor and ((four)) eight thousand dollars if the applicant is a specialty contractor. If no valid bond is already on 5 file with the department at the time the application is filed, a bond 6 7 must accompany the registration application. The bond shall have the 8 state of Washington named as obligee with good and sufficient surety in 9 a form to be approved by the department. The bond shall be continuous 10 and may be canceled by the surety upon the surety giving written notice to the director ((of its intent to cancel the bond)). A cancellation 11 or revocation of the bond or withdrawal of the surety from the bond 12 automatically suspends the registration issued to the registrant until 13 14 a new bond or reinstatement notice has been filed and approved as 15 provided in this section. The bond shall be conditioned that the applicant will pay all persons performing labor, including employee 16 benefits, for the contractor, will pay all taxes and contributions due 17 to the state of Washington, and will pay all persons furnishing labor 18 19 or material or renting or supplying equipment to the contractor and 20 will pay all amounts that may be adjudged against the contractor by reason of breach of contract including negligent or improper work in 21 22 the conduct of the contracting business. A change in the name of a business or a change in the type of business entity shall not impair a 23 24 bond for the purposes of this section so long as one of the original 25 applicants for such bond maintains partial ownership in the business covered by the bond. 26

27 (2) ((Any contractor registered as of July 1, 1997, who maintains 28 such registration in accordance with this chapter shall be in 29 compliance with this chapter until the next annual renewal of the contractor's certificate of registration. At that time)) At the time 30 31 of initial registration or renewal, the contractor shall provide a bond((, cash deposit,)) or other security deposit as required by this 32 chapter and comply with all of the other provisions of this chapter 33 before the department shall <u>issue or</u> renew the contractor's certificate 34 of registration. Any contractor registered as of July 1, 2001, who 35 maintains that registration in accordance with this chapter is in 36 37 compliance with this chapter until the next renewal of the contractor's 38 certificate of registration.

1 (3) The total amount paid from a bond or deposit required by this 2 section to claimants other than residential homeowners must not exceed 3 in the aggregate seven thousand five hundred dollars if provided by a 4 general contractor and four thousand dollars if provided by a specialty 5 contractor.

(4) Any person, firm, or corporation having a claim against the б 7 contractor for any of the items referred to in this section may bring 8 suit upon the bond or deposit in ((the superior)) a court of competent 9 jurisdiction of the county in which the work was done or of any county 10 in which jurisdiction of the contractor may be had. The surety issuing 11 the bond shall be named as a party to any suit upon the bond. Action 12 upon the bond or deposit ((shall be commenced by filing the summons and 13 complaint with the clerk of the appropriate superior court within one year from the date of expiration of the certificate of registration in 14 15 force at the time)) brought by a residential homeowner for breach of contract by a party to the construction contract shall be commenced by 16 filing the summons and complaint with the clerk of the appropriate 17 court of competent jurisdiction within two years from the date of 18 19 expiration of the certificate of registration in force at the time. Action upon the bond or deposit brought by any other authorized party 20 shall be commenced by filing the summons and complaint with the clerk 21 of the appropriate court of competent jurisdiction within one year from 22 23 the date the claimed labor was performed and benefits accrued, taxes 24 and contributions owing the state of Washington became due, materials 25 and equipment were furnished, ((or)) the claimed contract work was 26 completed, or abandoned. Service of process in an action against the 27 contractor, the contractor's bond, or the deposit shall be exclusively by service upon the department. Three copies of the summons and 28 29 complaint and a fee ((of)) adopted by rule of not less than ten dollars 30 to cover the ((handling)) costs shall be served by registered or 31 certified mail upon the department at the time suit is started and the department shall maintain a record, available for public inspection, of 32 all suits so commenced. Service is not complete until the department 33 34 receives the ((ten-dollar)) fee and three copies of the summons and 35 complaint. The service shall constitute service on the registrant and the surety for suit upon the bond or deposit and the department shall 36 37 transmit the summons and complaint or a copy thereof to the registrant at the address listed in the registrant's application and to the surety 38 39 within forty-eight hours after it shall have been received.

(((4))) (5) The surety upon the bond shall not be liable in an 1 aggregate amount in excess of the amount named in the bond nor for any 2 3 monetary penalty assessed pursuant to this chapter for an infraction. 4 The liability of the surety shall not cumulate where the bond has been renewed, continued, reinstated, reissued or otherwise extended. 5 The surety upon the bond may, upon notice to the department and the 6 7 parties, tender to the clerk of the court having jurisdiction of the 8 action an amount equal to the claims thereunder or the amount of the 9 bond less the amount of judgments, if any, previously satisfied 10 therefrom and to the extent of such tender the surety upon the bond shall be exonerated but if the actions commenced and pending at any one 11 time exceed the amount of the bond then unimpaired, claims shall be 12 satisfied from the bond in the following order: 13

14 (a) Employee labor and claims of laborers, including employee 15 benefits;

16 (b) Claims for breach of contract by a party to the construction 17 contract;

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(c) <u>Registered or licensed subcontractors</u>, material, and equipment;

19 (d) Taxes and contributions due the state of Washington;

(e) Any court costs, interest, and attorney's fees plaintiff may be 20 entitled to recover. The surety is not liable for any amount in excess 21 of the penal limit of its bond. 22

A payment made by the surety in good faith exonerates the bond to 23 24 the extent of any payment made by the surety.

25 (((5))) (6) If a final judgment impairs the liability of the surety upon the bond so furnished that there ((shall not be)) is not in effect 26 27 a bond ((undertaking)) in the full amount prescribed in this section, ((the department shall suspend)) the registration of the contractor is 28 29 automatically suspended until the bond liability in the required amount 30 unimpaired by unsatisfied judgment claims is furnished. ((If the bond 31 becomes fully impaired, a new bond must be furnished at the rates prescribed by this section. 32

(6))) (7) In lieu of the surety bond required by this section the 33 34 contractor may file with the department a deposit consisting of cash or 35 other security acceptable to the department.

(((+7))) (8) Any person having filed and served a summons and 36 37 complaint as required by this section having an unsatisfied final judgment against the registrant for any items referred to in this 38 39 section may execute upon the security held by the department by serving

a certified copy of the unsatisfied final judgment by registered or 1 2 certified mail upon the department within one year of the date of entry of such judgment. Upon the receipt of service of such certified copy 3 4 the department shall pay or order paid from the deposit, through the registry of ((the superior)) a court of competent jurisdiction which 5 rendered judgment, towards the amount of the unsatisfied judgment. The 6 7 priority of payment by the department shall be the order of receipt by 8 the department, but the department shall have no liability for payment 9 in excess of the amount of the deposit.

10 (((8))) (9) The director may require an applicant applying to renew 11 or reinstate a registration or applying for a new registration to file 12 a bond of up to five times the normally required amount, up to seventy-13 five thousand dollars for general contractors or forty thousand dollars 14 for specialty contractors, if the director determines that an 15 applicant, or a previous registration of a corporate officer, owner, or 16 partner of a current applicant, has:

17 (a) A history of unpaid judgments in actions based on this chapter 18 involving a residential owner of a single-family dwelling and 19 consisting of two or more unpaid judgments for longer than thirty days 20 following the date of entry of the judgment by the court;

21 (b) Three or more judgments in actions based on this chapter on 22 three or more different structures by three or more different owner 23 claimants; or

24 (c) Five or more actions open at one time.

25 <u>(10)</u> The director may adopt rules necessary for the proper 26 administration of the security.

27 **Sec. 4.** RCW 18.27.050 and 1987 c 303 s 1 are each amended to read 28 as follows:

29 (1) At the time of registration and subsequent reregistration, the 30 applicant shall furnish insurance or financial responsibility in the form of an assigned account in the amount of ((twenty)) fifty thousand 31 dollars for injury or damages to property, and ((fifty)) one hundred 32 33 thousand dollars for injury or damage including death to any one 34 person, and ((one)) two hundred thousand dollars for injury or damage including death to more than one person ((or financial responsibility 35 36 to satisfy these amounts)).

37 (2) ((Failure to maintain insurance or financial responsibility
 38 relative to the contractor's activities shall be cause to suspend or

1 deny the contractor his or her or their registration.)) An expiration,
2 cancellation, or revocation of the insurance policy or withdrawal of
3 the insurer from the insurance policy automatically suspends the
4 registration issued to the registrant until a new insurance policy or
5 reinstatement notice has been filed and approved as provided in this
6 section.

7 (3)(a) Proof of financial responsibility authorized in this section may be given by providing, in the amount required by subsection (1) of 8 9 this section, an assigned account acceptable to the department. The 10 assigned account shall be held by the department to satisfy any execution on a judgment issued against the contractor for damage to 11 12 property or injury or death to any person occurring in the contractor's 13 contracting operations, according to the provisions of the assigned account agreement. The department shall have no liability for payment 14 15 in excess of the amount of the assigned account.

16 (b) The assigned account filed with the director as proof of 17 financial responsibility shall be canceled at the expiration of three 18 years after:

(i) The contractor's registration has expired or been revoked; or (ii) The contractor has furnished proof of insurance as required by subsection (1) of this section;

22 if, in either case, no legal action has been instituted against the 23 contractor or on the account at the expiration of the three-year 24 period.

25 (c) If a contractor chooses to file an assigned account as 26 authorized in this section, the contractor shall, on any contracting 27 project, notify each person with whom the contractor enters into a contract or to whom the contractor submits a bid that the contractor 28 has filed an assigned account in lieu of insurance and that recovery 29 30 from the account for any claim against the contractor for property damage or personal injury or death occurring in the project requires 31 32 the claimant to obtain a court judgment.

33 **Sec. 5.** RCW 18.27.060 and 1997 c 314 s 6 and 1997 c 58 s 817 are 34 each reenacted and amended to read as follows:

(1) A certificate of registration shall be valid for ((one)) two
years and shall be renewed on or before the expiration date. The
department shall issue to the applicant a certificate of registration
upon compliance with the registration requirements of this chapter.

(2) If the department approves an application, it shall issue a
 certificate of registration to the applicant. ((The certificate shall
 be valid for:

4 (a) One year;

5 (b) Until the bond expires; or

6 (c) Until the insurance expires, whichever comes first. The 7 department shall place the expiration date on the certificate.

8 (3) A contractor may supply a short-term bond or insurance policy
9 to bring its registration period to the full one year.

10 (4))) (3) If a contractor's surety bond or other security has an unsatisfied judgment against it or is canceled, or if the contractor's 11 insurance policy is canceled, the contractor's registration shall be 12 automatically suspended on the effective date of the impairment or 13 cancellation. The department shall mail notice of the suspension to 14 15 the contractor's address on the certificate of registration by certified and by first class mail within forty-eight hours after 16 17 suspension.

18 (((5))) <u>(4)</u> Renewal of registration is valid on the date the 19 department receives the required fee and proof of bond and liability 20 insurance, if sent by certified mail or other means requiring proof of 21 delivery. The receipt or proof of delivery shall serve as the 22 contractor's proof of renewed registration until he or she receives 23 verification from the department.

24 $((\frac{6}{5}))$ The department shall immediately suspend the 25 certificate of registration of a contractor who has been certified by 26 the department of social and health services as a person who is not in compliance with a support order or a residential or visitation order as 27 provided in RCW 74.20A.320. The certificate of registration shall not 28 29 be reissued or renewed unless the person provides to the department a 30 release from the department of social and health services stating that 31 he or she is in compliance with the order and the person has continued to meet all other requirements for certification during the suspension. 32

33 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 18.27 RCW 34 to read as follows:

(1) If a contractor, whether registered or not, defaults in a payment, penalty, or fine due to the department, the director or the director's designee may issue a notice of assessment certifying the amount due. The notice must be served upon the contractor by mailing 1 the notice to the contractor by certified mail to the contractor's last 2 known address or served in the manner prescribed for the service of a 3 summons in a civil action.

4 (2) A notice of assessment becomes final thirty days from the date 5 the notice was served upon the contractor unless a written request for reconsideration is filed with the department or an appeal is filed in 6 7 a court of competent jurisdiction in the manner specified in RCW 8 34.05.510 through 34.05.598. The request for reconsideration must set 9 forth with particularity the reason for the contractor's request. The 10 department, within thirty days after receiving a written request for reconsideration, may modify or reverse a notice of assessment, or may 11 12 hold a notice of assessment in abeyance pending further investigation. If a final decision of a court in favor of the department is not 13 appealed within the time allowed by law, then the amount of the 14 15 unappealed assessment, or such amount of the assessment as is found due 16 by the final decision of the court, is final.

17 (3) The director or the director's designee may file with the clerk of any county within the state a warrant in the amount of the notice of 18 19 assessment. The clerk of the county in which the warrant is filed 20 shall immediately designate a court of competent jurisdiction cause number for the warrant, and the clerk shall cause to be entered in the 21 judgment docket under the court of competent jurisdiction cause number 22 assigned to the warrant, the name of the contractor mentioned in the 23 24 warrant, the amount of payment, penalty, or fine due on it, and the 25 date when the warrant was filed. The aggregate amount of the warrant 26 as docketed is a lien upon the title to, and interest in, all real and personal property of the contractor against whom the warrant is issued, 27 the same as a judgment in a civil case docketed in the office of the 28 29 clerk. The sheriff shall proceed upon the warrant in all respects and 30 with like effect as prescribed by law with respect to execution or other process issued against rights or property upon judgment in a 31 court of competent jurisdiction. The warrant so docketed is sufficient 32 to support the issuance of writs of garnishment in favor of the state 33 34 in a manner provided by law in case of judgment, wholly or partially unsatisfied. The clerk of the court is entitled to a filing fee which 35 will be added to the amount of the warrant. The clerk of the court 36 37 must mail a copy of the warrant to the contractor within three days of 38 filing with the clerk.

(4) The director or the director's designee may issue to any 1 person, firm, corporation, other entity, municipal corporation, 2 3 political subdivision of the state, a public corporation, or any agency 4 of the state, a notice and order to withhold and deliver property of 5 any kind whatsoever when he or she has reason to believe that there is in the possession of the person, firm, corporation, other entity, 6 municipal corporation, political subdivision of the state, public 7 8 corporation, or agency of the state, property that is or will become 9 due, owing, or belonging to a contractor upon whom a notice of 10 assessment has been served by the department for payments, penalties, or fines due to the department. The effect of a notice and order is 11 continuous from the date the notice and order is first made until the 12 liability out of which the notice and order arose is satisfied or 13 becomes unenforceable because of lapse of time. The department shall 14 15 release the notice and order when the liability out of which the notice and order arose is satisfied or becomes unenforceable by reason of 16 17 lapse of time and shall notify the person against whom the notice and order was made that the notice and order has been released. 18

19 The notice and order to withhold and deliver must be served by the 20 sheriff of the county or by the sheriff's deputy, by certified mail, return receipt requested, or by an authorized representative of the 21 22 A person, firm, corporation, other entity, municipal director. corporation, political subdivision of the state, public corporation, or 23 24 agency of the state upon whom service has been made shall answer the 25 notice within twenty days exclusive of the day of service, under oath 26 and in writing, and shall make true answers to the matters inquired of in the notice and order. Upon service of the notice and order, if the 27 party served possesses any property that may be subject to the claim of 28 29 the department, the party shall promptly deliver the property to the 30 director or the director's authorized representative. The director 31 shall hold the property in trust for application on the contractor's indebtedness to the department, or for return without interest, in 32 accordance with a final determination of a petition for review. In the 33 34 alternative, the party shall furnish a good and sufficient surety bond 35 satisfactory to the director conditioned upon final determination of liability. If a party served and named in the notice fails to answer 36 37 the notice within the time prescribed in this section, the court may render judgment by default against the party for the full amount 38 39 claimed by the director in the notice, together with costs. If a

notice is served upon a contractor and the property subject to it is
 wages, the contractor may assert in the answer all exemptions provided
 for by chapter 6.27 RCW to which the wage earner is entitled.

4 (5) In addition to the procedure for collection of a payment, 5 penalty, or fine due to the department as set forth in this section, 6 the department may recover civil penalties imposed under this chapter 7 in a civil action in the name of the department brought in a court of 8 competent jurisdiction of the county where the violation is alleged to 9 have occurred.

10 **Sec. 7.** RCW 18.27.090 and 1997 c 314 s 8 are each amended to read 11 as follows:

12 This chapter does not apply to:

(1) An authorized representative of the United States government,
the state of Washington, or any incorporated city, town, county,
township, irrigation district, reclamation district, or other municipal
or political corporation or subdivision of this state;

17 (2) Officers of a court when they are acting within the scope of18 their office;

(3) Public utilities operating under the regulations of the
utilities and transportation commission in construction, maintenance,
or development work incidental to their own business;

(4) Any construction, repair, or operation incidental to the discovering or producing of petroleum or gas, or the drilling, testing, abandoning, or other operation of any petroleum or gas well or any surface or underground mine or mineral deposit when performed by an owner or lessee;

(5) The sale or installation of any finished products, materials,
or articles of merchandise ((which)) that are not actually fabricated
into and do not become a permanent fixed part of a structure;

30 (6) Any construction, alteration, improvement, or repair of 31 personal property((, except this chapter shall apply to all mobile/manufactured housing. A mobile/manufactured home may be 32 installed, set up, or repaired by the registered or legal owner, by a 33 34 contractor registered under this chapter)) performed by the registered or legal owner, or by a mobile/manufactured home retail dealer or 35 36 manufacturer licensed under chapter 46.70 RCW who shall warranty service and repairs under chapter 46.70 RCW; 37

1 (7) <u>A mobile/manufactured home dealer or manufacturer who</u> 2 <u>subcontracts the installation, set-up, or repair work to actively</u> 3 <u>registered contractors. This exemption only applies to the</u> 4 <u>installation, set-up, or repair of the mobile/manufactured homes that</u> 5 <u>were manufactured or sold by the mobile/manufactured home dealer or</u> 6 <u>manufacturer;</u>

7 (8) Any construction, alteration, improvement, or repair carried on 8 within the limits and boundaries of any site or reservation under the 9 legal jurisdiction of the federal government;

10 (((8))) <u>(9)</u> Any person who only furnished materials, supplies, or 11 equipment without fabricating them into, or consuming them in the 12 performance of, the work of the contractor;

13 (((9))) (10) Any work or operation on one undertaking or project by one or more contracts, the aggregate contract price of which for labor 14 15 and materials and all other items is less than five hundred dollars, 16 such work or operations being considered as of a casual, minor, or 17 inconsequential nature. The exemption prescribed in this subsection does not apply in any instance wherein the work or construction is only 18 19 a part of a larger or major operation, whether undertaken by the same 20 or a different contractor, or in which a division of the operation is made into contracts of amounts less than five hundred dollars for the 21 purpose of evasion of this chapter or otherwise. 22 The exemption 23 prescribed in this subsection does not apply to a person who advertises 24 or puts out any sign or card or other device which might indicate to 25 the public that he or she is a contractor, or that he or she is qualified to engage in the business of contractor; 26

27 (((10))) (11) Any construction or operation incidental to the 28 construction and repair of irrigation and drainage ditches of regularly 29 constituted irrigation districts or reclamation districts; or to 30 farming, dairying, agriculture, viticulture, horticulture, or stock or 31 poultry raising; or to clearing or other work upon land in rural 32 districts for fire prevention purposes; except when any of the above 33 work is performed by a registered contractor;

34 (((11))) (12) An owner who contracts for a project with a 35 registered contractor;

36 (((12))) (13) Any person working on his or her own property, 37 whether occupied by him or her or not, and any person working on his or 38 her personal residence, whether owned by him or her or not but this 39 exemption shall not apply to any person otherwise covered by this chapter who constructs an improvement on his or her own property with
 the intention and for the purpose of selling the improved property;

3 (((13))) <u>(14)</u> Owners of commercial properties who use their own 4 employees to do maintenance, repair, and alteration work in or upon 5 their own properties;

(((14))) (15) A licensed architect or civil or professional 6 7 engineer acting solely in his or her professional capacity, an 8 electrician licensed under the laws of the state of Washington, or a 9 plumber licensed under the laws of the state of Washington or licensed 10 by a political subdivision of the state of Washington while operating within the boundaries of such political subdivision. 11 The exemption 12 provided in this subsection is applicable only when the licensee is 13 operating within the scope of his or her license;

14 (((15))) <u>(16)</u> Any person who engages in the activities herein 15 regulated as an employee of a registered contractor with wages as his 16 or her sole compensation or as an employee with wages as his or her 17 sole compensation;

18 (((16))) <u>(17)</u> Contractors on highway projects who have been 19 prequalified as required by RCW 47.28.070, with the department of 20 transportation to perform highway construction, reconstruction, or 21 maintenance work.

22 **Sec. 8.** RCW 18.27.100 and 1997 c 314 s 9 are each amended to read 23 as follows:

(1) Except as provided in RCW 18.27.065 for partnerships and joint ventures, no person who has registered under one name as provided in this chapter shall engage in the business, or act in the capacity, of a contractor under any other name unless such name also is registered under this chapter.

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

(3)(a) All advertising that shows the contractor's name or address shall show the contractor's current registration number. The registration number may be omitted in an alphabetized listing of registered contractors stating only the name, address, and telephone number: PROVIDED, That signs on motor vehicles subject to RCW 46.16.010 and on-premise signs shall not constitute advertising as 1 provided in this section. All materials used to directly solicit 2 business from retail customers who are not businesses shall show the 3 contractor's current registration number. A contractor shall not use 4 a false or expired registration number in purchasing or offering to 5 purchase an advertisement for which a contractor registration number is 6 required. Advertising by airwave transmission shall not be subject to 7 this subsection (3)(a).

8 (b) The director may issue a subpoena to any person or entity 9 selling any advertising subject to this section for the name, address, 10 and telephone number provided to the seller of the advertising by the purchaser of the advertising. The subpoena must have enclosed a 11 stamped, self-addressed envelope and blank form to be filled out by the 12 13 seller of the advertising. If the seller of the advertising has the information on file, the seller shall, within a reasonable time, return 14 15 the completed form to the department. The subpoena must be issued 16 before forty-eight hours after the expiration of the issue or 17 publication containing the advertising or after the broadcast of the advertising. The good-faith compliance by a seller of advertising with 18 19 a written request of the department for information concerning the purchaser of advertising shall constitute a complete defense to any 20 civil or criminal action brought against the seller of advertising 21 arising from such compliance. Advertising by airwave or electronic 22 transmission is subject to this subsection (3)(b). 23

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

27 (5)) A contractor shall not falsify a registration number and use 28 it, or use an expired registration number, in connection with any 29 solicitation or identification as a contractor. All individual 30 contractors and all partners, associates, agents, salesmen, solicitors, 31 officers, and employees of contractors shall use their true names and 32 addresses at all times while engaged in the business or capacity of a 33 contractor or activities related thereto.

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

(((7))) (6)(a) The finding of a violation of this section by the 39 director at a hearing held in accordance with the Administrative Procedure Act, chapter 34.05 RCW, shall subject the person committing
 the violation to a penalty of not more than ((five)) ten thousand
 dollars as determined by the director.

4 (b) Penalties under this section shall not apply to a violation 5 determined to be an inadvertent error.

6 Sec. 9. RCW 18.27.110 and 1997 c 314 s 11 are each amended to read 7 as follows:

8 (1) No city, town or county shall issue a construction building 9 permit for work which is to be done by any contractor required to be registered under this chapter without verification that such contractor 10 is currently registered as required by law. When such verification is 11 12 made, nothing contained in this section is intended to be, nor shall be construed to create, or form the basis for any liability under this 13 14 chapter on the part of any city, town or county, or its officers, employees or agents. However, failure to verify the contractor 15 registration number results in liability to the city, town, or county 16 to a penalty to be imposed according to RCW $18.27.100((\frac{(7)}{(7)}))$ (6)(a). 17

18 (2) At the time of issuing the building permit, all cities, towns,19 or counties are responsible for:

20 (a) Printing the contractor registration number on the building21 permit; and

(b) Providing a written notice to the building permit applicant informing them of contractor registration laws and the potential risk and monetary liability to the homeowner for using an unregistered contractor.

(3) If a building permit is obtained by an applicant or contractor
who falsifies information to obtain an exemption provided under RCW
18.27.090, the building permit shall be forfeited.

29 Sec. 10. RCW 18.27.114 and 1997 c 314 s 12 are each amended to 30 read as follows:

(1) Any contractor agreeing to perform any contracting project: (a) For the repair, alteration, or construction of four or fewer residential units or accessory structures on such residential property when the bid or contract price totals one thousand dollars or more; or (b) for the repair, alteration, or construction of a commercial building when the bid or contract price totals one thousand dollars or more but less than sixty thousand dollars, must provide the customer 1 with the following disclosure statement <u>in substantially the following</u>
2 form using lower case and upper case twelve-point and bold type where
3 appropriate, prior to starting work on the project:

4

"NOTICE TO CUSTOMER

5 ((This contractor is registered with the state of Washington, 6 registration no., as a general/specialty contractor and 7 has posted with the state a bond or cash deposit of 8 \$6,000/\$4,000 for the purpose of satisfying claims against the 9 contractor for negligent or improper work or breach of contract in the conduct of the contractor's business. The expiration 10 date of this contractor's registration is This 11 12 bond or cash deposit may not be sufficient to cover a claim which might arise from the work done under your contract. If 13 14 any supplier of materials used in your construction project or 15 any employee of the contractor or subcontractor is not paid by 16 the contractor or subcontractor on your job, your property may 17 be liened to force payment. If you wish additional protection, 18 you may request the contractor to provide you with original 19 "lien release" documents from each supplier or subcontractor on your project. The contractor is required to provide you with 20 further information about lien release documents if you request 21 it. General information is also available from the department 22 23 of labor and industries."))

This contractor is registered with the state of Washington, registration no. . . , and has posted with the state a bond or deposit of . . . for the purpose of satisfying claims against the contractor for breach of contract including negligent or improper work in the conduct of the contractor's business. The expiration date of this contractor's registration is

31THIS BOND OR DEPOSIT MIGHT NOT BE SUFFICIENT TO COVER A CLAIM32THAT MIGHT ARISE FROM THE WORK DONE UNDER YOUR CONTRACT.

This bond or deposit is not for your exclusive use because it covers all work performed by this contractor. The bond or deposit is intended to pay valid claims up to that you and other customers, suppliers, subcontractors, or taxing authorities may have. 1FOR GREATER PROTECTION YOU MAY REQUEST YOUR CONTRACTOR TO2PROVIDE YOU WITH A PAYMENT AND PERFORMANCE BOND FOR YOUR JOB.

Your contractor may obtain a payment and performance bond for
 an additional fee to guarantee payment of suppliers and
 subcontractors and performance of your construction project.

Other methods of protecting yourself include: Employing the 6 7 services of an attorney, a construction contract control professional, or other construction professional; entering into 8 9 a joint check arrangement with your contractor and his or her 10 subcontractors and suppliers to insure that payment is made to those parties; and withholding a contractually defined 11 12 percentage of your construction contract as retainage for a stated period of time to provide protection to you and help 13 14 insure that your project will be completed as required by your 15 contract.

16 YOUR PROPERTY MAY BE LIENED.

17 If a supplier of materials used in your construction project or 18 an employee or subcontractor of your contractor or 19 subcontractors is not paid, your property may be liened to 20 force payment and you could pay twice for the same work.

21FOR ADDITIONAL PROTECTION, YOU SHOULD MAKE CHECKS PAYABLE22JOINTLY TO THE CONTRACTOR AND SUPPLIERS OR SUBCONTRACTORS AND23REQUIRE THE CONTRACTOR TO PROVIDE YOU WITH ORIGINAL "LIEN24RELEASE" DOCUMENTS FROM EACH SUPPLIER OR SUBCONTRACTOR ON YOUR25PROJECT.

26 The contractor is required to provide you with further 27 information about lien release documents if you request it. 28 General information is also available from the state Department 29 of Labor and Industries."

30 (2) A contractor subject to this section shall notify any consumer 31 to whom notice is required under subsection (1) of this section if the 32 contractor's registration has expired or is revoked or suspended by the 33 department prior to completion or other termination of the contract 34 with the consumer.

(3) No contractor subject to this section may bring or maintain anylien claim under chapter 60.04 RCW based on any contract to which this

section applies without alleging and proving that the contractor has
 provided the customer with a copy of the disclosure statement as
 required in subsection (1) of this section.

4 (4) This section does not apply to contracts authorized under
5 chapter 39.04 RCW or to contractors contracting with other contractors.
6 (5) Failure to comply with this section shall constitute an
7 infraction under the provisions of this chapter.

8 (6) The department shall produce model disclosure statements, and 9 public service announcements detailing the information needed to assist 10 contractors and contractors' customers to comply under this section. 11 As necessary, the department shall periodically update these education 12 materials.

13 Sec. 11. RCW 60.04.031 and 1992 c 126 s 2 are each amended to read 14 as follows:

15 (1) Except as otherwise provided in this section, every person furnishing professional services, materials, or equipment for the 16 improvement of real property shall give the owner or reputed owner 17 18 notice in writing of the right to claim a lien. If the prime 19 contractor is in compliance with the requirements of RCW 19.27.095, 60.04.230, and 60.04.261, this notice shall also be given to the prime 20 contractor as described in this subsection unless the potential lien 21 claimant has contracted directly with the prime contractor. The notice 22 23 may be given at any time but only protects the right to claim a lien for professional services, materials, or equipment supplied after the 24 25 date which is sixty days before:

(a) Mailing the notice by certified or registered mail to the owneror reputed owner; or

(b) Delivering or serving the notice personally upon the owner or reputed owner and obtaining evidence of delivery in the form of a receipt or other ((acknowledgement)) acknowledgment signed by the owner or reputed owner or an affidavit of service.

In the case of new construction of a single-family residence, the notice of a right to claim a lien may be given at any time but only protects the right to claim a lien for professional services, materials, or equipment supplied after a date which is ten days before the notice is given as described in this subsection.

37 (2) Notices of a right to claim a lien shall not be required of:

(a) Persons who contract directly with the owner or the owner's 1 2 common law agent;

3 (b) Laborers whose claim of lien is based solely on performing 4 labor; or

5 (c) Subcontractors who contract for the improvement of real property directly with the prime contractor, except as provided in 6 7 subsection (3)(b) of this section.

8 (3) Persons who furnish professional services, materials, or 9 equipment in connection with the repair, alteration, or remodel of an 10 existing owner-occupied single-family residence or appurtenant garage or in connection with the new construction of a single-family residence 11 for a residential homeowner: 12

(a) Who contract directly with the ((owner-occupier)) owner or 13 ((their)) the owner's common law agent shall not be required to send a 14 15 written notice of the right to claim a lien and shall have a lien for 16 the full amount due under their contract, as provided in RCW 60.04.021; 17 or

(b) Who do not contract directly with the ((owner-occupier)) <u>owner</u> 18 19 or ((their)) the owner's common law agent shall give notice of the right to claim a lien to the ((owner-occupier)) <u>owner</u>. 20 Liens of persons furnishing professional services, materials, or equipment who 21 do not contract directly with the ((owner-occupier)) owner or ((their)) 22 23 the owner's common law agent may only be satisfied from amounts not yet 24 paid to the prime contractor by the owner at the time the notice 25 described in this section is received, regardless of whether amounts 26 not yet paid to the prime contractor are due. For the purposes of this subsection "received" means actual receipt of notice by personal 27 service, or registered or certified mail, or three days after mailing 28 by registered or certified mail, excluding Saturdays, Sundays, or legal 29 30 holidays.

31 (4) The notice of right to claim a lien described in subsection (1) of this section, shall include but not be limited to the following 32 33 information and shall substantially be in the following form, using lower-case and upper-case ten-point type where appropriate. 34

35		NOTICE TO OWNER	
36	IMPORTANT:	READ BOTH SIDES OF THIS NOTICE	
37		CAREFULLY.	
38	PROTECT	YOURSELF FROM PAYING TWICE	

PROTECT YOURSELF FROM PAYING TWICE

1 To: Date: 2 Re: <u>(description of property: Street address or general</u> 3 location.) 4 From: 5 AT THE REQUEST OF: <u>(Name of person ordering the professional</u> б services, materials, or equipment) IS NOT A LIEN--THIS NOTICE IS MEANT TO PROVIDE YOU WITH 7 THIS 8 INFORMATION NECESSARY TO PROPERLY MANAGE YOUR CONSTRUCTION PROJECT: 9 This notice is sent to you to tell you who is providing professional 10 services, materials, or equipment for the improvement of your property 11 and to advise you of the rights of these persons and your 12 responsibilities. Also take note that laborers on your project may 13 claim a lien without sending you a notice. 14 OWNER/OCCUPIER OF EXISTING

1111000011110 01 111001110015RESIDENTIAL PROPERTY AND/OR16NEW RESIDENTIAL PROPERTY

17 Under Washington law, those who furnish labor, professional services, 18 materials, or equipment for the repair, remodel, or alteration of your 19 owner-occupied principal residence and who are not paid, have a right 20 to enforce their claim for payment against your property. This claim 21 is known as a construction lien.

The law limits the amount that a lien claimant can claim against your 22 23 If the improvement to your property is the construction of property. 24 <u>a new single-family residence, a lien may be claimed for all</u> 25 professional services, materials, or equipment furnished during the ten days preceding the date this notice was given to you or mailed to you 26 27 and thereafter. Claims may only be made against that portion of the contract price you have not yet paid to your prime contractor as of the 28 29 time this notice was given to you or three days after this notice was 30 mailed to you. Review the back of this notice for more information and 31 ways to avoid lien claims.

32COMMERCIAL ((AND/OR NEW33RESIDENTIAL)) PROPERTY

34 We have or will be providing professional services, materials, or 35 equipment for the improvement of your commercial ((or new residential)) 1 project. In the event you or your contractor fail to pay us, we may 2 file a lien against your property. A lien may be claimed for all 3 professional services, materials, or equipment furnished after a date 4 that is sixty days before this notice was given to you or mailed to 5 you((, unless the improvement to your property is the construction of 6 a new single-family residence, then ten days before this notice was 7 given to you or mailed to you)).

8	Sender:	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
9	Address:		•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
	Telephone:																												

13	IMPORTANT INFORMATION
14	ON REVERSE SIDE
15	IMPORTANT INFORMATION
16	FOR YOUR PROTECTION

17 This notice is sent to inform you that we have or will provide 18 professional services, materials, or equipment for the improvement of 19 your property. We expect to be paid by the person who ordered our 20 services, but if we are not paid, we have the right to enforce our 21 claim by filing a construction lien against your property.

22 LEARN more about the lien laws and the meaning of this notice by 23 discussing them with your contractor, suppliers, Department of Labor 24 and Industries, the firm sending you this notice, your lender, or your 25 attorney.

26 COMMON METHODS TO AVOID CONSTRUCTION LIENS: There are several methods 27 available to protect your property from construction liens. The 28 following are two of the more commonly used methods.

DUAL PAYCHECKS (Joint Checks): When paying your contractor for services or materials, you may make checks payable jointly to the contractor and the firms furnishing you this notice.

32 LIEN RELEASES: You may require your contractor to provide lien 33 releases signed by all the suppliers and subcontractors from 34 whom you have received this notice. If they cannot obtain lien releases because you have not paid them, you may use the dual
 payee check method to protect yourself.

3 YOU SHOULD TAKE APPROPRIATE STEPS TO PROTECT YOUR PROPERTY FROM LIENS.
4 YOUR PRIME CONTRACTOR AND YOUR CONSTRUCTION LENDER ARE REQUIRED BY LAW
5 TO GIVE YOU WRITTEN INFORMATION ABOUT LIEN CLAIMS. IF YOU HAVE NOT
6 RECEIVED IT, ASK THEM FOR IT.

7

* * * * * * * * * * * *

8 (5) Every potential lien claimant providing professional services 9 where no improvement as defined in RCW 60.04.011(5) (a) or (b) has been 10 commenced, and the professional services provided are not visible from an inspection of the real property may record in the real property 11 records of the county where the property is located a notice which 12 13 shall contain the professional service provider's name, address, telephone number, legal description of the property, the owner or 14 reputed owner's name, and the general nature of the professional 15 services provided. If such notice is not recorded, the lien claimed 16 shall be subordinate to the interest of any subsequent mortgagee and 17 18 invalid as to the interest of any subsequent purchaser if the mortgagee or purchaser acts in good faith and for a valuable consideration 19 20 acquires an interest in the property prior to the commencement of an improvement as defined in RCW 60.04.011(5) (a) or (b) without notice of 21 the professional services being provided. The notice described in this 22 23 subsection shall be substantially in the following form:

24NOTICE OF FURNISHING25PROFESSIONAL SERVICES

That on the <u>(day)</u> day of <u>(month and year)</u>, <u>(name of</u> provider) began providing professional services upon or for the improvement of real property legally described as follows:

29	[Legal Description
30	is mandatory]
31	The general nature of the professional services provided is
32	
33	The owner or reputed owner of the real property is \ldots
34	

1	
2	(Signature)
3	
4	(Name of Claimant)
5	
6	(Street Address)
7	
8	(City, State, Zip Code)
9	
10	(Phone Number)
11	(6) A lien authorized by this chapter shall not be enforced unless
12	the lien claimant has complied with the applicable provisions of this
13	section.
14	(7) For the purposes of this section "commercial property" includes
15	residential property that is not owned by a residential homeowner.
16	NEW SECTION. Sec. 12. A new section is added to chapter 18.27 RCW
17	to read as follows:
18	(1) The director shall establish a construction contractor advisory
19	committee.
20	(2) The director or designee is the chair of the committee. The
21	committee may meet at a time and place designated by the director, or
22	a majority of the members, and shall hold meetings during the year to
23	advise the director.
24	(3) The purpose of the committee is to advise the department on all
25	matters relating to contractor registration under this chapter. The
26	committee's recommendations are advisory only.
27	(4) The department shall require by rule that applicants for
28	registration under this chapter provide evidence of passing a
29	competency test and completion of up to sixteen hours of education in
30	subjects relating to business practices and laws that affect
31	contractors. In adopting rules pursuant to this section, the
32	department must take into consideration the availability of training
33	programs in all areas of the state and must encourage training
34	providers to use the most up-to-date technology.
35	(5) As a requirement for renewing a certificate of registration, a
36	contractor registered for less than two years must provide the

1 department evidence of completion of up to sixteen hours of education 2 in subjects relating to business practices and laws that affect 3 contractors.

4 (6) A contractor who was exempt from the testing requirements of 5 this chapter and who is unregistered because of suspension or 6 revocation must complete the continuing education requirements and 7 competency testing requirements of this chapter before the department 8 issues a certificate of registration.

9 <u>NEW SECTION.</u> **Sec. 13.** A new section is added to chapter 18.27 RCW 10 to read as follows:

(1) The purpose of this section is to improve the professional business competency of construction contractors by requiring reasonable standards for continuing education and competency testing in subjects relating to business practices and laws affecting contractors. Hours of education refer to clock hours, not credit hours.

16 (2) An applicant for registration must designate an individual as his or her responsible managing individual. On or after July 1, 2002, 17 18 the responsible managing individual must be responsible for completing 19 the continuing education requirements and passing the competency test required by this chapter. If the relationship of the responsible 20 managing individual is terminated, the contractor's registration is 21 suspended within ninety days unless another responsible managing 22 23 individual is qualified by the department. The responsible managing 24 individual may be:

(a) An owner, if the applicant is a sole proprietorship;
(b) A partner, if the applicant is a partnership or li

(b) A partner, if the applicant is a partnership or limited27 liability partnership;

28 (c) A member, if the applicant is a limited liability company;

29 (d) A corporate officer, if the applicant is a corporation; or

30 (e) A designated full-time permanent employee, if an applicant has 31 documented that no owner, partner, member, or corporate officer of the 32 applicant is directly involved in construction in the state of 33 Washington, and that the employee is the supervisor of the state of 34 Washington construction operations of the applicant.

35 (3) The department will not accept a responsible managing 36 individual of more than one registration if that individual is not an 37 owner, partner, member, or corporate officer.

(4) An applicant with an expired registration of more than twelve 1 months must provide evidence that he or she completed all required 2 3 continuing education and competency testing requirements required by 4 this section. An applicant for registration who is not exempt from the education and testing requirements of this section must provide 5 evidence that his or her responsible managing individual completed the 6 7 prescribed sixteen hours of education at the time of the applicant's 8 responsible managing individual's application for registration.

9 (5) Effective July 1, 2002, an applicant for registration must 10 provide evidence that his or her responsible managing individual passed the prescribed competency test. Evidence of course completion before 11 July 1, 2002, must consist of the provider issued certificate of 12 satisfactory completion, which the applicant for registration must 13 provide at the time of his or her application. On or after July 1, 14 15 2002, evidence that an applicant completed a required education requirement and passed a competency test must consist of electronic 16 17 information supplied to the department by an education provider and a test administrator. 18

(6) Effective January 1, 2002, the department will not accept a
course approval number issued more than two years before the date of
the applicant's initial application for registration.

22 <u>NEW SECTION.</u> **Sec. 14.** A new section is added to chapter 18.27 RCW 23 to read as follows:

On or after July 1, 2002, the department must not register a business entity unless the business entity's responsible managing individual obtained a passing score on a test approved by the department.

28 <u>NEW SECTION.</u> **Sec. 15.** A new section is added to chapter 18.27 RCW 29 to read as follows:

30 (1) In lieu of the test required under section 12 of this act, an 31 applicant may provide evidence to the department that:

(a) The responsible managing individual is listed on the department's current computer registration records as having been registered as an individual proprietor, partner, corporate officer, or limited liability company prior to July 1, 2002, and that the business has been inactive with the department for twelve months or less; or

1 (b) The responsible managing individual has been licensed or 2 registered in good standing as a contractor in another state or country 3 with the state or country's construction contractor regulatory 4 authority for two years or more prior to July 1, 2002, and was 5 continuously and actively registered or licensed to the date of 6 application with the department.

7 (2) The director may, upon payment of a reciprocity application fee 8 established by rule and the current registration fee, grant a 9 certificate of registration to any applicant who is a registered 10 contractor or registered specialty contractor in any other state or country whose requirements for registration are at least substantially 11 equivalent to the requirements of this state for registration, and 12 13 which extends the same privileges of reciprocity to contractors and specialty contractors registered in this state. 14

15 <u>NEW SECTION.</u> Sec. 16. A new section is added to chapter 18.27 RCW 16 to read as follows:

17 (1) The department may not accept education requirements from18 providers that are not approved by the department.

19 (2) To receive departmental approval, individuals and organizations 20 desiring to provide the education courses required by this section must 21 submit an agreement with the department prior to offering the sixteen 22 hours of education. The provider agreement includes, but shall not be 23 limited to:

(a) The name, address, contact information, and name of theresponsible administrator of the education provider;

(b) Evidence that all its instructors have at least two years' total experience either teaching adults or working in the instructor's subject area or a combination of the two, including the submission of instructor resumes or work history summaries.

30 (3) No provider may instruct any part of the sixteen-hour course31 until there is a fully executed accreditation agreement.

32 <u>NEW SECTION.</u> **Sec. 17.** A new section is added to chapter 18.27 RCW 33 to read as follows:

The department may evaluate and approve courses based on written evaluation criteria approved by the construction contractor advisory committee and made available to providers. The department may revoke a provider's approval if a provider's courses do not meet the approved 1 criteria. The department is authorized to adopt rules establishing the 2 qualifications and requirements of providers and shall set fees by rule 3 for the administration of this chapter. The fees shall cover but not 4 exceed the costs of issuing the certificate of registration and of 5 administering and enforcing the requirements of this chapter.

6 <u>NEW SECTION.</u> Sec. 18. RCW 18.27.075 (Limit on fees for issuing or 7 renewing certificate of registration) and 1983 c 74 s 2 are each 8 repealed.

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