

CERTIFICATION OF ENROLLMENT

SENATE BILL 5795

Chapter 155, Laws of 2019

66th Legislature
2019 Regular Session

CONSTRUCTION CONTRACTORS--BONDING--WORK GROUP

EFFECTIVE DATE: July 28, 2019

Passed by the Senate March 4, 2019
Yeas 48 Nays 0

KAREN KEISER

President of the Senate

Passed by the House April 12, 2019
Yeas 95 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Approved April 26, 2019 11:31 AM

JAY INSLEE

Governor of the State of Washington

CERTIFICATE

I, Brad Hendrickson, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5795** as passed by Senate and the House of Representatives on the dates hereon set forth.

BRAD HENDRICKSON

Secretary

FILED

April 29, 2019

**Secretary of State
State of Washington**

SENATE BILL 5795

Passed Legislature - 2019 Regular Session

State of Washington

66th Legislature

2019 Regular Session

By Senators Zeiger and Saldaña; by request of Department of Labor & Industries

1 AN ACT Relating to construction contractors but only with respect
2 to providing financial recourse to harmed consumers not to include a
3 warranty and creating a work group; and amending RCW 18.27.040.

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

5 **Sec. 1.** RCW 18.27.040 and 2007 c 436 s 4 are each amended to
6 read as follows:

7 (1) Each applicant shall file with the department a surety bond
8 issued by a surety insurer who meets the requirements of chapter
9 48.28 RCW in the sum of twelve thousand dollars if the applicant is a
10 general contractor and six thousand dollars if the applicant is a
11 specialty contractor. If no valid bond is already on file with the
12 department at the time the application is filed, a bond must
13 accompany the registration application. The bond shall have the state
14 of Washington named as obligee with good and sufficient surety in a
15 form to be approved by the department. The bond shall be continuous
16 and may be canceled by the surety upon the surety giving written
17 notice to the director. A cancellation or revocation of the bond or
18 withdrawal of the surety from the bond automatically suspends the
19 registration issued to the contractor until a new bond or
20 reinstatement notice has been filed and approved as provided in this
21 section. The bond shall be conditioned that the applicant will pay

1 all persons performing labor, including employee benefits, for the
2 contractor, will pay all taxes and contributions due to the state of
3 Washington, and will pay all persons furnishing material or renting
4 or supplying equipment to the contractor and will pay all amounts
5 that may be adjudged against the contractor by reason of breach of
6 contract including improper work in the conduct of the contracting
7 business. A change in the name of a business or a change in the type
8 of business entity shall not impair a bond for the purposes of this
9 section so long as one of the original applicants for such bond
10 maintains partial ownership in the business covered by the bond.

11 (2) At the time of initial registration or renewal, the
12 contractor shall provide a bond or other security deposit as required
13 by this chapter and comply with all of the other provisions of this
14 chapter before the department shall issue or renew the contractor's
15 certificate of registration. Any contractor registered as of July 1,
16 2001, who maintains that registration in accordance with this chapter
17 is in compliance with this chapter until the next renewal of the
18 contractor's certificate of registration.

19 (3) Any person, firm, or corporation having a claim against the
20 contractor for any of the items referred to in this section may bring
21 suit against the contractor and the bond or deposit in the superior
22 court of the county in which the work was done or of any county in
23 which jurisdiction of the contractor may be had. The surety issuing
24 the bond shall be named as a party to any suit upon the bond. Action
25 upon the bond or deposit brought by a residential homeowner for
26 breach of contract by a party to the construction contract shall be
27 commenced by filing the summons and complaint with the clerk of the
28 appropriate superior court within two years from the date the claimed
29 contract work was substantially completed or abandoned, whichever
30 occurred first. Action upon the bond or deposit brought by any other
31 authorized party shall be commenced by filing the summons and
32 complaint with the clerk of the appropriate superior court within one
33 year from the date the claimed labor was performed and benefits
34 accrued, taxes and contributions owing the state of Washington became
35 due, materials and equipment were furnished, or the claimed contract
36 work was substantially completed or abandoned, whichever occurred
37 first. Service of process in an action filed under this chapter
38 against the contractor and the contractor's bond or the deposit shall
39 be exclusively by service upon the department. Three copies of the
40 summons and complaint and a fee adopted by rule of not less than

1 fifty dollars to cover the costs shall be served by registered or
2 certified mail, or other delivery service requiring notice of
3 receipt, upon the department at the time suit is started and the
4 department shall maintain a record, available for public inspection,
5 of all suits so commenced. Service is not complete until the
6 department receives the fee and three copies of the summons and
7 complaint. The service shall constitute service and confer personal
8 jurisdiction on the contractor and the surety for suit on claimant's
9 claim against the contractor and the bond or deposit and the
10 department shall transmit the summons and complaint or a copy thereof
11 to the contractor at the address listed in the contractor's
12 application and to the surety within two days after it shall have
13 been received.

14 (4) The surety upon the bond shall not be liable in an aggregate
15 amount in excess of the amount named in the bond nor for any monetary
16 penalty assessed pursuant to this chapter for an infraction. The
17 liability of the surety shall not cumulate where the bond has been
18 renewed, continued, reinstated, reissued or otherwise extended. The
19 surety upon the bond may, upon notice to the department and the
20 parties, tender to the clerk of the court having jurisdiction of the
21 action an amount equal to the claims thereunder or the amount of the
22 bond less the amount of judgments, if any, previously satisfied
23 therefrom and to the extent of such tender the surety upon the bond
24 shall be exonerated but if the actions commenced and pending and
25 provided to the department as required in subsection (3) of this
26 section, at any one time exceed the amount of the bond then
27 unimpaired, claims shall be satisfied from the bond in the following
28 order:

29 (a) Employee labor and claims of laborers, including employee
30 benefits;

31 (b) Claims for breach of contract by a party to the construction
32 contract;

33 (c) Registered or licensed subcontractors, material, and
34 equipment;

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

36 (e) Any court costs, interest, and attorneys' fees plaintiff may
37 be entitled to recover. The surety is not liable for any amount in
38 excess of the penal limit of its bond.

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

1 (5) The total amount paid from a bond or deposit required of a
2 general contractor by this section to claimants other than
3 residential homeowners must not exceed one-half of the bond amount.
4 The total amount paid from a bond or deposit required of a specialty
5 contractor by this section to claimants other than residential
6 homeowners must not exceed one-half of the bond amount or four
7 thousand dollars, whichever is greater.

8 (6) The prevailing party in an action filed under this section
9 against the contractor and contractor's bond or deposit, for breach
10 of contract by a party to the construction contract involving a
11 residential homeowner, is entitled to costs, interest, and reasonable
12 attorneys' fees. The surety upon the bond or deposit is not liable in
13 an aggregate amount in excess of the amount named in the bond or
14 deposit nor for any monetary penalty assessed pursuant to this
15 chapter for an infraction.

16 (7) If a final judgment impairs the liability of the surety upon
17 the bond or deposit so furnished that there is not in effect a bond
18 or deposit in the full amount prescribed in this section, the
19 registration of the contractor is automatically suspended until the
20 bond or deposit liability in the required amount unimpaired by
21 unsatisfied judgment claims is furnished.

22 (8) In lieu of the surety bond required by this section the
23 contractor may file with the department an assigned savings account,
24 upon forms provided by the department.

25 (9) Any person having filed and served a summons and complaint as
26 required by this section having an unsatisfied final judgment against
27 the registrant for any items referred to in this section may execute
28 upon the security held by the department by serving a certified copy
29 of the unsatisfied final judgment by registered or certified mail
30 upon the department within one year of the date of entry of such
31 judgment. Upon the receipt of service of such certified copy the
32 department shall pay or order paid from the deposit, through the
33 registry of the superior court which rendered judgment, towards the
34 amount of the unsatisfied judgment. The priority of payment by the
35 department shall be the order of receipt by the department, but the
36 department shall have no liability for payment in excess of the
37 amount of the deposit.

38 (10) Within ten days after resolution of the case, a certified
39 copy of the final judgment and order, or any settlement documents
40 where a case is not disposed of by a court trial, a certified copy of

1 the dispositive settlement documents must be provided to the
2 department by the prevailing party. Failure to provide a copy of the
3 final judgment and order or the dispositive settlement documents to
4 the department within ten days of entry of such an order constitutes
5 a violation of this chapter and a penalty adopted by rule of not less
6 than two hundred fifty dollars may be assessed against the prevailing
7 party.

8 (11) The director may require an applicant applying to renew or
9 reinstate a registration or applying for a new registration to file a
10 bond of up to three times the normally required amount, if the
11 director determines that an applicant, or a previous registration of
12 a corporate officer, owner, or partner of a current applicant, has
13 had in the past five years (~~a total of three~~) one final
14 judgment(~~s~~) in actions under this chapter involving a residential
15 single-family dwelling (~~on two or more different structures~~).

16 (12) The director may adopt rules necessary for the proper
17 administration of the security.

18 (13)(a) The department must convene a work group no later than
19 August 1, 2019, to consider additional safeguards for consumers who
20 engage contractors. The department must provide staff support for the
21 work group and include in the work group: Department staff; large and
22 small contractors that primarily contract with residential
23 homeowners, those that build new and rehabilitate residences, and
24 other interested contractors; surety bond companies; realtors or
25 their representatives; workers and/or their representatives;
26 representatives from the consumer protection division of the office
27 of the attorney general; consumers and/or advocates representing
28 them; and local building officials.

29 The work group shall submit a report with recommendations to the
30 department and, if applicable, the appropriate committees of the
31 legislature by June 30, 2020. The report must address whether:

32 (i) Bond amounts are sufficient and appropriate to protect
33 consumers, workers, and suppliers and meet tax obligations;

34 (ii) Additional criteria for contractors would provide a greater
35 level of protection;

36 (iii) Strategies to discourage the transfer of a business to a
37 different entity for the purpose of evading penalties or judgments
38 under this chapter should be implemented;

1 (iv) Any other registration requirements or options for consumer
2 recovery under this chapter should be changed to increase protections
3 for consumers; and

4 (v) Incentives to adopt industry best practices would increase
5 consumer protections.

6 (b) The work group must dissolve once the report is submitted.

Passed by the Senate March 4, 2019.

Passed by the House April 12, 2019.

Approved by the Governor April 26, 2019.

Filed in Office of Secretary of State April 29, 2019.

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