## **HB 1849** - H AMD **643**

By Representative Lovick

## WITHDRAWN 2/14/2006

- 1 On page 3, line 28, after "(1)(a)" strike "to" and insert "To"
- 2 On page 4, at the beginning of line 4, strike "administered" 3 and insert "approved"

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On page 4, line 11, after ", which" strike "must be accepted as conclusive" and insert "may be accepted as"

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On page 5, line 12, after "subsection," insert "in each subsequent year of employment after the first year,"

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On page 5, line 24, strike "(3)" and insert "( $(\frac{(3)}{(3)})$ ) $(\frac{4}{(3)}$ " 11 12 Correct internal references accordingly.

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On page 5, line 32, after "company" strike "in the amount of one hundred dollars for the first violation and two hundred dollars for subsequent violations" and insert "as provided in chapter 18.235 RCW"

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- 19 On page 6, after line 17, insert:
- 20 "NEW SECTION. Sec. 4. This act takes effect June 1, 2007."
- 21 Correct the title.

**EFFECT:** Allows preassignment training to be approved instead of administered by department certified trainers. Provides that a certificate of training may be accepted by any private security company as conclusive evidence of completion of training instead of requiring a private security company to accept it as conclusive evidence. The monetary penalties that may be assessed by the Department of Licensing for certain record keeping violations are eliminated and the authority to assess monetary penalties as specified in the business and professions statute is adopted by reference. The effective date of the act is delayed to July 1, 2007.