CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1348

Chapter 238, Laws of 1995

54th Legislature 1995 Regular Session

ESCROW AGENT REGULATION

EFFECTIVE DATE: 7/1/95

Passed by the House April 18, 1995 Yeas 95 Nays 0

CLYDE BALLARD

Speaker of the House of Representatives

Passed by the Senate April 4, 1995 Yeas 45 Nays 0

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SUBSTITUTE HOUSE BILL 1348 as passed by the House of Representatives and the Senate on the dates hereon set forth.

JOEL PRITCHARD

TIMOTHY A. MARTIN

President of the Senate

Chief Clerk

Approved May 5, 1995

FILED

May 5, 1995 - 10:08 a.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1348

AS AMENDED BY THE SENATE

Passed Legislature - 1995 Regular Session

State of Washington 54th Legislature 1995 Regular Session

By House Committee on Financial Institutions & Insurance (originally sponsored by Representatives L. Thomas, Cole, Fuhrman and Wolfe; by request of Department of Licensing)

Read first time 02/03/95.

- 1 AN ACT Relating to the regulation of escrow agents; amending RCW
- 2 18.44.010, 18.44.080, 18.44.208, 18.44.290, 18.44.380, 43.320.011,
- 3 43.320.013, 43.320.060, and 43.320.110; providing an effective date;
- 4 and declaring an emergency.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 18.44.010 and 1985 c 7 s 47 are each amended to read 7 as follows:
- 8 Unless the context otherwise requires terms used in this chapter
- 9 shall have the following meanings:
- 10 (1) "Department" means the department of ((licensing)) <u>financial</u>
 11 institutions.
- 10 (0) """ | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10 "" | 10
 - 12 (2) "Director" means the director of ((licensing)) <u>financial</u>
 - 13 <u>institutions</u>, or his <u>or her</u> duly authorized representative.
 - 14 (3) "Escrow" means any transaction wherein any person or persons,
 - 15 for the purpose of effecting and closing the sale, purchase, exchange,
 - 16 transfer, encumbrance, or lease of real or personal property to another
 - 17 person or persons, delivers any written instrument, money, evidence of
 - 18 title to real or personal property, or other thing of value to a third
 - 19 person to be held by such third person until the happening of a

- 1 specified event or the performance of a prescribed condition or
- 2 conditions, when it is then to be delivered by such third person, in
- 3 compliance with instructions under which he is to act, to a grantee,
- 4 grantor, promisee, promisor, obligee, obligor, lessee, lessor, bailee,
- 5 bailor, or any agent or employee thereof.
- 6 (4) "Escrow agent" means any sole proprietorship, firm,
- 7 association, partnership, or corporation engaged in the business of
- 8 performing for compensation the duties of the third person referred to
- 9 in RCW 18.44.010(3) above.
- 10 (5) "Certificated escrow agent" means any sole proprietorship,
- 11 firm, association, partnership, or corporation holding a certificate of
- 12 registration as an escrow agent under the provisions of this chapter.
- 13 (6) "Person" unless a different meaning appears from the context,
- 14 includes an individual, a firm, association, partnership or
- 15 corporation, or the plural thereof, whether resident, nonresident,
- 16 citizen or not.
- 17 (7) "Escrow officer" means any natural person handling escrow
- 18 transactions and licensed as such by the director.
- 19 (8) "Escrow commission" means the escrow commission of the state of
- 20 Washington created by RCW 18.44.208.
- 21 (9) "Controlling person" is any person who owns or controls ten
- 22 percent or more of the beneficial ownership of any escrow agent,
- 23 regardless of the form of business organization employed and regardless
- 24 of whether such interest stands in such person's true name or in the
- 25 name of a nominee.
- 26 **Sec. 2.** RCW 18.44.080 and 1985 c 340 s 1 are each amended to read
- 27 as follows:
- 28 The director shall charge and collect the following fees:
- 29 (1) For filing an original or a renewal application for
- 30 registration as an escrow agent, annual fees for the first office or
- 31 location and for each additional office or location.
- 32 (2) For filing an application for a change of address, for each
- 33 certificate of registration and for each escrow officer license being
- 34 so changed.
- 35 (3) For filing an application for a duplicate of a certificate of
- 36 registration or of an escrow officer license lost, stolen, destroyed,
- 37 or for replacement.
- 38 (4) For providing administrative support to the escrow commission.

- All fees under this chapter shall be set <u>by rule</u> by the director ((in accordance with RCW 43.24.086)). <u>In fixing these fees, the</u> director shall set the fees at a sufficient level to defray the costs of administering this chapter.
- All fees received by the director under this chapter shall be paid ((by him)) into the state treasury to the credit of the ((general fund)) banking examination fund.
- 8 **Sec. 3.** RCW 18.44.208 and 1985 c 340 s 3 are each amended to read 9 as follows:

There is established an escrow commission of the state of 10 Washington, to consist of the director of ((licensing)) financial 11 institutions or his or her designee as chairman, and five other members 12 who shall act as advisors to the director as to the needs of the escrow 13 14 profession, including but not limited to the design and conduct of 15 tests to be administered to applicants for escrow licenses, the schedule of license fees to be applied to the escrow licensees, 16 educational programs, audits and investigations of the 17 18 profession designed to protect the consumer, and such other matters 19 determined appropriate. ((Such members shall be appointed by the governor)) The director is hereby empowered to and shall appoint the 20 other members, each of whom shall have been a resident of this state 21 for at least five years and shall have at least five years experience 22 23 in the practice of escrow as an escrow agent or as a person in 24 responsible charge of escrow transactions.

25 The members of the first commission shall serve for the following terms: One member for one year, one member for two years, one member 26 27 for three years, one member for four years, and one member for five years, from the date of their appointment, or until their successors 28 29 are duly appointed and qualified. Every member of the commission shall 30 receive a certificate of appointment from the ((governor)) director and before beginning the member's term of office shall file with the 31 secretary of state a written oath or affirmation for the faithful 32 discharge of the member's official duties. On the expiration of the 33 34 term of each member, the ((governor)) director shall appoint a successor to serve for a term of five years or until the member's 35 36 successor has been appointed and qualified.

p. 3

- 1 The ((governor)) director may remove any member of the commission
- 2 for cause. Vacancies in the commission for any reason shall be filled
- 3 by appointment for the unexpired term.
- 4 Members shall be compensated in accordance with RCW 43.03.240, and
- 5 shall be reimbursed for their travel expenses incurred in carrying out
- 6 the provisions of this chapter in accordance with RCW 43.03.050 and
- 7 43.03.060.
- 8 **Sec. 4.** RCW 18.44.290 and 1977 ex.s. c 156 s 22 are each amended 9 to read as follows:
- 10 Any person desiring to be an escrow officer shall meet the
- 11 requirements of RCW 18.44.220 as provided in this chapter. The
- 12 applicant shall make application endorsed by a certificated escrow
- 13 agent to the director on a form to be prescribed and furnished by the
- 14 director. Such application must be received by the director within one
- 15 year of passing the escrow officer examination. With this application
- 16 the applicant shall:
- 17 (1) Pay a license fee as set forth ((in this chapter)) by rule; and
- 18 (2) Furnish such proof as the director may require concerning his
- 19 or her honesty, truthfulness, good reputation, and identity, including
- 20 but not limited to fingerprints.
- 21 **Sec. 5.** RCW 18.44.380 and 1987 c 471 s 10 are each amended to read
- 22 as follows:
- 23 A request for a waiver of the required errors and omissions policy
- 24 may be accomplished under the statute by submitting to the director an
- 25 affidavit that substantially addresses the following:
- 26 REQUEST FOR WAIVER OF
- 27 ERRORS AND OMISSIONS POLICY
- 28 I, , residing at , City of ,
- 29 County of State of Washington, declare the following:
- 30 (1) The state escrow commission has determined that an errors and
- 31 omissions policy is not reasonably available to a substantial number of
- 32 licensed escrow officers; and
- 33 (2) Purchasing an errors and omissions policy is cost-prohibitive
- 34 at this time; and
- 35 (3) I have not engaged in any conduct that resulted in the
- 36 termination of my escrow certificate; and

1	(4) I have not paid, directly or through an errors and omissions
2	policy, claims in excess of ten thousand dollars, exclusive of costs
3	and attorneys' fees, during the calendar year preceding submission of
4	this affidavit; and
5	(5) I have not paid, directly or through an errors and omissions
6	policy, claims, exclusive of costs and attorneys' fees, totaling in
7	excess of twenty thousand dollars in the three calendar years
8	immediately preceding submission of this affidavit; and
9	(6) I have not been convicted of a crime involving honesty or moral
10	turpitude during the calendar year preceding submission of this
11	application.
12	THEREFORE, in consideration of the above, I,,
13	respectfully request that the director of ((licensing)) <u>financial</u>
14	institutions grant this request for a waiver of the requirement that I
15	purchase and maintain an errors and omissions policy covering my
16	activities as an escrow agent licensed by the state of Washington for
17	the period from , 19 , to , 19
18	Submitted this day of day of , 19
19	
20	(signature)
0.1	
21	State of Washington,
22	SS.
23	County of ((King))
24	I certify that I know or have satisfactory evidence that
25	, signed this instrument and acknowledged it to be
26	free and voluntary act for the uses and purposes
27	mentioned in the instrument.
28	Dated
20 29	Signature of
30	Notary Public
31	(Seal or stamp) Title
32	My appointment expires

- 33 **Sec. 6.** RCW 43.320.011 and 1993 c 472 s 6 are each amended to read 34 as follows:
- 35 (1) All powers, duties, and functions of the department of general 36 administration under Titles 30, 31, 32, 33, and 43 RCW and any other

- 1 title pertaining to duties relating to banks, savings banks, foreign
- 2 bank branches, savings and loan associations, credit unions, consumer
- 3 loan companies, check cashers and sellers, trust companies and
- 4 departments, and other similar institutions are transferred to the
- 5 department of financial institutions. All references to the director
- 6 of general administration, supervisor of banking, or the supervisor of
- 7 savings and loan associations in the Revised Code of Washington are
- 8 construed to mean the director of the department of financial
- 9 institutions when referring to the functions transferred in this
- 10 section. All references to the department of general administration in
- 11 the Revised Code of Washington are construed to mean the department of
- 12 financial institutions when referring to the functions transferred in
- 13 this subsection.
- 14 (2) All powers, duties, and functions of the department of
- 15 licensing under chapters <u>18.44</u>, 19.100, 19.110, 21.20, 21.30, and
- 16 48.18A RCW and any other statute pertaining to the regulation under the
- 17 <u>chapters listed in this subsection</u> of <u>escrow agents</u>, securities,
- 18 franchises, business opportunities, commodities, and any other
- 19 speculative investments are transferred to the department of financial
- 20 institutions. All references to the director or department of
- 21 licensing in the Revised Code of Washington are construed to mean the
- 22 director or department of financial institutions when referring to the
- 23 functions transferred in this subsection.
- 24 **Sec. 7.** RCW 43.320.013 and 1993 c 472 s 9 are each amended to read 25 as follows:
- 26 All employees classified under chapter 41.06 RCW, the state civil
- 27 service law, who are employees of the department of general
- 28 administration or the department of licensing engaged in performing the
- 29 powers, functions, and duties transferred by RCW 43.320.011, except
- 30 those under chapter 18.44 RCW, are transferred to the department of
- 31 financial institutions. All such employees are assigned to the
- 32 department of financial institutions to perform their usual duties upon
- 33 the same terms as formerly, without any loss of rights, subject to any
- 34 action that may be appropriate thereafter in accordance with the laws
- 35 and rules governing state civil service.
- 36 Sec. 8. RCW 43.320.060 and 1993 c 472 s 20 are each amended to
- 37 read as follows:

The director of financial institutions shall appoint, deputize, and employ examiners and such other assistants and personnel as may be necessary to carry on the work of the department of financial institutions.

In the event of the director's absence the director shall have the 5 power to deputize one of the assistants of the director to exercise all 6 7 the powers and perform all the duties prescribed by law with respect to 8 savings banks, foreign bank branches, savings and loan 9 associations, credit unions, consumer loan companies, check cashers and 10 sellers, trust companies and departments, securities, franchises, 11 business opportunities, commodities, escrow agents, and other similar 12 institutions or areas that are performed by the director so long as the 13 director is absent: PROVIDED, That such deputized assistant shall not have the power to approve or disapprove new charters, licenses, 14 15 branches, and satellite facilities, unless such action has received the prior written approval of the director. Any person so deputized shall 16 possess the same qualifications as those set out in this section for 17 the director. 18

19 **Sec. 9.** RCW 43.320.110 and 1993 c 472 s 25 are each amended to 20 read as follows:

There is created a local fund known as the "banking examination 21 fund" which shall consist of all moneys received by the department of 22 23 financial institutions from banks, savings banks, foreign bank 24 branches, savings and loan associations, consumer loan companies, check 25 cashers and sellers, ((and)) trust companies and departments, and escrow agents, and which shall be used for the purchase of supplies and 26 necessary equipment and the payment of salaries, wages, utilities, and 27 other incidental costs required for the proper regulation of these 28 29 companies. The state treasurer shall be the custodian of the fund. Disbursements from the fund shall be on authorization of the director 30 of financial institutions or the director's designee. In order to 31 maintain an effective expenditure and revenue control, the fund shall 32 be subject in all respects to chapter 43.88 RCW, but no appropriation 33 34 is required to permit expenditures and payment of obligations from the 35 fund.

NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the

- 1 state government and its existing public institutions, and shall take
- 2 effect July 1, 1995.

Passed the House April 18, 1995. Passed the Senate April 4, 1995. Approved by the Governor May 5, 1995. Filed in Office of Secretary of State May 5, 1995.