## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE HOUSE BILL 1347

# 59th Legislature 2005 Regular Session

Passed by the House April 20, 2005 Yeas 95 Nays 1  Speaker of the House of Representatives  Passed by the Senate April 15, 2005 Yeas 46 Nays 0	I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SUBSTITUTE HOUSE BILL 1347 as passed by the House of Representatives and the Senate or the dates hereon set forth.		
			Chief Clerk
		President of the Senate	
		Approved	FILED
Covernor of the State of Waghington	Secretary of State State of Washington		

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#### SUBSTITUTE HOUSE BILL 1347

#### AS AMENDED BY THE SENATE

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

**By** House Committee on Judiciary (originally sponsored by Representatives Lantz, Williams and Newhouse)

READ FIRST TIME 02/09/05.

- AN ACT Relating to dishonored checks; amending RCW 28A.300.455;
- 2 adding new sections to chapter 62A.3 RCW; and creating a new section.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 NEW SECTION. Sec. 1. The legislature has directed the financial
- 5 literacy public-private partnership to complete certain tasks to
- 6 support efforts to increase the level of financial literacy in the
- 7 common schools. In order to promote a greater understanding by
- 8 students of the consequences of a dishonored check, the legislature
- 9 intends to extend by one year the date by which the financial literacy
- 10 public-private partnership must identify strategies to increase the
- 11 financial literacy of public school students in Washington.
- 12 **Sec. 2.** RCW 28A.300.455 and 2004 c 247 s 3 are each amended to
- 13 read as follows:
- 14 (1) By September 30, 2004, the financial literacy public-private
- 15 partnership shall adopt a definition of financial literacy to be used
- 16 in educational efforts.
- 17 (2) By June 30, ((2005)) 2006, the financial literacy public-
- 18 private partnership shall identify strategies to increase the financial

- literacy of public school students in our state. To the extent funds are available, strategies to be considered by the partnership shall include, but not be limited to:
  - (a) Identifying and making available to school districts:
  - (i) Important financial literacy skills and knowledge;
- 6 (ii) Ways in which teachers at different grade levels may integrate
  7 financial literacy in mathematics, social studies, and other course
  8 content areas;
- 9 (iii) Instructional materials and programs, including schoolwide 10 programs, that include the important financial literacy skills and 11 knowledge;
- 12 (iv) Assessments and other outcome measures that schools and 13 communities may use to determine whether students are financially 14 literate; and
- (v) Other strategies for expanding and increasing the quality of financial literacy instruction in public schools, including professional development for teachers;
  - (b) Developing a structure and set of operating principles for the financial literacy public-private partnership to assist interested school districts in improving the financial literacy of their students by providing such things as financial literacy instructional materials and professional development; and
  - (c) Providing a report to the governor, the house and senate financial institutions and education committees of the legislature, the superintendent of public instruction, the state board of education, and education stakeholder groups, on the results of work of the financial literacy public-private partnership. A final report shall be submitted to the same parties by June 30, 2007.
- NEW SECTION. Sec. 3. (1) If a check as defined in RCW 62A.3-104 29 30 is dishonored by nonacceptance or nonpayment and the check is assigned 31 or written to a collection agency as defined in RCW 19.16.100, the collection agency may collect a reasonable handling fee for each 32 instrument. If the collection agency or its agent provides a notice of 33 dishonor in the form provided in section 4 of this act to the drawer 34 and the check amount plus the reasonable handling fee are not paid 35 36 within thirty-three days after providing the notice of dishonor, then, 37 unless the instrument otherwise provides, the drawer of the instrument

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- is liable for payment of interest at the rate of twelve percent per 1 2 annum from the date of dishonor, and a cost of collection of forty dollars or the face amount of the check, whichever is less, payable to 3 the collection agency. In addition, in the event of court action on 4 5 the check and after notice and the expiration of the thirty-three days, the court shall award reasonable attorneys' fees, and three times the 6 7 face amount of the check or three hundred dollars, whichever is less, 8 as part of the damages payable to the collection agency. This section 9 does not apply to an instrument that is dishonored by reason of a justifiable stop payment order. 10
  - (2) Subsequent to the commencement of an action on the check under subsection (1) of this section but prior to the hearing, the defendant may tender to the plaintiff as satisfaction of the claim, an amount of money equal to the face amount of the check, a reasonable handling fee, accrued interest, collection costs equal to the face amount of the check not to exceed forty dollars, and the incurred court costs, service costs, and statutory attorneys' fees.
- 18 (3) Nothing in this section precludes the right to commence action 19 in a court under chapter 12.40 RCW for small claims.
- NEW SECTION. Sec. 4. (1) If a check is assigned or written to a collection agency as defined in RCW 19.16.100 and the collection agency or its agent provides a notice of dishonor, the notice of dishonor may be sent by mail to the drawer at the drawer's last known address. The collection agency may, as an alternative to providing a notice in the form described in RCW 62A.3-520, provide a notice in substantially the following form:

### NOTICE OF DISHONOR OF CHECK

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A check drawn by you and made payable by you to . . . . . in the amount of . . . . . has not been accepted for payment by . . . . . , which is the drawee bank designated on your check. This check is dated . . . . . , and it is numbered, No. . . . . . . . .

You are CAUTIONED that unless you pay the amount of this check and a handling fee of . . . . within thirty-three days after the date this letter is postmarked or personally delivered, you may very well have to pay the following additional amounts:

(a) Costs of collecting the amount of the check in the lesser of

the check amount or forty dollars, plus, in the event of legal action, court costs and attorneys' fees, which will be set by the court;

- (b) Interest on the amount of the check which shall accrue at the rate of twelve percent per annum from the date of dishonor; and
- (c) Three hundred dollars or three times the face amount of the check, whichever is less, by award of the court.

You are also CAUTIONED that law enforcement agencies may be provided with a copy of this notice of dishonor and the check drawn by you for the possibility of proceeding with criminal charges if you do not pay the amount of this check within thirty-three days after the date this letter is postmarked.

You are advised to make your payment of \$....to .... at the following address: .......

- (2) The cautionary statement regarding law enforcement in subsection (1) of this section need not be included in a notice of dishonor sent by a collection agency. However, if included and whether or not the collection agency regularly refers dishonored checks to law enforcement, the cautionary statement in subsection (1) of this section shall not be construed as a threat to take any action not intended to be taken or that cannot legally be taken; nor shall it be construed to be harassing, oppressive, or abusive conduct; nor shall it be construed to be a false, deceptive, or misleading representation; nor shall it be construed to be unfair or unconscionable; nor shall it otherwise be construed to violate any law.
- (3) In addition to sending a notice of dishonor to the drawer of the check under this section, the person sending notice shall execute an affidavit certifying service of the notice by mail. The affidavit of service by mail must be substantially in the following form:

#### 29 AFFIDAVIT OF SERVICE BY MAIL

I, . . . . . , hereby certify that on the . . . . . day of . . . . . , 20 . . . , a copy of the foregoing Notice was served on . . . . . by mailing via the United States Postal Service, postage prepaid, at . . . . . , Washington.

35 (Signature)

36 (4) The person enforcing a check under this section shall file the

- 1 affidavit and check, or a true copy thereof, with the clerk of the
- 2 court in which an action on the check is commenced as permitted by
- 3 court rule or practice.

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- NEW SECTION. Sec. 5. No interest, collection costs, and attorneys' fees, except handling fees, are recoverable on any dishonored check under the provisions of section 3 of this act where a collection agency or its agent, employee, or assign has demanded:
  - (1) Interest or collection costs in excess of that provided by section 3 of this act; or
- (2) Interest or collection costs prior to the expiration of thirtythree days after the serving or mailing of the notice of dishonor, as provided by section 3 or 4 of this act; or
- 13 (3) Attorneys' fees other than statutory attorneys' fees without 14 having the fees set by the court, or any attorneys' fees prior to 15 thirty-three days after the serving or mailing of the notice of 16 dishonor, as provided by section 3 or 4 of this act.
- NEW SECTION. Sec. 6. Sections 3 through 5 of this act are each added to chapter 62A.3 RCW under the subchapter heading "DISHONOR."

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