

HOUSE BILL REPORT

SSB 5494

As Passed House:

April 11, 2025

Title: An act relating to lead-based paint program capacity improvements.

Brief Description: Protecting Washington communities from lead-based paint.

Sponsors: Senate Committee on Ways & Means (originally sponsored by Senators Kauffman, Nobles, Saldaña, Salomon, Shewmake, Stanford, Trudeau and Valdez; by request of Department of Commerce).

Brief History:

Committee Activity:

Environment & Energy: 3/13/25, 3/18/25 [DP];

Appropriations: 4/2/25, 4/4/25 [DP].

Floor Activity:

Passed House: 4/11/25, 63-33.

Brief Summary of Substitute Bill

- Requires the Department of Commerce to administer and enforce a state Renovation, Repair, and Painting Program under the same requirements and authorizations as for the Lead-Based Paint Activities Program.
- Modifies provisions related to funding, fees, and inspections and enforcement for these programs.

HOUSE COMMITTEE ON ENVIRONMENT & ENERGY

Majority Report: Do pass. Signed by 13 members: Representatives Doglio, Chair; Hunt, Vice Chair; Barnard, Berry, Duerr, Fitzgibbon, Kloba, Ley, Mena, Ramel, Stearns, Street and Wylie.

Minority Report: Without recommendation. Signed by 6 members: Representatives Dye,

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

Ranking Minority Member; Klicker, Assistant Ranking Member; Abell, Mendoza, Stuebe and Ybarra.

Staff: Megan McPhaden (786-7114).

HOUSE COMMITTEE ON APPROPRIATIONS

Majority Report: Do pass. Signed by 24 members: Representatives Ormsby, Chair; Gregerson, Vice Chair; Macri, Vice Chair; Couture, Ranking Minority Member; Penner, Assistant Ranking Minority Member; Berg, Bergquist, Callan, Corry, Cortes, Doglio, Fitzgibbon, Keaton, Leavitt, Lekanoff, Manjarrez, Peterson, Pollet, Ryu, Springer, Stonier, Street, Thai and Tharinger.

Minority Report: Do not pass. Signed by 1 member: Representative Schmick, Assistant Ranking Minority Member.

Minority Report: Without recommendation. Signed by 5 members: Representatives Connors, Assistant Ranking Minority Member; Burnett, Caldier, Dye and Marshall.

Staff: Jessica Van Horne (786-7288).

Background:

Federal Lead-Based Paint Activities and Renovation Requirements.

Lead was commonly used in paint until it was banned for residential use in 1978. According to the United States Environmental Protection Agency (EPA), the major source of lead exposure is from lead-contaminated house dust. A major contributor to lead-contaminated dust is deteriorated or disturbed lead-based paint.

There are various federal laws and regulations related to lead in paint, including the Lead-Based Paint Poisoning Prevention Act and the Residential Lead-Based Paint Hazard Reduction Act of 1992. The EPA regulates lead-based paint hazards and allows states and tribal governments to operate Lead-Based Paint Activities (LBPA) and Renovation, Repair, and Painting (RRP) Programs with authorization from the EPA in lieu of a federal program. The EPA's Lead RRP Rule applies to certain residential and childcare buildings.

Department of Commerce Lead-Based Paint Activities Program.

The Department of Commerce (Commerce) administers and enforces the state's LBPA Program. Commerce is required to adopt rules to implement the LBPA Program, which includes certifying abatement workers, firms, inspectors, and risk assessors, as well as establishing procedures and requirements for accrediting training providers. Commerce's certification of individuals must ensure that individuals are trained by an accredited training program and have appropriate qualifications before becoming certified by the state. Commerce may delegate or enter into an agreement with local governments or private

entities to implement components of the state program.

The LBPA Program must equal, but not exceed, federal requirements for lead and any rules adopted by Commerce must be consistent with federal laws, regulations, and requirements related to LBPA.

Program Subject to Federal Funding.

Commerce's duties under this program are subject to sufficient federal funding for the purpose of the program. If the Director of Commerce (Director) determines sufficient federal funding has not been provided, Commerce must cease efforts on its LBPA Program.

Inspections and Enforcement.

As part of the LBPA Program, the Director or the Director's designee may inspect LBPA training facilities, take samples at accredited or certified businesses, and inspect business records. Inspections are authorized at reasonable times, and when feasible, there should be 24-hour notification prior to inspection. Where violations may occur, the inspections must be with the consent of the facility's owner and, when feasible, must be at least 48-hours after notification. Accredited training programs, firms, or individuals certified by Commerce that deny access for such inspections are subject to deaccreditation or decertification.

Commerce must adopt rules to establish an enforcement response policy that includes authority to apply criminal sanctions or other criminal authority using existing state law.

Before receiving federal lead-based paint abatement funding, facility owners must be notified by any entity providing these federal funds that an inspection may be conducted. If an owner does not wish to have an inspection conducted, the owner is not eligible for this federal funding.

A person convicted of violating lead-based paint requirements is guilty of a misdemeanor.

Fees.

Commerce collects a \$25 fee for a five-year renovation, and a three-year abatement, certification, and recertification. Commerce certifies lead-based paint firms, inspectors, project developers, risk assessors, supervisors, abatement workers, renovators, and dust sampling technicians. Commerce also collects a \$200 fee for the accreditation of lead-based paint training programs.

Commerce Renovation, Repair, and Painting Program.

Commerce administers a RRP Program through rule for certain residential buildings and child-occupied facilities, such as daycares, preschools, and elementary schools.

Summary of Bill:

State Renovation, Repair, and Painting Program Established in Statute.

Commerce must establish rules as well as administer and enforce a training, certification, and accreditation program, as established in state law in 2010 and as authorized by federal laws. The state RRP Program requires all renovation activities on pre-1978 residential or child-occupied facilities to be done by certified renovation firms that use certified renovators or people trained by certified renovators. Renovation activities must be directed by certified renovators. Renovation activities must meet work practice standards established by Commerce.

Lead-Based Paint Activities and Renovation, Repair, and Painting Programs.

The applicable requirements and authorizations for the LBPA Program apply to the RRP Program.

The Programs must be at least as protective as related federal requirements.

Funding.

The requirement that Commerce cease its efforts if federal funding is not sufficient is removed. Commerce may cease its efforts due to insufficient funds, and Commerce's duties related to these Programs are still subject to sufficient funding.

Inspections and Enforcement.

The authorizations providing for 24-hour and 48-hour notices before inspections by Commerce are removed. The stipulation that an owner who does not wish to have an inspection of their facility is not eligible for lead-based paint abatement funding is removed.

Commerce's enforcement response for these Programs is modified so that the enforcement policy must include authority to refer for possible imposition of criminal sanctions or exercise of other criminal or civil authority.

The provision that a person convicted of violating lead-based paint requirements is guilty of a misdemeanor is removed and replaced with a provision that a person found to commit fraud or intentionally violating program requirements may be convicted of a misdemeanor.

Commerce must establish an appeals process for violations of the requirements of these Programs consistent with the Administrative Procedures Act.

Entities certified by Commerce under the Programs may be subject to other enforcement actions, in addition to the existing enforcement actions of deaccreditation and decertification for denying access for inspections.

Commerce may not issue a penalty if the EPA has already taken enforcement action for the same violation.

Fees.

The statutorily established \$25 fee for certification and recertification of lead paint firms, inspectors, project developers, risk assessors, supervisors, abatement workers, renovators, and dust sampling technicians is removed. The \$200 fee for accreditation of lead-based paint training programs is removed. Commerce must prescribe and adopt by rule, fees sufficient to cover the costs of implementing the LBPA and RRP Programs. All receipts of fees and penalties must be deposited into the Lead Paint Account.

Appropriation: None.

Fiscal Note: Available.

Effective Date: The bill takes effect 90 days after adjournment of the session in which the bill is passed.

Staff Summary of Public Testimony (Environment & Energy):

(In support) This is Commerce request legislation to codify the RRP program to come into compliance with federal law and to be able to continue receiving federal funds. This bill is necessary to keep the two lead paint programs managed by Commerce rather than the EPA. Commerce has done a better job with these programs than any other state or region. The EPA approach is very punitive and EPA's fines for violations are extremely high. Large home construction stores were sued for millions and many contractors received large citations from the EPA. Commerce has an education-based approach to help contractors comply with lead-based paint policies, provides a lot of support, has not issued a penalty in five years, and is very approachable. This bill ensures there will be training, workers are certified, and the work continues to prevent lead paint exposure. The bill levels the playing field and educates contractors so they are all playing by the same rules. It is all of Washingtonians' responsibility to protect children and to give what we need to consumers, contractors, and trainers.

(Opposed) None.

Staff Summary of Public Testimony (Appropriations):

(In support) Trainers and contractors who work on lead-based paint remediation both find the Department of Commerce (Commerce) great to work with compared to the Environmental Protection Agency (EPA). Commerce is generally willing to help guide contractors into compliance with the law and is very cooperative, with an emphasis on encouraging adoption of best practices. Compared to other states and to the EPA, Commerce has achieved a higher level of compliance and been more effective in ensuring that contractors come into compliance with the law. The bill will have a fiscal impact for contractors, but the impact would be greater if the EPA were to take over the program. The EPA is often very punitive and opts to issue citations and high fines first, rather than encourage compliance.

Commerce has been operating lead-based paint programs in Washington for the past 20 years. Commerce worked with builders to make sure current enforcement practices are reflected in statute. This legislation will keep costs lower and help the state maintain federal funding.

(Opposed) None.

Persons Testifying (Environment & Energy): Senator Claudia Kauffman, prime sponsor; Jamie Switras; Katie Meehan, Department of Commerce; Jennifer Caraway, Department of Commerce; Angel Hoff, LeadClasses.com; Mike Lawrence, Orion, Inc.; and Kyle Lorang.

Persons Testifying (Appropriations): Steven Hoff, LeadClasses.com; Jamie Switras, Now Environmental Services; Mike Lawrence, Now Environmental; and Katie Meehan, Department of Commerce.

Persons Signed In To Testify But Not Testifying (Environment & Energy): None.

Persons Signed In To Testify But Not Testifying (Appropriations): None.