HOUSE BILL 1677

State of Washington 62nd Legislature 2011 Regular Session

**By** Representatives Reykdal, Sells, Hunt, Green, Ormsby, Kenney, and Roberts

Read first time 01/28/11. Referred to Committee on Labor & Workforce Development.

AN ACT Relating to changing the certified and registered mail
requirements of the department of labor and industries and employment
security department; and amending RCW 18.27.060, 18.27.230, 18.27.370,
18.106.100, 18.106.180, 19.28.131, 19.28.271, 19.28.341, 19.28.490,
43.22.435, 43.22A.080, 43.22A.130, 49.17.140, 49.26.110, 49.40.060,
49.48.083, 50.20.190, 50.24.070, 50.24.110, 50.20.115, 70.79.320,
70.87.125, 70.87.185, and 70.87.205.

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

9 Sec. 1. RCW 18.27.060 and 2006 c 185 s 14 are each amended to read 10 as follows:

(1) A certificate of registration shall be valid for two years and shall be renewed on or before the expiration date. The department shall issue to the applicant a certificate of registration upon compliance with the registration requirements of this chapter.

(2) If the department approves an application, it shall issue acertificate of registration to the applicant.

17 (3) If a contractor's surety bond or other security has an 18 unsatisfied judgment against it or is canceled, or if the contractor's 19 insurance policy is canceled, the contractor's registration shall be automatically suspended on the effective date of the impairment or cancellation. The department shall mail notice of the suspension to the contractor's address on the certificate of registration ((<del>by</del> <del>certified and by first-class mail</del>)) within two days after suspension <u>using a method by which the mailing can be tracked or the delivery can</u> <u>be confirmed</u>.

7 (4) Renewal of registration is valid on the date the department 8 receives the required fee and proof of bond and liability insurance, if 9 sent by certified mail or other means requiring proof of delivery. The 10 receipt or proof of delivery shall serve as the contractor's proof of 11 renewed registration until he or she receives verification from the 12 department.

13 (5) The department shall immediately suspend the certificate of registration of a contractor who has been certified by the department 14 of social and health services as a person who is not in compliance with 15 a support order or a visitation order as provided in RCW 74.20A.320. 16 17 The certificate of registration shall not be reissued or renewed unless 18 the person provides to the department a release from the department of 19 social and health services stating that he or she is in compliance with the order and the person has continued to meet all other requirements 20 21 for certification during the suspension.

22 (6) For a contractor who employs plumbers, as described in RCW 23 18.106.010(10)(c), and is also required to be licensed as an electrical 24 contractor as required in RCW 19.28.041, while doing pump and irrigation or domestic pump work described in rule as authorized by RCW 25 26 19.28.251, the department shall establish а single 27 registration/licensing document for those who qualify for both general 28 contractor registration as defined by this chapter and an electrical 29 contractor license as defined by chapter 19.28 RCW.

30 Sec. 2. RCW 18.27.230 and 2007 c 436 s 12 are each amended to read 31 as follows:

The department may issue a notice of infraction if the department reasonably believes that the contractor has committed an infraction under this chapter. A notice of infraction issued under this section shall be personally served on the contractor named in the notice by the department's compliance inspectors or service can be made ((<del>by</del> <del>certified mail</del>)) using a method by which the mailing can be tracked or

the delivery can be confirmed directed to the contractor named in the 1 2 notice of infraction at the contractor's last known address of record. If the contractor named in the notice of infraction is a firm or 3 corporation, the notice may be personally served on any employee of the 4 5 firm or corporation. If a notice of infraction is personally served upon an employee of a firm or corporation, the department shall send a 6 7 copy of the notice ((by mail, return receipt requested,)) using a 8 method by which the mailing can be tracked or the delivery can be confirmed to the contractor if the department is able to obtain the 9 10 contractor's address.

11 **Sec. 3.** RCW 18.27.370 and 2001 c 159 s 6 are each amended to read 12 as follows:

(1) If an unregistered contractor defaults in a payment, penalty, or fine due to the department, the director or the director's designee may issue a notice of assessment certifying the amount due. The notice must be served upon the unregistered contractor by mailing the notice to the unregistered contractor by certified mail to the unregistered contractor's last known address or served in the manner prescribed for the service of a summons in a civil action.

20 (2) A notice of assessment becomes final thirty days from the date 21 the notice was served upon the unregistered contractor unless a written request for reconsideration is filed with the department or an appeal 22 23 is filed in a court of competent jurisdiction in the manner specified in RCW 34.05.510 through 34.05.598. The request for reconsideration 24 must set forth with particularity the reason for the unregistered 25 The department, within thirty days after 26 contractor's request. 27 receiving a written request for reconsideration, may modify or reverse a notice of assessment, or may hold a notice of assessment in abeyance 28 29 pending further investigation. If a final decision of a court in favor of the department is not appealed within the time allowed by law, then 30 31 the amount of the unappealed assessment, or such amount of the assessment as is found due by the final decision of the court, is 32 33 final.

(3) The director or the director's designee may file with the clerk
of any county within the state, a warrant in the amount of the notice
of assessment, plus interest, penalties, and a filing fee of twenty
dollars. The clerk of the county in which the warrant is filed shall

immediately designate a superior court cause number for the warrant, 1 2 and the clerk shall cause to be entered in the judgment docket under the superior court cause number assigned to the warrant, the name of 3 4 the unregistered contractor mentioned in the warrant, the amount of payment, penalty, fine due on it, or filing fee, and the date when the 5 б warrant was filed. The aggregate amount of the warrant as docketed 7 shall become a lien upon the title to, and interest in, all real and 8 personal property of the unregistered contractor against whom the 9 warrant is issued, the same as a judgment in a civil case docketed in 10 the office of the clerk. The sheriff shall proceed upon the warrant in all respects and with like effect as prescribed by law with respect to 11 12 execution or other process issued against rights or property upon 13 judgment in a court of competent jurisdiction. The warrant so docketed is sufficient to support the issuance of writs of garnishment in favor 14 of the state in a manner provided by law in case of judgment, wholly or 15 partially unsatisfied. The clerk of the court is entitled to a filing 16 17 fee which will be added to the amount of the warrant. A copy of the warrant shall be mailed to the unregistered contractor within three 18 19 days of filing with the clerk.

20 (4) The director or the director's designee may issue to any 21 person, firm, corporation, other entity, municipal corporation, 22 political subdivision of the state, a public corporation, or any agency 23 of the state, a notice and order to withhold and deliver property of 24 any kind whatsoever when he or she has reason to believe that there is in the possession of the person, firm, corporation, other entity, 25 26 municipal corporation, political subdivision of the state, public 27 corporation, or agency of the state, property that is or will become 28 due, owing, or belonging to an unregistered contractor upon whom a 29 notice of assessment has been served by the department for payments, 30 penalties, or fines due to the department. The effect of a notice and order is continuous from the date the notice and order is first made 31 until the liability out of which the notice and order arose is 32 satisfied or becomes unenforceable because of lapse of time. 33 The department shall release the notice and order when the liability out of 34 35 which the notice and order arose is satisfied or becomes unenforceable 36 by reason of lapse of time and shall notify the person against whom the 37 notice and order was made that the notice and order has been released.

The notice and order to withhold and deliver must be served by the 1 sheriff of the county or by the sheriff's deputy, ((by certified mail, 2 return receipt requested)) using a method by which the mailing can be 3 tracked or the delivery can be confirmed, or by an authorized 4 representative of the director. A person, firm, corporation, other 5 6 entity, municipal corporation, political subdivision of the state, 7 public corporation, or agency of the state upon whom service has been 8 made shall answer the notice within twenty days exclusive of the day of 9 service, under oath and in writing, and shall make true answers to the matters inquired of in the notice and order. Upon service of the 10 11 notice and order, if the party served possesses any property that may 12 be subject to the claim of the department, the party shall promptly 13 deliver the property to the director or the director's authorized representative. The director shall hold the property in trust for 14 15 application on the unregistered contractor's indebtedness to the department, or for return without interest, in accordance with a final 16 determination of a petition for review. In the alternative, the party 17 18 shall furnish a good and sufficient surety bond satisfactory to the 19 director conditioned upon final determination of liability. If a party 20 served and named in the notice fails to answer the notice within the 21 time prescribed in this section, the court may render judgment by 22 default against the party for the full amount claimed by the director 23 in the notice, together with costs. If a notice is served upon an 24 unregistered contractor and the property subject to it is wages, the 25 unregistered contractor may assert in the answer all exemptions 26 provided for by chapter 6.27 RCW to which the wage earner is entitled.

(5) In addition to the procedure for collection of a payment, penalty, or fine due to the department as set forth in this section, the department may recover civil penalties imposed under this chapter in a civil action in the name of the department brought in a court of competent jurisdiction of the county where the violation is alleged to have occurred.

33 **Sec. 4.** RCW 18.106.100 and 1996 c 147 s 3 are each amended to read 34 as follows:

35 (1) The department may revoke or suspend a certificate of 36 competency for any of the following reasons:

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(a) The certificate was obtained through error or fraud;

(b) The certificate holder is judged to be incompetent to carry on
 the trade of plumbing as a journeyman plumber or specialty plumber;

3 (c) The certificate holder has violated any provision of this4 chapter or any rule adopted under this chapter.

(2) Before a certificate of competency is revoked or suspended, the 5 department shall send written notice ((by registered mail with return 6 receipt requested)) using a method by which the mailing can be tracked 7 8 or the delivery can be confirmed to the certificate holder's last known 9 address. The notice must list the allegations against the certificate 10 holder and give him or her the opportunity to request a hearing before 11 the advisory board. At the hearing, the department and the certificate 12 holder have opportunity to produce witnesses and give testimony. The 13 hearing must be conducted in accordance with chapter 34.05 RCW. The board shall render its decision based upon the testimony and evidence 14 15 presented and shall notify the parties immediately upon reaching its decision. A majority of the board is necessary to render a decision. 16

17 (3) The department may deny renewal of a certificate of competency 18 issued under this chapter if the applicant owes outstanding penalties 19 for a final judgment under this chapter. The department shall notify 20 the applicant of the denial ((by registered mail, return receipt 21 requested,)) using a method by which the mailing can be tracked or the 22 delivery can be confirmed to the address on the application. The 23 applicant may appeal the denial within twenty days by filing a notice 24 of appeal with the department accompanied by a certified check for two hundred dollars which shall be returned to the applicant if the 25 26 decision of the department is not upheld by the hearings officer. The 27 office of administrative hearings shall conduct the hearing under chapter 34.05 RCW. If the hearings officer sustains the decision of 28 29 the department, the two hundred dollars must be applied to the cost of 30 the hearing.

31 Sec. 5. RCW 18.106.180 and 2002 c 82 s 3 are each amended to read 32 as follows:

33 (1) An authorized representative of the department may issue a 34 notice of infraction as specified in RCW 18.106.020 if:

35 (a) A person who is doing plumbing work or who is offering to do 36 plumbing work fails to produce evidence of:

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(i) Having a certificate or permit issued by the department in
 accordance with this chapter, or being supervised by a person who has
 such a certificate or permit; and

4 (ii) Being registered as a contractor as required under chapter
5 18.27 RCW or this chapter, or being employed by a person who is
6 registered as a contractor;

7 (b) A person who employs anyone, or offers or advertises to employ 8 anyone, to do plumbing work fails to produce evidence of being 9 registered as a contractor as required under chapter 18.27 RCW or this 10 chapter; or

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(c) A contractor violates RCW 18.106.320.

12 (2) A notice of infraction issued under this section shall be 13 personally served on the person named in the notice by an authorized 14 representative of the department or sent ((by certified mail)) using a 15 method by which the mailing can be tracked or the delivery can be 16 confirmed to the last known address provided to the department of the 17 person named in the notice.

18 Sec. 6. RCW 19.28.131 and 2006 c 185 s 13 are each amended to read 19 as follows:

20 Until July 1, 2007, the department shall issue a written warning to 21 any specialty contractor, performing the scope of work defined by rule 22 for the pump and irrigation or domestic pump specialties, not having a 23 valid electrical contractor license. The warning will state that the contractor must be qualified for and apply for a specialty electrical 24 25 contractor license under the requirements in RCW 19.28.041 within 26 thirty calendar days of the warning. Only one warning will be issued If the contractor fails to comply with this 27 to any contractor. section, the department shall issue a penalty or penalties as 28 29 authorized in this section to the contractor. Any person, firm, partnership, corporation, or other entity violating any of the 30 31 provisions of RCW 19.28.010 through 19.28.141 and 19.28.311 through 32 19.28.361 shall be assessed a penalty of not less than fifty dollars or more than ten thousand dollars. The department shall set by rule a 33 34 schedule of penalties for violating RCW 19.28.010 through 19.28.141 and 35 19.28.311 through 19.28.361. The department shall notify the person, 36 firm, partnership, corporation, or other entity violating any of the 37 provisions of RCW 19.28.010 through 19.28.141 and 19.28.311 through

19.28.361 of the amount of the penalty and of the specific violation 1 2 ((by certified mail, return receipt requested,)) using a method by which the mailing can be tracked or the delivery can be confirmed sent 3 to the last known address of the assessed party. Any penalty is 4 subject to review by an appeal to the board. The filing of an appeal 5 stays the effect of the penalty until the board makes its decision. 6 The appeal shall be filed within twenty days after notice of the 7 8 penalty is given to the assessed party ((by certified mail, return 9 receipt requested)) using a method by which the mailing can be tracked or the delivery can be confirmed, sent to the last known address of the 10 11 assessed party and shall be made by filing a written notice of appeal 12 with the department. The notice shall be accompanied by a certified 13 check for two hundred dollars, which shall be returned to the assessed party if the decision of the department is not sustained by the board. 14 15 If the board sustains the decision of the department, the two hundred dollars shall be applied by the department to the payment of the per 16 diem and expenses of the members of the board incurred in the matter, 17 and any balance remaining after payment of per diem and expenses shall 18 19 be paid into the electrical license fund. The hearing and review 20 procedures shall be conducted in accordance with chapter 34.05 RCW. 21 The board shall assign its hearings to an administrative law judge to 22 conduct the hearing and issue a proposed decision and order. The board 23 shall be allowed a minimum of twenty days to review a proposed decision 24 and shall issue its decision no later than the next regularly scheduled 25 board meeting.

26 **Sec. 7.** RCW 19.28.271 and 2009 c 36 s 6 are each amended to read 27 as follows:

(1) It is unlawful for any person, firm, partnership, corporation, 28 29 or other entity to employ an individual for purposes of RCW 19.28.161 30 through 19.28.271 who has not been issued a certificate of competency, 31 a temporary permit, or a training certificate. It is unlawful for any 32 individual to engage in the electrical construction trade or to maintain or install any electrical equipment or conductors without 33 34 having in his or her possession a certificate of competency, a 35 temporary permit, or a training certificate under RCW 19.28.161 through 36 19.28.271, and photo identification. The department may establish by

rule a requirement that the individual also wear and visibly display
 his or her certificate or permit.

(2) Any person, firm, partnership, corporation, or other entity 3 4 found in violation of RCW 19.28.161 through 19.28.271 shall be assessed a penalty of not less than fifty dollars or more than five hundred 5 dollars. The department shall set by rule a schedule of penalties for 6 7 violating RCW 19.28.161 through 19.28.271. An appeal may be made to 8 the board as is provided in RCW 19.28.131. The appeal shall be filed 9 within twenty days after the notice of the penalty is given to the 10 assessed party ((by certified mail, return receipt requested)) using a 11 method by which the mailing can be tracked or the delivery can be 12 confirmed, sent to the last known address of the assessed party and 13 shall be made by filing a written notice of appeal with the department. Any equipment maintained or installed by any person who does not 14 possess a certificate of competency under RCW 19.28.161 through 15 19.28.271 shall not receive an electrical work permit and electrical 16 17 service shall not be connected or maintained to operate the equipment. Each day that a person, firm, partnership, corporation, or other entity 18 19 violates RCW 19.28.161 through 19.28.271 is a separate violation.

(3) A civil penalty shall be collected in a civil action brought by the attorney general in the county wherein the alleged violation arose at the request of the department if any of RCW 19.28.161 through 19.28.271 or any rules adopted under RCW 19.28.161 through 19.28.271 are violated.

25 **Sec. 8.** RCW 19.28.341 and 2000 c 238 s 4 are each amended to read 26 as follows:

(1) The department has the power, in case of serious noncompliance 27 28 with the provisions of this chapter, to revoke or suspend for such a 29 it determines, any electrical or telecommunications period as 30 contractor license or electrical or telecommunications contractor administrator certificate issued under this chapter. The department 31 32 shall notify the holder of the license or certificate of the revocation or suspension ((by certified mail)) using a method by which the mailing 33 34 can be tracked or the delivery can be confirmed. A revocation or 35 suspension is effective twenty days after the holder receives the 36 notice. Any revocation or suspension is subject to review by an appeal to the board. The filing of an appeal stays the effect of a revocation 37

or suspension until the board makes its decision. The appeal shall be 1 2 filed within twenty days after notice of the revocation or suspension is given ((by certified mail)) using a method by which the mailing can 3 be tracked or the delivery can be confirmed sent to the address of the 4 holder of the license or certificate as shown on the application for 5 the license or certificate, and shall be effected by filing a written б 7 notice of appeal with the department, accompanied by a certified check 8 for two hundred dollars, which shall be returned to the holder of the 9 license or certificate if the decision of the department is not 10 sustained by the board. The hearing shall be conducted in accordance with chapter 34.05 RCW. If the board sustains the decision of the 11 12 department, the two hundred dollars shall be applied by the department 13 to the payment of the per diem and expenses of the members of the board 14 incurred in the matter, and any balance remaining after payment of per diem and expenses shall be paid into the electrical license fund. 15

The department shall immediately suspend the license or 16 (2) 17 certificate of a person who has been certified pursuant to RCW 18 74.20A.320 by the department of social and health services as a person who is not in compliance with a support order. If the person has 19 continued to meet all other requirements for reinstatement during the 20 21 suspension, reissuance of the license or certificate shall be automatic 22 upon the department's receipt of a release issued by the department of 23 social and health services stating that the licensee is in compliance 24 with the order.

25 **Sec. 9.** RCW 19.28.490 and 2000 c 238 s 213 are each amended to 26 read as follows:

27 Any person, firm, partnership, corporation, or other entity violating any of the provisions of this chapter may be assessed a 28 29 penalty of not less than one hundred dollars or more than ten thousand dollars per violation. The department, after consulting with the board 30 31 and receiving the board's recommendations, shall set by rule a schedule of penalties for violating this chapter. The department shall notify 32 the person, firm, partnership, corporation, or other entity violating 33 34 any of these provisions of the amount of the penalty and of the 35 specific violation. The notice shall be sent ((by certified mail, 36 return receipt requested,)) using a method by which the mailing can be tracked or the delivery can be confirmed to the last known address of 37

the assessed party. Penalties are subject to review by an appeal to 1 2 the board. The filing of an appeal stays the effect of the penalty 3 until the board makes its decision. The appeal shall be filed within 4 twenty days after notice of the penalty is given to the assessed party, and shall be made by filing a written notice of appeal with the 5 department. The notice shall be accompanied by a certified check for 6 7 two hundred dollars, that shall be returned to the assessed party if 8 the decision of the department is not sustained by the board. If the board sustains the decision of the department, the two hundred dollars 9 10 shall be applied by the department to the payment of the per diem and expenses of the members of the board incurred in the matter, and any 11 balance remaining after payment of per diem and expenses shall be paid 12 13 into the electrical license fund. The hearing and review procedures shall be conducted in accordance with chapter 34.05 RCW. 14 The board shall assign its hearings to an administrative law judge to conduct the 15 hearing and issue a proposed decision and order. 16 The board shall be 17 allowed a minimum of twenty days to review a proposed decision and 18 shall issue its decision no later than the next regularly scheduled 19 board meeting.

20 **Sec. 10.** RCW 43.22.435 and 2002 c 268 s 4 are each amended to read 21 as follows:

22 (1)(a) In addition to or in lieu of any other penalty applicable 23 under this chapter, and except as provided in (b) of this subsection, 24 the department may assess a civil penalty of not more than one thousand 25 dollars against a contractor, firm, partnership, or corporation, that 26 fails to obtain a permit before altering a mobile or manufactured home 27 as required under this chapter or rules adopted under this chapter. Each day on which a violation occurs constitutes a separate violation. 28 29 However, the cumulative penalty for the same occurrence may not exceed five thousand dollars. 30

(b) The department must adopt a schedule of civil penalties giving due consideration to the appropriateness of the penalty with respect to the gravity of the violation and the history of previous violations. Penalties for subsequent violations, not constituting the same occurrence, committed within two years of a prior violation by the same party or entity, or by an individual who was a principal or officer of

the same entity, must be double the amount of the penalty for the prior 1 2 violation or one thousand dollars, whichever is greater.

3 (2)(a) The department may issue a notice of correction before 4 issuing a civil penalty assessment. The notice must include:

(i) A description of the violation;

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(ii) A statement of what is required to correct the violation;

7 (iii) The date by which the department requires correction to be 8 achieved; and

(iv) Notice of the individual or department office that must be 9 10 contacted to obtain a permit or other compliance information.

(b) A notice of correction is not a formal enforcement action, is 11 12 not subject to appeal, and is a public record.

13 (c) If the department issues a notice of correction, it shall not issue a civil penalty for the violation identified in the notice of 14 correction unless the responsible person fails to comply with the 15 16 notice.

17 (3)(a) The department must issue written notices of civil penalties imposed under this section, with the reasons for the penalty, ((by 18 19 certified mail)) using a method by which the mailing can be tracked or the delivery can be confirmed to the last known address of the party 20 21 named in the notice.

22 (b) If a party desires to contest a notice of civil penalty issued 23 under this section, the party must file a notice of appeal with the 24 department within twenty days of the department's mailing of the notice 25 of civil penalty. An administrative law judge of the office of 26 administrative hearings will hear and determine the appeal. Appeal 27 proceedings must be conducted pursuant to chapter 34.05 RCW. An appeal 28 of the administrative law judge's determination or order shall be to 29 the superior court. The superior court's decision is subject only to 30 discretionary review under the rules of appellate procedure.

31 Sec. 11. RCW 43.22A.080 and 1994 c 284 s 21 are each amended to 32 read as follows:

(1) The department may revoke a certificate of manufactured home 33 34 installation upon the following grounds:

35 (a) The certificate was obtained through error or fraud;

36 (b) The holder of the certificate is judged to be incompetent as a result of multiple infractions of the state installation code, WAC 296 150B-200 through 296-150B-255; or

3 (c) The holder has violated a provision of this chapter or a rule4 adopted to implement this chapter.

(2) Before a certificate of manufactured home installation is 5 revoked, the holder must be given written notice of the department's 6 7 intention to revoke the certificate, sent ((by registered mail, return 8 receipt requested,)) using a method by which the mailing can be tracked or the delivery can be confirmed to the holder's last known address. 9 10 The notice shall enumerate the allegations against the holder, and shall give the holder the opportunity to request a hearing. At the 11 12 hearing, the department and the holder may produce witnesses and give 13 The hearing shall be conducted in accordance with the testimony. 14 provisions of chapter 34.05 RCW.

15 **Sec. 12.** RCW 43.22A.130 and 1994 c 284 s 25 are each amended to 16 read as follows:

17 An authorized representative of the department may issue a notice infraction if the person supervising the manufactured home 18 of installation work fails to produce evidence of having a certificate 19 20 issued by the department in accordance with this chapter. A notice of 21 infraction issued under this chapter shall be personally served on or 22 sent ((by certified mail)) using a method by which the mailing can be 23 tracked or the delivery can be confirmed to the person named in the notice by the authorized representative. 24

25 **Sec. 13.** RCW 49.17.140 and 1994 c 61 s 1 are each amended to read 26 as follows:

27 (1) If after an inspection or investigation the director or the 28 director's authorized representative issues a citation under the 29 authority of RCW 49.17.120 or 49.17.130, the department, within a 30 reasonable time after the termination of such inspection or investigation, shall notify the employer ((by certified mail)) using a 31 method by which the mailing can be tracked or the delivery can be 32 33 confirmed of the penalty to be assessed under the authority of RCW 34 49.17.180 and shall state that the employer has fifteen working days 35 within which to notify the director that the employer wishes to appeal 36 the citation or assessment of penalty. If, within fifteen working days

1 from the communication of the notice issued by the director the 2 employer fails to notify the director that the employer intends to 3 appeal the citation or assessment penalty, and no notice is filed by 4 any employee or representative of employees under subsection (3) of 5 this section within such time, the citation and the assessment shall be 6 deemed a final order of the department and not subject to review by any 7 court or agency.

8 (2) If the director has reason to believe that an employer has failed to correct a violation for which a citation has been issued 9 within the period permitted in the citation for its correction, which 10 period shall not begin to run until the entry of a final order in the 11 12 case of any appeal proceedings under this section initiated by the 13 employer in good faith and not solely for delay or avoidance of 14 penalties, the director shall notify the employer ((by certified mail)) 15 using a method by which the mailing can be tracked or the delivery can be confirmed of such failure to correct the violation and of the 16 penalty to be assessed under RCW 49.17.180 by reason of such failure, 17 18 and shall state that the employer has fifteen working days from the 19 communication of such notification and assessment of penalty to notify 20 the director that the employer wishes to appeal the director's 21 notification of the assessment of penalty. If, within fifteen working 22 days from the receipt of notification issued by the director the employer fails to notify the director that the employer intends to 23 24 appeal the notification of assessment of penalty, the notification and 25 assessment of penalty shall be deemed a final order of the department 26 and not subject to review by any court or agency.

27 (3) If any employer notifies the director that the employer intends to appeal the citation issued under either RCW 49.17.120 or 49.17.130 28 29 or notification of the assessment of a penalty issued under subsections 30 (1) or (2) of this section, or if, within fifteen working days from the issuance of a citation under either RCW 49.17.120 or 49.17.130 any 31 32 employee or representative of employees files a notice with the 33 director alleging that the period of time fixed in the citation for the abatement of the violation is unreasonable, the director may reassume 34 35 jurisdiction over the entire matter, or any portion thereof upon which 36 notice of intention to appeal has been filed with the director pursuant 37 to this subsection. If the director reassumes jurisdiction of all or any portion of the matter upon which notice of appeal has been filed 38

with the director, any redetermination shall be completed and 1 2 corrective notices of assessment of penalty, citations, or revised periods of abatement completed within a period of thirty working days. 3 4 The thirty-working-day redetermination period may be extended up to fifteen additional working days upon agreement of all parties to the 5 The redetermination shall then become final subject to direct 6 appeal. 7 appeal to the board of industrial insurance appeals within fifteen 8 working days of such redetermination with service of notice of appeal 9 upon the director. In the event that the director does not reassume jurisdiction as provided in this subsection, the director shall 10 promptly notify the state board of industrial insurance appeals of all 11 12 notifications of intention to appeal any such citations, any such 13 notices of assessment of penalty and any employee or representative of 14 employees notice of intention to appeal the period of time fixed for 15 abatement of a violation and in addition certify a full copy of the record in such appeal matters to the board. The director shall adopt 16 rules of procedure for the reassumption of jurisdiction under this 17 subsection affording employers, employees, and employee representatives 18 19 notice of the reassumption of jurisdiction by the director, and an 20 opportunity to object or support the reassumption of jurisdiction, 21 either in writing or orally at an informal conference to be held prior 22 to the expiration of the redetermination period. A notice of appeal 23 filed under this section shall stay the effectiveness of any citation or notice of the assessment of a penalty pending review by the board of 24 25 industrial insurance appeals, but such appeal shall not stay the 26 effectiveness of any order of immediate restraint issued by the 27 director under the authority of RCW 49.17.130. The board of industrial 28 insurance appeals shall afford an opportunity for a hearing in the case 29 of each such appellant and the department shall be represented in such 30 hearing by the attorney general and the board shall in addition provide affected employees or authorized representatives of affected employees 31 32 an opportunity to participate as parties to hearings under this 33 subsection. The board shall thereafter make disposition of the issues in accordance with procedures relative to contested cases appealed to 34 35 the state board of industrial insurance appeals.

36 Upon application by an employer showing that a good faith effort to 37 comply with the abatement requirements of a citation has been made and 38 that the abatement has not been completed because of factors beyond the employer's control, the director after affording an opportunity for a hearing shall issue an order affirming or modifying the abatement requirements in such citation.

4 Sec. 14. RCW 49.26.110 and 1995 c 218 s 4 are each amended to read 5 as follows:

6 (1) No employee or other individual is eligible to do work governed 7 by this chapter unless issued a certificate by the department.

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(2) To qualify for a certificate:

(a) Certified asbestos workers must have successfully completed a 9 four-day training course. Certified asbestos supervisors must have 10 11 completed a five-day training course. Training courses shall be provided or approved by the department; shall cover such topics as the 12 health and safety aspects of the removal and encapsulation of asbestos, 13 14 including but not limited to the federal and state standards regarding clothing, disposal, air 15 protective respirator use, monitoring, 16 cleaning, and decontamination; and shall meet such additional 17 qualifications as may be established by the department by rule for the type of certification sought. The department may require the 18 successful completion of annual refresher courses provided or approved 19 20 by the department for continued certification as an asbestos worker or 21 supervisor. However, the authority of the director to adopt rules 22 implementing this section is limited to rules that are specifically 23 required, and only to the extent specifically required, for the 24 standards to be as stringent as the applicable federal laws governing 25 work subject to this chapter; and

(b) All applicants for certification as asbestos workers or
supervisors must pass an examination in the type of certification
sought which shall be provided or approved by the department.

29 These requirements are intended to represent the minimum 30 requirements for certification and shall not preclude contractors or 31 employers from providing additional education or training.

32 (3) The department shall provide for the reciprocal certification 33 of any individual trained to engage in asbestos projects in another 34 state when the prior training is shown to be substantially similar to 35 the training required by the department. Nothing shall prevent the 36 department from requiring such individuals to take an examination or 37 refresher course before certification.

(4) The department may deny, suspend, or revoke a certificate, as 1 2 provided under RCW 49.26.140, for failure of the holder to comply with any requirement of this chapter or chapter 49.17 RCW, or any rule 3 adopted under those chapters, or applicable health and safety standards 4 5 and regulations. In addition to any penalty imposed under RCW 49.26.016, the department may suspend or revoke any certificate issued 6 7 under this chapter for a period of not less than six months upon the 8 following grounds:

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(a) The certificate was obtained through error or fraud; or

10 (b) The holder thereof is judged to be incompetent to carry out the 11 work for which the certificate was issued.

12 Before any certificate may be denied, suspended, or revoked, the 13 holder thereof shall be given written notice of the department's 14 intention to do so, mailed ((by registered mail, return receipt requested,)) using a method by which the mailing can be tracked or the 15 delivery can be confirmed to the holder's last known address. 16 The notice shall enumerate the allegations against such holder, and shall 17 give him or her the opportunity to request a hearing before the 18 19 department. At such hearing, the department and the holder shall have opportunity to produce witnesses and give testimony. 20

21 (5) A denial, suspension, or revocation order may be appealed to 22 the board of industrial insurance appeals within fifteen working days after the denial, suspension, or revocation order is entered. 23 The 24 notice of appeal may be filed with the department or the board of The board of industrial insurance 25 industrial insurance appeals. 26 shall hold the hearing in accordance with procedures appeals 27 established in RCW 49.17.140. Any party aggrieved by an order of the 28 board of industrial insurance appeals may obtain superior court review in the manner provided in RCW 49.17.150. 29

30 (6) Each person certified under this chapter shall display, upon 31 the request of an authorized representative of the department, valid 32 identification issued by the department.

33 **Sec. 15.** RCW 49.40.060 and 2010 c 8 s 12035 are each amended to 34 read as follows:

The director of labor and industries, or his or her deputy holding the hearing shall, after such hearing, determine the amount due from the employer to the employee, and shall make findings of fact and an award in accordance therewith, which findings and award shall be filed in the office of the director and a copy thereof served upon the employer and upon the employee ((by registered mail)) using a method by which the mailing can be tracked or the delivery can be confirmed directed to their last known post office address.

6 Sec. 16. RCW 49.48.083 and 2010 c 42 s 2 are each amended to read 7 as follows:

(1) If an employee files a wage complaint with the department, the 8 9 department shall investigate the wage complaint. Unless otherwise 10 resolved, the department shall issue either a citation and notice of 11 assessment or a determination of compliance no later than sixty days 12 after the date on which the department received the wage complaint. 13 The department may extend the time period by providing advance written notice to the employee and the employer setting forth good cause for an 14 extension of the time period and specifying the duration of the 15 16 extension. The department may not investigate any alleged violation of 17 a wage payment requirement that occurred more than three years before the date that the employee filed the wage complaint. 18 The department shall send the citation and notice of assessment or the determination 19 20 of compliance to both the employer and the employee by service of 21 process or ((certified mail)) using a method by which the mailing can be tracked or the delivery can be confirmed to their last known 22 23 addresses.

(2) If the department determines that an employer has violated a 24 25 wage payment requirement and issues to the employer a citation and 26 notice of assessment, the department may order the employer to pay employees all wages owed, including interest of one percent per month 27 on all wages owed, to the employee. The wages and interest owed must 28 29 be calculated from the first date wages were owed to the employee, 30 except that the department may not order the employer to pay any wages 31 and interest that were owed more than three years before the date the 32 wage complaint was filed with the department.

(3) If the department determines that the violation of the wage payment requirement was a willful violation, the department also may order the employer to pay the department a civil penalty as specified in (a) of this subsection.

1 (a) A civil penalty for a willful violation of a wage payment 2 requirement shall be not less than one thousand dollars or an amount 3 equal to ten percent of the total amount of unpaid wages, whichever is 4 greater. The maximum civil penalty for a willful violation of a wage 5 payment requirement shall be twenty thousand dollars.

б (b) The department may not assess a civil penalty if the employer reasonably relied on: (i) A rule related to any wage payment 7 8 requirement; (ii) a written order, ruling, approval, opinion, advice, 9 determination, or interpretation of the director; or (iii) an interpretive or administrative policy issued by the department and 10 11 filed with the office of the code reviser. In accordance with the 12 department's retention schedule obligations under chapter 40.14 RCW, 13 the department shall maintain a complete and accurate record of all written orders, rulings, approvals, opinions, advice, determinations, 14 15 and interpretations for purposes of determining whether an employer is immune from civil penalties under (b)(ii) of this subsection. 16

17 (c) The department shall waive any civil penalty assessed against 18 an employer under this section if the employer is not a repeat willful 19 violator, and the director determines that the employer has provided 20 payment to the employee of all wages that the department determined 21 that the employer owed to the employee, including interest, within ten 22 business days of the employer's receipt of the citation and notice of 23 assessment from the department.

(d) The department may waive or reduce at any time a civil penalty
assessed under this section if the director determines that the
employer paid all wages and interest owed to an employee.

(e) The department shall deposit civil penalties paid under this
 section in the supplemental pension fund established under RCW
 51.44.033.

30 (4) Upon payment by an employer, and acceptance by an employee, of all wages and interest assessed by the department in a citation and 31 32 notice of assessment issued to the employer, the fact of such payment by the employer, and of such acceptance by the employee, shall: 33 (a) Constitute a full and complete satisfaction by the employer of all 34 specific wage payment requirements addressed in the citation and notice 35 36 of assessment; and (b) bar the employee from initiating or pursuing any 37 court action or other judicial or administrative proceeding based on 38 the specific wage payment requirements addressed in the citation and notice of assessment. The citation and notice of assessment shall
 include a notification and summary of the specific requirements of this
 subsection.

4 (5) The applicable statute of limitations for civil actions is 5 tolled during the department's investigation of an employee's wage complaint against an employer. For the purposes of this subsection, 6 7 the department's investigation begins on the date the employee files 8 the wage complaint with the department and ends when: (a) The wage 9 complaint is finally determined through a final and binding citation 10 and notice of assessment or determination of compliance; or (b) the department notifies the employer and the employee in writing that the 11 12 wage complaint has been otherwise resolved or that the employee has 13 elected to terminate the department's administrative action under RCW 14 49.48.085.

15 Sec. 17. RCW 50.20.190 and 2007 c 327 s 1 are each amended to read 16 as follows:

(1) An individual who is paid any amount as benefits under this 17 title to which he or she is not entitled shall, unless otherwise 18 relieved pursuant to this section, be liable for repayment of the 19 20 amount overpaid. The department shall issue an overpayment assessment 21 setting forth the reasons for and the amount of the overpayment. The 22 amount assessed, to the extent not collected, may be deducted from any future benefits payable to the individual: PROVIDED, That in the 23 absence of a back pay award, a settlement affecting the allowance of 24 25 benefits, fraud, misrepresentation, or willful nondisclosure, every 26 determination of liability shall be mailed or personally served not 27 later than two years after the close of or final payment made on the individual's applicable benefit year for which 28 the purported 29 overpayment was made, whichever is later, unless the merits of the claim are subjected to administrative or judicial review in which event 30 31 the period for serving the determination of liability shall be extended 32 to allow service of the determination of liability during the six-month period following the final decision affecting the claim. 33

34 (2) The commissioner may waive an overpayment if the commissioner 35 finds the was not the result of that overpayment fraud, 36 misrepresentation, willful nondisclosure, or fault attributable to the 37 individual and that the recovery thereof would be against equity and

1 good conscience: PROVIDED, HOWEVER, That the overpayment so waived 2 shall be charged against the individual's applicable entitlement for 3 the eligibility period containing the weeks to which the overpayment 4 was attributed as though such benefits had been properly paid.

(3) Any assessment herein provided shall constitute a determination 5 б of liability from which an appeal may be had in the same manner and to 7 the same extent as provided for appeals relating to determinations in 8 respect to claims for benefits: PROVIDED, That an appeal from any 9 determination covering overpayment only shall be deemed to be an appeal from the determination which was the basis for establishing the 10 11 overpayment unless the merits involved in the issue set forth in such 12 determination have already been heard and passed upon by the appeal 13 tribunal. If no such appeal is taken to the appeal tribunal by the individual within thirty days of the delivery of the notice of 14 15 determination of liability, or within thirty days of the mailing of the notice of determination, whichever is the earlier, the determination of 16 17 liability shall be deemed conclusive and final. Whenever any such notice of determination of liability becomes conclusive and final, the 18 19 commissioner, upon giving at least twenty days notice ((by certified mail return receipt requested to the individual's last known address of 20 21 the intended action)), using a method by which the mailing can be tracked or the delivery can be confirmed, may file with the superior 22 23 court clerk of any county within the state a warrant in the amount of 24 the notice of determination of liability plus a filing fee under RCW 36.18.012(10). The clerk of the county where the warrant is filed 25 26 shall immediately designate a superior court cause number for the 27 warrant, and the clerk shall cause to be entered in the judgment docket 28 under the superior court cause number assigned to the warrant, the name 29 of the person(s) mentioned in the warrant, the amount of the notice of 30 determination of liability, and the date when the warrant was filed. The amount of the warrant as docketed shall become a lien upon the 31 32 title to, and any interest in, all real and personal property of the 33 person(s) against whom the warrant is issued, the same as a judgment in a civil case duly docketed in the office of such clerk. A warrant so 34 35 docketed shall be sufficient to support the issuance of writs of 36 execution and writs of garnishment in favor of the state in the manner 37 provided by law for a civil judgment. A copy of the warrant shall be 38 mailed within five days of its filing with the clerk to the person(s)

1 mentioned in the warrant ((by certified mail to the person's last known 2 address within five days of its filing with the clerk)) using a method 3 by which the mailing can be tracked or the delivery can be confirmed.

4 (4) On request of any agency which administers an employment security law of another state, the United States, or a foreign 5 government and which has found in accordance with the provisions of б 7 such law that a claimant is liable to repay benefits received under 8 such law, the commissioner may collect the amount of such benefits from the claimant to be refunded to the agency. In any case in which under 9 this section a claimant is liable to repay any amount to the agency of 10 another state, the United States, or a foreign government, such amounts 11 12 may be collected without interest by civil action in the name of the 13 commissioner acting as agent for such agency if the other state, the 14 United States, or the foreign government extends such collection rights to the employment security department of the state of Washington, and 15 provided that the court costs be paid by the governmental agency 16 benefiting from such collection. 17

18 (5) Any employer who is a party to a back pay award or settlement 19 due to loss of wages shall, within thirty days of the award or settlement, report to the department the amount of the award or 20 21 settlement, the name and social security number of the recipient of the 22 award or settlement, and the period for which it is awarded. When an 23 individual has been awarded or receives back pay, for benefit purposes the amount of the back pay shall constitute wages paid in the period 24 25 for which it was awarded. For contribution purposes, the back pay 26 award or settlement shall constitute wages paid in the period in which it was actually paid. The following requirements shall also apply: 27

(a) The employer shall reduce the amount of the back pay award or
 settlement by an amount determined by the department based upon the
 amount of unemployment benefits received by the recipient of the award
 or settlement during the period for which the back pay award or
 settlement was awarded;

33 (b) The employer shall pay to the unemployment compensation fund, 34 in a manner specified by the commissioner, an amount equal to the 35 amount of such reduction;

36 (c) The employer shall also pay to the department any taxes due for 37 unemployment insurance purposes on the entire amount of the back pay

award or settlement notwithstanding any reduction made pursuant to (a)
of this subsection;

3 (d) If the employer fails to reduce the amount of the back pay 4 award or settlement as required in (a) of this subsection, the 5 department shall issue an overpayment assessment against the recipient 6 of the award or settlement in the amount that the back pay award or 7 settlement should have been reduced; and

8 (e) If the employer fails to pay to the department an amount equal 9 to the reduction as required in (b) of this subsection, the department 10 shall issue an assessment of liability against the employer which shall 11 be collected pursuant to the procedures for collection of assessments 12 provided herein and in RCW 50.24.110.

13 (6) When an individual fails to repay an overpayment assessment that is due and fails to arrange for satisfactory repayment terms, the 14 commissioner shall impose an interest penalty of one percent per month 15 of the outstanding balance. Interest shall accrue immediately on 16 overpayments assessed pursuant to RCW 50.20.070 and shall be imposed 17 when the assessment becomes final. For any other overpayment, interest 18 19 shall accrue when the individual has missed two or more of the individual's monthly payments either partially or in full. 20

(7) The department shall: (a) Conduct social security number cross-match audits or engage in other more effective activities that ensure that individuals are entitled to all amounts of benefits that they are paid; and (b) engage in other detection and recovery of overpayment and collection activities.

26 **Sec. 18.** RCW 50.24.070 and 1987 c 111 s 4 are each amended to read 27 as follows:

after the commissioner shall find 28 At any time that any 29 contributions, interest, or penalties have become delinquent, the commissioner may issue an order and notice of assessment specifying the 30 31 amount due, which order and notice of assessment shall be served upon 32 the delinquent employer in the manner prescribed for the service of a summons in a civil action, or ((by certified mail to the last known 33 34 address of the employer as shown by the records of the department)) 35 using a method by which the mailing can be tracked or the delivery can 36 be confirmed. Failure of the employer to receive such notice or order

whether served or mailed shall not release the employer from any tax,
 or any interest or penalties thereon.

3 Sec. 19. RCW 50.24.110 and 1990 c 245 s 6 are each amended to read 4 as follows:

5 The commissioner is hereby authorized to issue to any person, firm, б corporation, political subdivision, or department of the state, a 7 notice and order to withhold and deliver property of any kind whatsoever when the commissioner has reason to believe that there is in 8 9 possession of such person, firm, corporation, political the subdivision, or department, property which is due, owing, or belonging 10 11 to any person, firm, or corporation upon whom the department has served a benefit overpayment assessment or a notice and order of assessment 12 13 for unemployment compensation contributions, interest, or penalties. The effect of a notice to withhold and deliver shall be continuous from 14 the date such notice and order to withhold and deliver is first made 15 until the liability is satisfied or becomes unenforceable because of a 16 lapse of time. 17

The notice and order to withhold and deliver shall be served by the 18 sheriff or the sheriff's deputy of the county wherein the service is 19 20 made, ((by certified mail, return receipt requested)) using a method by 21 which the mailing can be tracked or the delivery can be confirmed, or 22 by any duly authorized representative of the commissioner. Any person, 23 firm, corporation, political subdivision, or department upon whom service has been made is hereby required to answer the notice within 24 25 twenty days exclusive of the day of service, under oath and in writing, 26 and shall make true answers to the matters inquired of in the notice.

27 In the event there is in the possession of any such person, firm, corporation, political subdivision, or department, any property which 28 29 may be subject to the claim of the employment security department of such property shall be delivered forthwith to the 30 the state, 31 commissioner or the commissioner's duly authorized representative upon demand to be held in trust by the commissioner for application on the 32 indebtedness involved or for return, without interest, in accordance 33 with final determination of liability or nonliability, or in the 34 35 alternative, there shall be furnished a good and sufficient bond 36 satisfactory to the commissioner conditioned upon final determination 37 of liability.

1 Should any person, firm, or corporation fail to make answer to an 2 order to withhold and deliver within the time prescribed herein, it 3 shall be lawful for the court, after the time to answer such order has 4 expired, to render judgment by default against such person, firm, or 5 corporation for the full amount claimed by the commissioner in the 6 notice to withhold and deliver, together with costs.

7 Sec. 20. RCW 50.24.115 and 2010 c 8 s 13032 are each amended to 8 read as follows:

9 Whenever any order and notice of assessment or jeopardy assessment shall have become final in accordance with the provisions of this title 10 11 the commissioner may file with the clerk of any county within the state a warrant in the amount of the notice of assessment plus interest, 12 13 penalties, and a filing fee under RCW 36.18.012(10). The clerk of the county wherein the warrant is filed shall immediately designate a 14 superior court cause number for such warrant, and the clerk shall cause 15 16 to be entered in the judgment docket under the superior court cause 17 number assigned to the warrant, the name of the employer mentioned in the warrant, the amount of the tax, interest, penalties, and filing fee 18 and the date when such warrant was filed. The aggregate amount of such 19 20 warrant as docketed shall become a lien upon the title to, and interest 21 in all real and personal property of the employer against whom the 22 warrant is issued, the same as a judgment in a civil case duly docketed 23 in the office of such clerk. Such warrant so docketed shall be sufficient to support the issuance of writs of execution and writs of 24 25 garnishment in favor of the state in the manner provided by law in the case of civil judgment, wholly or partially unsatisfied. The clerk of 26 27 the court shall be entitled to a filing fee under RCW 36.18.012(10), which shall be added to the amount of the warrant, and charged by the 28 29 commissioner to the employer or employing unit. A copy of the warrant shall be mailed to the employer or employing unit ((by certified mail 30 31 to his or her last known address)) using a method by which the mailing can be tracked or the delivery can be confirmed within five days of 32 filing with the clerk. 33

34 **Sec. 21.** RCW 70.79.320 and 2005 c 22 s 6 are each amended to read 35 as follows:

36 (1) It shall be unlawful for any person, firm, partnership, or

corporation to operate under pressure in this state a boiler or unfired 1 2 pressure vessel, to which this chapter applies, without a valid 3 inspection certificate as provided for in this chapter.

4 (2) The department may assess a penalty against a person violating 5 a provision of this chapter. The penalty shall be not more than five hundred dollars. Each day that the violation continues is a separate б 7 violation and is subject to a separate penalty.

8

(3) The department may not assess a penalty until it adopts rules describing the method it will use to calculate penalties for various 9 10 violations.

11 (4) The department shall notify the violator of its action, and the 12 reasons for its action, in writing. The department shall send the 13 notice ((by certified mail)) using a method by which the mailing can be 14 tracked or the delivery can be confirmed to the violator that a hearing may be requested under RCW 70.79.361. The hearing shall not stay the 15 16 effect of the penalty.

Sec. 22. RCW 70.87.125 and 2003 c 143 s 16 are each amended to 17 read as follows: 18

(1) A license issued under this chapter may be suspended, revoked, 19 20 or subject to civil penalty by the department upon verification that 21 any one or more of the following reasons exist:

22

(a) Any false statement as to a material matter in the application;

23

(b) Fraud, misrepresentation, or bribery in securing a license;

24 (c) Failure to notify the department and the owner or lessee of a 25 conveyance or related mechanisms of any condition not in compliance 26 with this chapter;

27

(d) A violation of any provisions of this chapter; and

(e) If the elevator contractor does not employ an individual 28 29 designated as the primary point of contact with the department and who has successfully completed the elevator contractor examination. In the 30 31 case of a separation of employment, termination of this relationship or 32 designation, or death of the designated individual, the elevator contractor must, within ninety days, designate a new individual who has 33 34 successfully completed the elevator contractor examination.

35 (2) The department may suspend or revoke a permit if:

36 (a) The permit was obtained through fraud or by error if, in the 37 absence of error, the department would not have issued the permit;

(b) The conveyance for which the permit was issued has not been
 worked on in accordance with this chapter; or

3

(c) The conveyance has become unsafe.

4 (3) The department shall suspend any license issued under this chapter promptly after receiving notice from the department of social 5 and health services that the holder of the license has been certified б pursuant to RCW 74.20A.320 as a person who is not in compliance with a 7 8 support order. If the person has continued to meet all other license 9 requirements during the suspension, reissuance of the license shall be 10 automatic upon the department's receipt of a release issued by the 11 department of social and health services stating that the person is in 12 compliance with the order.

13 (4) The department shall notify in writing the owner, licensee, or 14 person performing conveyance work, of its action and the reason for the The department shall send the notice ((by certified mail)) 15 action. using a method by which the mailing can be tracked or the delivery can 16 be confirmed to the last known address of the owner or person. 17 The 18 notice shall inform the owner or person that a hearing may be requested 19 pursuant to RCW 70.87.170.

(5)(a) If the department has suspended or revoked a permit or license because of fraud or error, and a hearing is requested, the suspension or revocation shall be stayed until the hearing is concluded and a decision is issued.

(b) If the department has revoked or suspended a license because the licensee performing the work covered by this chapter is working in a manner that does not effectively prevent injuries or deaths or protect employees and the public from unsafe conditions as is required by this chapter, the suspension or revocation is effective immediately and shall not be stayed by a request for a hearing.

30 (c) If the department has revoked or suspended a permit because the 31 conveyance is unsafe or the conveyance work is not permitted and 32 performed in accordance with this chapter, the suspension or revocation 33 is effective immediately and shall not be stayed by a request for a 34 hearing.

35 (6) The department must remove a suspension or reinstate a revoked 36 license if the licensee pays all the assessed civil penalties and is 37 able to demonstrate to the department that the licensee has met all the 38 qualifications established by this chapter. (7) The department shall remove a suspension or reinstate a revoked
 permit if a conveyance is repaired or modified to bring it into
 compliance with this chapter.

4 **Sec. 23.** RCW 70.87.185 and 1983 c 123 s 18 are each amended to 5 read as follows:

6 (1) The department may assess a penalty against a person violating 7 a provision of this chapter. The penalty shall be not more than five 8 hundred dollars. Each day that the violation continues is a separate 9 violation and is subject to a separate penalty.

10 (2) The department may not assess a penalty until it adopts rules 11 describing the method it will use to calculate penalties for various 12 violations.

(3) The department shall notify the violator of its action, and the reasons for its action, in writing. The department shall send the notice ((by certified mail)) using a method by which the mailing can be tracked or the delivery can be confirmed to the violator's last known address. The notice shall inform the violator that a hearing may be requested under RCW 70.87.170. The hearing shall not stay the effect of the penalty.

20 Sec. 24. RCW 70.87.205 and 2005 c 433 s 49 are each amended to 21 read as follows:

(1) Disputes arising under RCW 70.87.200(2) shall be resolved by arbitration. The request shall be sent ((by certified mail)) using a method by which the mailing can be tracked or the delivery can be confirmed.

(2) The department shall appoint one arbitrator; the municipality shall appoint one arbitrator; and the arbitrators chosen by the department and the municipality shall appoint the third arbitrator. If the two arbitrators cannot agree on the third arbitrator, the presiding judge of the Thurston county superior court, or his or her designee, shall appoint the third arbitrator.

(3) The arbitration shall be held pursuant to the procedures in
chapter 7.04A RCW, except that RCW 7.04A.280(1)(f) shall not apply.
The decision of the arbitrators is final and binding on the parties.
Neither party may appeal a decision to any court.

1 (4) A party may petition the Thurston county superior court to 2 enforce a decision of the arbitrators.

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