
SENATE BILL 5656

State of Washington

53rd Legislature

1993 Regular Session

By Senators Pelz, Sutherland and Fraser

Read first time 02/08/93. Referred to Committee on Labor & Commerce.

1 AN ACT Relating to electrical inspections; and amending RCW
2 19.28.070.

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

4 **Sec. 1.** RCW 19.28.070 and 1986 c 156 s 4 are each amended to read
5 as follows:

6 The director of labor and industries of the state of Washington and
7 the officials of all incorporated cities and towns where electrical
8 inspections are required by local ordinances shall have power and it
9 shall be their duty to enforce the provisions of this chapter in their
10 respective jurisdictions, including proof of licensure and
11 certification. The director of labor and industries shall have power
12 to appoint an electrical inspector, and such assistant inspectors as he
13 or she shall deem necessary to assist him or her in the performance of
14 his or her duties. All electrical inspectors appointed by the director
15 of labor and industries shall have not less than four years experience
16 as journeyman electricians in installing and maintaining electrical
17 equipment, or two years electrical training in a college of electrical
18 engineering of recognized standing and four years continuous practical
19 electrical experience in installation work, or four years of electrical

1 training in a college of electrical engineering of recognized standing
2 and two years continuous practical electrical experience in electrical
3 installation work. Such state inspectors shall be paid such salary as
4 the director of labor and industries shall determine, together with
5 their travel expenses in accordance with RCW 43.03.050 and 43.03.060 as
6 now existing or hereafter amended. The expenses of the director of
7 labor and industries and the salaries and expenses of state inspectors
8 incurred in carrying out the provisions of this chapter shall be paid
9 entirely out of the electrical license fund, upon vouchers approved by
10 the director of labor and industries.

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