CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1353

Chapter 22, Laws of 2025

69th Legislature 2025 Regular Session

ACCESSORY DWELLING UNIT PERMITS—SELF-CERTIFICATION PROGRAM

EFFECTIVE DATE: July 27, 2025

Yeas 94 Nays 1

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby Certify that the attached is Representatives

SUBSTITUTE HOUSE BILL 1353 as passed by the House of

Passed by the Senate March 26, 2025 Yeas 49 Nays 0

DENNY HECK

Passed by the House March 4, 2025

BERNARD DEAN

President of the Senate

Approved April 7, 2025 11:21 AM

FILED

Chief Clerk

Representatives and the Senate on

the dates hereon set forth.

CERTIFICATE

April 7, 2025

BOB FERGUSON Secretary of State State of Washington

Governor of the State of Washington

SUBSTITUTE HOUSE BILL 1353

Passed Legislature - 2025 Regular Session

State of Washington 69th Legislature 2025 Regular Session

By House Local Government (originally sponsored by Representatives Ramel, Duerr, Reed, Doglio, and Nance)

READ FIRST TIME 02/13/25.

- AN ACT Relating to establishing a self-certification program for 1 2 accessory dwelling unit project permit applications; adding a new
- 3 section to chapter 36.70A RCW; and creating a new section.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: 4
- 5 NEW SECTION. Sec. 1. A new section is added to chapter 36.70A 6 RCW to read as follows:
- 7 (1) Cities planning under this chapter may, in compliance with the conditions set forth in subsection (2) of this section, operate a 8 9 self-certification program to allow for registered architects as 10 provided for in chapter 18.08 RCW to self-certify compliance with 11 applicable building code requirements for the construction or 12 development of one or more detached accessory dwelling units on a 13 residential property. If a permit application has been self-14 certified, then the city reviewing the permit application may 15 consider the application to be in compliance with applicable building code requirements without the need for additional review after 16 17 determining that it is procedurally complete pursuant to RCW 36.70B.070. A permit issued after a permit review that includes a 18 self-certified component shall have the same effect as a permit 19 issued after full project permit review under chapter 36.70B RCW. 20

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(2) (a) A city must adopt rules for its self-certification program. These rules must consist of, at a minimum:

- (i) Any professional requirements, other than the registration required in subsection (1) of this section, that must be met in order for an architect to qualify for the self-certification program within the city;
- (ii) Requirements for random audits of self-certified program permit applications, utilizing any randomization process the city deems appropriate, to ensure that submissions are satisfying applicable building code requirements, including that a minimum 20 percent of applications, or five applications, whichever is fewer, must be audited each calendar year in addition to any additional nonrandom audits the city deems necessary;
- (iii) Penalties for project permits that fail an audit, including any appropriate financial penalties and a requirement that an architect who has submitted an application that has failed an audit be temporarily prohibited from participating in the self-certification program for a period of not less than one year and that the submission of a second application that fails an audit within five years of a preceding submission that failed an audit will result in a permanent prohibition on participation in the self-certification program, and provisions for administrative hearing procedures to resolve any disputes over the results of an audit or resulting penalties;
- (iv) Requirements that architects participating in the program maintain an appropriate level of professional liability insurance coverage as determined by the city.
- (b) A city may adopt any additional rules, and may exceed the minimum rules in this subsection, as the city deems appropriate.
- (3) A city operating a self-certification program must create a self-certification form that includes, at a minimum:
- (a) An attestation that the architect certifying the permit application will correct any false or inaccurate statements within the application as soon as they become known to the architect;
- (b) An acknowledgment that participation in the program is conditional upon the accuracy of the architect's certification, and that discovery of inaccuracies, insufficiencies, or errors during an audit may result in suspension or termination from the self-certification program;

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(c) An agreement, signed by the property owner, the owner or authorized representative of the company that will construct the accessory dwelling unit for which the permit has been submitted, and the certifying architect, to protect, defend, indemnify, and hold harmless the city for any claims or injuries connected with the design or construction of the accessory dwelling unit for which the self-certification program permit application was submitted, or for the issuance of a project permit pursuant to the self-certification program; and

- (d) An acknowledgment from the property owner for whom the project permit is submitted that the property owner has authorized the architect to submit the self-certification project permit application and that the owner has the responsibility and obligation to correct, at the owner's expense, any nonconformities with the applicable building code requirements within a reasonable period after such nonconformities are discovered.
- (4) (a) Cities utilizing a self-certification program must notify the department whenever any penalty is imposed on an architect because of a failed audit under this section.
- (b) The department shall maintain a database that is accessible to cities of architects that are currently subject to penalties within a city because of a failed audit under this section. No city shall accept a self-certified project permit application from an architect that is currently subject to penalties because of a failed audit under this section in another city.
- (5)(a) Any city operating a self-certification program shall submit a report on its program to the department by July 31, 2028. The report must include, at a minimum:
- (i) The number of projects within the city for which a self-certification was submitted;
 - (ii) The number of such projects for which a permit was issued;
- (iii) The average length of time, excluding any periods in which the city is awaiting additional information from an applicant, in which the applicant has requested that review of the application be suspended, or in which an administrative appeal is pending, from project permit submission for detached accessory dwelling units to the issuance of the project permit within the city for both self-certified project permit applications and nonself-certified project permit applications; and

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1 (iv) The results of any audits of self-certified project permit 2 applications undertaken by the jurisdiction.

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- (b) The department shall submit a report to the appropriate committees of the legislature by December 31, 2028, summarizing the information received from cities pursuant to (a) of this subsection.
- (6) For the purposes of this section, "building code" means the state building code, the state energy code, and any local building, electrical, plumbing, mechanical, or fire codes. It does not include any utility connection requirements.
- NEW SECTION. Sec. 2. Nothing in this act may be construed to affect the validity of any self-certification or similar program existing prior to the effective date of section 1 of this act.

Passed by the House March 4, 2025. Passed by the Senate March 26, 2025. Approved by the Governor April 7, 2025. Filed in Office of Secretary of State April 7, 2025.

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