
SUBSTITUTE HOUSE BILL 1433

State of Washington

68th Legislature

2023 Regular Session

By House Environment & Energy (originally sponsored by Representatives Duerr, Ramel, Fitzgibbon, Berry, Reed, and Doglio)

READ FIRST TIME 02/03/23.

1 AN ACT Relating to energy labeling of residential buildings;
2 adding a new section to chapter 19.27A RCW; adding a new chapter to
3 Title 18 RCW; creating a new section; and prescribing penalties.

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

5 NEW SECTION. **Sec. 1.** The legislature finds that improving the
6 energy efficiency of, and reducing greenhouse gas emissions from,
7 existing residential buildings, including detached single-family
8 homes, is critical to meeting the state's climate goals. The
9 legislature further finds that making information about energy
10 efficiency and greenhouse gas emissions available to homebuyers will
11 help homebuyers make more informed decisions and that this
12 information will cause the market to better value the efficiency and
13 the greenhouse gas impacts of energy consumed in a home. The
14 legislature further finds that home energy labeling programs have
15 proven to be effective in other states.

16 Therefore, the legislature intends to establish a method for
17 energy labeling of existing residential buildings.

18 NEW SECTION. **Sec. 2.** A new section is added to chapter 19.27A
19 RCW to read as follows:

1 (1) (a) By June 30, 2024, the department of commerce must adopt by
2 rule the asset-based home energy score developed by the United States
3 department of energy as the primary home energy performance scoring
4 system by which a person may assign a residential building a score
5 for the purpose of evaluating the energy efficiency and relative
6 greenhouse gas emissions of the building.

7 (b) Asset-based systems measure the performance of the building
8 itself and are not affected by the number of occupants or their
9 behavior. The department of commerce may update its rules as it deems
10 necessary.

11 (2) Rules adopted by the department of commerce must include the
12 following information for labeling graphics and information for a
13 home energy score:

14 (a) Current home energy score, on a relative scale of one to 10,
15 with 10 being best;

16 (b) Amount of energy use per year by fuel type;

17 (c) Unit prices, by fuel type, used to calculate energy costs;

18 (d) Annual cost of energy, in dollars, by fuel type and total
19 cost;

20 (e) Estimated current carbon emissions in carbon dioxide
21 equivalent tons per year. This measure must be depicted on a relative
22 performance graphic scale from zero to 15 so that a report reader can
23 visualize how a specific home compares to the worst and best possible
24 greenhouse gas outcomes;

25 (f) Sets of itemized recommendations for priority and for
26 additional energy saving improvements. Priority improvements are
27 those having an expected full economic payback of 10 or fewer years;

28 (g) Recommendations for improving energy savings. Home
29 improvement recommendations may include, but are not limited to,
30 windows, and wall, roof, attic, and floor insulation;

31 (h) Estimated home energy score after recommended priority
32 improvements are completed;

33 (i) Itemized estimated energy savings, in dollars per year, after
34 itemized recommended priority improvements are completed;

35 (j) Estimated carbon reduction, in percent per year, after
36 recommended priority improvements are completed;

37 (k) Amount of renewable energy generated by the home in kilowatt-
38 hours per year, if any;

1 (l) Assessor information including the date of assessment, date
2 of score expiration, name of assessor, assessor contact information,
3 name of assessor's employer, and assessor's license number;

4 (m) The address of the building being scored;

5 (n) Conditioned floor area, in square feet, of the building being
6 scored;

7 (o) Year the building being scored was constructed;

8 (p) A statement indicating that the report meets Washington state
9 standards for home energy score assessments; and

10 (q) Other certifications for which the building has qualified,
11 including any energy efficiency and green building program
12 certification information including, but not limited to,
13 certifications from local programs, energy star, leadership in energy
14 and environmental design, and the national green building standard.

15 (3) Subject to subsection (4) of this section, a home energy
16 score is not required.

17 (4)(a) Cities and counties, either by themselves or in
18 partnership with other cities and counties, may promote or administer
19 home energy score programs.

20 (b) Nothing in this section prohibits:

21 (i) A city or county, or partnering cities or counties, from
22 requiring a home energy score at the time a residential building is
23 advertised for sale; or

24 (ii) A home energy score from being required for individuals to
25 be eligible to receive certain financial incentives for energy
26 efficiency improvements administered by the department of commerce.

27 (5) The department of commerce may adopt by rule requirements
28 under which home energy assessors who are certified under chapter
29 18.--- RCW (the new chapter created in section 15 of this act) must
30 report to the department the home energy performance scores assigned
31 by the home energy assessors. This subsection does not allow for the
32 reporting of individual addresses of residential structures or the
33 names of individual homeowners, but does allow for the reporting of
34 information regarding the jurisdiction in which a residential
35 structure is located and the utility services provided to the
36 residential structure, any specific energy efficiency features of the
37 residential structure, and other information that allows the
38 department of commerce to make an aggregated evaluation of energy
39 savings attributable to energy efficiency. The department of commerce

1 must keep and maintain a database of home energy information reported
2 to the department under this subsection.

3 NEW SECTION. **Sec. 3.** The definitions in this section apply
4 throughout this chapter unless the context clearly requires
5 otherwise.

6 (1) "Board" means the home inspector advisory licensing board
7 created in RCW 18.280.040.

8 (2) "Director" means the director of the department of licensing.

9 (3) "Entity" or "entities" means educational groups or
10 organizations, national organizations or associations, or a national
11 test organization.

12 (4) "Home energy assessment" means a professional examination of
13 a residential building for the purpose of assigning a home energy
14 score using the home energy score system adopted by the department of
15 commerce in accordance with section 2 of this act.

16 (5) "Home energy assessor" means a person who carries out a home
17 energy assessment, using special training and education in order to
18 assign a home energy score that must include the characteristics
19 described in section 2(2) of this act and any other information that
20 the department of commerce may require.

21 (6) "Report" means a written report prepared and issued by a home
22 energy assessor after a home energy assessment.

23 NEW SECTION. **Sec. 4.** The department of licensing, in
24 cooperation with the department of commerce, must, by June 30, 2025,
25 adopt rules and establish procedures for the licensing of home energy
26 assessors that will be conducting home energy assessments, as
27 outlined in section 2 of this act.

28 NEW SECTION. **Sec. 5.** (1) Beginning July 1, 2025, a person may
29 not engage in, conduct business, advertise, or hold himself or
30 herself out as engaging in or conducting the business of or acting in
31 the capacity of a home energy assessor within the state without first
32 obtaining a license as provided in this chapter.

33 (2) The director must begin issuing licenses under this section
34 on March 1, 2026.

35 NEW SECTION. **Sec. 6.** A person licensed under this chapter is
36 responsible for assigning a home energy score using the home energy

1 performance score system adopted by the department of commerce as
2 required in section 2 of this act. The assessment must include all
3 work needed to assign a home energy score. The board must establish
4 any standards of practice necessary to be used as the minimum
5 standards for an assessment.

6 NEW SECTION. **Sec. 7.** In administering this chapter, the
7 director must:

8 (1) Adopt, amend, and rescind rules approved by the board as
9 deemed necessary to carry out this chapter;

10 (2) Recognize training prepared by other entities as approved by
11 the board;

12 (3) Adopt standards of professional conduct, practice, and ethics
13 as approved by the board; and

14 (4) Adopt fees as provided in RCW 43.24.086. Any fees collected
15 under the authority of this chapter must be deposited into the
16 business and professions account created in RCW 43.24.150.

17 NEW SECTION. **Sec. 8.** In administering this chapter, the board
18 must:

19 (1) Establish the minimum qualifications for licensing applicants
20 as provided in this chapter;

21 (2) Approve the method of training required by this chapter or by
22 rule as established by the director;

23 (3) Approve the training prepared by other entities for adoption
24 by the director; and

25 (4) Establish and review standards of professional conduct,
26 practice, and ethics for adoption by the director.

27 NEW SECTION. **Sec. 9.** In order to become licensed as a home
28 energy assessor, an applicant must submit the following to the
29 department of licensing:

30 (1) An application on a form developed by the department of
31 licensing;

32 (2) Proof of training as approved by the board; and

33 (3) The fee in the amount set by the department of licensing.

34 NEW SECTION. **Sec. 10.** Licenses issued under this chapter are
35 valid for a period of two years and expire on the applicant's second
36 birthday following issuance of the license.

1 NEW SECTION. **Sec. 11.** The term "licensed home energy assessor"
2 and the license number of the assessor must appear on all
3 advertising, correspondence, and documents incidental to a home
4 energy assessor. However, businesses and organizations that conduct
5 national or interstate general marketing and advertising campaigns
6 may omit the license number of the assessor in advertising as long as
7 it is included on all documents incident to a home energy assessment.

8 NEW SECTION. **Sec. 12.** A licensed home energy assessor must
9 provide a written report of the home energy assessment to each person
10 for whom the inspector performs a home inspection within a time
11 period set by the board by rule. The issues to be addressed in the
12 report must be set by the board by rule in consideration of the home
13 energy performance score system adopted by the department of commerce
14 as outlined in section 2 of this act.

15 NEW SECTION. **Sec. 13.** (1) The uniform regulation of business
16 and professions act, chapter 18.235 RCW, governs unlicensed practice,
17 the issuance and denial of licenses, and the discipline of licensees
18 under this chapter.

19 (2) All fines and penalties collected or assessed by a court due
20 to a violation of this section must be remitted to the department of
21 licensing to be deposited into the business and professions account
22 created in RCW 43.24.150.

23 NEW SECTION. **Sec. 14.** Persons licensed as home energy assessors
24 in other states may become licensed as home energy assessors under
25 this chapter if the other state has licensing requirements that meet
26 or exceed those required under this chapter.

27 NEW SECTION. **Sec. 15.** Sections 3 through 14 of this act
28 constitute a new chapter in Title 18 RCW.

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