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House Bill 5890 (Substitute H-1 as reported without amendment)

Sponsor: Representative Scott Hummel

House Committee: Commerce

Senate Committee: Economic Development, Small Business and Regulatory Reform

CONTENT

The bill would amend Public Act 227 of 1967, which governs elevator contractors, to do the following:

- -- Require the Department of Labor and Economic Growth (DLEG) to issue an initial or renewal elevator contractor license, or installation or alteration permit, within 90 days after an applicant filed a "completed application" (as defined in the bill).
- -- Require DLEG to notify the applicant of a deficiency in writing, or make the information electronically available, within 30 days after receiving an incomplete application.
- -- Toll the 90-day period if DLEG sent notice of a deficiency, until it received the requested information.
- -- Require DLEG to return the license or permit fee and reduce the fee by 15% for the applicant's next renewal application, if any, if it failed to meet the deadline.
- -- Require the DLEG Director, beginning in 2005, to report annually by December 1 to the appropriate Senate and House committees regarding its compliance with these provisions.

MCL 408.815 & 408.816

Legislative Analyst: Suzanne Lowe

FISCAL IMPACT

According to the Department of Labor and Economic Growth, the total revenue collected in FY 2002-03 for elevator installation and repair permits was \$439,000 and for elevator contractor licenses was \$6,800. The amount by which this revenue would be reduced would depend on the number of licensees not processed in the given time frame. The bill also would require a report that would include new or additional information not currently The database adjustment required to accommodate this requirement could increase information technology costs.

Date Completed: 7-1-04 Fiscal Analyst: Maria Tyszkiewicz