



General Assembly

February Session, 2006

Raised Bill No. **590**

LCO No. 2411



Referred to Committee on

LABOR & PUBLIC EMPLOYEES

Introduced by:

(LAB)

**AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 20-330 of the 2006 supplement to the general  
2 statutes is amended by adding subdivision (22) as follows (*Effective*  
3 *October 1, 2006*):

4 (NEW) (22) "Millwright work" means the unloading, dismantling,  
5 erecting, assembling, aligning and adjusting of all apparatus, devices  
6 and component parts of gas and steam turbine powertrains and  
7 equipment used for manufacturing and industrial processors,  
8 excluding all pipe, valves, fittings and any component of a piping  
9 system, as well as hoisting, crane operation or electrical work.

10 Sec. 2. Section 20-331 of the general statutes is repealed and the  
11 following is substituted in lieu thereof (*Effective October 1, 2006*):

12 (a) There shall be in the Department of Consumer Protection  
13 separate examining boards for each of the following occupations: (1)  
14 Electrical work; (2) plumbing and piping work; (3) heating, piping,

15 cooling and sheet metal work; (4) elevator installation, repair and  
16 maintenance work; (5) fire protection sprinkler systems work; [and] (6)  
17 automotive glass work and flat glass work; and (7) millwright work.

18 (b) The Electrical Work Board shall consist of twelve members who  
19 shall be residents of this state, one of whom shall be a general  
20 contractor or an unlimited contractor licensed for such occupation  
21 under this chapter, two of whom shall be unlimited contractors  
22 licensed for such occupation under this chapter, neither of whom at  
23 the time of appointment shall be a member or an employee of a  
24 member of a trade union or a party or an employee of a party to a  
25 contract with a trade union, one of whom shall be an electronic  
26 technician licensed under chapter 394, four of whom shall be unlimited  
27 journeymen licensed for such occupation under this chapter, who at  
28 the time of appointment shall be members of a trade union and four of  
29 whom shall be public members.

30 (c) The Heating, Piping, Cooling and Sheet Metal Work Board shall  
31 consist of twelve members who shall be residents of this state and,  
32 except as otherwise provided in this subsection, (1) one of whom shall  
33 be a general contractor or an unlimited contractor licensed to perform  
34 heating, piping and cooling work under this chapter, (2) two of whom  
35 shall be unlimited contractors licensed to perform heating, piping and  
36 cooling work under this chapter, neither of whom at the time of  
37 appointment shall be a member or an employee of a member of a trade  
38 union or a party or an employee of a party to a contract with a trade  
39 union, (3) one of whom shall be a limited contractor licensed to  
40 perform sheet metal work under this chapter, provided such member's  
41 powers and duties on the board shall be limited to matters concerning  
42 sheet metal work, as defined in subdivision (13) of section 20-330, as  
43 amended, (4) three of whom shall be unlimited journeymen licensed to  
44 perform heating, piping and cooling work under this chapter, who at  
45 the time of appointment shall be members of a trade union, (5) one of  
46 whom shall be a journeyman sheet metal worker, who at the time of  
47 appointment shall be a member of a trade union, provided such

48 member's powers and duties shall be limited to matters concerning  
49 sheet metal work, as defined in subdivision (13) of section 20-330, as  
50 amended, and (6) four of whom shall be public members. Each person  
51 who is a member of the board on October 1, 1999, shall continue to  
52 serve at the pleasure of the Governor.

53 (d) The Plumbing and Piping Work Board shall consist of twelve  
54 members who shall be residents of this state, one of whom shall be a  
55 general contractor or an unlimited contractor licensed for such  
56 occupations under this chapter, two of whom shall be unlimited  
57 contractors licensed for such occupations under this chapter, neither of  
58 whom at the time of appointment shall be a member or an employee of  
59 a member of a trade union or a party or an employee of a party to a  
60 contract with a trade union, one of whom shall be a well drilling  
61 contractor licensed pursuant to section 25-129, four of whom shall be  
62 unlimited journeymen licensed for such occupations under this  
63 chapter, who at the time of appointment shall be members of a trade  
64 union, and four of whom shall be public members.

65 (e) The Elevator Installation, Repair and Maintenance Board shall  
66 consist of eight members who shall be residents of this state, three of  
67 whom shall be unlimited contractors, two of whom shall be elevator  
68 craftsmen, licensed for such occupation under this chapter, and three  
69 of whom shall be public members, provided at least one of the  
70 unlimited contractors shall be a member of either the National  
71 Association of Elevator Contractors or the National Elevator  
72 Industries, Incorporated.

73 (f) The Fire Protection Sprinkler Systems Board shall consist of nine  
74 members who shall be residents of this state, two of whom shall be  
75 journeymen sprinkler fitters, two of whom shall be fire protection  
76 sprinkler contractors, three of whom shall be public members, one of  
77 whom shall be a representative of the State Fire Marshal and one of  
78 whom shall be a local fire marshal.

79 (g) The Automotive Glass Work and Flat Glass Work Board shall

80 consist of nine members who shall be residents of this state, one of  
81 whom shall be a general contractor or an unlimited contractor licensed  
82 to perform automotive glass work under this chapter, one of whom  
83 shall be a general contractor or an unlimited contractor licensed to  
84 perform flat glass work under this chapter, one of whom shall be an  
85 unlimited contractor licensed to perform automotive glass work under  
86 this chapter, one of whom shall be an unlimited contractor licensed to  
87 perform flat glass work under this chapter, one of whom shall be an  
88 unlimited journeyman licensed to perform automotive glass work  
89 under this chapter, one of whom shall be an unlimited journeyman  
90 licensed to perform flat glass work under this chapter and three of  
91 whom shall be public members. The initial members appointed under  
92 this subsection need not be licensed to perform such work under this  
93 chapter before January 1, 2001, provided such initial members shall  
94 satisfy the applicable criteria set forth in subsection (e) of section 20-  
95 334a, as amended. On and after January 1, 2001, each member  
96 appointed under this subsection shall be licensed as provided in this  
97 subsection.

98 (h) The Large Industrial Trades Board shall consist of nine members  
99 who shall be residents of this state, four of whom shall be  
100 representatives of industrial trades management, four of whom shall  
101 be representatives from labor and one of whom shall be a member of  
102 the general public. The four labor representatives shall be  
103 journeyperson members of the carpenter's union and two of such  
104 management representatives shall be members of the Connecticut  
105 Construction Industries Association.

106 [(h)] (i) The contractor and journeymen or elevator craftsmen  
107 members of each board established under this section shall be  
108 appointed by the Governor from a list of names submitted by  
109 employers' and employees' associations in the respective occupations.  
110 The Governor may fill any vacancy occurring in the membership of  
111 any such board, may remove any member for cause, after notice and  
112 hearing, and shall remove any licensed member whose license is not

113 renewed or whose license has become void, revoked or suspended.  
 114 Each member of such boards shall, before entering upon the duties of  
 115 such member's office, take the oath provided by law for public officers.  
 116 Members shall not be compensated for their services but shall be  
 117 reimbursed for necessary expenses incurred in the performance of  
 118 their duties.

119 Sec. 3. Section 20-334a of the 2006 supplement to the general statutes  
 120 is amended by adding subsection (j) as follows (*Effective October 1,*  
 121 *2006*):

122 (NEW) (j) (1) On or after January 1, 2007, the Department of  
 123 Consumer Protection, in consultation with the Large Industrial Trades  
 124 Board, shall authorize the issuance of a limited millwright contractor  
 125 license to any person who has been: (A) Working as a millwright  
 126 contractor for not less than two years, or (B) employed as a millwright  
 127 journeyman for not less than two years. In the event such  
 128 journeyman's experience was gained in another state, such  
 129 journeyman shall make a showing that such experience was  
 130 comparable to similar service in this state.

131 (2) On or after January 1, 2007, the Department of Consumer  
 132 Protection, in consultation with the Large Industrial Trades Board,  
 133 shall authorize the issuance of a limited millwright journeyman's  
 134 license to any person who has: (A) Successfully completed a bona fide  
 135 apprenticeship program that included not less than four years of  
 136 experience, or (B) demonstrated competency to the board by showing  
 137 proof of not less than eight thousand hours of employment in the trade  
 138 during the five-year period preceding such journeyman's license  
 139 application.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2006	20-330
Sec. 2	October 1, 2006	20-331

Sec. 3

October 1, 2006

20-334a

**Statement of Purpose:**

To establish a millwright licensure program.

*[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]*



Senate  
GENERAL ASSEMBLY

General Assembly

**File No. 422**

February Session, 2006

Senate Bill No. 590

*Senate, April 6, 2006*

The Committee on Labor and Public Employees reported through SEN. PRAGUE of the 19th Dist., Chairperson of the Committee on the part of the Senate, that the bill ought to pass.

**AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN.**

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23 the time of appointment shall be a member or an employee of a  
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37 appointment shall be a member or an employee of a member of a trade  
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39 union, (3) one of whom shall be a limited contractor licensed to  
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128 journeyman's experience was gained in another state, such  
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132 Protection, in consultation with the Large Industrial Trades Board,  
133 shall authorize the issuance of a limited millwright journeyman's  
134 license to any person who has: (A) Successfully completed a bona fide  
135 apprenticeship program, that included not less than four years of  
136 experience, or (B) demonstrated competency to the board by showing  
137 proof of not less than eight thousand hours of employment in the trade  
138 during the five-year period preceding such journeyman's license  
139 application.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2006	20-330
Sec. 2	October 1, 2006	20-331
Sec. 3	October 1, 2006	20-334a

**LAB**      *Joint Favorable*

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The following fiscal impact statement and bill analysis are prepared for the benefit of members of the General Assembly, solely for the purpose of information, summarization, and explanation, and do not represent the intent of the General Assembly or either House thereof for any purpose:

**OFA Fiscal Note**

**State Impact:**

Agency Affected	Fund-Effect	FY 07 \$	FY 08 \$
Consumer Protection, Dept.	GF - Revenue Gain	Indeterminate	Indeterminate

Note: GF=General Fund

**Municipal Impact:** None

**Explanation**

The bill as amended establishes the Large Industrial Trades Board (LITB) and requires the Department of Consumer Protection (DCP) and the LITB to issue limited millwright contractor licenses, limited millwright journeyman licenses, and limited millwright apprentice's permits on or after January 1, 2007 to those persons who meet the specified license requirements.

The current fee for a contractor's license and a journeyman's license under DCP are \$75 and \$60, respectively. Such licenses are also subject to annual renewal fees. While it is uncertain at the time how many millwright contractor licenses and limited millwright journeyman licenses will be issued as a result of the bill, the bill would result in a revenue gain.

**The Out Years**

The annualized ongoing fiscal impact identified above would continue into the future subject to inflation.

LIBRARY  
STATE LIBRARY  
LEGISLATIVE REFERENCE  
SECTION

**OLR Bill Analysis****SB 590*****AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN.*****SUMMARY:**

This bill creates occupational licenses for millwright contractors and journeymen and establishes the nine-member Large Industrial Trades Board within the Department of Consumer Protection (see COMMENT). It defines "millwright work" as the unloading, dismantling, erecting, assembling, aligning, and adjusting of all apparatus, devices, and components of gas and steam turbine powertrains and equipment used for manufacturing and industrial processes, excluding all pipe, valves, fittings, and any component of a piping system, and all hoisting, crane operation, and electrical work.

EFFECTIVE DATE: October 1, 2006

**LICENSES**

The bill requires the Department of Consumer Protection (DCP), in consultation with the Large Industrial Trades Board, to authorize the issuance of limited millwright contractor and limited millwright journeymen licenses on or after January 1, 2007.

The bill requires applicants for contractor licenses to (1) have worked as millwright contractors for at least two years or (2) have been employed as millwright journeymen for at least two years. If their experience was gained in another state, the bill requires them to show that it is comparable to similar service in this state.

The bill requires applicants for journeymen licenses to (1) have successfully completed a bona fide apprenticeship program that

includes at least four years of experience or (2) demonstrate competence to the board by showing proof of at least 8,000 hours of employment in the trade during the previous five years.

### **LARGE INDUSTRIAL TRADES BOARD**

The bill establishes the Large Industrial Trades Board within DCP comprised of: four industrial trades representatives, two of whom must be members of the Connecticut Construction Industries Association; four labor representatives who must be journeymen members of the carpenter's union; and one public member.

### **BACKGROUND**

#### ***Occupational Licensing System***

State law establishes a licensing system for several trades overseen by different licensing boards within DCP, including the Examining Board for Electrical Work and the Examining Board for Plumbing and Piping Work. They have the power to determine who qualifies for a license and to enforce standards by disciplining licensees. Boards may create limited licenses authorizing their holders to work in a specific area of a trade. Each trade has different levels of expertise-apprentice, journeyman, and contractor. Workers must meet education, training, and experience requirements to qualify for each level. The boards establish less extensive requirements for workers attempting to qualify for a limited license. DCP's duties to the boards include receiving complaints, carrying out investigations, and performing administrative tasks, such as physically issuing licenses and renewals.

### **COMMENT**

#### ***Insufficient Public Members on the Large Industrial Trades Board***

The bill establishes a nine-member board with one public member. This conflicts with the law that requires public members to constitute at least one-third of the members of each board and commission within the executive branch (CGS § 4-9a). The law defines "public member" as an elector of the state who has no substantial financial interest in, is not employed in or by, and is not professionally affiliated with, any industry, profession, occupation, trade, or institution

regulated by or licensed by the relevant board or who has no affiliation with such an industry, profession, occupation, trade, or institution for three years preceding appointment.

**COMMITTEE ACTION**

Labor and Public Employees Committee

Joint Favorable

Yea 13    Nay 0    (03/21/2006)



Senate  
CONNECTICUT STATE LIBRARY  
LAW/LEGISLATIVE REFERENCE UNIT

General Assembly

**File No. 608**

February Session, 2006

Substitute Senate Bill No. 590

*Senate, April 24, 2006*

The Committee on General Law reported through SEN. COLAPIETRO of the 31st Dist., Chairperson of the Committee on the part of the Senate, that the substitute bill ought to pass.

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73 (f) The Fire Protection Sprinkler Systems Board shall consist of nine  
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102 the general public. The three labor representatives shall be  
103 journeyman members of the carpenter's union and two of such  
104 management representatives shall be members of the Connecticut  
105 Construction Industries Association.

106 [(h)] (i) The contractor and journeymen or elevator craftsmen  
107 members of each board established under this section shall be  
108 appointed by the Governor from a list of names submitted by  
109 employers' and employees' associations in the respective occupations.  
110 The Governor may fill any vacancy occurring in the membership of  
111 any such board, may remove any member for cause, after notice and  
112 hearing, and shall remove any licensed member whose license is not  
113 renewed or whose license has become void, revoked or suspended.  
114 Each member of such boards shall, before entering upon the duties of  
115 such member's office, take the oath provided by law for public officers.

106

116 Members shall not be compensated for their services but shall be  
117 reimbursed for necessary expenses incurred in the performance of  
118 their duties.

119 Sec. 3. Section 20-334a of the 2006 supplement to the general statutes  
120 is amended by adding subsection (j) as follows (*Effective October 1,*  
121 *2006*):

122 (NEW) (j) (1) On or after January 1, 2007, the Department of  
123 Consumer Protection, in consultation with the Large Industrial Trades  
124 Board, shall authorize the issuance of a limited millwright contractor  
125 license to any person who has been: (A) Working as a millwright  
126 contractor for not less than two years, or (B) employed as a millwright  
127 journeyman for not less than two years. In the event such  
128 journeyman's experience was gained in another state, such  
129 journeyman shall make a showing that such experience was  
130 comparable to similar service in this state.

131 (2) On or after January 1, 2007, the Department of Consumer  
132 Protection, in consultation with the Large Industrial Trades Board,  
133 shall authorize the issuance of a limited millwright journeyman's  
134 license to any person who has: (A) Successfully completed a bona fide  
135 apprenticeship program that included not less than four years of  
136 experience, or (B) demonstrated competency to the board by showing  
137 proof of not less than eight thousand hours of employment in the trade  
138 during the five-year period preceding such journeyman's license  
139 application.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2006	20-330
Sec. 2	October 1, 2006	20-331
Sec. 3	October 1, 2006	20-334a

GL Joint Favorable Subst.

CONNECTICUT  
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The following fiscal impact statement and bill analysis are prepared for the benefit of members of the General Assembly, solely for the purpose of information, summarization, and explanation, and do not represent the intent of the General Assembly or either House thereof for any purpose:

### **OFA Fiscal Note**

#### **State Impact:**

<b>Agency Affected</b>	<b>Fund-Effect</b>	<b>FY 07 \$</b>	<b>FY 08 \$</b>
Consumer Protection, Dept.	GF - Revenue Gain	See Below	See Below

Note: GF=General Fund

**Municipal Impact:** None

#### **Explanation**

The bill establishes the Large Industrial Trades Board (LITB) and requires the Department of Consumer Protection (DCP) and the LITB to issue limited millwright contractor licenses, limited millwright journeyman licenses, and limited millwright apprentice's permits on or after January 1, 2007 to those persons who meet the specified license requirements.

The current fee for a contractor's license and a journeyman's license under DCP are \$75 and \$60, respectively. Such licenses are also subject to annual renewal fees. While it is uncertain at the time how many millwright contractor licenses and limited millwright journeyman licenses will be issued as a result of the bill, the bill would result in a revenue gain.

#### **The Out Years**

The annualized ongoing fiscal impact identified above would continue into the future subject to inflation.

17067

**OLR Bill Analysis**

sSB 590

**AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN.**

**SUMMARY:**

This bill creates occupational licenses for millwright contractors and journeymen and establishes the nine-member Large Industrial Trades Board within the Department of Consumer Protection (DCP). It defines "millwright work" as the unloading, dismantling, erecting, assembling, aligning, and adjusting of all apparatus, devices, and components of gas and steam turbine powertrains and equipment used for manufacturing and industrial processes, excluding all pipe, valves, fittings, and any component of a piping system, and all hoisting, crane operation, and electrical work.

EFFECTIVE DATE: October 1, 2006

**LICENSES**

The bill requires DCP, in consultation with the Large Industrial Trades Board, to authorize the issuance of limited millwright contractor and limited millwright journeymen licenses on or after January 1, 2007.

The bill requires applicants for contractor licenses to (1) have worked as millwright contractors for at least two years or (2) have been employed as millwright journeymen for at least two years. If their experience was gained in another state, the bill requires them to show that it is comparable to similar service in this state.

The bill requires applicants for journeymen licenses to (1) have

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SECTION

successfully completed a bona fide apprenticeship program that includes at least four years of experience or (2) demonstrate competence to the board by showing proof of at least 8,000 hours of employment in the trade during the previous five years.

**LARGE INDUSTRIAL TRADES BOARD**

The bill establishes the Large Industrial Trades Board within DCP comprised of nine state residents as follows: three industrial trades representatives, two of whom must be members of the Connecticut Construction Industries Association; three labor representatives who must be journeymen members of the carpenter's union; and three public members.

**BACKGROUND**

***Occupational Licensing System***

State law establishes a licensing system for several trades overseen by different licensing boards within DCP, including the Examining Board for Electrical Work and the Examining Board for Plumbing and Piping Work. They have the power to determine who qualifies for a license and to enforce standards by disciplining licensees. Boards may create limited licenses authorizing their holders to work in a specific area of a trade. Each trade has different levels of expertise: apprentice, journeyman, and contractor. Workers must meet education, training, and experience requirements to qualify for each level. The boards establish less extensive requirements for workers attempting to qualify for a limited license. DCP's duties to the boards include receiving complaints, carrying out investigations, and performing administrative tasks, such as physically issuing licenses and renewals.

***Legislative History***

On April 10 the House referred the bill (File 422) to the General Law Committee, which on April 18 reported a substitute version that alters the Large Industrial Trade Board membership so it is made up equally of trade representatives, labor representatives, and the public.

**COMMITTEE ACTION**

1067

Labor and Public Employees Committee

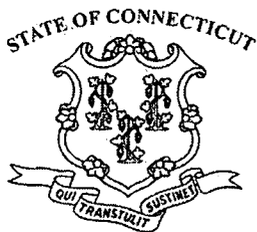
Joint Favorable

Yea 13 Nay 0 (03/21/2006)

General Law Committee

Joint Favorable Substitute

Yea 16 Nay 0 (04/18/2006)



General Assembly

[SENATE] Amendment CA. 7

February Session, 2006

LCO No. 5375



Offered by:

SEN. PRAGUE, 19<sup>th</sup> Dist.

SEN. COLAPIETRO, 31<sup>st</sup> Dist.

To: Subst. Senate Bill No. 590

File No. 608

Cal. No. 293

**"AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN."**

1 Strike lines 1 to 139, inclusive, in their entirety and substitute the  
2 following in lieu thereof:

3 "Section 1. Section 20-330 of the 2006 supplement to the general  
4 statutes is amended by adding subdivision (22) as follows (*Effective*  
5 *October 1, 2006*):

6 (NEW) (22) "Millwright work" means the unloading, dismantling,  
7 erecting, assembling, aligning and adjusting of all apparatus, devices  
8 and component parts of gas and steam turbine powertrains and  
9 equipment used in commercial, industrial, manufacturing, water or  
10 sewage treatment facilities or generation facilities, excluding work  
11 otherwise defined in this section, and all hoisting work, except that  
12 powered by hand, including, but not limited to, that defined in  
13 sections 29-221 to 29-230, inclusive, and excluding all pipes, valves,  
14 fittings and any component of a piping system or electrical work,

15 unless under the direction of persons licensed to perform such work,  
16 in accordance with regulations adopted under section 3 of this act.

17 Sec. 2. Section 20-334a of the 2006 supplement to the general statutes  
18 is amended by adding subsection (j) as follows (*Effective October 1,*  
19 *2006*):

20 (NEW) (j) (1) On or after January 1, 2007, the Commissioner of  
21 Consumer Protection, in consultation with the Large Industrial Trades  
22 Advisory Council, established pursuant to section 4 of this act, shall  
23 authorize the issuance of a limited millwright contractor license to any  
24 person who has been: (A) Working as a millwright contractor for not  
25 less than two years, or (B) employed as a millwright journeyman for  
26 not less than two years. In the event such journeyman's experience was  
27 gained in another state, such journeyman shall make a showing that  
28 such experience was comparable to similar service in this state.

29 (2) On or after January 1, 2007, the Commissioner of Consumer  
30 Protection, in consultation with the Large Industrial Trades Advisory  
31 Council, established pursuant to section 4 of this act, shall authorize  
32 the issuance of a limited millwright journeyman's license to any person  
33 who has: (A) Successfully completed a bona fide apprenticeship  
34 program that included not less than four years of experience, or (B)  
35 demonstrated competency to the commissioner by showing proof of  
36 not less than eight thousand hours of employment in the trade during  
37 the five-year period preceding such journeyman's license application.

38 Sec. 3. (NEW) (*Effective from passage*) Not later than July 1, 2007, the  
39 Commissioner of Consumer Protection shall adopt regulations, in  
40 accordance with chapter 54 of the general statutes, to establish  
41 contractor and journeyman millwright installer licenses and requisite  
42 training requirements to perform millwright work, as defined in  
43 section 20-330 of the 2006 supplement to the general statutes, as  
44 amended by this act. Such regulations shall be consistent with the  
45 provisions of sections 20-332 and 21a-7 of the general statutes. The  
46 commissioner shall adopt additional regulations as necessary

47 permitting persons licensed in other occupations to direct millwright  
48 work.

49 Sec. 4. (NEW) (*Effective October 1, 2006*) (a) There is established,  
50 within the Department of Consumer Protection, a Large Industrial  
51 Trades Advisory Council which shall advise the Commissioner of  
52 Consumer Protection on all matters pertaining to licensing and  
53 training requirements for contractor and journeymen millwright  
54 installers. The council shall consist of nine members, appointed by the  
55 Governor, who shall be residents of this state, three of whom shall be  
56 representatives of industrial trades management, three of whom shall  
57 be millwright journeypersons who are members of a carpenters labor  
58 organization, and three of whom shall be members of the general  
59 public. Two of the representatives of industrial trades management  
60 shall be members of the Connecticut Construction Industries  
61 Association.

62 (b) The council shall elect a chairperson and vice-chairperson from  
63 among its members. Any member who fails to attend at least fifty per  
64 cent of all meetings held during any calendar year or fails to attend  
65 three consecutive meetings shall be deemed to have resigned from the  
66 council. Vacancies on the council shall be filled by the Governor.  
67 Members of the council shall serve without compensation but shall,  
68 within the limits of available funds as approved by the Commissioner  
69 of Consumer Protection, be reimbursed for necessary expenses  
70 incurred in the performance of their duties.

71 Sec. 5. Section 20-340 of the 2006 supplement to the general statutes  
72 is repealed and the following is substituted in lieu thereof (*Effective*  
73 *October 1, 2006*):

74 The provisions of this chapter shall not apply to: (1) Persons  
75 employed by any federal, state or municipal agency; (2) employees of  
76 any public service company regulated by the Department of Public  
77 Utility Control or of any corporate affiliate of any such company when  
78 the work performed by such affiliate is on behalf of a public service

79 company, but in either case only if the work performed is in  
80 connection with the rendition of public utility service, including the  
81 installation or maintenance of wire for community antenna television  
82 service, or is in connection with the installation or maintenance of wire  
83 or telephone sets for single-line telephone service located inside the  
84 premises of a consumer; (3) employees of any municipal corporation  
85 specially chartered by this state; (4) employees of any contractor while  
86 such contractor is performing electrical-line or emergency work for  
87 any public service company; (5) persons engaged in the installation,  
88 maintenance, repair and service of electrical or other appliances of a  
89 size customarily used for domestic use where such installation  
90 commences at an outlet receptacle or connection previously installed  
91 by persons licensed to do the same and maintenance, repair and  
92 service is confined to the appliance itself and its internal operation; (6)  
93 employees of industrial firms whose main duties concern the  
94 maintenance of the electrical work, plumbing and piping work, solar  
95 thermal work, heating, piping, cooling work, sheet metal work,  
96 elevator installation, repair and maintenance work, automotive glass  
97 work or flat glass work or millwright work of such firm on its own  
98 premises or on premises leased by it for its own use; (7) employees of  
99 industrial firms when such employees' main duties concern the  
100 fabrication of glass products or electrical, plumbing and piping, fire  
101 protection sprinkler systems, solar, heating, piping, cooling, chemical  
102 piping, sheet metal or elevator installation, repair and maintenance  
103 equipment used in the production of goods sold by industrial firms,  
104 except for products, electrical, plumbing and piping systems and  
105 repair and maintenance equipment or millwright work used directly in  
106 the production of a product for human consumption; (8) persons  
107 performing work necessary to the manufacture or repair of any  
108 apparatus, appliances, fixtures, equipment or devices produced by it  
109 for sale or lease; (9) employees of stage and theatrical companies  
110 performing the operation, installation and maintenance of electrical  
111 equipment if such installation commences at an outlet receptacle or  
112 connection previously installed by persons licensed to make such  
113 installation; (10) employees of carnivals, circuses or similar transient

114 amusement shows who install electrical work, provided such  
115 installation shall be subject to the approval of the State Fire Marshal  
116 prior to use as otherwise provided by law and shall comply with  
117 applicable municipal ordinances and regulations; (11) persons engaged  
118 in the installation, maintenance, repair and service of glass or electrical,  
119 plumbing, fire protection sprinkler systems, solar, heating, piping,  
120 cooling and sheet metal equipment in and about single-family  
121 residences owned and occupied or to be occupied by such persons;  
122 provided any such installation, maintenance and repair shall be subject  
123 to inspection and approval by the building official of the municipality  
124 in which such residence is located and shall conform to the  
125 requirements of the State Building Code; (12) persons who install,  
126 maintain or repair glass in a motor vehicle owned or leased by such  
127 persons; (13) persons or entities holding themselves out to be retail  
128 sellers of glass products, but not such persons or entities that also  
129 engage in automotive glass work or flat glass work; (14) persons who  
130 install preglazed or preassembled windows or doors in residential or  
131 commercial buildings; (15) persons registered under chapter 400 who  
132 install safety-backed mirror products or repair or replace flat glass in  
133 sizes not greater than thirty square feet in residential buildings; and  
134 (16) sheet metal work performed in residential buildings consisting of  
135 six units or less by new home construction contractors registered  
136 pursuant to chapter 399a, by home improvement contractors registered  
137 pursuant to chapter 400 or by persons licensed pursuant to this  
138 chapter, when such work is limited to exhaust systems installed for  
139 hoods and fans in kitchens and baths, clothes dryer exhaust systems,  
140 radon vent systems, fireplaces, fireplace flues, masonry chimneys or  
141 prefabricated metal chimneys rated by the Underwriter's Laboratory  
142 or installation of stand-alone appliances including wood, pellet or  
143 other stand-alone stoves that are installed in residential buildings by  
144 such contractors or persons.

145 Sec. 6. Section 20-341 of the general statutes is repealed and the  
146 following is substituted in lieu thereof (*Effective October 1, 2006*):

147 (a) Any person who engages in or practices the work or occupation

148 for which a license is required by this chapter without having first  
 149 obtained an apprentice permit or a certificate and license for such  
 150 work, or who wilfully employs or supplies for employment a person  
 151 who does not have a certificate and license for such work or who  
 152 wilfully and falsely pretends to qualify to engage in or practice such  
 153 work or occupation, or who engages in or practices any of the work or  
 154 occupations for which a license is required by this chapter after the  
 155 expiration of his license, or who violates any other provision of this  
 156 chapter, unless the penalty is otherwise specifically prescribed, shall be  
 157 fined not more than two hundred dollars for each such violation.

158 (b) The appropriate examining board or the commissioner may,  
 159 after notice and hearing, impose a civil penalty on any person who  
 160 engages in or practices the work or occupation for which a license or  
 161 apprentice registration certificate is required by this chapter, chapter  
 162 394 or chapter 482 without having first obtained such a certificate or  
 163 license, or who wilfully employs or supplies for employment a person  
 164 who does not have such a license or certificate or who wilfully and  
 165 falsely pretends to qualify to engage in or practice such work or  
 166 occupation, or who engages in or practices any of the work or  
 167 occupations for which a license or certificate is required by this  
 168 chapter, chapter 394 or chapter 482 after the expiration of the license or  
 169 certificate or who violates any of the provisions of this chapter, chapter  
 170 394 or chapter 482 or the regulations adopted pursuant thereto. Such  
 171 penalty shall be in an amount not more than one thousand dollars for a  
 172 first violation of this subsection, not more than one thousand five  
 173 hundred dollars for a second violation and not more than three  
 174 thousand dollars for each violation of this subsection occurring less  
 175 than three years after a second or subsequent violation of this  
 176 subsection, except that any individual employed as an apprentice but  
 177 improperly registered shall not be penalized for a first offense.

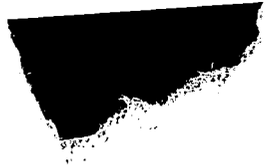
178 (c) If an examining board or the commissioner imposes a fine or  
 179 civil penalty under the provisions of this section as a result of a  
 180 violation initially reported by a municipal official, the commissioner  
 181 shall, not less than sixty days after collecting such fine or penalty,

182 remit one-half of the amount collected to such municipality."

293

SENATE AMENDMENT  
Calendar: 293  
LCO: 537  
Bill: 590

ADOPTED voice  REJECTED voice   
ADOPTED roll  REJECTED roll





General Assembly

**SENATE** Amendment

February Session, 2006

LCO No. 5356



Offered by:  
SEN. PRAGUE, 19<sup>th</sup> Dist.

To: Subst. Senate Bill No. 590

File No. 608

Cal. No. 293

**"AN ACT ESTABLISHING LICENSURE FOR MILLWRIGHT CONTRACTORS AND JOURNEYMEN."**

1 Strike lines 1 to 139, inclusive, in their entirety and substitute the  
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8 and component parts of gas and steam turbine powertrains and  
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10 sewage treatment facilities or generation facilities, excluding work  
11 otherwise defined in this section, and all hoisting work, except that  
12 powered by hand, including, but not limited to, that defined in  
13 sections 29-221 to 29-230, inclusive, and excluding all pipes, valves,  
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57 be millwright journeypersons who are members of a carpenters labor  
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59 public. Two of the representatives of industrial trades management  
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76 any public service company regulated by the Department of Public  
77 Utility Control or of any corporate affiliate of any such company when  
78 the work performed by such affiliate is on behalf of a public service  
79 company, but in either case only if the work performed is in

80 connection with the rendition of public utility service, including the  
81 installation or maintenance of wire for community antenna television  
82 service, or is in connection with the installation or maintenance of wire  
83 or telephone sets for single-line telephone service located inside the  
84 premises of a consumer; (3) employees of any municipal corporation  
85 specially chartered by this state; (4) employees of any contractor while  
86 such contractor is performing electrical-line or emergency work for  
87 any public service company; (5) persons engaged in the installation,  
88 maintenance, repair and service of electrical or other appliances of a  
89 size customarily used for domestic use where such installation  
90 commences at an outlet receptacle or connection previously installed  
91 by persons licensed to do the same and maintenance, repair and  
92 service is confined to the appliance itself and its internal operation; (6)  
93 employees of industrial firms whose main duties concern the  
94 maintenance of the electrical work, plumbing and piping work, solar  
95 thermal work, heating, piping, cooling work, sheet metal work,  
96 elevator installation, repair and maintenance work, automotive glass  
97 work or flat glass work or millwright work of such firm on its own  
98 premises or on premises leased by it for its own use; (7) employees of  
99 industrial firms when such employees' main duties concern the  
100 fabrication of glass products or electrical, plumbing and piping, fire  
101 protection sprinkler systems, solar, heating, piping, cooling, chemical  
102 piping, sheet metal or elevator installation, repair and maintenance  
103 equipment used in the production of goods sold by industrial firms,  
104 except for products, electrical, plumbing and piping systems and  
105 repair and maintenance equipment or millwright work used directly in  
106 the production of a product for human consumption; (8) persons  
107 performing work necessary to the manufacture or repair of any  
108 apparatus, appliances, fixtures, equipment or devices produced by it  
109 for sale or lease; (9) employees of stage and theatrical companies  
110 performing the operation, installation and maintenance of electrical  
111 equipment if such installation commences at an outlet receptacle or  
112 connection previously installed by persons licensed to make such  
113 installation; (10) employees of carnivals, circuses or similar transient  
114 amusement shows who install electrical work, provided such

115 installation shall be subject to the approval of the State Fire Marshal  
116 prior to use as otherwise provided by law and shall comply with  
117 applicable municipal ordinances and regulations; (11) persons engaged  
118 in the installation, maintenance, repair and service of glass or electrical,  
119 plumbing, fire protection sprinkler systems, solar, heating, piping,  
120 cooling and sheet metal equipment in and about single-family  
121 residences owned and occupied or to be occupied by such persons;  
122 provided any such installation, maintenance and repair shall be subject  
123 to inspection and approval by the building official of the municipality  
124 in which such residence is located and shall conform to the  
125 requirements of the State Building Code; (12) persons who install,  
126 maintain or repair glass in a motor vehicle owned or leased by such  
127 persons; (13) persons or entities holding themselves out to be retail  
128 sellers of glass products, but not such persons or entities that also  
129 engage in automotive glass work or flat glass work; (14) persons who  
130 install preglazed or preassembled windows or doors in residential or  
131 commercial buildings; (15) persons registered under chapter 400 who  
132 install safety-backed mirror products or repair or replace flat glass in  
133 sizes not greater than thirty square feet in residential buildings; and  
134 (16) sheet metal work performed in residential buildings consisting of  
135 six units or less by new home construction contractors registered  
136 pursuant to chapter 399a, by home improvement contractors registered  
137 pursuant to chapter 400 or by persons licensed pursuant to this  
138 chapter, when such work is limited to exhaust systems installed for  
139 hoods and fans in kitchens and baths, clothes dryer exhaust systems,  
140 radon vent systems, fireplaces, fireplace flues, masonry chimneys or  
141 prefabricated metal chimneys rated by the Underwriter's Laboratory  
142 or installation of stand-alone appliances including wood, pellet or  
143 other stand-alone stoves that are installed in residential buildings by  
144 such contractors or persons.

145 Sec. 6. Section 20-341 of the general statutes is repealed and the  
146 following is substituted in lieu thereof (*Effective October 1, 2006*):

147 (a) Any person who engages in or practices the work or occupation  
148 for which a license is required by this chapter without having first

149 obtained an apprentice permit or a certificate and license for such  
150 work, or who wilfully employs or supplies for employment a person  
151 who does not have a certificate and license for such work or who  
152 wilfully and falsely pretends to qualify to engage in or practice such  
153 work or occupation, or who engages in or practices any of the work or  
154 occupations for which a license is required by this chapter after the  
155 expiration of his license, or who violates any other provision of this  
156 chapter, unless the penalty is otherwise specifically prescribed, shall be  
157 fined not more than two hundred dollars for each such violation.

158 (b) The appropriate examining board or the commissioner may,  
159 after notice and hearing, impose a civil penalty on any person who  
160 engages in or practices the work or occupation for which a license or  
161 apprentice registration certificate is required by this chapter, chapter  
162 394 or chapter 482 without having first obtained such a certificate or  
163 license, or who wilfully employs or supplies for employment a person  
164 who does not have such a license or certificate or who wilfully and  
165 falsely pretends to qualify to engage in or practice such work or  
166 occupation, or who engages in or practices any of the work or  
167 occupations for which a license or certificate is required by this  
168 chapter, chapter 394 or chapter 482 after the expiration of the license or  
169 certificate or who violates any of the provisions of this chapter, chapter  
170 394 or chapter 482 or the regulations adopted pursuant thereto. Such  
171 penalty shall be in an amount not more than one thousand dollars for a  
172 first violation of this subsection, not more than one thousand five  
173 hundred dollars for a second violation and not more than three  
174 thousand dollars for each violation of this subsection occurring less  
175 than three years after a second or subsequent violation of this  
176 subsection, except that any individual employed as an apprentice but  
177 improperly registered shall not be penalized for a first offense.

178 (c) If an examining board or the commissioner imposes a fine or  
179 civil penalty under the provisions of this section as a result of a  
180 violation initially reported by a municipal official, the commissioner  
181 shall, not less than sixty days after collecting such fine or penalty,  
182 remit one-half of the amount collected to such municipality."

SENATE AMENDMENT

Calendar: 293  
LCO: 5356  
Bill: 590

ADOPTED voice  REJECTED voice

ADOPTED roll  REJECTED roll