Bill	Title	Chanaari	Comment Status
Number		Sponsor/	Current Status
Number	(& short summary)	Committee	
	CPARB Sponsored Bills or Requesting Activity		
HB <u>2052</u>	Concerning recertification of public bodies using alternative contracting methods - Allows the Capital Project Advisory Review Board to receive late applications for certifying public bodies to use alternative contracting methods.	<u>Buys</u>	2/9 1st Reading ref to Capital Budget 2/17 Public Hearing at Capital Budget 2/22 Exec Session – No Action 2/23 Exec Session – Do Pass 2/24 Referred to Rules 2 Review 2/28 2nd reading Rules Committee 3/6 Rules suspended – passed 3rd Reading 3/8 1st reading in Senate referred to State Gov 3/29 Public Hearing in Senate State Government; Pass & Passed to Rules Committee 4/4 Placed on 2nd Reading by Rules Committee 4/7 Suspended. Placed on 3rd Reading; Passed Senate 4/11 House Speaker Signed 4/12 Senate President Signed
			4/18 Delivered to the Governor; PASSED
	BILLS OF INTEREST		
HB <u>1395</u> / Companion SB <u>5146</u>	Allowing public transportation benefit area authorities to use job order contracts and procedure - Authorizes all Public Transportation Benefit Area Authorities to use job order contracting.	Peterson, Koster	2/3 Public Hearing Capital Budget 2/7 Exec Session – Pass Capital Budget 2/10 Referred to Rules 2 Review 2/14 2nd Reading by Rules Committee 2/28 Rules Suspended; 3rd Reading; Passed 3/2 1st Reading by Senate; referred to Transportation 3/29 Public Hearing in Senate Transportation 3:30 4/3 Exec Action in Committee on Transportation; Pass 4/4 Passed Rules Committee for 2nd Reading 4/5 Placed on 2nd Reading by Rules Committee 4/11 Rules Suspended. Placed on 3rd reading; passed 4/14 House speaker signed 4/17 Senate president signed 4/18 Delivered to the Governor; PASSED
ESHB 1538 / Companion SB 5222	Requiring prime contractors to bond the subcontractors portion of retainage upon request - Requires the prime contractor to provide a bond for the subcontractor's portion of retainage if requested.	Stambaugh, Doglio, Vick, Hayes, Sells, Pike	2/3 Public Hearing Capital Budget 2/7 Exec Session 2/10 Exec Action – 1st Sub Pass CB 2/15 Referred to Rules 2 Review 2/24 Rules Comm relieved of further consideration 3/7 1st Sub.; Floor Ammend adopted; 3rd reading passed 3/9 1st Reading referred to Commerce, Labor and Sports; Exec Action – CLS Maj Do Pass 3/13 Passed Rules Comm for 2nd Reading. 4/10 Placed on 2nd reading by Rules Committee

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	4/12 Committee amendment not adopted; Rules suspended. Placed on 3 <sup>rd</sup> reading. 4/14 Speaker signed 4/17 President signed 4/18 Delivered to the Governor
SB <u>5036</u>	Clarifying the authority and procedures for unit priced contracting by public utility districts - Provides that a public utility district (PUD) may procure public works with a unit priced contract; Defines and clarifies bidding procedures for unit priced contracts.	Takko, Sheldon	1/11 1st Reading referred to Local Gov. 1/17 Public Hearing – Local Government 1/24 Exec Action LGOV pass 1/25 Passed to Rules Committee 2/21 Referred to Green Sheet – 2nd Reading 3/1 2nd Reading by Rules Committee 3/3 Rules suspended; 3rd Reading Passed 3/7 1st Reading by Senate; Referred to Local Gov 3/21 Public Hearing in House Local Gov 10:00 am 3/27 Referred to Capital Budget 3/30 Public Hearing in House Capital Budget 8:30 4/3 Exec action in the Committee on Capital Budget; Do Pass 4/4 Referred to Rules 2 review 4/6 Placed on 2nd reading by Rules Committee 4/7 Rules suspended. Placed on 3rd reading; Passed 4/10 President signed 4/11 Speaker signed 4/14 Delivered to the Governor 4/20 Governor signed. Chap 85, 2017 Laws; eff 7/23/17
SSB <u>5301</u>	Including repeat and willful violations of certain state laws to the state's responsible bidder criteria — Revises responsible bidder criteria provisions to include willfully and repeatedly violating the minimum wage act and the wage payment act.  Amends the state's responsible bidder criteria in the public works and procurement statutes to require consideration of a company's compliance with the state's wage laws over the previous three years.  Amends low responsive bidder criteria to include requirements that: (1) the bidder cannot have been determined by the Department of Labor and Industries to have violated a wage payment has been violated within the past three years, and; (2) the bidder must provide a written statement that the bidder is in compliance with this wage requirement.	Miloscia, Hunt, Hasegawa, Chase, Conway	1/27 Public Hearing - Senate Comm 2/8 Exec Action — 1st Sub passed SGov 2/9 Passed Rules Comm. For 2nd read 2/14 2nd Reading by Rules Committee. 2/23 1st Sub; Rules Suspended; 3rd Reading; Passed 2/24 1st Reading in House; referred to Capital Budget 3/21 Public Hearing House Capital Budget 3:30 3/30 Exec Session House Capital Budget 4/4/ Referred to Rules 2 review 4/6 Placed on 2nd reading by Rules Committee 4/7 Rules suspended. Placed on 3rd reading; passed 4/10 President signed 4/11 Speaker signed 4/18 Delivered to the Governor; PASSED

Bill	Title	Spangari	Current Status
Number		Sponsor/	Current Status
SB <u>5734</u>	(& short summary)  Bringing Washington state government contracting provisions into compliance with federal law as it relates to small works bonding requirements - Gives the contractor or general contractor/construction manager the option to have the public entity retain 10 percent, instead of 50 percent, of the contract amount in lieu of the bond requirement for public works contracts up to \$150,000, instead of \$35,000; Identifies the recovery of unpaid wages and benefits as the first priority for any claims against the amount retained; Increases the threshold amount of a public works contract allowing a public entity to accept full payment and performance bond from an individual surety from \$100,000 to \$150,000.	Chase, Baumgartner, Miloscia, Saldaña, Keiser, Conway, Hasegawa, McCoy, Braun, Honeyford, Brown, Kuderer, Rivers, Warnick	2/6 1st Reading to State Government 2/15 Public Hearing at State Government 2/17 Exec Action – SGOV do Pass 2/17 Passed to Rules for 2nd Reading 2/24 2nd Reading by Rules Committee 2/27 Rules Suspended; 3rd Reading; Passed 3/1 1st Reading in House; Referred to State Gov, Elections & Information Tech. 3/15 Public Hearing State Gov, Elections & Info Tech 3/17 Exec Session State Gov, EIT @ 10 am 3/21 Exec Session, no action, House State Gov, EIT 3/27 Referred to Capital Budget 3/30 Public Hearing House Capital Budget 8:30 am 4/3 Exec Action taken in Committee on State Gov, Elections & Info Tech; Do pass 4/4 Referred to Rules 2 review 4/6 Placed on 2nd reading by Rules Committee 4/7 Rules suspended. Placed on 3rd reading; Passed 4/10 President signed 4/11 Speaker signed 4/11 Speaker signed 4/14 Delivered to the Governor 4/20 Governor signed; Chap 75, 2017 Laws eff 7/23/17
HB <u>1131</u> /	Concerning actions for damage to real property resulting from construction, alteration, or	Kilduff, Rodne,	1/12 – 1st reading referred to Judiciary
Companion SB 5080	<b>repair on adjacent property -</b> Provides that any action for damage to real property resulting from construction, alteration, or repair on adjacent property must be commenced within the earlier of three years after the property owner first discovered, or reasonably should have discovered, the damage <i>or</i> three years after completion of the construction, alteration, or repair; Provides, in addition, that any such action which is known, or reasonably should have been known, as of the effective date, and is caused by a construction, alteration, or repair project that is not complete as of the effective date, must be commenced within three years of the effective date.	Goodman, Muri, Jinkins, Santos	1/18 Public Hearing - House Judiciary 4/24 By resolution, reintroduced and retained in present status
HB <u>1158</u>	Restoring the fair treatment of underserved groups in public employment, education, and contracting Repeals Initiative 200 (1998), which prohibits discrimination or preferential treatment in public education, employment, or contracting based on specified factors, including race and sex.	Santos, Jinkins, Stanford, Pollet, Tarleton, Doglio	1/12 1st reading referred to Technology & Economic Development 1/16 Referred to Capital Budget 2/10 Public Hearing at Capital Budget 4/24 By resolution, reintroduced and retained in present status
SHB 1428 / Companion SB 5466	Concerning construction projects in state waters - Expands the scope of projects that qualify for expedited Hydraulic Project Approval (HPA) review and approval as fish habitat enhancement projects; Changes the fee structure for HPAs, from a flat fee for projects of all sizes to a variable fee based on, among other things, the complexity of the project; Requires the Washington Department of Fish and Wildlife (WDFW) to refund all or part of the permit	Blake, Fitzgibbon, Lytton, Morris, Tharinger	1/19 1st Reading referred to Agriculture & Natural Resources 2/2 Public Hearing - Agriculture & Natural Resources 2/9 Exec Session – No action 2/16 Exec Session Agriculture & Natural Resources – 1st SHB Maj Pass

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
	processing fee under certain conditions; Describes the scope of hydraulic projects required to obtain the WDFW's approval.		2/17 Referred to Appropriations 2/23 Scheduled for Public Hearing at Appropriations 2/24 Exec Session No Action In House Appropriations 10:00 am 4/24 By resolution, reintroduced and retained in present status
SHB <u>1486</u>	Creating the Washington wage recovery act - Creates a statutory wage lien for claims on unpaid wages - Creates a statutory wage lien for claims on unpaid wages; Creates procedures for establishing, foreclosing, extinguishing, and prioritizing wage liens.	Gregerson, Ryu, Peterson, Orwall, Sells, Stonier, Dolan, Frame, Chapman, Goodman, Macri, Cody, Appleton, Tarleton, Ormsby, Bergquist, Hudgins, Doglio, Stanford	1/23 Public Hearing, 1/31 Exec Action in House Comm. On Labor & Workplace Standards 2/2 Referred to Appropriations as SHB 2/16 Public Hearing House Appropriations 4/24 By resolution, reintroduced and retained in present status
HB <u>1574</u> / Companion SB <u>5788</u>	Concerning construction contracts - Makes void and unenforceable any clause in a construction contract which purports to waive, release, or extinguish claim rights to damages or an equitable adjustment for failure to submit a claim notice in a particular time frame or in a particular form, absent material prejudice to the party seeking to enforce the clause.	Rodne, Kilduff	2/1 Public Hearing –Judiciary <del>2/9 Exec Session</del> 4/24 By resolution, reintroduced and retained in present status
HB <u>1672</u> / Companion SB <u>5491</u>	Concerning the time period for workers to recover wages under prevailing wage laws - Provides that the time period for recovery of wages owed to a worker affected by a prevailing wage determination is tolled until the determination is final.	Frame, Sells, Gregerson, Doglio, Stambaugh, Ormsby, Manweller, Dent, Stonier, Steele, Walsh, J., Goodman, Bergquist, Pollet	1/26 1st Reading ref to Labor & Workplace Standards 2/2 Public Hearing at Labor & Workplace Standards 2/13 Exec Action LAWS Maj Pass 2/16 Referred to Rules 2 Review 2/24 Rule Comm relieved for further cons.; 2nd Reading suspension calendar 2/27 Committee recommendations adopted; placed on 3rd reading; Passed 3/1 1st reading referred to Commerce, Labor and Sports 3/15 Public Hearing in CLS @ 1:30 pm 3/23 Exec Session No Action CLS 1:30 4/23 By resolution returned to House Rules Committee for 3rd reading. 4/24 By resolution, reintroduced and retained in present status.
SHB <u>1673</u> / Companion SB <u>5492</u>	Adding training on public works and prevailing wage requirements to responsible bidder criteria - Requires training in public works and prevailing wage to be a responsible bidder on public works; Exempts bidders who have completed three or more public works projects and have had a Washington business license for at least three years.	Doglio, Sells, Gregerson, Ormsby, Macri, Goodman, Frame, Stonier, McBride, Cody, Senn, Ortiz-Self, Pollet	1/26 1st reading referred to Labor & Workplace Standards 2/2 Public Hearing on Labor & Workplace Standards 2/13 Exec Action – LAWS 1st SSB passes 2/15 Referred to Appropriations 2/22 Public Hearing at Appropriations; Do Pass 1st Sub proposed by LWS; Min do not pass 2/24 Referred to Rules 2 Review 3/1 Rules Comm relieved of further consideration; 2nd Reading 3/3 1st Sub Sub; Rules suspended; 3rd Reading; Passed 3/7 1st Reading in Senate; referred to CLS

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
			3/22 Public Hearing in Senate CLS 1:30 4/23 By resolution, returned to Rules Committee for 3 <sup>rd</sup> reading 4/24 By resolution, reintroduced and retained in present status.
HB <u>1674</u> / Companion SB <u>5493</u>	Establishing the prevailing rate of wage based on collective bargaining agreements or other methods if collective bargaining agreements are not available - Requires the Department of Labor and Industries to establish the prevailing rate of wage using collective bargaining agreements.	Ormsby, Sells, Gregerson, Doglio, Frame, Macri, Goodman, Stonier, McBride, Peterson, Cody, Ortiz-Self, Tarleton, Pollet	1/26 1st reading referred to Labor & Workplace Standards 2/2 Public Hearing on Labor & Workplace Standards 2/13 Exec Action – LAWS Majority do pass 2/16 Referred to Rules 2 Review 2/28 2nd Reading by Rules Committee 3/1 Rules Suspended; 3rd Reading – Passed 3/3 1st Reading in Senate referred to CLS 3/22 Public Hearing in Senate CLS 1:30 4/23 By resolution, returned to Rules Committee for 3rd reading 4/24 By resolution, reintroduced and retained in present status.
HB <u>1675</u> / Companion SB <u>5494</u>	Improving compliance with prevailing wage procedures - Creates a civil penalty of \$500 for a contractor who fails to post a statement of intent to pay prevailing wages and related information; Provides that a violation of the posting requirement is a strike for purposes of prevailing wage debarment.	Sells, Gregerson, Doglio, Frame, Ormsby, Macri, Goodman, Stonier, McBride, Peterson, Cody, Ortiz-Self, Pollet	1/26 1st reading referred to Labor & Workplace Standards 2/2 Public Hearing on Labor & Workplace Standards 2/13 Exec Action – LAWS Majority do pass 2/15 Referred to Rules 2 Review 4/24 By resolution, reintroduced and retained in present status
HB <u>1849</u> / Companion SB <u>5576</u>	Addressing compliance with apprenticeship utilization requirements Specifies that apprenticeship utilization hours apply to all contractors and Subcontractors; Makes awarding agencies are responsible for monitoring a contractor and subcontractor's compliance with apprenticeship utilization hours; Provides that noncompliance with apprenticeship utilization requirements is one of the violations that count towards debarring a contractor from bidding on public works; Requires for purposes of meeting the responsible bidder criteria that the bidder must not have been found out of compliance with apprenticeship utilization requirements.	Sells, Doglio, Pollet, Ormsby, Tharinger, Farrell	2/1 1st Reading referred to Capital Budget 2/14 Public Hearing – Capital Budget 2/22 Exec Session - Capital Budget no action 2/23 Exec Session - Capital Budget; Maj do pass 2/24 Referred to Rules 2 Review 3/1 Rules Suspended; 3rd Reading; Passed 3/3 1st Reading in Senate; Referred to Transportation 3/20 Public Hearing in Senate Transportation 3:30 4/23 By resolution, returned to Rules Committee for 3rd reading 4/24 By resolution, reintroduced and retained in present status.
HB <u>1897</u>	Concerning ensuring fairness and compliance with public works and procurement practices - Requires the Office of Minority and Women's Business Enterprises (OMWBE) to annually identify state agencies and educational institutions with low levels of participation by minority and women-owned businesses in the execution of public contracts; Establishes an investigation unit within the OMWBE; Repeals the authority of the Attorney General to investigate and enforce compliance with certain requirements regarding contracts with minority and women-owned businesses; Modifies small-works roster and limited public-works process requirements.	Gregerson, Santos, Stanford	2/2 1st Reading Ref to Tech. & Economic Dev 2/8 Public Hearing at Tech. & Economic Dev 2/14 Public Hearing at Tech. & Economic Dev 2/15 Exec Session – no action 4/24 By resolution, reintroduced and retained in present status
ESSB 5033	Concerning financing essential public infrastructure - Permanently dedicates portions of the Public Utilities Tax, Solid Waste Tax and Real Estate Excise Tax to the Education Legacy Trust Account. Permits the state to issue bonds for local infrastructure projects pooled by the Public Works Board. Permits the state to guarantee local government borrowing for infrastructure projects. Authorizes this debt to enjoy the full faith and credit of the state but it is not subject to	Keiser, Honeyford, Frockt, Warnick, Conway, Palumbo	1/11 1st reading referred to Ways & Means 2/9 Public Hearing on Ways & Means. 2/23 Exec Action WM; 1st Sub – Maj Do Pass 2/24 Passed Rules Comm for 2nd Read 3/2 2nd Read by Rules

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
	the state Constitutional debt limit if the Constitutional amendment SJR 8201 is adopted. Authorizes the WA State Housing Finance Commission to offer an infrastructure borrowing program, if SJR 8201 is not adopted.  House Amendment:  Modifies the Public Works Board (Board) composition and membership, including adding four legislative members. Authorizes the Board to provide grants, forgivable loans, and interest rate buy-downs for certain preconstruction, construction, and emergency projects. Removes a requirement that the Board submit a ranked list for funding and that the Legislature fund specific projects from the ranked list. Specifies criteria the Board must use when prioritizing funding for projects and adds requirements related to determining loan interest rates. Requires an annual report regarding the prior fiscal year activities related to applications received, projects funded, and obligations of funding. Increases the amount of funds for preconstruction and emergency projects from 15 percent to 20 percent of appropriated amounts and sets the amount of funds for grants at 10 percent of appropriated amounts. Establishes a system improvement team that reports to the Board. Requires the Board to provide a report regarding other financing options for local government infrastructure.		3/23 1st Sub, Floor amend adopted, Rules suspended; 3rd Reading passed. 3/28 1st Reading Capital Budget 4/4 Public Hearing in House Committee on Capital Budget 4/7 Exec action in Committee on Capital Budget; do pass w/amendment 4/10 Placed on 2nd reading 4/12 Committee amendments adopted with no other amendments; Rules suspended; Placed on 3rd reading; Vote on final passage reconsidered; Returned to 2nd reading for amendment; Floor amendments adopted; Committee amendments adopted as amended; Rules suspended; Placed on 3rd reading; Passed. 4/20 Senate refuses to concur in House amendments; asks House to recede from amendments. 4/23 Returned to Senate Rules 3
SB 5080 / Companion HB 1131	Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property - Provides that any action for damage to real property resulting from construction, alteration, or repair on adjacent property against a public entity using funds approved by the voters of its jurisdiction for the construction of a transportation project must be commenced within the earlier of three years after the property owner first discovered the damage or three years after completion of the construction, alteration, or repair. Provides, in addition, that any such action which is known, or reasonably should have been known, as of the effective date, and is caused by a construction, alteration, or repair project that is not complete as of the effective date, must be commenced within three years of the effective date.	Padden, Pedersen	4/24 By resolution, reintroduced and retained in present status  1/12 1st reading referred to Law & Justice  1/18 Public Hearing – Law & Justice  2/1 Exec Action – LAW Pass  2/2 To Rules Committee  2/28 2nd Reading by Rules Committee  3/1 Rules Suspended; 3rd Reading: Passed  3/3 1st Reading in House; Referred to Judiciary  3/14 Public Hearing Judiciary @ 10 am  3/23 Exec Action House Judiciary 1:30 JUDI Majority Do pass with Amendments  3/27 Referred Rules 2 Review  4/23 By resolution, returned to Rules Committee for 3rd reading; Place on White Sheet  4/24 By resolution, reintroduced and retained in present status
SB <u>5146</u> / Companion HB <u>1395</u>	Allowing public transportation benefit area authorities to use job order contracts and procedures - Includes Public Transportation Benefit Areas (PTBAs) in the list of entities that may use job order contracting.	Liias, King, Hobbs	1/23 Public Hearing – Transportation 2/14 Exec Action; TRAN Maj Do Pass 2/16 Passed Rules for 2nd Reading 2/21 2nd Reading by Rules 3/8 Rules Suspended; 3nd Reading; Passed 3/13 1st Reading referred to Capital Budget 3/21 Public Hearing in House Capital Budget 3:30 3/30 Exec Session in House Capital Budget 8:30 4/4 Referred to Rules 2 review 4/23 By resolution, returned to Rules Committee for 3nd reading; placed on Rules White Sheet

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
	•		4/24 By resolution, reintroduced and retained in present status
SB <u>5167</u>	Prohibiting the use of mandatory project labor agreements by regional transit authorities  — Prohibits a regional transit authority from using mandatory project labor agreements when seeking public works solicitation or contract.	<u>Ericksen</u>	1/23 Public Hearing – Transportation 4/24 By resolution, reintroduced and retained in present status
SB <u>5168</u>	<b>Prohibiting the use of mandatory project labor agreements</b> – Prohibits state agency from using mandatory project labor agreements when seeking public works solicitation or contract.	<u>Ericksen</u>	1/27 Public Hearing - Senate Comm 4/24 By resolution, reintroduced and retained in present status
SB <u>5222</u> /	Requiring prime contractors to bond the subcontractor's portion of retainage upon request – Authorizes subcontractor to request the contractor to submit a bond for that portion of	Hasegawa, Baumgartner, Takko,	2/2 Public Hearing - Commerce, Labor & Sports 2/15 Executive Action – CLS Pass
Companion SHB <u>1538</u>	the contractor's retainage pertaining to subcontractor.	O'Ban, Conway, Zeiger, Bailey, King, Chase, Wilson, Keiser, Saldaña	2/21 Placed on 2 <sup>nd</sup> Reading by Rules Comm 3/17 Senate Rules "X" file 4/24 By resolution, reintroduced and retained in present status
SB <u>5330</u>	Implementing public-private partnership best practices for nontoll transportation projects  - Limits certain provisions of the Transportation Innovative Partnerships (TIP) program only to toll projects; Allows the state to enter into predevelopment agreements to develop TIP projects	Zeiger, Palumbo, Fain, Mullet, King, Hobbs, Liias, Wellman,	1/20 1st Reading 2/6 Public Hearing – Transportation
	under certain circumstances; Requires the Washington State Transportation Commission (WSTC) to approve projects that dispose of state assets and those that would significantly bind future legislatures and approve project financing that does not pledge the state's credit;	<u>Miloscia</u>	2/9 CPARB votes to send letter requesting bill remanded to Board for review
	Approves a design-build project delivery process for certain TIP projects; Exempts TIP projects from surety bond requirements unless required by the WSTC or the Washington State Department of Transportation (WSDOT)		4/24 By resolution, reintroduced and retained in present status
SB <u>5379</u>	<b>Constructing all new public buildings with cross-laminated timber -</b> Requires new public buildings that are twelve stories or less to be constructed with cross-laminated timber. Allows the department of enterprise services to grant a waiver to a public agency or a municipality from the requirements mentioned above.	McCoy, Wellman	1/20 1st Reading referred to State Government 4/24 By resolution, reintroduced and retained in present status
SB <u>5450</u>	Concerning the use of cross-laminated timber for building construction - Requires the State Building Code Council to adopt rules for the use of cross-laminated timber (CLT) products for building construction.	Liias, Warnick, Ranker, Fain, Miloscia, Zeiger, Wilson, McCoy, Chase, Mullet,	1/25 1st Reading referred to Local Government 1/31 Public Hearing – Local Government 2/2 Public Hearing – Local Government 4/24 By resolution, reintroduced and retained in present status
SB <u>5466</u> /	Concerning construction projects in state waters - Establishes a Hydraulic Project Approval	Frockt McCoy, Chase,	1/25 1st Reading referred to Natural Resources & Parks
Companion HB 1428	fee schedule; Expands HPA enforcement authorities; Modifies other substantive and procedural HPA statutes.	Fortunato	2/2 Public Hearing - Natural Resources & Parks 4/24 By resolution, reintroduced and retained in present status
SB <u>5491</u> /	Addressing the time period for workers to recover wages under prevailing wage laws - Provides that the time period for the recovery of wages owed to a worker affected by a	Hasegawa, King, Hobbs, Conway,	1/26 1st Reading ref to Commerce, Labor & Sports 2/9 Public Hearing on Commerce, Labor & Sports
Companion HB <u>1672</u>	prevailing wage determination is tolled until the prevailing wage determination is final.	Miloscia, Keiser, Takko, Warnick, Wellman, Hawkins, Chase, Darneille, Pedersen, Hunt, Saldaña	4/24 By resolution, reintroduced and retained in present status

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
SB <u>5492</u> / Companion SHB <u>1673</u>	Adding training on public works and prevailing wage requirements to responsible bidder criteria - Requires a bidder, before award of a public works contract, to also meet the following responsibility criteria to be considered a responsible bidder and qualified to be awarded a public works project: Have attended training from the department of labor and industries or a training program approved by the department relating to the requirements associated with public works and prevailing wage under chapters 39.04 and 39.12 RCW.	Conway, Hasegawa, Keiser, Miloscia, Hobbs, Takko, Wellman, Chase, Darneille, Hunt, Saldaña	1/26 1st Reading referred to Commerce, Labor & Sports 4/24 By resolution, reintroduced and retained in present status
SB <u>5493</u> / Companion HB <u>1674</u>	Establishing the prevailing rate of wage based on collective bargaining agreements or other methods if collective bargaining agreements are not available - Requires the industrial statistician to establish the prevailing rate of wage by adopting the hourly wage, usual benefits, and overtime pay established in collective bargaining agreements for those trades and occupations that have collective bargaining agreements.	Conway, Hasegawa, Keiser, Miloscia, Hobbs, Takko, Wellman, Chase, Darneille, Hunt, Saldaña	1/26 1st Reading referred to Commerce, Labor & Sports 4/24 By resolution, reintroduced and retained in present status
SB <u>5494</u> / Companion HB <u>1675</u>	Improving compliance with prevailing wage procedures - Provides a civil penalty of \$500 for a contractor who fails to post a statement of intent to pay prevailing wages; Adds failure to post violation to sanctions as a strike for the purposes of prevailing wage debarment and disallowance of bidding for one year if there are multiple violations.	Hasegawa, Miloscia, Hobbs, Takko, Wellman, Chase, Keiser, Darneille, Hunt, Saldaña	1/26 1st reading referred to Commerce, Labor & Sports 2/9 Public Hearing - Commerce, Labor & Sports 4/24 By resolution, reintroduced and retained in present status
SSB <u>5500</u>	Concerning the state building code council - Prevents the State Building Code Council (Council) from adopting substantial amendments to the State Building Code and Washington State Energy Code more frequently than every six years; Subjects amendments proposed by the Council to legislative review; Establishes the Council within the Department of Enterprise Services, which must employ staff for the Council.	Honeyford, Zeiger, Schoesler, Wilson, Angel, Hobbs	1/26 1st Reading to Local Government 2/2 Public Hearing at Local Government 2/16 Exec Action – LGOV Maj 1st SSB Pass & Referrs to Ways & Means 2/17 Referred to Ways & Means 2/22 Public Hearing at Ways & Means @1:30 2/23 Exec Action WM Maj Do Pass 2/24 Passed Rules Comm for 2nd Reading 3/1 2nd Reading by Rules Committee 3/2 1st Sub; Rules Suspended; 3rd Reading; Passed 3/6 1st Reading in House; Referred to Local Gov 4/23 By resolution, returned to Rules Committee for 3rd reading; Placed on Rules White Sheet 4/24 By resolution, reintroduced and retained in present status
SB <u>5576</u> Companion HB <u>1849</u>	Addressing compliance with apprenticeship utilization requirements - Specifies that apprenticeship utilization requirements apply to each and every contractor and subcontractor on a public works project and that labor hours are measured on a per contractor basis; Provides that noncompliance with apprenticeship utilization requirements is one of the violations that count toward debarring a contractor from bidding on public works; Provides that, for the purposes of meeting the responsible bidder criteria, the bidder must not have been found out of compliance with apprenticeship utilization requirements; Requires awarding agencies to monitor compliance with apprenticeship utilization requirements.	Keiser, Fortunato, Conway, Miloscia, Hobbs, Takko, Hasegawa, Wellman, Saldaña	1/30 1st Reading referred to Commerce, Labor & Sports 2/9 Public Hearing - Commerce, Labor & Sports 4/24 By resolution, reintroduced and retained in present status

Bill	Title	Sponsor/	Current Status
Number	(& short summary)	Committee	
SSB <u>5788</u> /	Concerning construction contracts - Designates any clause in a construction contract which	Brown, Padden, Takko	2/10 1st Reading - Referred to Law & Justice
	prohibits a future claim for damages, due to the failure to submit a claim notice in a particular		2/14 Public Hearing – Law & Justice
Companion	time frame or in a particular form, as void and unenforceable unless the party seeking to enforce		2/16 Exec Action – LAW 1st Sub pass Maj
HB <u>1574</u>	the clause can show material prejudice if the notice provisions are not strictly enforced.		Min no pass
	Allows a contractor to obtain an equitable adjustment of a construction contract even if the		2/17 Passes Rules for 2 <sup>nd</sup> Reading
	contractor did not strictly comply with claim notice requirements in the contract, to the extent the		4/24 By resolution, reintroduced and retained in present status
	owner was not harmed by the contractor's failure to comply.		