

General Assembly

January Session, 2025

## Substitute Bill No. 6955

• H B 0 6 9 5 5 L A B 0 3 1 3 2 5 \*

## AN ACT CONCERNING A CONTRACTOR'S RESPONSIBILITY FOR UNPAID WAGES ON A CONSTRUCTION CONTRACT.

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

Section 1. (NEW) (*Effective October 1, 2025*) (a) For the purposes of this
 section and section 31-72 of the general statutes, as amended by this act:

3 (1) "Construction contract" means any contract entered into on or 4 after October 1, 2025, for construction, renovation or rehabilitation in the 5 state, including any improvements to real property that are associated 6 with such construction, renovation or rehabilitation, or any subcontract 7 for construction, renovation or rehabilitation between an owner and a 8 contractor, a contractor and a subcontractor or between a subcontractor 9 and another subcontractor. "Construction contract" does not include (A) 10 any public works or other contract entered into with any agency or 11 department in the state, another state or a federal agency or department, 12 or (B) a home improvement contract for (i) the construction, renovation 13 or rehabilitation of an owner-occupied residence or the property where 14 such residence is located, or (ii) the construction, renovation or 15 rehabilitation of a one-family or two-family dwelling unit or the 16 property where such dwelling unit is located, except when such contract 17 is for the construction of more than fifteen one-family or two-family 18 dwelling units at one project site;

(2) "Contractor" means any individual, firm, partnership,
corporation, association, company, organization or other business
entity, including, but not limited to, a construction manager, general or
prime contractor, joint venture or any combination thereof that has a
direct contractual relationship with an owner;

24 (3) "Employee" has the same meaning as provided in section 31-71a25 of the general statutes;

26 (4) "Owner" has the same meaning as provided in section 42-158i of
27 the general statutes;

28 (5) "Subcontractor" means any individual, firm, partnership, 29 corporation, association, company, organization or other business entity 30 or any combination thereof that (A) does not have a direct contractual 31 relationship with an owner, and (B) (i) is a party to a construction 32 contract with a contractor, (ii) is a party to a construction contract with 33 another subcontractor that has a direct contractual relationship with a 34 contractor, or (iii) performs any portion of work at any tier within the 35 scope of a construction contract regardless of whether such 36 subcontractor has a direct contractual relationship with a contractor; 37 and

(6) "Wages" has the same meaning as provided in section 31-71a ofthe general statutes.

(b) A contractor that enters into a construction contract shall be jointly
and severally liable for any unpaid wages due to an employee of a
subcontractor for such employee's performance of labor included within
the scope of the construction contract.

(c) Nothing in this section shall prohibit a contractor from including
in any construction contract between such contractor and a
subcontractor a provision establishing a remedy for any liability created
by the nonpayment of wages by a subcontractor, provided such
provision does not diminish the right of an employee to bring an action
under section 31-72 of the general statutes, as amended by this act, and

50 does not waive or release any liability assigned to a contractor under

51 this section. No such provision to waive or release liability assigned to

52 the contractor under this section shall be enforceable.

53 Sec. 2. Section 31-72 of the general statutes is repealed and the 54 following is substituted in lieu thereof (*Effective October 1, 2025*):

55 (a) When any employer fails to pay an employee wages in accordance 56 with the provisions of sections 31-71a to 31-71i, inclusive, or fails to 57 compensate an employee in accordance with section 31-76k or where an 58 employee or a labor organization representing an employee institutes 59 an action to enforce an arbitration award which requires an employer to 60 make an employee whole or to make payments to an employee welfare 61 fund, such employee or labor organization shall recover, in a civil action, 62 (1) twice the full amount of such wages, with costs and such reasonable 63 attorney's fees as may be allowed by the court, or (2) if the employer 64 establishes that the employer had a good faith belief that the 65 underpayment of wages was in compliance with law, the full amount of 66 such wages or compensation, with costs and such reasonable attorney's 67 fees as may be allowed by the court. Any agreement between an 68 employee and his or her employer for payment of wages other than as 69 specified in said sections shall be no defense to such action. The Labor 70 Commissioner may collect the full amount of any such unpaid wages, 71 payments due to an employee welfare fund or such arbitration award, 72 as well as interest calculated in accordance with the provisions of section 73 31-265 from the date the wages or payment should have been received, 74 had payment been made in a timely manner. In addition, the Labor 75 Commissioner may bring any legal action necessary to recover twice the 76 full amount of unpaid wages, payments due to an employee welfare 77 fund or arbitration award, and the employer shall be required to pay the 78 costs and such reasonable attorney's fees as may be allowed by the court. 79 The commissioner shall distribute any wages, arbitration awards or 80 payments due to an employee welfare fund collected pursuant to this 81 section to the appropriate person.

82 (b) When a subcontractor fails to pay an employee wages for labor

83 performed within the scope of a construction contract entered into on or 84 after October 1, 2025, the employee, or a labor organization representing 85 the employee, may bring a civil action under this section against either the subcontractor, the contractor or both the subcontractor and 86 87 contractor. Not less than thirty days prior to bringing a civil action 88 under this section, if a contractor is a party in such action, an employee 89 shall provide notice of an alleged violation by the subcontractor to such 90 contractor. Such notice shall describe the general nature of the alleged 91 violation. No employee shall be required to provide notice pursuant to 92 this subsection if such employee has previously given notice to a 93 contractor of either the same violation or a prior violation by the same 94 subcontractor. Any notice provided to a contractor pursuant to this 95 subsection shall not limit the liability of the contractor or preclude subsequent amendments of an action brought under this section to 96 97 encompass additional employees employed by the subcontractor. For 98 purposes of this section, "construction contract", "contractor" and 99 "subcontractor" have the same meanings as provided in section 1 of this 100 act.

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

Section 1	October 1, 2025	New section
Sec. 2	October 1, 2025	31-72

LAB Joint Favorable Subst.