SENATE BILL No. 459

May 4, 2005, Introduced by Senators BASHAM, PRUSI, SWITALSKI, SCOTT and CLARKE and referred to the Committee on Economic Development, Small Business and Regulatory Reform.

A bill to amend 1980 PA 497, entitled "Construction lien act,"

by amending the title and sections 104, 106, 107, 114, 201, 202, 203, and 204 (MCL 570.1104, 570.1106, 570.1107, 570.1114, 570.1201, 570.1202, 570.1203, and 570.1204), sections 104, 106, 107, 114, and 203 as amended by 1982 PA 17, section 201 as amended by 1984 PA 190, and section 202 as amended by 1981 PA 191, and by adding section 114a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

TITLE

An act to establish, protect, and enforce by lien the rights of persons performing labor or providing material or equipment for

- 1 the improvement of real property; to provide for certain defenses
- 2 with respect thereto; to establish —a— THE homeowner construction
- 3 lien recovery fund; -within the department of licensing and
- 4 regulation; to provide for the powers and duties of certain state
- 5 officers AND AGENCIES; to provide for the -assessments ASSESSMENT
- of certain occupations; to PROVIDE REMEDIES AND prescribe
- 7 penalties; and to repeal -certain acts and parts of acts.
- 8 Sec. 104. (1) "Court" means the circuit court in which an
- 9 action to enforce a construction lien through foreclosure is
- 10 pending.
- 11 (2) "Department" means the department of licensing and
- 12 regulation LABOR AND ECONOMIC GROWTH.
- 13 (3) "Designee" means the person named by an owner or lessee to
- 14 receive, on behalf of the owner or lessee, all notices or other
- 15 instruments whose furnishing is required by this act. The owner or
- 16 lessee may name himself or herself as designee. The owner or lessee
- 17 may not name the contractor as designee. However, a contractor who
- 18 is providing only architectural or engineering services may be
- 19 named as designee.
- 20 (4) "Fringe benefits and withholdings" means compensation due
- 21 an employee pursuant to a written contract or written policy for
- 22 holiday, time off for sickness or injury, time off for personal
- 23 reasons or vacation, bonuses, authorized expenses incurred during
- 24 the course of employment, and any other contributions made to or on
- 25 behalf of an employee.
- 26 (5) "Fund" means the homeowner construction lien recovery fund
- 27 created <u>under part 2</u> IN SECTION 201.

- 1 (6) "General contractor" means a contractor who contracts with
- 2 an owner or lessee to provide, directly or indirectly through
- 3 contracts with subcontractors, suppliers, or laborers,
- 4 substantially all of the improvements to the property described in
- 5 the notice of commencement.
- 6 (7) "Improvement" means the result of labor or material
- 7 provided by a contractor, subcontractor, supplier, or laborer,
- 8 including, but not limited to, surveying, engineering and
- 9 architectural planning, construction management, clearing,
- 10 demolishing, excavating, filling, building, erecting, constructing,
- 11 altering, repairing, ornamenting, landscaping, paving, leasing
- 12 equipment, or installing or affixing a fixture or material,
- 13 pursuant to a contract.
- 14 (8) "Laborer" means an individual who, pursuant to a contract
- 15 with a contractor or subcontractor, provides an improvement to real
- 16 property through the individual's personal labor.
- 17 Sec. 106. (1) "Person" means an individual, corporation,
- 18 partnership, sole proprietorship, association, other legal entity,
- 19 or any combination thereof.
- 20 (2) "Project" means the aggregate of improvements contracted
- 21 for by the contracting owner.
- 22 (3) "Residential structure" means an individual residential
- 23 condominium unit or a residential building containing not more than
- 24 2 residential units, the land on which it is or will be located,
- 25 and all appurtenances, thereto, in which the owner or lessee
- 26 contracting for the improvement is residing or will reside upon
- 27 completion of the improvement.

- 1 (4) "Subcontractor" means a person, other than a laborer or
- 2 supplier, who pursuant to a contract between himself or herself and
- 3 a person other than the owner or lessee performs any part of a
- 4 contractor's contract for an improvement.
- 5 (5) "Supplier" means a person who, pursuant to a contract with
- 6 a contractor or a subcontractor, leases, rents, or in any other
- 7 manner provides material or equipment -which THAT is used in the
- 8 improvement of real property.
- 9 (6) "Wages" means all earnings of an employee whether
- 10 determined on the basis of time, task, piece, commission, or other
- 11 method of calculation for labor or services except -those defined
- 12 as fringe benefits and withholdings.
- 13 Sec. 107. (1) Each contractor, subcontractor, supplier, or
- 14 laborer who provides an improvement to real property shall have
- 15 HAS a construction lien upon the interest of the owner or lessee
- 16 who contracted for the improvement to the real property, as
- 17 described in the notice of commencement provided for by GIVEN
- 18 UNDER section 108 or 108a, the interest of an owner who has
- 19 subordinated his or her interest to the mortgage for the
- 20 improvement of the real property, and the interest of an owner who
- 21 has required the improvement. A construction lien acquired pursuant
- 22 to this act shall not exceed the amount of the lien claimant's
- 23 contract less payments made on the contract.
- 24 (2) A construction lien under this act -shall attach ATTACHES
- 25 to the entire interest of the owner or lessee who contracted for
- 26 the improvement, including any subsequently acquired legal or
- 27 equitable interest.

- 1 (3) Each contractor, subcontractor, supplier, or laborer who
- 2 provides an improvement to real property to which the person
- 3 contracting for the improvement had no legal title -shall have HAS
- 4 a construction lien upon the improvement for which the contractor,
- 5 subcontractor, supplier, or laborer provided labor, material, or
- 6 equipment. The forfeiture, surrender, or termination of any title
- 7 or interest held by -any AN owner or lessee who contracted for an
- 8 improvement to the property, or by any AN owner who subordinated
- 9 his or her interest to the mortgage for the improvement, or by any
- 10 AN owner who has required the improvement -shall DOES not defeat
- 11 the lien of the contractor, subcontractor, supplier, or laborer
- 12 upon the improvement.
- 13 (4) If the rights of a person contracting for an improvement
- 14 as a land contract vendee or a lessee are forfeited, surrendered,
- 15 or otherwise terminated, any lien claimant who has provided a
- 16 notice of furnishing or is excused from providing a notice of
- 17 furnishing -pursuant to UNDER section 108, 108a, or 109 and who
- 18 performs the covenants contained in the land contract or lease
- 19 within 30 days after receiving actual notice of the forfeiture,
- 20 surrender, or termination —shall be— IS subrogated to the rights of
- 21 the contracting vendee or lessee as those rights existed
- 22 immediately before the forfeiture, surrender, or termination.
- 23 (5) For purposes of this act, if the real property is owned or
- 24 leased by more than 1 person, THERE IS A REBUTTABLE PRESUMPTION
- 25 THAT an improvement to real property pursuant to UNDER a contract
- 26 which was entered into by WITH an owner or lessee shall be
- 27 presumed to have been WAS consented to by any other co-owner or

- 1 co-lessee. -, but the presumption shall in all cases be rebuttable.
- 2 If enforcement of a construction lien through foreclosure is sought
- 3 and the court finds that the improvement -has been WAS consented
- 4 to by a co-owner or co-lessee who did not contract for the
- 5 improvement, the court shall order the entire interest of that co-
- 6 owner or co-lessee, including any subsequently acquired legal or
- 7 equitable interest, to be subject to the construction lien. A
- 8 deficiency judgment shall not be entered against a noncontracting
- 9 owner, co-owner, lessee, or co-lessee.
- 10 (6) If the real property of an owner or lessee is subject to
- 11 MULTIPLE construction liens, the sum of the construction liens
- 12 shall not exceed the amount -which the owner or lessee agreed to
- 13 pay the person with whom he or she contracted for the improvement
- 14 as modified by any and all additions, deletions, and any other
- 15 amendments, less payments made by or on behalf of the owner or
- 16 lessee, pursuant to either a contractor's sworn statement or a
- 17 waiver of lien, in accordance with this act.
- 18 (7) AFTER THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED
- 19 THIS SUBSECTION, A CONSTRUCTION LIEN OF A SUBCONTRACTOR OR SUPPLIER
- 20 FOR AN IMPROVEMENT TO A RESIDENTIAL STRUCTURE SHALL NOT INCLUDE AN
- 21 AMOUNT CHARGED OR ASSESSED UNDER THE CONTRACT BETWEEN THE
- 22 SUBCONTRACTOR OR SUPPLIER AND THE GENERAL CONTRACTOR FOR INTEREST
- 23 ON THE UNPAID PRINCIPAL AMOUNT DUE, A TIME-PRICE DIFFERENTIAL, A
- 24 FINANCE CHARGE, OR ANY OTHER ITEM OF INTEREST.
- 25 Sec. 114. A contractor shall— DOES not have a right to a
- 26 construction lien -upon ON the interest of -any AN owner or
- 27 lessee in a residential structure unless the contractor has

- 1 provided an improvement to the residential structure pursuant to a
- 2 written contract between the owner or lessee and the contractor and
- 3 any amendments or additions to the contract ARE also -shall be in
- 4 writing. The contract required by this section shall contain a
- 5 statement, in type no smaller than that of the body of the
- 6 contract, -setting forth STATING all of the following:
- 7 (a) That a residential builder or a residential maintenance
- 8 and alteration contractor is required to be licensed under article
- 9 24 of Act 299 of the Public Acts of 1980, as amended, being
- 10 sections 339.2401 to 339.2412 of the Michigan Compiled Laws THE
- 11 OCCUPATIONAL CODE, 1980 PA 299, MCL 339.2401 TO 339.2412. That an
- 12 electrician is required to be licensed under Act No. 217 of the
- 13 Public Acts of 1956, as amended, being sections 338.881 to 338.892
- 14 of the Michigan Compiled Laws THE ELECTRICAL ADMINISTRATIVE ACT,
- 15 1956 PA 217, MCL 338.881 TO 338.892. That a -plumber PLUMBING
- 16 CONTRACTOR is required to be licensed under Act No. 266 of the
- 17 Public Acts of 1929, as amended, being sections 338.901 to 338.917
- 18 of the Michigan Compiled Laws THE STATE PLUMBING ACT, 2002 PA 733,
- 19 MCL 338.3511 TO 338.3569. THAT A MECHANICAL CONTRACTOR IS REQUIRED
- 20 TO BE LICENSED UNDER THE FORBES MECHANICAL CONTRACTORS ACT, 1984 PA
- 21 192, MCL 338.971 TO 338.988.
- 22 (b) If the contractor is required to be licensed to provide
- 23 the contracted improvement, that the contractor is —so— licensed
- 24 AND THE CONTRACTOR'S LICENSE NUMBER.
- 25 (c) If a license is required, the contractor's license
- 26 number.
- 27 SEC. 114A. (1) THE OWNER OF RESIDENTIAL PROPERTY ON WHICH A

- 1 CONSTRUCTION LIEN HAS BEEN RECORDED BY A PERSON WHO WAS NOT
- 2 LICENSED AS DESCRIBED IN SECTION 114, OR ANY PERSON AFFECTED BY THE
- 3 LIEN, MAY BRING AN ACTION TO DISCHARGE THE LIEN.
- 4 (2) IF THE COURT IN AN ACTION UNDER SUBSECTION (1) DETERMINES
- 5 THAT THE PERSON WHO RECORDED THE LIEN WAS NOT LICENSED AS REQUIRED,
- 6 THE PERSON IS LIABLE TO THE PERSON WHO BROUGHT THE ACTION FOR ALL
- 7 DAMAGES THAT RESULT FROM THE RECORDING AND ANY ATTEMPTS TO ENFORCE
- 8 THE LIEN, INCLUDING ACTUAL COSTS AND ATTORNEY FEES.
- 9 (3) A PERSON WHO BRINGS AN ACTION TO RECOVER FOR THE
- 10 PERFORMANCE OF AN ACT OR CONTRACT FOR WHICH A LICENSE IS REQUIRED
- 11 AS DESCRIBED IN SECTION 114 SHALL ALLEGE IN THE COMPLAINT AND HAS
- 12 THE BURDEN OF PROVING THAT HE OR SHE WAS PROPERLY LICENSED.
- Sec. 201. (1) —A THE homeowner construction lien recovery
- 14 fund is created within the department. of licensing and
- 15 regulation. The fund shall be self-supporting and shall -consist
- 16 of assessments charged in the following manner BE FUNDED AS
- 17 FOLLOWS:
- 18 (a) Except as provided in subsection (4), when applying for
- 19 renewal licensure for 1982 and when applying for initial licensure,
- 20 each of the following persons shall be assessed in IN addition to
- 21 the license fee, a <u>fee of \$50.00 for deposit in the fund</u> **PERSON**
- 22 WHO APPLIES FOR 1 OF THE FOLLOWING SHALL PAY A FEE OF \$10.00 AND A
- 23 PERSON WHO APPLIES TO RENEW 1 OF THE FOLLOWING SHALL PAY A FEE OF
- 24 \$10.00 FOR EACH YEAR THAT THE RENEWED LICENSE WILL BE VALID:
- 25 (i) A person applying for a residential builders license or a
- 26 residential maintenance and alteration contractor's license under
- 27 article 24 of the occupational code, Act No. 299 of the Public

- 1 Acts of 1980, as amended, being sections 339.2401 to 339.2412 of
- 2 the Michigan Compiled Laws 1980 PA 299, MCL 339.2401 TO 339.2412.
- 3 (ii) A person applying for an AN electrical contractor's
- 4 license under the electrical administrative act, Act No. 217 of
- 5 the Public Acts of 1956, as amended, being sections 338.881 to
- 6 338.892 of the Michigan Compiled Laws 1956 PA 217, MCL 338.881 TO
- 7 338.892.
- 8 (iii) A person applying for an authorized master plumber's
- 9 PLUMBING CONTRACTOR'S license under Act No. 266 of the Public Acts
- of 1929, as amended, being sections 338.901 to 338.917 of the
- 11 Michigan Compiled Laws, which license authorizes the securing of
- 12 plumbing installation permits THE STATE PLUMBING ACT, 2002 PA 733,
- 13 MCL 338.3511 TO 338.3569.
- 14 (iv) A person applying for a MECHANICAL CONTRACTOR'S license
- 15 under the FORBES mechanical contractors act, 1984 PA 192, MCL
- 16 338.971 TO 338.988.
- 17 (b) A laborer who seeks to recover from the fund FOR THE FIRST
- 18 TIME shall not be required to pay a fee until he or she obtains a
- 19 recovery from the fund, at which time a fee of \$15.00 shall be
- 20 withheld by the fund from the laborer's final recovery. -However,
- 21 in no event shall the total amount withheld by the fund from a
- 22 laborer in a 1-year period exceed \$50.00.
- (c) Except for persons described in subdivisions (a) and (b),
- 24 all other lien claimants may become members of the fund by paying a
- 25 fee of \$50.00 prior to the date of the lien claimant's contract for
- 26 the improvement to the A residential structure. A lien claimant
- 27 under this subdivision shall not pay a fee of more than \$50.00 in a

- 1 calendar year. IF THE LIEN CLAIMANT IS A SUPPLIER THAT CONDUCTS
- 2 BUSINESS FROM MORE THAN 1 RETAIL LOCATION, EACH RETAIL LOCATION
- 3 SHALL BE TREATED AS A SEPARATE PERSON FOR PURPOSES OF PAYING FEES
- 4 AND RENEWAL FEES FOR FUND MEMBERSHIP.
- 5 (D) A PERSON WHO HAS PAID A FEE UNDER SUBDIVISION (B) OR (C)
- 6 SHALL PAY A RENEWAL FEE AS FOLLOWS:
- 7 (i) IF THE PERSON PAID THE INITIAL FEE ON OR BEFORE JUNE 1,
- 8 2003, A RENEWAL FEE OF \$50.00 ON OR BEFORE JUNE 1, 2006, AND A
- 9 RENEWAL FEE OF \$50.00 ON OR BEFORE JUNE 1 OF EVERY THIRD YEAR AFTER
- 10 THE FIRST RENEWAL PAYMENT.
- 11 (ii) IF THE PERSON PAID THE INITIAL FEE AFTER JUNE 1, 2003, A
- 12 RENEWAL FEE OF \$50.00 ON OR BEFORE THE FIRST JUNE 1 FOLLOWING THE
- 13 THIRD ANNIVERSARY DATE OF THE INITIAL PAYMENT, PLUS A PROPORTIONAL
- 14 AMOUNT FOR THE PORTION OF THE YEAR FROM THAT ANNIVERSARY DATE TO
- 15 JUNE 1, AND A RENEWAL FEE OF \$50.00 ON OR BEFORE JUNE 1 OF EVERY
- 16 THIRD YEAR AFTER THE FIRST RENEWAL PAYMENT.
- 17 (2) If, on December 1 of any year, the balance in the fund is
- 18 less than \$1,000,000.00, the director of licensing and regulation
- 19 may require an additional assessment or payment, not to exceed
- 20 \$50.00, from each of the persons described in subsection (1)(a) and
- 21 (c), unless, within 30 legislative days after the director requires
- 22 an additional assessment, the legislature, by majority vote of the
- 23 members elected and serving in both houses by record roll call
- 24 vote, adopts a concurrent resolution to prohibit the additional
- 25 assessment. As used in this subsection "legislative day" means a
- 26 day on which the senate and house is called to order and a quorum
- 27 of the senate and house is present. A PERSON MAY PAY A RENEWAL FEE

- 1 UNDER SUBSECTION (1)(D) AFTER THE DATE ON WHICH IT IS DUE, BUT IS
- 2 NOT ENTITLED TO RECOVER FROM THE FUND FOR AN IMPROVEMENT MADE AFTER
- 3 THE DUE DATE AND BEFORE THE RENEWAL FEE IS PAID.
- 4 (3) A PERSON WHO BECOMES A MEMBER OF THE FUND BY PAYING A FEE
- 5 UNDER SUBSECTION (1) SHALL NOTIFY THE DEPARTMENT DIVISION THAT
- 6 ADMINISTERS THE FUND, IN WRITING, OF A CHANGE IN THE PERSON'S NAME,
- 7 ADDRESS, OR FORM OF BUSINESS ORGANIZATION WITHIN 30 DAYS OF THE
- 8 CHANGE. PROOF THAT A NOTICE OR OTHER DOCUMENT WAS MAILED OR, IF
- 9 ANOTHER METHOD OF DELIVERY IS REQUIRED BY LAW OR RULE, DELIVERED BY
- 10 THAT OTHER METHOD TO A MEMBER AT THE LAST ADDRESS THAT THE MEMBER
- 11 PROVIDED TO THE FUND ADMINISTRATOR IS CONCLUSIVE PROOF THAT THE
- 12 NOTICE OR DOCUMENT WAS RECEIVED BY THE MEMBER.
- 13 (4) (3) A person shall IS not be entitled to recover
- 14 from the fund unless -he or she THE PERSON has paid into the fund
- 15 as required by this -section ACT.
- 16 (4) Notwithstanding subsection (1)(a), a person shall not be
- 17 assessed more than \$50.00 in an assessment period regardless of the
- 18 number of licenses applied for or held.
- 19 Sec. 202. (1) The director of -licensing and regulation THE
- 20 DEPARTMENT shall manage the -affairs of the fund pursuant FUND
- 21 ACCORDING to this act. A detailed financial statement of the
- 22 condition of the fund shall be published by the director annually.
- 23 This THE fund shall be subject to an audit by the auditor general.
- 24 The state treasurer shall deposit or invest money from the fund, in
- 25 the same manner AS and subject to all provisions of law -with
- 26 respect THAT APPLY to the deposit or investment of state funds by
- 27 the state treasurer, and interest earned shall be credited to the

- 1 fund. The unexpended fund balance shall carry forward to the new
- 2 fiscal year at the end of each fiscal year.
- 3 (2) The department may employ —such—office clerical and
- 4 professional help and claims investigators as -are-necessary to
- 5 carry out -the provisions of this act. The attorney general shall
- 6 assign members of his or her staff and may supplement that staff by
- 7 contracting with -those private attorneys as -are necessary to
- 8 adequately defend -the- actions against the fund. All wages,
- 9 professional fees, and other administrative expenditures necessary
- 10 for operation and defense of the fund, including legal counsel,
- 11 shall be charged to and payable from the fund. Except -as provided
- 12 in subsection (3) FOR LEGAL COUNSEL FEES, THE AMOUNT PAID IN A
- 13 FISCAL YEAR FOR wages, professional fees, and other administrative
- 14 expenditures necessary for the operation of the fund shall not
- 15 exceed 20% of -funds collected by the fund in the previous fiscal
- 16 year THE AVERAGE OF THE ENDING BALANCES IN THE FUND FOR THE
- 17 PREVIOUS 2 FISCAL YEARS.
- 18 (3) If the \$50.00 fee is not assessed against license
- 19 applications and renewals during a year under section 201, the
- 20 limitation on fund expenditures provided in subsection (2) shall be
- 21 calculated on the basis of the closest previous year in which the
- 22 \$50.00 fee was assessed and collected for license application and
- 23 renewals under section 201.
- Sec. 203. (1) A claim of construction lien -shall DOES not
- 25 attach to a residential structure, to the extent payments have been
- 26 made, if the owner or lessee files an affidavit with the court
- 27 indicating that the owner or lessee has done all of the following:

- 1 (a) Paid the contractor for the improvement to the residential
- 2 structure, -and INDICATING IN THE AFFIDAVIT the amount of the
- 3 payment.
- 4 (b) Not colluded with any person to obtain a payment from the
- 5 fund.
- 6 (c) Cooperated and will continue to cooperate with the
- 7 department in the defense of the fund.
- 8 (2) In the absence of a IF THERE IS NO written contract
- 9 pursuant to AS REQUIRED BY section 114, the filing of an affidavit
- 10 under this section <u>shall create</u> **CREATES** a rebuttable presumption
- 11 that the owner or lessee has paid the contractor for the
- 12 improvement. The presumption may be overcome only by a showing of
- 13 clear and convincing evidence to the contrary.
- 14 (3) Subject to section 204, a person who has recorded a claim
- of lien and who is precluded from -recovering HAVING a
- 16 construction lien under subsection (1) may recover from the fund
- 17 the amount -for which the lien is established HE OR SHE WOULD HAVE
- 18 BEEN ENTITLED TO RECOVER BUT FOR SUBSECTION (1). A person who seeks
- 19 recovery from the fund shall establish all of the following:
- 20 (a) That he or she would be entitled to a construction lien on
- 21 a residential structure except for the defense provided in
- 22 subsection (1).
- 23 (b) That payment was made by the owner or lessee to the
- 24 contractor or subcontractor.
- 25 (c) That the contractor or subcontractor has retained or used
- 26 the proceeds or any part of the proceeds paid to the contractor or
- 27 subcontractor without having paid the person claiming the

- 1 construction lien.
- 2 (d) That he or she has complied with section 201.
- 3 (e) That he or she has not colluded with another person to
- 4 obtain a payment from the fund.
- 5 (f) That he or she has complied with any applicable licensing
- 6 acts.
- 7 (q) That he or she has made a reasonable effort to obtain
- 8 payment from the contractor or subcontractor.
- 9 (h) That the contractor or the subcontractor with whom
- 10 the person claiming the construction lien contracted -with, is
- 11 licensed if required by law to be licensed.
- 12 (I) THAT THE CONTRACTOR OR SUBCONTRACTOR WITH WHOM THE PERSON
- 13 CLAIMING THE CONSTRUCTION LIEN CONTRACTED IS THE SAME INDIVIDUAL OR
- 14 LEGAL ENTITY WITH WHOM THE OWNER OR LESSEE CONTRACTED.
- 15 (4) A subcontractor, supplier, or laborer who seeks
- 16 enforcement of a construction lien on a residential structure
- 17 through foreclosure shall join the fund as a defendant in the
- 18 foreclosure action and SERVE a summons and complaint shall be
- 19 served on the director OFFICE OF THE FUND ADMINISTRATOR WITHIN
- 20 THE DEPARTMENT by certified or registered mail —, or by leaving a
- 21 copy -thereof- at the office. -of the director.- The failure to
- 22 serve a summons and complaint -upon the fund shall constitute a bar
- 23 to UNDER THIS SUBSECTION BARS recovery from the fund. After
- 24 service upon the defendant of A DEFENDANT IS SERVED WITH a summons
- 25 and complaint in an action in which enforcement of TO FORECLOSE a
- 26 construction lien, -through foreclosure is sought, the department
- 27 may intervene in the action as a party defendant with respect to

- 1 other construction liens.
- 2 (5) The attorney general shall make every reasonable effort to
- 3 defend the fund and may assert any defense to a claim of lien that
- 4 would have been available to the owner or lessee.
- 5 (6) Payment from the fund shall be made only if the court
- 6 finds that a subcontractor, supplier, or laborer is entitled to
- 7 payment from the fund. Subject to section 204, after the judgment
- 8 has become final the department shall pay the amount of the
- 9 judgment out of the fund.
- 10 Sec. 204. (1) A PAYMENT FROM THE FUND SHALL NOT INCLUDE AN
- 11 AMOUNT FOR INTEREST ON THE UNPAID PRINCIPAL AMOUNT DUE, A TIME-
- 12 PRICE DIFFERENTIAL, A FINANCE CHARGE, OR ANY OTHER FORM OF
- 13 INTEREST.
- 14 (2) The department shall not pay out of the fund to
- 15 subcontractors, suppliers, and laborers more than \$75,000.00 per
- 16 residential structure. When it appears that the amount claimed from
- 17 the fund with respect to a residential structure will
- 18 exceed \$75,000.00, the department may delay payment until the total
- 19 amount to be paid can be ascertained. If the total amount payable
- 20 to subcontractors, suppliers, and laborers exceeds \$75,000.00, they
- 21 shall be paid their proportional shares of that amount.