NEW SECTION. Sec. 6. Bonds issued under the provisions of this 1975 act shall state that they are a general obligation of the state of Washington, shall pledge the full faith and credit of the state to the payment of the principal thereof and the interest thereon and shall contain an unconditional promise to pay such principal and interest as the same shall become due.

The owner and holder of each of the bonds or the trustee for the owner and holder of any of the bonds, by a mandamus or other appropriate proceeding, may require the transfer and payment of funds as directed herein.

NEW SECTION. Sec. 7. In addition to any other charges authorized by law and to assist in reimbursing the state general fund for expenditures from the general state revenues in paying the principal and interest on the bonds and notes authorized in this 1975 act, the director of general administration may assess a charge against each state board, commission, agency, office, department, activity, or other occupant or user of any facility or other building as authorized in section 1 of this 1975 act for payment of a proportion of costs for each square foot of floor space assigned to or occupied by it. Payment of the amount so billed to the entity for such occupancy shall be made annually and in advance at the beginning of each fiscal year. The director of general administration shall cause the same to be deposited in the state treasury to the credit of the general fund.

NEW SECTION. Sec. 8. The legislature may provide additional means for raising moneys for the payment of the principal of an interest on the bonds authorized in this 1975 act, and this 1975 act shall not be deemed to provide an exclusive method for such payment.

NEW SECTION. Sec. 9. The bonds authorized in this 1975 act shall be a legal investment for all state funds or funds under state control and for all funds of any other public body.

NEW SECTION. Sec. 10. If any provision of this 1975 act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 11. This 1975 act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate May 16, 1975.
Passed the House June 9, 1975.
Approved by the Governor June 26, 1975.
Filed in Office of Secretary of State June 27, 1975.

CHAPTER 250
[Engrossed Senate Bill No. 2894]
LIENS FOR MEDICAL SERVICE—TRANSPORTATION AND CARE

AN ACT Relating to liens for medical service; amending section 1, chapter 69, Laws of 1937 and RCW 60.44.010; and amending section 2, chapter 69, Laws of 1937 and RCW 60.44.020.

Be it enacted by the Legislature of the State of Washington:

[788]
Section 1. Section 1, chapter 69, Laws of 1937 and RCW 60.44.010 are each amended to read as follows:

Every operator, whether private or public, of an ambulance service or of a hospital, and every duly licensed nurse, practitioner, physician, and surgeon rendering service, or transportation and care, for any person who has received a traumatic injury and which is rendered by reason thereof shall have a lien upon any claim, right of action, and/or money to which such person is entitled against any tort-feasor and/or insurer of such tort-feasor for the value of such service, together with costs and such reasonable attorney’s fees as the court may allow, incurred in enforcing such lien: PROVIDED, HOWEVER, That nothing in this chapter shall apply to any claim, right ((or)) of action, or money accruing under the workmen’s compensation act of the state of Washington, and: PROVIDED, FURTHER, That all the said liens for service rendered to any one person as a result of any one accident or event shall not exceed twenty-five percent of the amount of an award, verdict, report, decision, decree, judgment, or settlement.

Sec 2. Section 2, chapter 69, Laws of 1937 and RCW 60.44.020 are each amended to read as follows:

No person shall be entitled to the lien given by RCW 60.44.010 unless ((he)) such person shall, within twenty days after the date of such injury or receipt of transportation or care, or, if settlement has not been ((affected with)) accomplished and payment made to such injured person, then at any time before such settlement and payment, file for record with the county auditor of the county in which said service was performed, a notice of claim stating the name and address of the person claiming the lien and whether ((he)) such person claims as a practitioner, physician, nurse, ambulance service, or hospital, the name and address of the patient and ((his)) place of domicile((, if other than his actual address)) or residence, the time when and place where the alleged fault or negligence of the tort-feasor occurred, and the nature of the injury if any, the name and address of the tort-feasor, if same or any thereof are known, which claim shall be subscribed by the claimant and verified before a person authorized to administer oaths.

Passed the Senate June 8, 1975.
Passed the House June 7, 1975.
Approved by the Governor June 26, 1975.
Filed in Office of Secretary of State June 27, 1975.

CHAPTER 251
[Engrossed Senate Bill No. 2895]
VENDING OPERATIONS IN PUBLIC BUILDINGS—PRIORITY TO BLIND PERSONS—BUSINESS ENTERPRISES REVOLVING FUND

AN ACT Relating to blind persons and vending operations in public buildings; adding a new chapter to Title 74 RCW; and repealing section 1, chapter 144, Laws of 1963 and RCW 74.16.310.

Be it enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. There is added to Title 74 RCW a new section to read as follows: