

October 2024 Proposed Amendment to HAR section 16-77-34

*§16-77-34 Work incidental and supplemental. (a) “Incidental and supplemental work” is defined as work in ~~[other trades]~~ any specialty classification that a contractor is not licensed to perform and that is subordinate to, directly related to, and necessary for the completion of [the project undertaken by a licensee pursuant to the scope of the licensee’s license] specialty work that the contractor is licensed to perform.

(b) To qualify as incidental and supplemental work, that work must also represent less than a majority of the specialty work that the contractor is licensed to perform, as measured in relation to the total cost or extent of the specialty work that the contractor is licensed to perform.

(c) For purposes of this section, “majority” means any amount equal to or greater than fifty per cent.

* Underscored text is new language

Bracketed and stricken text is deleting original text