GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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H.B. 553
Apr 2, 2019
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10318-NDf-8A*

Short Title:	Licensing Certain Fire Safety Equip. Work. (Public
Sponsors:	Representative Strickland.
Referred to:	
	A BILL TO BE ENTITLED
	REQUIRE LICENSING AND PERMITTING FOR INDIVIDUALS AND FIRMS
	NSTALL AND SERVICE PORTABLE FIRE EXTINGUISHERS AND FIRE
	SSION SYSTEMS
	Assembly of North Carolina enacts:
	ECTION 1. Chapter 58 of the General Statutes is amended by adding a new article
to read:	
	" <u>Article 82B.</u>
"Licensing a	nd Permitting for the Installation and Servicing of Portable Fire Extinguishers and
	Fire Suppression Systems.
	Definitions.
The followin	g definitions apply in this Article:
<u>(1</u>	
(2	
	system having pipe lengths, number of fittings, number and types of nozzles
	suppression agent flow rates, and nozzle pressures calculated based or
	appropriate standards of the National Fire Protection Association. An
	engineered fire suppression system may include other components, including
	but not limited to, detection devices, alarm devices, and control devices as
	tested and approved by a nationally recognized testing laboratory, where the
	component's manufacturer determines the component is compatible with the
	fire suppression system.
<u>(3</u>	
	agent with the purpose of controlling, suppressing, or extinguishing a fire in a
	specific hazard, including pre-engineered kitchen fire suppression systems
	pre-engineered industrial fire suppression systems, and engineered specia
	hazard fire suppression systems.
<u>(</u> 2	
	extinguishing system provided for the protection of property or equipment as
	described by the manufacturer other than those systems covered under the
	definition of kitchen fire suppression system.
(5	
	provided for the protection of grease removal devices, hoods, duct systems
	and cooking equipment. This term also includes "restaurant fire suppression
	system."



General Assemb	oly Of North Carolina	Session 2019
(6)	Suppression agent. – A currently recognized agent or water	additive required
<u>x-7</u>	to control, suppress, or extinguish a fire.	
<u>(7)</u>	Firm. – Any business, person, partnership, organizat	ion. association.
<u>,,,,</u>	corporation, contractor, subcontractor, or individual.	
<u>(8)</u>	License. – The document issued by the Commissioner which	authorizes a firm
<u>(0)</u>	to engage in the business of installation, repair, rechar	
	service, or testing of fire suppression systems or portable fir	
<u>(9)</u>	Permit. – The document issued by the Commissioner whi	
	individual to install, inspect, repair, recharge, service, or tes	
	systems or portable fire extinguishers.	<u>tine suppression</u>
<u>(10)</u>	Portable fire extinguisher. – A portable device containing	an extinguishing
<u>(10)</u>	agent that can be expelled under pressure for the purpose of	
	extinguishing a fire.	or suppressing or
<u>(11)</u>	<u>Pre-engineered fire suppression system. – Any system having a merility of the suppression system.</u>	ng predetermined
<u>(11)</u>	flow rates, nozzle pressures, and quantities of an extinguishi	
"8 58 87B 2 Co	mmissioner of Insurance to administer Article; rules and	
	Commissioner of Insurance, through the Office of the State Fi	
-	and authority to administer the provisions of this Article, in	iciuding adopting
	he purposes and provisions of this Article.	
	Commissioner of Insurance shall establish rules for the followi	
<u>(1)</u>	Proper installation, inspection, recharging, repairing, servic	ing, or testing of
(2)	fire suppression systems or portable fire extinguishers.	hang galan and
<u>(2)</u>	Required specifications as to the number, type, size, si	-
	information and data contained thereon of service tags to l	
	portable fire extinguishers and fire suppression systems	-
	Article when they are installed, inspected, recharged, repa	ired, serviced, or
(a) The C	tested.	the Netional Fine
	Commissioner may adopt by rule the applicable standards of	
	iation or another nationally recognized organization, if the star	
	ioner to be suitable for the enforcement of this Article. All	* *
	able fire extinguishers covered by G.S. 58-82B-3 shall be ins	
	red, serviced, or tested in compliance with this Articl	e and with the
<u>Commissioner's 1</u>		ango on normait to
	Commissioner may adopt rules to require an applicant for a lic	÷
	tion as to the applicant's competence to be licensed or period	
-	ed, the applicant must take and pass the examination according	g to requirements
prescribed by the		he educinistantion
	commissioner is authorized to apply for and receive grants for t	
	om parties interested in upgrading and improving the quality	of fire protection
	able fire extinguishers or fire suppression systems.	
	ompliance with this article; license and permit requiremen	
	t as otherwise provided by this Article, no firm may instal	
	ny of the following fire suppression systems or portable fire e	
	he Commissioner's rules or by other state or local fire safety	rules, unless the
	nder the provisions of this Article:	
(1)	Portable fire extinguishers.	
$\frac{(2)}{(2)}$	Pre-engineered kitchen fire suppression systems.	
<u>(3)</u>	Pre-engineered industrial fire suppression systems.	
(4)	Engineered special hazard fire suppression systems.	
· · · · ·	ot as otherwise provided by this Article, no individual may	· · · ·
repair, recharge,	service, or test any of the following fire suppression system	s or portable fire

Genera	al Asseml	oly Of North Carolina	Session 2019
extingu	ishers that	t are required by the Commissioner's rules or by other sta	te or local fire safety
		individual is permitted under the provisions of this Article	
<u>,, .</u>	(1)	Portable fire extinguishers.	<u> </u>
	$\frac{(2)}{(2)}$	Pre-engineered kitchen fire suppression systems.	
	$\frac{(2)}{(3)}$	Pre-engineered industrial fire suppression systems.	
	$\frac{(3)}{(4)}$	Engineered special hazard fire suppression systems.	
<u>(c)</u>		Il be unlawful for an individual to install, inspect, recharge	ve renair service or
		fire extinguisher or fire suppression system without attac	
		d in detail, including the actual month, day, and year the	
	-	t meeting the specifications set forth by the Commissioner	•
(d)	-	ermit established by subsection (b) of this section shall no	
		by any firm or governmental entity that engages	
	-	arging, repairing, servicing, or testing of portable fire	
-	-	ems owned by the firm and installed on property under the	-
	•	s shall remain subject to the rules and regulations adoption and the subject is the rules and regulations adoption and the subject is the rules and regulations adoption and the subject is the rules and regulations adoption and the subject is the rules are subject in the rules and regulations adoption and the subject is the rules are subject in the rules are subject.	
Article.		s shall remain subject to the rules and regulations adop	pica pursuant to tins
<u>(e)</u>		rovisions of this Article do not apply to any of the followi	no·
<u>(0)</u>	$\frac{110 p}{(1)}$	Fire chiefs, fire marshals, fire inspectors, or insurance	
	<u>(1)</u>	with regard to the routine visual inspection of pre-engine	
		systems or portable fire extinguishers.	cerea me suppression
	(2)	Any firm that engages only in the routine visual inspection	on of fire suppression
	<u>(2)</u>	systems or portable fire extinguishers owned by the f	
		property under the control of the firm.	initia instanted on
"8 58-8	82 8-4 . Li	cense and permit fees.	
(a)		refundable license fee of two hundred fifty dollars (\$250	00) shall be paid to
	-	er with each application for the issuance of a license under	· · · · ·
(b)		prefundable permit fee of one hundred dollars (\$100.00)	
<u> </u>	-	ith each application for the issuance of a permit under this	
<u>(c)</u>		ees required by this Article shall not apply to employees of a	
		o a member of a legally organized fire department while a	
-	capacity.		<u></u>
-		equirements for issuance of license.	
(a)		e approving a license for a firm pursuant to G.S. 58-82B-	3. the Commissioner
		e firm has:	,
	<u>(1)</u>	<u>Submitted a completed application pursuant to G.S. 58-8</u>	82B-8.
	$\frac{(1)}{(2)}$	Submitted to the Commissioner evidence of registration	
	<u>/</u>	corporation.	
	(3)	Not committed any act that is a ground for denial, su	spension. probation
	<u>101</u>	revocation, or nonrenewal set forth in G.S. 58-82B-11.	
	<u>(4)</u>	Satisfied all requirements of this Article.	
	$\frac{(4)}{(5)}$	Been determined, by inspection of the Commission	ner, to possess the
	<u>191</u>	equipment required for the activities the applicant requi	÷
		perform. If the applicant includes in the request the high	
		testing of equipment, the applicant must submit a copy	
		Department of Transportation approval and renewals.	or no onnou puilos
	<u>(6)</u>	Submitted to the Commissioner proof of a valid cor	norehensive liability
	<u>(0)</u>	insurance policy purchased from an insurer authorized to	
		<u>Carolina. The coverage must include bodily injury an</u>	
		products liability, completed operations, and contractua	
		of insurance must also be provided before any license	• •
		minimum amount of the coverage shall be one million do	
		- minimum and and of the coverage man be the minimum m	711111 S VID 1 - VID 7- VID 71 VID

General Assem	bly Of North Carolina	Session 2019
	any other amount as specified by the Commissioner.	An insurer which
	provides this coverage shall notify the Commissioner	
	coverage.	
<u>(7)</u>	Paid the applicable fees set forth in G.S. 58-82B-4.	
$\frac{(8)}{(8)}$	Paid a nonrefundable filing fee fixed by rule of the Commis	ssioner when filing
<u>(0)</u>	an application for an examination, if the Commissi	-
	examination pursuant to this Article.	
<u>(9)</u>	Successfully passed any examination, if the Commiss	ioner requires an
<u></u>	examination pursuant to this Article.	<u> </u>
(b) Befor	re approving a permit for an individual pursuant to G	S.S. 58-82B-3, the
	hall find that the individual has:	· · · · ·
<u>(1)</u>	Submitted a completed application pursuant to G.S. 58-821	<u> 3-8.</u>
(2)	Not committed any act that is a ground for denial, susp	
	revocation, or nonrenewal set forth in G.S. 58-82B-11.	*
<u>(3)</u>	Satisfied all requirements of this Article.	
(4)	Paid the applicable fees set forth in G.S. 58-82B-4.	
(5)	Paid a nonrefundable filing fee fixed by rule of the Commis	ssioner when filing
	an application for an examination, if the Commissi	
	examination pursuant to this Article.	
<u>(6)</u>	Successfully passed any examination, if the Commiss	ioner requires an
	examination pursuant to this Article.	
	roduction of license or permit on demand.	
	y permittee must have a valid permit upon his person at all tim	
-	g, inspection, recharging, repairing, servicing, or testing o	f fire suppression
	ble fire extinguishers.	
	y licensee or permittee must be able to produce a valid license	-
	n demand by the Commissioner or his representatives or by a	
•••	on for fire protection or prevention or by any individual for	whom the licensee
*	cits to perform any of the activities covered by this Article.	
<u>§ 58-82B-7. R</u>		
	ssioner may issue a license or permit under this Article to an inc	
-	lid permit, license, or certification issued by another state, prov	
-	that state are at least equal to the minimum requirements und	
-	use or permit issued and the individual or firm pays the applica	uon and ming fees
equired under the second secon		aninad
	orms of licenses, permits, and applications; information re	
	ndividual applying for a license or permit under this Article sha	
	e Commissioner and declare under penalty of denial, suspense at the statements made in the application are true correct or	
	at the statements made in the application are true, correct, an idual's knowledge and belief.	na complete to the
	it applications shall include the name of the licensee employing	ng the applicant or
	firm or governmental entity pursuant to the exemptions found	• • • •
	license or permit issued by the Commissioner under this A	
	or activities for which the licensee or permittee has been is	
	n. The licensee or permittee shall not perform any activity not	
-	by the Commissioner.	noted on a neense
*	ensee or permittee shall notify the Commissioner within 30 d	lays of any change
	on provided to the Commissioner on the license or permit app	
	Commissioner shall give an applicant 60 days to correct	
discovered by in	• • •	any deficiencies

	General Assembly Of North Carolina	Session 2019
1	(a) The licenses and permits required by this Article shall be issued by the	he Commissioner
2	for each license year, beginning January 1 and expiring the following December	
3	(b) The failure to renew a license or permit by December 31 will cau	
4	permit to become inoperative. A license or permit which is inoperative because	
5	renew the license or permit shall be restored upon payment of the applicable for	
6	equal to the applicable fee, if the fees are paid within 90 days of expiration. A	
7	former licensees and former permittees must apply for new licenses and permi	
8	an initial license or permit.	•
9	"§ 58-82B-10. License or permit sanction and denial procedures.	
10	(a) The suspension, placing on probation, revocation, denial, or refus	sal to renew any
11	license or permit under this Article shall be in accordance with the provisions	of Chapter 150B
12	of the General Statutes.	
13	(b) Whenever the Commissioner denies an initial application or an	application for a
14	reissuance of a license or permit under this Article, the Commissioner shall no	
15	and advise, in writing, the applicant of the reasons for the denial of the licens	
16	may also be denied for any reasons for which a license may be suspended o	or revoked or not
17	renewed under G.S. 58-82B-11.	
18	(c) In order for an applicant to be entitled to a review of the Commis	
19	determine the reasonableness of the action, the applicant must make a written	-
20	Commissioner for a review no later than 30 days after service of the notif	
21	applicant. The review shall be completed without undue delay, and the applican	t shall be notified
22	promptly in writing of the outcome of the review.	
23	(d) In order for an applicant who disagrees with the outcome of the rev	
24	to a hearing under Article 3A of Chapter 150B of the General Statutes, the app	
25	a written demand upon the Commissioner for a hearing no later than 30 days a	tter service upon
26	the applicant of the notification of the outcome.	1
27	(e) <u>A licensee or permittee whose license or permit is suspended, revoke</u>	
28	shall surrender the license or permit to the Commissioner within 30 days of	the suspension,
29 30	(f) During the suspension or revocation of any license or permit, the lice	ncaa or parmittaa
31	(f) During the suspension or revocation of any license or permit, the lice whose license or permit has been suspended or revoked shall not engage in or a	_
32	to engage in any transaction or business for which a license or permit is rec	
33	Article or directly or indirectly own, control, or be employed in any manner by an	-
34	or corporation for which a license or permit under this Article is required.	ily IIIII, busiless,
35	(g) If, during the period between the beginning of proceedings and the	entry of an order
36	of suspension or revocation by the Commissioner, a new license or permit has b	-
37	individual or firm charged, the order of suspension or revocation shall opera	
38	revoke, as the case may be, the new license or permit held by the individual or	-
39	(h) The Commissioner shall not, so long as the revocation or suspension	
40	issue any new license or permit for the establishment of any new firm, busines	
41	of any individual or applicant that has or will have the same or similar manage	_
42	control, employees, permittees, or licensees or will use the same or a similar nar	
43	or suspended firm, business, corporation, individual, or applicant.	
44	"§ 58-82B-11. Grounds for denial, suspension, probation, revocation, or	r nonrenewal of
45	licenses.	
46	The Commissioner may deny, suspend, place on probation, revoke, or ref	use to renew any
47	license or permit under this Article, in accordance with the provisions of Artic	le 3A of Chapter
48	150B of the General Statutes, for any one or more of the following reasons:	
49	(1) Performing any action for which a license or permit is rec	quired under this
50	Article without having first obtained such license or permit.	

Genera	al Assemb	ly Of North Carolina Session 2019
	(2)	Improperly installing, recharging, repairing, servicing, inspecting, or testing a
		portable fire extinguisher or fire suppression system.
	<u>(3)</u>	Rendering inoperative a portable fire extinguisher or pre-engineered or
	<u> </u>	engineered fire suppression system covered by this Article, except during the
		time the extinguisher or system is being inspected, recharged, repaired,
		serviced, or tested or except pursuant to court order.
	<u>(4)</u>	Material misstatement, misrepresentation, or fraud in obtaining a license or
	<u> </u>	permit under this Article.
	<u>(5)</u>	Failing to provide proof of or maintain the minimum comprehensive liability
	<u>1,-,/</u>	insurance coverage as set forth in G.S. 58-82B-5.
	(6)	Failing to notify the Commissioner, in writing, within 30 days after a change
	(0)	of any information required on applications under G.S. 58-82B-8.
	(7)	Cheating on an examination for a license or permit, if an examination is
	<u>(7)</u>	required by the Commissioner pursuant to this Article.
	<u>(8)</u>	Having any professional license denied, suspended, or revoked in this State or
	<u>(0)</u>	any other jurisdiction for causes substantially similar to those listed in this
		subsection.
	<u>(9)</u>	Failing or refusing to comply with a cease and desist order or any other notice
	<u>())</u>	or order to correct a violation related to conduct governed by this Article.
	<u>(10)</u>	Retaining an officer, director, stockholder, owner, or individual who has a
	(10)	direct or indirect interest that has had his or her license or permit suspended
		or revoked under this Article.
	(11)	Serving or previously serving as an officer, director, stockholder, or owner of
	(11)	a firm, business, or corporation whose license or permit has been suspended
		or revoked under this Article, or who has or had a direct or indirect interest in
		<u>a firm, business, or corporation, whose license or permit has been suspended</u> or revoked under this Article.
	(12)	While holding a permit or license, using a license or permit or license number
	<u>(12)</u>	or permit number other than his or her own valid license or permit or license
	(12)	number or permit number.
	<u>(13)</u>	<u>Using credentials, methods, means, or practices to impersonate a</u> representative of the Commissioner or the State Fire Marshal or any local fire
		chief, fire marshal, or other fire authority having jurisdiction.
	(14)	Any cause for which the issuance of the license or permit could have beer
	<u>(14)</u>	
	(15)	denied had it been known to the Commissioner at the time of issuance.
	<u>(15)</u>	Failing to obtain, retain, or maintain one or more of the qualifications for a
	(1c)	license or permit required by this Article.
	<u>(16)</u>	Knowingly aiding or abetting others to evade or violate the provisions of this
	(17)	<u>Article.</u>
	<u>(17)</u>	Failing to comply with an administrative or court order imposing a child
		support obligation, after entry of a final judgment or order finding the
	(10)	violation to have been willful.
	<u>(18)</u>	Failing to pay State income tax or comply with any administrative or cour
		order directing payment of State income tax, after entry of a final judgment of
		order finding the violation to have been willful.
	<u>(19)</u>	Conviction of a crime involving dishonesty, a breach of trust, or mora
		turpitude.
	<u>(20)</u>	Violating any other provision of this Article or any rule or regulation adopted
		and promulgated pursuant to this Article.
	(21)	Any cause sufficient to deny, suspend, or revoke the license or permit under
		any other provision of this Article.

General Assembly Of North Carolina

1	" <u>§ 58-82B-12. C</u>	ease and desist orders; period of revocation.
2	(a) When	ever the Commissioner shall have reason to believe that any individual or firm
3	is or has been vic	plating any provisions of this Article, the Commissioner may issue and deliver
4	to the individual	or firm an order to cease and desist the violation.
5	<u>(b)</u> <u>Any c</u>	order issued by the Commissioner under this section shall contain or be
6	accompanied by	a notice of opportunity for hearing which may provide that a hearing will be
7	held if and only it	f an individual subject to the order requests a hearing within 30 days of receipt
8	of the order and	I notice. The order and notice shall be served by hand delivery by the
9	Commissioner or	by registered or certified mail.
10	(c) Failur	e to comply with a cease and desist order is cause for revocation of any or all
11	permits and licens	ses issued by the Commissioner for a period of not less than six months and not
12	to exceed five year	rs. If a new permit or license has been issued to the individual or firm, the order
13	of revocation sha	ll operate effectively with respect to the new permits and licenses held by the
14	individual or firm	
15	(d) In the	case of an applicant for a license or permit, violation of any provision of this
16		te grounds for refusal of the application.
17	" <u>§ 58-82B-13.</u> C	ivil penalty; injunction.
18	(a) Any in	ndividual or firm who violates any provision of this Article or any rule or order
19	issued by the Cor	nmissioner under this Article shall be subject to a civil penalty imposed by the
20	Commissioner of	not more than one thousand dollars (\$1,000) for a first offense, not less than
21	one thousand dol	lars (\$1,000) and not more than two thousand dollars (\$2,000) for a second
22	offense, and not	less than two thousand dollars (\$2,000) or more than five thousand dollars
23	(\$5,000) for a thin	rd or subsequent offense.
24	(b) Prior	to subjecting any individual or firm to a fine under this subsection, the
25	Commissioner sh	all give written notice to the individual or firm by hand delivery or by registered
26	or certified mail of	of the existence of the violations. After a reasonable period of time after notice
27	is given, an order	may be issued based on this section. The order must be delivered in accordance
28	with the provision	ns of subsection G.S. 58-82B-12(b) and must notify the individual or firm of the
29	right to a hearing	with respect to the order.
30	(c) In add	lition to other powers granted to the Commissioner under this Article, the
31	Commissioner ma	ay bring a civil action to enjoin a violation of any provision of this Article or of
32		issued by the Commissioner under this Article.
33	" <u>§ 58-82B-14. C</u>	
34	<u>(a)</u> <u>Any in</u>	ndividual or firm that willfully or intentionally violates any provision of this
35		ler or rule of the Commissioner shall be guilty of a Class 1 misdemeanor.
36		l also constitute a Class 1 misdemeanor to willfully or intentionally do any of
37	the following:	
38	<u>(1)</u>	Obliterate the serial number on a fire suppression system or portable fire
39		extinguisher for the purposes of falsifying service records.
40	<u>(2)</u>	Improperly install a fire suppression system or improperly recharge, repair,
41		service, or test any fire suppression system or portable fire extinguisher.
42	<u>(3)</u>	While holding a permit or license, allow another individual to use the permit
43		or license or permit number or license number or to use a license or permit or
44		license number or permit number other than his own valid license or permit
45		or license number or permit number.
46	<u>(4)</u>	Use or permit the use of any license by an individual or firm other than the
47		one to whom the license is issued.
48	<u>(5)</u>	Use any credential, method, means, or practice to impersonate a representative
49		of the Commissioner or the State Fire Marshal or any local fire chief, fire
50		marshal, or other fire authority having jurisdiction.

	General Assembly Of North Carolina Session 2019
1	(6) Engage in the business of installing, inspecting, recharging, repairing,
2	servicing, or testing portable fire extinguishers or fire suppression systems
3	except in conformity with the provisions of this Article and the applicable
4	rules and regulations of the Commissioner.
5	(7) Fails to comply with a cease and desist order under G.S. 58-82B-12.
6	"§ 58-82B-15. Power of the State and local governments to regulate not limited.
7	(a) Nothing in this Article limits the power of the State or a unit of local government to
8	require the submission and approval of plans and specifications or to regulate the quality and
9	character of work performed by contractors for the protection of the public health and safety.
10	(b) No unit of local government shall impose any other requirements on individuals
11	licensed or permitted by the Commissioner as set forth in this Article to prove competency to
12	conduct any activity covered by the license or permit."
13	SECTION 2. The Department of Insurance may adopt temporary rules to implement
14	the provisions of this Article. Any temporary rules adopted in accordance with this section shall
15	remain in effect until permanent rules that replace the temporary rules become effective.
16	SECTION 3. This act becomes effective January 1, 2020.