## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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## **HOUSE BILL 630** Committee Substitute Favorable 4/29/19 **Committee Substitute #2 Favorable 5/29/19 Committee Substitute #3 Favorable 6/28/19**

Short Title: Protective Services/Alarm Systems Law Changes. Sponsors: Referred to: April 9, 2019 A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS CHANGES TO THE PRIVATE PROTECTIVE SERVICES ACT AND THE ALARM SYSTEMS LICENSING ACT, AND TO CREATE CERTAIN FEES.

The General Assembly of North Carolina enacts:

#### 7 PART I. PRIVATE PROTECTIVE SERVICES ACT CHANGES

- **SECTION 1.1.** G.S. 74C-3(a) reads as rewritten:
- 9 "(a) As used in this Chapter, the term "private protective services profession" means and 10 includes the following:
- 12 (5) Detection of deception examiner. - Any person, firm, association, or corporation which which, for a fee or other valuable consideration, uses any 13 device or instrument, regardless of its name or design, for the purpose of the 14 15 detection of deception or any person who reviews the work product of an examiner including charts, tapes or other methods of record keeping for the 16 purpose of detecting deception or determining accuracy. 17 18
  - Electronic countermeasures profession. Any person, firm, association, or (5a) corporation which for a fee or other valuable consideration discovers, locates, or disengages by electronic, electrical, or mechanical means any listening of the following:
    - <u>Listening</u> or other monitoring equipment surreptitiously placed to a. gather information concerning any individual, firm, association, or corporation.corporation.
    - b. Any device intended to block the transmission of any electronic signal.
  - (8) Private detective or private investigator. – Any person who engages in the profession of or accepts employment to furnish, agrees to make, or makes inquiries or investigations concerning any of the following on a contractual basis:
    - Protection of individuals from serious bodily harm or death.



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1	(1)	0) Close personal protection. – Any person, firm, ass	ociation. or corporation
2	<u></u>	which, for a fee or other valuable consideration, prov	_
3		security measures to ensure the safety of a busine	-
		appointed public official, celebrity, or other individu	
		to elevated personal risk because of the individua	• •
		wealth, associations, or geographical location.	<u>ars employment, status,</u>
	(1	1) Digital forensics examination. – Any individual	firm association or
	<u>\1</u>	<u>corporation which, for a fee or other valuable conside</u>	
		to provide examination of digitally stored data to rec	-
		examine the data by using software to determine resp	
		usage of the data.	joinstonity of reconstruct
	(b) "P	Private protective services" shall not include any of the foll	owing.
	(0) 1	invate protective services shall not merude any of the form	owing.
	(1)	7) A person engaged in (i) computer or digital fore	pasic services or in the
	(1	acquisition, review, or analysis of digital or comp	
		whether for the purposes of obtaining or furn	
		evidentiary or other purposes, or for providing ex	
		<del>court; or (ii)</del> network or system vulnerability testing,	
		and risk assessment and analysis of compu	
		network.network, and routine service or repair.	ators connected to a
	(1)	8) A person under contract with an occupational licens	sing board as defined by
	<u></u>	G.S. 93B-1 while performing an investigation solely	
	(c) A	licensed North Carolina private investigator, or permit	
		has provided at least five years of services pursuant to form	
		within the immediate five years prior to July 1, 2020, upon	
		ices, may apply and receive a close personal protection end	
		ECTION 1.2. G.S. 74C-4 reads as rewritten:	
		Private Protective Services Board established; memb	ers: terms: vacancies:
		ompensation; meetings.	
		mpensuron, meenings	
	(d) Ea	ach member of the Board, before assuming the duties of hi	s or her office, shall take
		e faithful performance of his <u>or her</u> duties. A Board membe	
		he authority making the original appointment or by the	•
	-	e, or neglect of duty.	Doura for misconduct,
		, or negreet of duty.	
		he Board shall elect a <del>chairman, vice-chairman, <u>c</u>hair, vice</del>	-chair and other officers
		ee chairmen-chairpersons from among its members as the	
		at the first meeting after July 1 of each year. The chairman	
		all be selected by the members of the Board for a term of	
		election. The Board shall meet at the call of the chairman	•
		he Board at such time, date, and location as may be decide	
	the Board.	he board at such thire, date, and location as may be decide	ed upon by a majority of
	"		
		ECTION 1.3. G.S. 74C-5 reads as rewritten:	
		owers of the Board.	
	-	n to the powers conferred upon the Board elsewhere in this	Chapter, the Board shall
		er to do all of the following:	Chapter, the Doald Shall
	nave the powe	or to do an of the following.	
		3) <u>Conduct investigations regarding unlicensed</u> a	ctivity and with the
	<u>(1</u> .	<u>concurrence of the Secretary of Public Safety, issue</u>	•
		concurrence of the Sceretary of 1 upile Safety, issue (	case and desist letters.

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<u>(14)</u>	Acquire, hold, rent, encumber, alienate, and oth	erwise deal with real property
	in the same manner as a private person or corpor-	ation, subject only to approval
	of the Governor and the Council of State. Collat	teral pledged by the Board for
	an encumbrance is limited to the assets, income	, and revenues of the Board.
(15)	Adopt rules establishing standards for the use of	
<u>,</u>	approved by the Board.	
<u>(16)</u>	Adopt and publish a code of professional cond	luct for licensees, registrants.
<u>,</u>	certificate holders, or permit holders, the viol	
	suspend or revoke a license, registration, or per	-
SECT	<b>ION 1.4.</b> G.S. 74C-7 reads as rewritten:	
	igative powers of the Secretary of Public Safet	tv.
	of Public Safety for the State of North Carolina	•
•	se to be investigated any complaints, allegations,	
	his Chapter involving individuals licensed, unl	
	<u>lividuals</u> to be <del>licensed, licensed</del> under this Chap	
	nforce the provisions of this Chapter and impo	
	nd G.S. 74C-17 against any person or entity who	
-	olation of this Chapter even if the person or entit	•
	or has lapsed. Any investigation conducted	
	s not subject to review under G.S. 132-1 until the	<b>e</b> 1
	ed to the Board. However, the report may be rel	
U U	omplete but before the report is presented to the E	Board."
	<b>ION 1.5.</b> G.S. 74C-8 reads as rewritten:	
"§ 74C-8. Licens	e requirements.	
	ation. – To apply for a license, an applicant must	t submit a verified application
in writing to the B	Board that includes all of the following:	
•••		
(7)	Accompanying trainee permit applications only	e e
	by the applicant and his or her employer stating	
	at all times work with and under the direct sup	ervision of a licensed private
	detective.	
(c) Qualif	ying Agent. – A business entity, other than a sol	e proprietorship that engages
in private protecti	ive services is subject to all of the requirements	listed in this subsection with
in private protecti	ive services is subject to all of the requirements ying agent. For purposes of this Chapter, a "qual	listed in this subsection with
in private protecti respect to a qualif		listed in this subsection with lifying agent" is an individual
in private protecti respect to a qualif in a management	ying agent. For purposes of this Chapter, a "qual	listed in this subsection with lifying agent" is an individual
in private protecti respect to a qualif in a management	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and y	listed in this subsection with lifying agent" is an individual
in private protecti respect to a qualif in a management	Ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and with the Director. The requirements are:	listed in this subsection with lifying agent" is an individual whose name and address have
in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and w ith the Director. The requirements are: In the event that the qualifying agent upon who	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in
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in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and w ith the Director. The requirements are: In the event that the qualifying agent upon who order to do business ceases to perform his <u>or h</u> the business entity shall notify the Director w business entity must obtain a substitute qualify	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in <u>ter</u> duties as qualifying agent, within 10 working days. The ying agent within <del>30</del> - <u>90</u> days
in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and v ith the Director. The requirements are: In the event that the qualifying agent upon who order to do business ceases to perform his <u>or h</u> the business entity shall notify the Director v business entity must obtain a substitute qualify after the original qualifying agent ceases to ser	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in <u>ter</u> duties as qualifying agent, within 10 working days. The ying agent within <del>30</del> - <u>90</u> days we as qualifying agent unless
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in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and w ith the Director. The requirements are: In the event that the qualifying agent upon who order to do business ceases to perform his <u>or h</u> the business entity shall notify the Director w business entity must obtain a substitute qualify after the original qualifying agent ceases to ser the Board, in its discretion, extends this the 90-d a period of time not to exceed three months.an	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in <u>ter</u> duties as qualifying agent, within 10 working days. The ying agent within <del>30</del> - <u>90</u> days we as qualifying agent unless lay period, for good cause, for additional 30 days upon the
in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and w ith the Director. The requirements are: In the event that the qualifying agent upon who order to do business ceases to perform his <u>or h</u> the business entity shall notify the Director w business entity must obtain a substitute qualify after the original qualifying agent ceases to ser the Board, in its discretion, extends this the 90-d a period of time not to exceed three months.an filing of a petition by the business entity and upo	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in <u>ter</u> duties as qualifying agent, within 10 working days. The ying agent within <del>30</del> - <u>90</u> days we as qualifying agent unless lay period, for good cause, for <u>a additional 30 days upon the</u> on a hearing by the Board. The
in private protecti respect to a qualif in a management been registered w	ying agent. For purposes of this Chapter, a "qual position who is licensed under this Chapter and w ith the Director. The requirements are: In the event that the qualifying agent upon who order to do business ceases to perform his <u>or h</u> the business entity shall notify the Director w business entity must obtain a substitute qualify after the original qualifying agent ceases to ser the Board, in its discretion, extends this the 90-d a period of time not to exceed three months.an	listed in this subsection with lifying agent" is an individual whose name and address have m the business entity relies in the duties as qualifying agent, within 10 working days. The ying agent within 30–90 days we as qualifying agent unless lay period, for good cause, for additional 30 days upon the on a hearing by the Board. The part a business entity failing to

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1 2 3 4		Criminal Record Check. – An applicant must meet all of the infications determined by a background investigation conducted with G.S. 74C-8.1 and upon receipt of an application:	•
		$(2) \qquad \text{That the equilibrium is a forward model.}$	teners and the life. The
5		(2) That the applicant is of good moral character and	1
6		following shall be prima facie evidence that the applic	-
7		moral character or temperate habits: conviction by any	
8		military court of any crime involving the illegal use,	
9		of a firearm; firearm or other deadly weapon; con	•
10		involving the illegal use, possession, sale, manufa	
11		transportation of a controlled substance, drug, narcotic	
12		conviction of a crime involving felonious assault	
13		conviction of a crime involving unlawful breaking	or entering, burglary,
14		larceny, or any offense involving moral turpitude; or a	history of addiction to
15		alcohol or a narcotic drug; provided that, for purpo	ses of this subsection,
16		"conviction" means and includes the entry of a plea of	guilty or no contest or
17		a verdict rendered in open court by a judge or jury.	
18			
19	(f)	Issuance. – Upon a finding that the application is in proper f	orm, the completion of
20	the backg	round investigation, and the completion of an examination req	uired by the Board, the
21	Director s	shall submit to the Board the application and the Director's re	commendations. Upon
22	completio	on of the background investigation, the Director may issue a tem	porary license pending
23	approval o	of the application by the Board at the next regularly scheduled m	eeting. The Board shall
24	determine	e whether to approve or deny the application for a license. Upon	approval by the Board,
25	a license v	will be issued to the applicant upon payment by the applicant of	of the initial license fee
26		equired contribution to the Private Protective Services Education	
27		e of liability insurance.insurance with the Board. The applica	
28		e and make the required contribution to the Fund within 90	•
29		receives notice of pending licensure approval unless the Board, i	
30		y period, for good cause, for an additional 30 days upon the fil	
31		and upon a hearing by the Board. The Board may require the p	
32		ant failing to pay the initial license fee or failing to make the c	ontribution to the Fund
33	<u>pursuant t</u>	to the requirements of this subsection."	
34		SECTION 1.6. G.S. 74C-9 reads as rewritten:	
35	"§ 74C-9.	. Form of license; term; renewal; posting; branch offices	; not assignable; late
36		renewal fee.	
37	•••		1' C C 11
38	(e)	The Board is authorized to charge reasonable application and	license lees as follows:
39 40			C 11 12 / 1
40		(7) An application fee for a firearm registration permit	
41		<u>licensees subject to G.S. 74C-13</u> not to exceed fifty do	
42		(8) A new, renewal, replacement, or reissuance fee for	-
43		permit for all applicants and licensees subject to G.S	<u>. 74C-15 not to exceed</u>
44		thirty dollars (\$30.00).	
45		$(16) \qquad A late for for a business set its set is C = C = 74C = 0$	(2) on on or $1!$
46 47		(16) <u>A late fee for a business entity subject to G.S. 74C-8(c</u> licensure under G.S. 74C 8(f) not to avoid one bund	
47 48	Evert	licensure under G.S. 74C-8(f) not to exceed one hundred a provided in $G = 74C + 12(k)$ all face collected pursuant to	
48 40	-	s provided in G.S. 74C-13(k), all fees collected pursuant to under the direction of the Board for the purpose of defr	
49 50	-	, under the direction of the Board, for the purpose of defr	aying the expenses of
50	aummster	ering this Chapter.	

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(f) A license or trainee permit granted under the provisions of this Chapter may be renewed by the Private Protective Services Board upon notification by the licensee or permit holder to the Director of intended renewal, the payment of the proper fee, and evidence of a policy of liability insurance policy as prescribed in G.S. 74C-10(e).
The renewal shall be finalized before the expiration date of the license. In no event will renewal be granted more than three months after the date of expiration of a license or trainee permit.
·"
SECTION 1.7. G.S. 74C-10 reads as rewritten:
"§ 74C-10. Certificate of liability insurance required; form and approval; suspension for
noncompliance.
(e) No security guard and patrol, armored car, or special limited guard and patrol license shall be issued under this Chapter unless the applicant files with the Board evidence of a policy
of liability insurance. liability insurance policy. The policy must provide for the following
minimum coverage: fifty thousand dollars (\$50,000) because of bodily injury or death of one
person as a result of the negligent act or acts of the principal insured or his <u>or her</u> agents operating
in the course and scope of his or her employment; subject to said limit for one person, one
hundred thousand dollars (\$100,000) because of bodily injury or death of two or more persons
as the result of the negligent act or acts of the principal insured or his or her agents operating in
the course and scope of his or her agency; twenty thousand dollars (\$20,000) because of injury
to or destruction of property of others as the result of the negligent act or acts of the principal
insured or his <u>or her</u> agents operating in the course and scope of his or her agency. If the licensee,
a licensee or a trainee supervised by a licensee, other than a security guard and patrol, armored
car, or special limited guard and patrol licensee, carries a firearm while engaged in private protective services activities, the licensee or trainee shall obtain a policy of liability insurance
<u>policy</u> with a minimum coverage as specified above. A licensee or trainee is deemed to be
"carrying a firearm" for purposes of this section while engaged in private protective services if
the licensee or trainee has a firearm on the licensee's or trainee's person or in the automobile the
licensee or trainee is using to perform private protective services. A licensee may provide
coverage for a trainee under the licensee's supervision; however, failure of the licensee to provide
coverage does not exempt the trainee from the requirements of this section.
(e1) The Board shall approve the form, execution, and terms of the liability insurance
policy.
(f) An insurance carrier shall have <u>has</u> the right to cancel such policy of liability insurance <u>a liability insurance policy</u> upon giving a 30-day notice to the Board. Provided,
however, that such the cancellation shall not affect any liability on the policy which that accrued
prior thereto. The policy of liability shall be approved by the Board as to form, execution, and
terms thereon.
(g) The holder of any trainee permit and persons <u>Persons</u> registered pursuant to
G.S. 74C-11 shall not be are not required to obtain a certificate of liability insurance.
"
<b>SECTION 1.8.</b> G.S. 74C-11 is amended by adding a new subsection to read:
"(g) Notwithstanding the provisions of this section, during a State of Disaster or State of
Emergency declared by the Governor of this State pursuant to Article 1 of Chapter 166A of the
General Statutes, a licensee may employ a person properly registered or licensed as an armed
security guard in another state provided the licensee, prior to deploying the armed security guard
in this State, submits to the Director the name, address, and Social Security number of the armed security guard, the name of the state of current registration or licensing of the armed security
guard, proof of completion of the four-hour training course mandated by G.S. 74C-13(h)(1)a.
and 14B NCAC 16.0807(c)(1), administered by a North Carolina certified trainer, qualification
and 1.2 1.6.16 to 1000 (Q/1), wallingsbrod of a riorar carolina contined autor, qualification

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		-				
1	by a North Carol	ina Private Protective Services Board certified firearms instructor based on the				
2	firearm the armed security guard intends to carry, meeting the qualification requirements					
3	approved by the Board and the Secretary of Public Safety for each firearm, and the Director					
4	approves the employment of the armed security guard in this State. Qualification shall be valid					
5	for a period of 12 months. The duration of the deployment of an armed security guard from					
6	another state by a licensee shall not exceed the declared State of Emergency or Disaster."					
7	SEC	SECTION 1.9. G.S. 74C-12 reads as rewritten:				
8		"§ 74C-12. Denial, suspension, or revocation of license, registration, or permit; duty to				
9	-	rt criminal arrests.				
10		Board may, after compliance with Chapter 150B of the General Statutes, deny,				
11		e a license, <u>certification</u> , registration, or permit issued under this Chapter if it is				
12		the applicant, licensee, trainee, registrant, or permit holder has done any of the				
13	following acts:					
14	(1)	Made any false statement or given any false information in connection with				
15		any application for a license, <u>certification</u> , registration, or permit or for the				
16		renewal or reinstatement of a license, <u>certification</u> , registration, or permit.				
17	•••					
18	(6)	Engaged in or permitted any employee to engage in a private protective				
19		services profession when not lawfully in possession of a valid license or				
20		registration issued under the provisions of this Chapter.				
21 22		Committed on unlowful breaking on autoning accoult bettern on				
22	(9)	Committed an unlawful breaking or entering, assault, battery, or				
23 24		kidnapping.kidnapping or violated any State or federal firearms law.				
24 25	(24)	Fraudulently held himself or herself out as employed by or licensed by the				
23 26	(24)	State Bureau of Investigation Department of Public Safety or any other				
20 27		governmental authority."				
28	SEC	<b>FION 1.10.</b> G.S. 74C-13 reads as rewritten:				
29		ned licensee or registered employee required to have firearm registration				
30		it; firearms training.				
31	-	Il be unlawful for any person performing private protective services duties to				
32		n the performance of those duties without first having met the qualifications of				
33	this section and	having been issued a firearm registration permit by the Board. A licensee or				
34	proprietary emp	over described in G.S. 74C-3(b)(13) shall register any individual carrying a				
35	firearm within 3	80 days of employment. Before engaging in any private protective services				
36	activity, the indiv	vidual shall receive any required training prescribed by the Board.Board, unless				
37	specifically exen	npted from training by G.S. 74C-13.1.				
38						
39	· · · · ·	prietary security organization that employs an armed security guard shall submit				
40		application for a license on a form provided by the Board for that purpose. A				
41	proprietary secur	ity organization shall renew its license every two years.				
42						
43		Board may suspend, revoke, or deny a firearm registration permit if the holder or				
44	11	en convicted of any crime involving moral turpitude or any crime involving the				
45		ing, or possession of a deadly weapon set forth in G.S. 74C-8(d) or for violation				
46		rules promulgated by the Board to implement this section. The Director may				
47 48		a firearm registration permit pending resolution of charges involving the				
48 49		ing, or possession of a firearm lodged against the holder of the permit. for any moral turpitude, any of the offenses set forth in G.S. 74C-12, or any crime set				
49 50	forth in G.S. 740	- · ·				
50	<u>101111 111 (J.S. /4)</u>	<u>o(u).</u>				

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1 2 3	program for licer approved by the H	Board and the Secretary of Public Safety shall establish a firearms training nsees and registered employees to be conducted by agencies and institutions Board and the Secretary of Public Safety. The Board and the Secretary of Public
4 5		ve training programs conducted by a contract security company and the security proprietary security organization, if the contract security company or security
6		proprietary security organization offers the courses listed in subdivision (1) of
7	this subsection a	nd if the instructors of the training program are certified trainers approved by
8		Secretary of Public Safety:
9 10	(1)	The basic training course approved by the Board and the Secretary of Public Safety shall consist of a minimum of four hours of <del>classroom</del> training which
11		shall include all of the following:
12		a. Legal limitations on the use of hand guns firearms and on the powers
13		and authority of an armed security guard.
14		b. Familiarity with this section.
15		c. Range firing and procedure and hand gun firearm safety and
16		maintenance.
17		····
18		oard shall not knowingly issue a firearm registration permit to an individual
19		by federal or State law from possessing a firearm."
20		<b>TON 1.11.</b> Article 1 of Chapter 74C of the General Statutes is amended by
21 22	adding a new sec	
22		emption from firearms training requirements. following persons may be exempt from the firearms training requirements of
23 24	<u>G.S. 74C-13(b):</u>	snowing persons may be exempt from the meaning requirements of
24 25	<u>0.3. 74C-13(b).</u> (1)	Those who have successfully completed the North Carolina Basic Law
25 26	<u>(1)</u>	Enforcement Training (BLET) and the first year of probationary employment.
20 27	(2)	Persons who have retired either by years of service or by medical disability,
28	(2)	or separated in good standing as a sworn law enforcement officer from a
29		federal, state, county, or municipal law enforcement agency that included in
30		their duty the use and qualification of a firearm. Retirement or separation must
31		have occurred within three years of application.
32	<u>(3)</u>	Military personnel who have been honorably discharged within three years of
33		application and whose military occupational specialty (MOS) included
34		Military Police or Criminal Investigative Division (CID) within three years of
35		application.
36	<u>(4)</u>	Employees of a nuclear power plant that are required to comply with 10 C.F.R.
37		§ 73.55 Appendix B, "Training and Qualification of Security Personnel," as
38		supplemented by the United States Nuclear Regulatory Commission
39		Regulatory Guide 5.75.
40	<u>(b)</u> <u>An ap</u>	plicant claiming one of the above exemptions from the 20-hour course of armed
41	guard instruction	must provide the Board the following documentation, as appropriate:
42	<u>(1)</u>	A copy of a North Carolina BLET training certificate and a letter from the
43		applicant's department verifying that the probationary employment period has
44		been completed.
45	<u>(2)</u>	Retirement documentation not older than three years verifying sworn status,
46		or the card issued by the North Carolina Criminal Justice Training &
47		Standards Division authorizing concealed carry under the United States Law
48		Enforcement Officers' Safety Act of 2004.
49 50	<u>(3)</u>	Documentation from a United States Department of Defense Form DD 214,
50		Form DD 215, or Form NGB 22 noting a Military Police or CID military
51		occupational specialty.

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1	<u>(4)</u>	Documentation of retirement or separation from a feder	al law enforcement
2		agency with a United States Office of Personnel Manag	
3		<u>1811.</u>	-
4	<u>(5)</u>	Documentation of current, direct employment with a n	uclear power plant
5		located in North Carolina.	
6	(c) The	Board shall deny the exemption if the applicant fai	ls to provide the
7	documentation, a	s applicable, set forth above.	
8		utilizing this exemption, the applicant must qualify wi	
9	· · · · · · · · · · · · · · · · · · ·	equired firearm qualification course. If the applicant fails to	· ·
10	•	ourses, the applicant shall be required to undergo the entire	e 20-hour course of
11	instruction.		
12		utilizing this exemption, the applicant must complete	-
13		ed by G.S. 74C-13(h)(1) and the Board's administrative rule	<u>es.</u> "
14		<b>FION 1.12.</b> G.S. 74C-15(a) reads as rewritten:	
15	· / I	the issuance of a license or trainee permit, a pocket identification	U I
16		approved by the Board shall be issued by the Board with	
17		e. The holder must have this card in his <u>or her</u> possession a	
18		and working within the scope of his <u>or her</u> employment.	
19		a card has been issued terminates his <u>or her</u> position as a lice	
20		rendered to the Director of the Board within 10 working day	's thereafter."
21		<b>FION 1.13.</b> G.S. 74C-17 reads as rewritten:	
22	"§ 74C-17. Enfo	prcement.	
23		n , , , , , , , , , , , , , , , , , , ,	1 • 1 .•
24	• •	berson, firm, association, or corporation or their agents and e	
25 26		ions of this Chapter or knowingly violating any rule promul	
20 27		Il be guilty of a Class 1 misdemeanor. The Attorney Gen hall have concurrent jurisdiction with the district attorne	
27	1	ons of this Chapter.	by of this state to
28 29	1	a of revocation or suspension of a license or permit under (	3 S 74C 12 a civil
30		ore than two thousand dollars (\$2,000) per violation may	, , , , , , , , , , , , , , , , , , ,
31		y person or business who violates any provision of this Ch	
32		d pursuant to this Chapter. In determining the amount of any	
33	_	e degree and extent of harm caused by the violation. The cle	
34		d for in this subsection shall be remitted to the Civil Penalty	
35		th G.S. 115C-457.2.	
36		edings for the assessment of civil penalties under this sectio	n shall be governed
37		of the General Statutes. If the person assessed a civil pen-	-
38	• •	pard, the Board may institute an action in the superior cou	
39	- ·	resides or has his or her principal place of business to recove	-
40		n action to recover a civil penalty under this section shall n	
41		enalty prescribed by law."	<i></i>
42	• 1	<b>FION 1.14.</b> G.S. 74C-18(b) reads as rewritten:	
43		Director, in his or her discretion and subject to the approval	l of the Board, may
44		y permit to a nonresident who has complied with the provisi	-
45	and who is valid	ly licensed in another state to engage in a private protect	ive service activity
46	incidental to a sp	ecific case originating in another state. A temporary permit	may be issued for a
47	period of no mo	re than 30 days and may be renewed. A temporary permi	t may contain such
48	restrictions which	h the Board, in its discretion, deems appropriate."	
49		<b>FION 1.15.</b> G.S. 74C-21(b) reads as rewritten:	
50		ff-duty law enforcement officer may be employed during	
51	hours by a licen	sed security guard and patrol company on an employer-e	employee basis. An

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-		preement officer shall not wear his or her po	
police equi	+	while working for a security guard and patrol <b>TON 1.16.</b> G.S. 74C-23 reads as rewritten:	company."
'§ 74C-23	. Acqu	usition or change of ownership or control o	of licensed firm, association, or
In the e	-	<b>ration.</b> company, firm, or corporation licensed under t	this Chapter transfers ownership.
control, or	a majo	ority of assets to another person, firm, associa, or corporation acquiring control or owne	ation, or corporation, the person,
responsibil		, or corporation acquiring control of owne	asing shall have the following
	 (4)	Provide to the Director within 60-10 caler	ndar days <del>from the p</del> rior to the
	(.)	<u>effective</u> date of the transaction the following registrants affected by the transaction.	
		a. A list of all registrants or licensees af	fected by the transaction.
		b. Written confirmation of completion ( acquiring party to comply with the rec	of any changes necessary for the
		applicable rules adopted by the Bos Director.	ard on a form approved by the
	<u>(5)</u>	Provide to the Director within 60 calendar da	
		transaction written confirmation of completi	
		the acquiring party to comply with the requ	
	SECT	applicable rules adopted by the Board on a for <b>TON 1.17.</b> G.S. 14-269.3 reads as rewritten:	orm approved by the Director.
'§ 14-269		carrying weapons into assemblies and es	stablishments where alcoholic
0 01		ages are sold and consumed.	
 (b)	This s	ection shall not apply to any of the following:	
	(4)	A person registered or hired as a s G.S. $74C-3(b)(13)$ who is hired by the owner,	
		sponsoring the event.event or a person en	
		pursuant to G.S. 74C-2 who is hired by t	
		organization sponsoring the event.	<b>i</b>
	"		
PART II.	ALAR	M SYSTEMS LICENSING ACT CHANG	ES
		<b>TON 2.</b> Chapter 74D of the General Statutes	
		"Chapter 74D.	
		"Alarm-Electronic Security System	ms.
		"Article 1.	
		"Alarm Electronic Security Systems Lice	ensing Act.
"§ 74D-1.			, <b>T</b> , <b>A</b> , <b>H</b>
	•	be cited as the <u>"Alarm "Electronic Security Sy</u>	stems Licensing Act."
		se requirements.	composition or depertment or
(a) division of		se Required. – No person, firm, association, association or corporation, shall engage in or	· · · ·
		security systems business without first being	
		rtment or division of a firm, association, or	
-	-	his Chapter if the distinct department or div	
		rporation as a whole, engages in an alarm elec	
		r division shall ensure strict confidentiality of	

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1	the private securi	ty information of the department or division must, at a minimum, be physically
2	-	other premises of the firm, association, or corporation. For purposes of this
3	-	<del>rm</del> <u>"electronic security</u> systems business" is defined as any person, firm,
4		rporation that does any of the following:
5	(1)	Sells Unless otherwise exempt, sells or attempts to sell an alarm electronic
6	(1)	security system device by engaging in a any personal solicitation at a
7		residence or business to advise, design, or consult on specific types and
8		specific locations of alarm electronic security system devices.
9	(2)	Installs, Unless otherwise exempt, installs, services, monitors, or responds to
10	(2)	electrical, <u>wireless or hardwired</u> electronic or mechanical alarm signal
11		devices, devices and security systems, and integrated automation of a
12		residence or business that includes a security element, burglar alarms,
13		monitored access control, or cameras used to detect or observe burglary,
14		breaking or entering, intrusion, shoplifting, pilferage, theft, or other
15		unauthorized or illegal activity. This provision shall not apply to a locking
16		device that records entry and exit data and does not transmit the data in real
17		time to an on-site or off-site monitoring location, provided the installer is duly
18		licensed by the North Carolina Locksmith Licensing Board.
19		
20	(c) Quali	fying Agent. – A business entity that engages in the alarm systems business is
21		<u>censed under this Chapter is subject to all of the requirements listed in this</u>
22		respect to a qualifying agent. For purposes of this Chapter, a "qualifying agent"
23		<u>who is a full-time employee in a management position who is licensed under this</u>
24		se name and address have been registered with the Board. The requirements are:
25	. (1)	The business entity shall employ a designated qualifying agent who meets the
26		requirements for a license issued under and who is, in fact, licensed under the
27		provisions of this Chapter, unless otherwise approved by the Board. Service
28		upon the qualifying agent appointed by the business entity of any process,
29		notice or demand required by or permitted by law to be served upon the
30		business entity by the Alarm-Electronic Security Systems Licensing Board
31		shall be binding upon the licensed business entity. Nothing herein contained
32		shall limit or affect the right to serve any process, notice or demand required
33		or permitted by law to be served upon a business entity in any other manner
34		or hereafter permitted by law.
35		
36	(3)	In the event that the qualifying agent upon whom the business entity relies in
37		order to do business ceases to perform his or her duties as qualifying agent,
38		the business entity shall notify the board in writing by letter or using the
39		Board's online form within 10 working days. The business entity must obtain
40		a substitute qualifying agent within 90 days after the original qualifying agent
41		ceases to serve as qualifying agent. The Director may extend the 90-day
42		period, for good cause, an additional 30 days upon a written request of an
43		officer of the company.
44	(4)	The license certificate shall list the name of the qualifying agent. No licensee
45		person shall serve as the qualifying agent for more than one business entity
46		without the prior approval of the Board.
47		
48	<u>(6)</u>	The qualifying agent is responsible for maintaining a current address and other
49 50		contact information with the Board.
50		nal Record Check. Minimum Qualifications of Qualifying Agent. – An
51	applicant tor qua	alifying agent must meet all of the following requirements and qualifications

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1 2 3	determined by a background investigation conducted by the Board in accordance wit $G.S. 74D - 2.1$ and upon receipt of an application: $G.S. 74D - 2.1$ :	th
	<ul> <li>(1) The applicant is at least 18 years of age.</li> <li>(2) The applicant is of accid mercel about the applicant is af accid mercel about the following t</li></ul>	• ~
4 5	(2) The applicant is of good moral character and temperate habits. The followin shall be prima facie evidence that the applicant does not have good moral character and temperate habits.	-
6	character or temperate habits: conviction by any local, State, federal, o	or
7	military court of any crime involving the illegal use, carrying, or possessio	on
8	of a firearm; conviction of any crime involving the illegal use, possession	
9 10	sale, manufacture, distribution or transportation of a controlled substance drug, narcotic, or alcoholic beverages; conviction of a crime involvin	
10	felonious assault or an act of violence; conviction of a crime involvin	<u> </u>
12	unlawful breaking or entering, burglary, larceny, or of any offense involvin	-
12	moral turpitude; or a history of addiction to alcohol or a narcotic drug	-
13	provided that, for purposes of this subsection, "conviction" means an	-
15	includes the entry of a plea of guilty, plea of no contest, or a verdict rendere	
16	in open court by a judge or jury-jury, including a prayer for judgmer	
17	continued, adjudication withheld, or equivalent disposition.	<u> </u>
18	(3) The applicant has the necessary training, qualifications and experience to b	he
19	licensed.	
20	(4) The applicant has successfully completed or kept current the Certified Alarr	m
21	Technician Level II course offered by the Electronic Security System	
22	Association.	
23	(5) Proof of how in-State activities of the licensee are to be monitored, includin	ng
24	a business plan setting forth the type of activities to be performed in this State	-
25	such as telephone solicitation, residential and commercial installation of	or
26	monitoring. The plan shall be updated promptly as activities change.	
27	(e) Examination. The Board may require the applicant to demonstrate the applicant	<del>t's</del>
28	qualifications by examination.	
29		
30	(g) An alarm monitoring company located in another state and licensed by that stat	
31	which demonstrates to the Board's satisfaction that it does not conduct any business through	
32	personal representative present in this State but which solicits and conducts business solel	
33 34	through interstate communication facilities, such as telephone, earth satellite relay stations, the	
34 35	Internet and the United States Postal Service, upon receipt by the Board of a certificate of goo standing from the state of licensure, is not required to register employees pursuant to G.S. 74D-8	
36	Out-of-state monitoring companies not licensed in any state must be licensed by the Board an	
37	register employees pursuant to G.S. 74D-8.	<u>IU</u>
38	"§ 74D-2.1. Criminal background checks.	
39	(a) Authorization. – Upon receipt of an application for a license or registration, the Boar	rd
40	shall conduct a background investigation to determine whether the applicant meets th	
41	requirements for a license or registration as set out in G.S. 74D-2(d). The <del>Department of Publi</del>	
42	Safety State Bureau of Investigation's Division of Criminal Information Network may provide	
43	criminal record check to the Board for a person who has applied for a new or renewal license of	
44	registration through the Board. The Board shall provide to the Department of Public Safety, Stat	
45	Bureau of Investigation, along with the request, the fingerprints of a new applicant, and th	
46	Department of Public Safety State Bureau of Investigation shall provide a criminal record chec	ck
47	based upon the applicant's fingerprints. The Board may request a criminal record check from th	
48	Department of Public Safety State Bureau of Investigation for a renewal applicant based upo	
49	the applicant's fingerprints in accordance with policy adopted by the Board. The Board shall	
50	provide any additional information required by the Department of Public Safety State Bureau of	
51	Investigation and a form signed by the applicant consenting to the check of the criminal recor	rd

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1 and to the use of the fingerprints and other identifying information required by the State or 2 national repositories. The applicant's fingerprints shall be forwarded to the State Bureau of 3 Investigation for a search of the State's criminal history record file, and the State Bureau of 4 Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a 5 national criminal history check. The Department of Public Safety State Bureau of Investigation 6 may charge each applicant a fee-fee, to be collected by the Board and transmitted to the State 7 Bureau of Investigation, for conducting the checks of criminal history records authorized by this 8 subsection. 9 The Board may require a new or renewal applicant to obtain a criminal record report from 10 one or more reporting services designated by the Board to provide criminal record reports. 11 Applicants are required to pay the designated reporting service for the cost of these reports. 12 (b)Confidentiality. – The Except as necessary to support the denial of an application or 13 a disciplinary matter in a contested case, the Board shall keep all information obtained pursuant to this section confidential in accordance with applicable State law and federal guidelines, and 14 the information shall not be a public record under Chapter 132 of the General Statutes. 15 "§ 74D-3. Exemptions. 16 17 The provisions of this Chapter shall not apply to:to the following: (a) A person, firm, association or corporation that sells or manufactures alarm 18 (1)19 electronic security systems, unless the person, firm, association or corporation 20 makes personal solicitations at a residence or business to advise, design, or 21 consult on specific types and specific locations of alarm-electronic security system devices, installs, services, monitors, or responds to alarm-electronic 22 23 security systems at or from a protected premises or a premises to be protected 24 and thereby obtains knowledge of specific application or location of the alarm 25 electronic security system. A person licensed under this Chapter may hire a 26 consultant to troubleshoot a location or installation for a period of time not to 27 exceed 48 hours in a one-month period if the licensee submits a report to the 28 Board within 30 days from the date of the consultation designating the 29 consultant as a temporary consultant; 30 (2)Installation, servicing or responding to fire alarm systems or any alarm device 31 which is installed in a motor vehicle, aircraft or boat; boat. 32 Installation or service of an alarm electronic security system on property (3) 33 owned by or leased to the installer; installer. 34 An alarm monitoring company located in another state which demonstrates to (4)35 the Board's satisfaction that it does not conduct any business through a 36 personal representative present in this State but which solicits and conducts 37 business solely through interstate communication facilities such as telephone 38 messages, earth satellite relay stations and the United States postal service; 39 and 40 (5)A person or business providing alarm systems services to a State agency or local government if that person or business has been providing those services 41 42 to the State agency or local government for more than five years prior to the 43 effective date of this Chapter, and the State agency or local government joins with the person or business in requesting the application of this exemption. 44 Installation or service of a locking device that records entry and exit data and 45 (6)does not transmit the data in real time to an on-site or off-site monitoring 46 location, provided the installer is licensed by the North Carolina Locksmith 47 48 Licensing Board. 49 A person licensed under this Chapter may hire a consultant to troubleshoot a location (b) or installation for a period of time not to exceed 48 hours in a one-month period if the licensee 50

1 submits a report to the Board within 30 days from the date of the consultation designating the 2 consultant as a temporary consultant. 3

4

# "§ 74D-4. Alarm-Electronic Security Systems Licensing Board.

The Alarm Electronic Security Systems Licensing Board is hereby established. (a)

5 (b) The Board shall consist of seven members: the Secretary of Public Safety or his or 6 her designee; two persons appointed by the Governor, one of whom shall be licensed under this 7 Chapter and one of whom shall be a public member; two persons appointed by the General 8 Assembly upon the recommendation of the President Pro Tempore of the Senate in accordance 9 with G.S. 120-121, one of whom shall be licensed under this Chapter and one of whom shall be 10 a public member; and two persons appointed by the General Assembly upon the recommendation 11 of the Speaker of the House of Representatives in accordance with G.S. 120-121, one of whom 12 shall be licensed under this Chapter and one of whom shall be a public member.

13 Each member shall be appointed for a term of three years and shall serve until a (c) 14 successor is installed. No-With the exception of the Secretary or his or her designee, no member 15 shall serve more than two complete three-year consecutive terms. The term of each member, 16 other than the Attorney General or his designee, who is serving on August 7, 1989, shall terminate 17 on June 30, 1989. Of the appointments made by the General Assembly upon the recommendation 18 of the President of the Senate to begin on July 1, 1989, one member shall be for a term of one 19 year and one member shall be for a term of three years. Of the appointments made by the General 20 Assembly upon the recommendation of the Speaker of the House of Representatives, one member 21 shall be appointed for a term of two years and one member shall be appointed for a term of three 22 years. Thereafter all terms shall be for three years.

23

24 (f) The Board shall elect a chairman chair and a vice-chairman vice-chair from its 25 membership by majority vote at the first meeting of its fiscal year. The vice-chairman-vice-chair 26 shall serve as chairman chair of the screening committee and shall also serve as chairman chair 27 in the chairman's chair's absence. At no time shall both the positions of chairman chair and 28 vice-chairman vice-chair be held by either an industry representative or a nonindustry 29 representative.

30 The Board shall meet at the call of the chairman chair or a majority of the members (g) 31 of the Board. The Board shall adopt rules governing the call and conduct of its meetings. A 32 majority of the current Board membership constitutes a quorum.

33

### 34 "§ 74D-5. Powers of the Board.

35 In addition to the powers conferred upon the Board elsewhere in this Chapter, the (a) 36 Board shall have the power to:to do the following:

37 (1)Promulgate rules necessary to carry out and administer the provisions of this 38 Chapter including the authority to require the submission of reports and 39 information by licensees under this Chapter; Chapter. Determine minimum qualifications and establish minimum education, 40 (2) experience, and training standards for applicants and applicants, licensees and 41 42 registrants under this Chapter; Chapter. 43 (3) Conduct investigations regarding alleged violations and make evaluations as 44 may be necessary to determine if unlicensed individuals or entities are in 45 violation of this Chapter and licensees and registrants under this Chapter are 46 complying with the provisions of this Chapter; Chapter. With the concurrence 47 of the Secretary of Public Safety, the Board shall issue, in writing, cease and 48 desist orders for violations of this Chapter. 49 (4) Adopt and amend bylaws, consistent with law, for its internal management 50 and control; control.

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1	(5)	Investigate and approve individual applicants to be licensed or registered
2		according this Chapter;Chapter.
3	(6)	Deny, suspend, or revoke any license issued or to be issued under this Chapter
4		to any applicant or licensee applicant, licensee, or registrant who fails to
5		satisfy the requirements of this Chapter or the rules established by the Board.
6		The denial, suspension, or revocation of such license or registration shall be
7		in accordance with Chapter 150B of this the General Statutes of North
8		Carolina;Statutes.
9	(7)	Issue subpoenas to compel the attendance of witnesses and the production of
0		pertinent books, accounts, records, and documents. The district court shall
1		have the power to impose punishment pursuant to G.S. 5A-21 et seq. for acts
2		occurring in matters pending before the Board which would constitute civil
5		contempt if the acts occurred in an action pending in court; and court.
-	(8)	Contract for services as necessary to carry out the functions of the Board.
	<u>(9)</u>	Acquire, hold, rent, encumber, alienate, and otherwise deal with real property
)		in the same manner as a private person or corporation, subject only to approval
'		of the Governor and the Council of State. Collateral pledged by the Board for
		an encumbrance is limited to the assets, income, and revenues of the Board.
)		hairman chair of the Board or his or her representative designated to be a hearing
)		uct any hearing called by the board for the purpose of denial, suspension, or
l		cense or registration under this Chapter.
2		egulation of electronic security businesses shall be exclusive to the Board;
3		or county shall be permitted to require an electronic security business operating
1		tion to register and to supply information regarding its license and may adopt
5		equire users of electronic security systems to obtain revocable permits when
5		lves automatic signal transmission to a law enforcement agency.
7		tion of Director created.
3	-	of Director of the Alarm Electronic Security Systems Licensing Board is hereby
)		e Department of Public Safety. The Secretary of Public Safety shall appoint a
)	-	full-time position. The Director's duties shall be to administer the directives
		Chapter and the rules promulgated <u>adopted</u> by the Board to implement this
	-	arry out the administrative duties incident to the functioning of the Board in
	• •	police the alarm electronic security systems industry to insure compliance with
		pects. The Director may issue a temporary grant or denial of a request for ct to final action by the Board at its next regularly scheduled meeting.
	0 0	estigative powers of the Secretary of Public Safety.
5		of Public Safety shall have the power to investigate or cause to be investigated
8	•	llegations, or suspicions of wrongdoing or violations of this Chapter involving
, )	• •	<u>ensed</u> , licensed, or to be licensed, under this Chapter. Any investigation
)		ant to this section is deemed confidential and is not subject to review under
	-	the investigation is complete and a report is presented to the Board. However,
		released to the licensee after the investigation is complete but before the report
, }	is presented to the	
-	-	l of <del>a license or</del> registration.
+ 5		ng that the applicant meets the requirements for licensure or receipt of an
- )	_	gistration under this Chapter, <u>G.S. 74D-8</u> , the Board shall determine whether
		all receive the license or registration applied for. The grounds for denial
,	include: <u>include th</u>	• • • •
, )	(1)	Commission of some act which, if committed by a registrant or licensee,
)	(1)	would be grounds for the suspension or revocation of a registration or license
,		under this <del>Chapter;</del> <u>Chapter</u> .
•		under und Onupter, <u>Onupter.</u>

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1	(2)	Conviction of a crime involving fraud; the illegal use, carry	ing, or possession
2		of a firearm, felonious assault or an act of violence, felonio	
3		felonious larceny, or felonious fraud. For purposes of	
4		"conviction" means and includes the entry of a plea of	
5		contest, or a verdict entered in open court by a judge or jury,	
6		for judgment continued, adjudication withheld, or equivalent	
7	(3)	Lack of good moral character or temperate habits.	The following
8		misdemeanor convictions within 10 years of the date of the	e application shall
9		be prima facie evidence that the applicant does not have good	od moral character
10		or temperate habits: conviction by any local, State, federal	•
11		of any crime involving the illegal use, carrying, or posses	
12		conviction of any crime involving the illegal use,	
13		manufacture, distribution, or transportation of a controlled	
14		narcotic, or alcoholic beverages; conviction of a crime in	0
15		assault or an act of violence; conviction of a crime in	•
16		breaking or entering, burglary or larceny or of any offense	-
17		turpitude; <u>conviction of a crime involving a sexual offens</u>	
18 19		addiction to alcohol or a narcotic drug; provided that, for subsection "conviction" means and includes the entry of a p	
19 20		of no contest, or a verdict rendered in open court by a j	
20		including a prayer for judgment continued, adjudicat	
22		equivalent disposition.	
23	(4)	Previous denial under this Chapter or previous revocation f	or <del>cause:</del> cause.
24	(5)	Knowingly making any false statement or misrepresentation	
25	( )	made to the Board for a license or registration.	11
26	<u>(6)</u>	Registration as a sex offender in this State or any other state	<u>e.</u>
27	"§ 74D-7. Form	of license; term; assignability; renewal; posting; branch	offices; fees.
28			
29		ranch office of in this State with an alarm electronic security	•
30		anch office certificate. A separate certificate stating the loca	
31	1 1 0 0	shall be posted at all times in a conspicuous place in each bra	-
32		under the provisions of this Chapter shall file in writing w	
33		of its branch offices. offices in this State. All licensees of w	
34 25	•	oard in writing before the establishment, closing, or changing	·
35 36	•	<u>e. office in this State. A licensed qualifying agent may be resolution of an alarm systems business with the prior appropriate</u> .	-
30 37		oval may be granted by the Director, upon application of the	
38		ne not to exceed 10 working 45 days after the adjournment of	
39	-	ig of the Board unless the Board determines that the appl	• •
40	denied.	is of the Dould alloss the Dould determines that the upp	
41			
42	"§ 74D-8. Regis	tration of persons employed.	
43	(a) (1)	A licensee of an alarm electronic security systems business	shall register with
44		the Board within 30 days after the employment begins, al	
45		employees of the licensee that are within the State, unless i	n the discretion of
46		the Director, the time period is extended for good cause:	
47		a. Any employee that has access to confidential inform	-
48		design, installation, or application of any location	-
49 50		security system or that has access to any code, nu	
50		that would allow the system to be modified, altered,	or circumvented.

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1		b. Any employee who installs or services an electroni	c security system	
2		in a commercial business establishment or a persona	l residence.	
3		Employees engaged only in sales or marketing that does n	ot involve any of	
4		the above are not required to be registered.		
5	(1a)	To register an employee, a licensee shall submit to the		
6		employee: set(s) two sets of classifiable fingerprints or		
7		applicant cards; two recent color photograph(s) photograp		
8		quality for identification; and statements of any criminal re		
9		appropriate by the Board.Board; and the fee an	uthorized under	
10	(11)	<u>G.S. 74D-7(e)(4).</u>	1	
11	<u>(1b)</u>	A licensee may employ an applicant for registration a		
12		employee for 20 consecutive days. Upon completion of		
13 14		period and the desire of the licensee to hire the registration		
14 15		regular employee, the licensee shall register the employed subdivision (a)(1) of this section with the Board within 3	-	
15 16		probationary employment period ends, unless the Director		
17		period for good cause. Before a probationary employee eng		
18		security systems services, the employee shall complete		
19		requirements, and the licensee shall conduct a criminal rec	• •	
20		employee, as the Board deems appropriate. The licensee sha		
21		the probationary employees to the Director on a monthly ba		
22		include the name, address, Social Security number, and date		
23		of the employees.		
24	(2)	Except during the probationary period and the time allowed	for registration in	
25		subdivision (a)(1) of this section, no alarm electronic	security systems	
26		business may employ any employee required to be registered		
27		unless the employee's registration has been approved by the	Board as set forth	
28		in this section.		
29				
30		prenticeship registration permit.		
31 32		board may issue an apprenticeship registration permit to an ap		
32 33	-	nd currently enrolled in high school if the applicant holds a var ast three letters of recommendation stating that the applicant		
33 34		ided in G.S. $74D-2(d)(2)$ . The letters of recommendation shall	-	
35	-	ed to the individual, and at least one of the letters shall be from	-	
36		applicant is currently enrolled.individual.	i an official at the	
37	sensor where the	applicant is carrently enrolled. <u>individual.</u>		
38	"§ 74D-9. Certi	ficate of liability insurance required; form and approval	; suspension for	
39		ompliance.	, <b>F</b>	
40	•••	r		
41	(d) No lie	cense shall be issued under this act unless the applicant file	s with the Board	
42	evidence of a pol	icy of liability insurance which policy must provide for the fol	lowing minimum	
43	coverage: two hu	coverage: two hundred fifty thousand dollars (\$50,000) (\$250,000) because of bodily injury or		
44	death of one pers	son as a result of the negligent act or acts of the principal inst	ured or his <u>or her</u>	
45		agents operating in the course and scope of his <u>or her</u> employment; subject to said limit for one		
46	-	person, one-five hundred thousand dollars (\$100,000) (\$500,000) because of bodily injury or		
47	death of two or more persons as the result of the negligent act or acts of the principal insured or			
48	his <u>or her</u> agent operating in the course and scope of his or her agency; twenty <u>one hundred</u>			
49	thousand dollars $($20,000)$ $($100,000)$ because of injury to or destruction of property of others			
50		e negligent act or acts of the principal insured or his or her as	gents operating in	
51	the course and sc	ope of his or her agency.		

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	-	pension or revocation of licenses and registrations; appeal.
(a licens		Board may, after notice and an opportunity for hearing, suspend or revoke a ation issued under this Chapter if it is determined that the licensee or registrant
has:	0	
	•••	
	(3)	Violated any rule promulgated adopted by the Board pursuant to the authority contained in this Chapter.
	(4)	Been convicted of any <u>felony set forth in G.S. 74D-6(2) or any</u> crime involving moral turpitude <del>or any other crime involving violence or the illegal use, carrying, or possession of a dangerous weapon.as set forth in G.S. 74D-6(3).</del>
	(7)	Engaged in or permitted any employee to engage in any alarm electronic security systems business when not lawfully in possession of a valid license registration issued under the provisions of this Chapter.
	(8)	Committed an unlawful breaking or entering, <u>burglary</u> , <u>larceny</u> , assault,
		battery, or kidnapping.kidnapping, sexual offense, trespassing, or fraud.
	•••	
	(10)	Failed to maintain the certificate of liability <u>insurance</u> required by this Chapter.
	 (15)	Engaged in the alarm electronic security systems profession under a name other than the name under which the license was obtained under the provisions of this Chapter.
	(19)	Engaged in conduct that constitutes dereliction of duty or otherwise deceives, defrauds, or harms the public in the course of professional activities or
		services.services, including fraudulently claiming a change in business
		ownership, fraudulently claiming dissolution of a competing business,
		fraudulently claiming to be a representative of the consumer's current service
		provider, misrepresentation of employer, or misrepresenting an upgrade of
		equipment as a sales tactic.
"§ 74	D-11. Enfo	prcement.
	•	
(b	•	person, firm, association, corporation, or department or division of a firm,
		rporation, or their agents and employees violating any of the provisions of this
-		ingly violating any rule promulgated to implement this Chapter shall be guilty
		isdemeanor. The Attorney General, or his <u>or her</u> representative, shall have
		diction with the district attorneys of this State to prosecute violations of this
Chapt (c		agulation of alarm systems businesses shall be evalusive to the Roard: however
`		egulation of alarm systems businesses shall be exclusive to the Board; however, ty shall be permitted to require an alarm systems business operating within its
•	•	egister and to supply information regarding its license, and may adopt an
•		uire users of alarm systems to obtain revocable permits when alarm usage
		tic signal transmission to a law enforcement agency.
(e		edings for the assessment of civil penalties shall be governed by Chapter 150B
of the	Conoral St	atutes. If the person assessed a penalty fails to pay the penalty to the Board, the

of the General Statutes. If the person assessed a penalty fails to pay the penalty to the Board, the Board may institute an action in the superior court of the county in which the person resides or 50 51

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	or her principal place of business to recover the unpaid am		
to recov	to recover a civil penalty under this section shall not relieve any party from any other penalty		
prescribe	ed by law.		
(f)	The sale, installation, or service of an alarm elect	tronic security system by an	
	ed or unregistered person shall constitute a threat to the p		
for the s	ale, installation, or service of an alarm-electronic security	<u>y</u> system shall be deemed void	
and uner	nforceable.		
•••			
" <del>§ 74D-</del>	13. Transfer of funds.		
<del>All i</del>	fees collected pursuant to Chapter 74C of the General	Statutes from alarm systems	
business	es which have not been expended upon January 1, 1984, sl	hall be transferred to the Board	
<del>by the</del>	Private Protective Services Board for the purpose of	f defraying the expenses of	
<del>administ</del>	ering this act.		
" <b>§ 74D-</b> 2	14. Proof of licensure to maintain or commence action	1.	
An <del>a</del>	larm electronic security systems business may not maint	tain any action in any court of	
the State	e for the collection of compensation for performing an	n act for which a license or	
0	ion is required by this Chapter without alleging and pro-	<u> </u>	
security	systems business is appropriately licensed and the emp	ployee or agent of the alarm	
electroni	ic security systems business is appropriately registered upo	on entering into a contract with	
	sumer. An alarm electronic security systems installation		
	entered into with a consumer shall be void if the consumer	-	
	ed by the Board that the alarm-electronic security syst		
	or the consumer establishes through records maintained	•	
enticing the consumer to enter into the contract is not properly registered by the Board. The sale,			
	on, or service of an alarm electronic security system	•	
-	ered employee shall be deemed an unfair and deceptiv	e trade practice and shall be	
actionab	le under Chapter 75 of the General Statutes.		
	"Article 2.		
	"Alarm <u>Electronic Security</u> Systems Educati		
"§ 74D	30. Alarm <u>Electronic Security</u> Systems Education Fun	d created; payment to Fund;	
	management; use of funds.		
(a)	There is hereby created and established a special fun		
	nic Security Systems Education Fund" (hereinafter Fund		
	ed in the office of the State Treasurer. The Fund shall be	e used in the manner provided	
in this A	rticle for the education of licensees and registrants.		
•••			
(c)	In addition to the fees provided for elsewhere in this C	Chapter, the Board shall charge	
the follo	wing fees which shall be deposited into the Fund:		
	(1) On July 1, 1985, the Board shall charge every	licensee on that date a fee of	
	fifty dollars <del>(\$50.00);(\$50.00).</del>		
	(2) The Board shall charge each new applicant for a	-	
	provided that for purposes of this Article a new		
	an applicant who did not possess a license on J		
	(3) The Board is authorized to charge each license		
	exceed fifty dollars (\$50.00), on July 1 of any y		
/ •	Fund is less than twenty-five thousand dollars (		
(d)	The State Treasurer shall invest and reinvest the more		
mmorridae	invitory the Roard in its discretion movines the Lund tor	only of the telloughed number	

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1	(1)	To advance education and research in the alarm electronic security systems	3		
2		field for the benefit of those licensed under the provisions of this Chapter and	ł		
3		for the improvement of the industry,			
4	(2)	To underwrite educational seminars, training centers and other educational	1		
5		projects for the use and benefit generally of licensees, and			
6	(3)	To sponsor, contract for and to underwrite any and all additional educationa	1		
7		training and research projects of a similar nature having to do with the	)		
8		advancement of the alarm electronic security systems field in North Carolina.	'		
9					
10	PART III. EFFECTIVE DATE				
11	<b>SECTION 3.</b> Section 1.1 of this act becomes effective July 1, 2020. The remainder				
12	of this act becomes effective July 1, 2019.				