GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 1073 PROPOSED COMMITTEE SUBSTITUTE S1073-PCS75263-ROf-47

Short Title: Amend Alarm Systems Licensing Act.

(Public)

D

Sponsors:

Referred to:

34

March 31, 2009

1	A BILL TO BE ENTITLED
2	AN ACT AMENDING THE NORTH CAROLINA ALARM SYSTEMS LICENSING ACT
3	AND AUTHORIZING THE NORTH CAROLINA ALARM SYSTEMS LICENSING
4	BOARD TO ESTABLISH A LATE REGISTRATION FEE.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 74D-2 reads as rewritten:
7	"§ 74D-2. Licenses required.
8	(a) No person, firm, association, corporation, or department or division of a firm,
9	association or corporation, shall engage in or hold itself out as engaging in an alarm systems
10	business without first being licensed in accordance with this Chapter. For purposes of this
11	Chapter an "alarm systems business" is defined as any person, firm, association or corporation
12	which that does any of the following:
13	(1) sells <u>Sells</u> or attempts to sell <u>an alarm system device</u> by engaging in a
14	personal solicitation at a residence or business when combined with personal
15	inspection of the interior of the residence or business to advise advise,
16	design, or consult on specific types and specific locations of alarm system
17	devices,<u>devices</u>.
18	(2) installs, Installs, services, monitors monitors, or responds to electrical,
19	electronic or mechanical alarm signal devices, burglar alarms, television
20	cameras or still camerasmonitored or recorded access control, or cameras
21	used to detect burglary, breaking or entering, intrusion, shoplifting,
22	pilferage, or theft.theft, or other unauthorized or illegal activity.
23	A department or division of a firm, association or corporation may be separately licensed under
24	this Chapter if the distinct department or division, as opposed to the firm, association or
25	corporation as a whole, engages in an alarm systems business. Such a department or division
26	shall ensure strict confidentiality of private security information, and the private security
27	information of the department or division must, at a minimum, be physically separated from
28	other premises of the firm, association or corporation.
29	(b) Repealed by Session Laws 1989, c. 730, s. 1.
30	(c) (1) No business entity shall do business under this Chapter unless the business
31	entity has in its employ a designated resident qualifying agent who meets the
32	requirements for a license issued under and who is, in fact, licensed under
33	the provisions of this Chapter, unless otherwise approved by the Board.



Provided, however, that this approval shall not be given unless the business

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1		entity has and continuously maintains in this State a r	egistered agent who
2		shall be an individual resident in this State. Service upor	
3		appointed by the business entity of any process, notice	
4		by or permitted by law to be served upon the business	
5		Systems Licensing Board shall be binding upon the bu	-
6		licensee. Nothing herein contained shall limit or affect t	
7		process, notice or demand required or permitted by law	-
8	$\langle 2 \rangle$	business entity in any other manner or hereafter permitte	-
9	(2)	For the purposes of this Chapter, a "qualifying agent" m	
10 11		a management position who is licensed under this Chap	der and whose name
11	(2)	and address have been registered with the board.	sings ontity rolies in
12	(3)	In the event that the qualifying agent upon whom the bu- order to do business ceases to perform his duties as c	•
13 14		business entity shall notify the board in writing within 1	
14		business entity must obtain a substitute qualifying ager	u
16		after the original qualifying agent ceases to serve as qua	-
17		the board, in its discretion, and upon written request of	
18		extends this period for good cause for a period of time	•
19		months.agent.	
20	(4)	The license certificate shall list the name of at leas	t one designated the
21		qualifying agent. No licensee shall serve as the qualif	ying agent for more
22		than one business entity without the prior approval of the	e Board.
23	(5)	The Department of Justice may provide a criminal record	d check to the Alarm
24		Systems Licensing Board for a person who has applied	for a new or renewal
25		license, registration, certification, or permit through	•
26		Licensing Board. The Board shall provide to the De	L · · ·
27		along with the request, the fingerprints of the applicant,	
28		the Department of Justice shall provide a criminal record	
29		the applicant's fingerprints. The Board may request a cr	
30		from the Department of Justice for a renewal applic	-
31 32		applicant's fingerprints in accordance with policy adopted	-
32 33		<u>Board shall provide</u> any additional information required of Justice, and a form signed by the applicant consentin	• 1
33 34		criminal record and to the use of the fingerprints and	-
35		information required by the State or national reposito	
36		fingerprints shall be forwarded to the State Bureau of	
37		search of the State's criminal history record file, and	-
38		Investigation shall forward a set of the fingerprints to the	
39		Investigation for a national criminal history check. The	
40		information pursuant to this subdivision privileged,	_
41		applicable State law and federal guidelines, and the	nformation shall be
42		confidential and shall not be a public record under	Chapter 132 of the
43		General Statutes.	
44		The Department of Justice may charge each a	
45		conducting the checks of criminal history records	authorized by this
46		subdivision.	
47	• • • •	receipt of an application, the board shall cause a backgro	0
48		which the applicant shall be required to show that he me	ets all the following

requirements and qualifications prerequisite to obtaining a license: (1) That the applicant is at least 18 years of age; 49 50

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l 2 3	(2) That the applicant is of good moral character and temperate habits. The following shall be prima facie evidence that the applicant does not have good moral character or temperate habits: conviction by any local, State,
4 5	federal, or military court of any crime involving the illegal use, carrying, or possession of a firearm; conviction of any crime involving the illegal use,
5	possession, sale, manufacture, distribution or transportation of a controlled
7	substance, drug, narcotic, or alcoholic beverages; conviction of a crime
3	involving felonious assault or an act of violence; conviction of a crime
)	involving unlawful breaking or entering, burglary, larceny, or of any offense involving moral turpitude; or a history of addiction to alcohol or a narcotic
	drug; provided that, for purposes of this subsection, "conviction" means and
	includes the entry of a plea of guilty, plea of no contest, or a verdict rendered
	in open court by a judge or jury;
	(3) That the applicant has the necessary training, qualifications and experience
	to be licensed.
	(e) The <u>board_Board_may</u> require the applicant to demonstrate <u>his_the applicant's</u> qualifications by <u>oral or written examination, or both-examination.</u>
	(f) Except for purposes of administering the provisions of this section and for law
	enforcement purposes, the home address or telephone number of an applicant, licensee, or the
)	spouse, children, or parents of an applicant or licensee is confidential under G.S. 132-1.2, and
	the Board shall not disclose this information unless the applicant or licensee consents to such
	disclosure. The provisions of this subsection shall not apply when a licensee's home address or
	telephone number is also his or her business address and telephone number. Violation of this
	subsection shall constitute a Class 3 misdemeanor."
	SECTION 2. G.S. 74D-3(1) reads as rewritten:
)	"The provisions of this Chapter shall not apply to:
	(1) A person, firm, association or corporation which sells or manufactures alarm
	systems, unless such persons, firm, association or corporation makes
	personal inspections of interiors of residences or businesses solicitations at a
	residence or business to advise advise, design, or consult on specific types
	and specific locations of alarm system devices, installs, services, monitors or
	responds to alarm systems at or from a protected premises or a premises to
	be protected and thereby obtains knowledge of specific application or
	location of the alarm system; system. A person licensed under this Chapter
	may hire a consultant to troubleshoot a location or installation for a period of time not to exceed 48 hours in a one-month period if the licensee submits a
	report to the Board within 30 days from the date of the consultation
	designating the consultant as a temporary consultant;".
	SECTION 3. G.S. 74D-5.2 reads as rewritten:
	"§ 74D-5.2. Investigative powers of the Attorney General.
	The Attorney General for the State of North Carolina shall have the power to investigate or
	cause to be investigated any complaints, allegations, or suspicions of wrongdoing or violations
	of this Chapter involving individuals licensed, or to be licensed, under this Chapter. Any
	investigation conducted pursuant to this section is deemed confidential and is not subject to
	review under G.S. 132-1. However, the report may be released to the licensee after the
	investigation is complete, but before the report is presented to the Board."
	SECTION 4. G.S. 74D-7 reads as rewritten:
	"§ 74D-7. Form of license; term; assignability; renewal; posting; branch offices; fees.
	(a) The license when issued shall be in such form as may be determined by the Board
	and shall state:
	(1) The name of the licensee;

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1	(2)	The name under which the licensee is to operate; and	
2	(3)	The number and expiration date of the license.	
3	(b) The	license shall be issued for a term of two years. Each licens	se must be renewed
4	before expiratio	n of the term of the license. Following issuance, the license	shall at all times be
5	posted in a cons	picuous place in the principal place of business of the license	ee. A license issued
6	-	ter is not assignable.	
7	(c) No l	icensee shall engage in any business regulated by this Cha	apter under a name
8	other than the lie	censee name or names which appear on the certificate issued	by the Board.
9	(d) Any	branch office of an alarm systems business shall obtain	in a branch office
10	certificate. A se	eparate certificate stating the location and licensed qualify	ying agent shall be
11	posted at all tim	es in a conspicuous place in each branch office. Every busi	ness covered under
12	the provisions of	f this Chapter shall file in writing with the Board the addr	esses of each of its
13	branch offices.	All licensees of a branch office shall notify the Board in	writing, within 10
14	working days af	terwriting before the establishment, closing, or changing of	the location of any
15	branch office. A	licensed qualifying agent may be responsible for more that	n one branch office
16	of an alarm syst	ems business with the prior approval of the Board. Tempora	ry approval may be
17	granted by the	Director, upon application of the qualifying agent, for a pe	riod of time not to
18		ing days after the adjournment of the next regularly schedu	uled meeting of the
19		e Board determines that the application should be denied.	
20	(e) The l	Board may charge fees as follows:	
21	(1)	A nonrefundable initial license application fee in an am	ount not to exceed
22		one hundred fifty dollars (\$150.00).	
23	(2)	A new or renewal license fee in an amount not to ex	ceed five hundred
24		dollars (\$500.00).	
25	(3)	A late license renewal fee to be paid in addition to the re-	
26		amount not to exceed one hundred dollars (\$100.00), if	
27		been renewed on or before the expiration date of the licen	
28	(4)	A <u>new or renewal</u> registration fee in an amount not to e	-
29		(\$50.00) plus any fees charged to the board for backgro	ound checks by the
30		State Bureau of Investigation.	11
31	(5)	A fee for reregistration of an employee who changes emp	ployment to another
32		licensee, not to exceed ten dollars (\$10.00).	1 1 6 6 1 11
33	(6)	A branch office certificate fee not to exceed one hu	ndred fifty dollars
34 25	(7)	(\$150.00).	· · · · · · · · · · · · · · · · · · ·
35	(7)	A fee not to exceed fifty dollars (\$50.00) for each re	
36		license or registration permit that has been filed or return	ied to the applicant
37 38	(0)	for correctable errors.	tration range 1 fee
38 39	<u>(8)</u>	<u>A late registration fee, to be paid in addition to the regis</u>	
39 40		not to exceed twenty dollars (\$20.00) for an application than 30 days after the expiration of the registration per	
40 41		application submitted more than 30 days after the registration per	
42		shall be registered as a new applicant.	and the second
42 43	All fees col	lected pursuant to this section shall be expended, under t	he direction of the
44 44		urpose of defraying the expense of administering this Chapte	
44 45	_	TION 5. G.S. 74D-8(a) reads as rewritten:	/1 .
45 46	"(a) (1)	All licensees of an alarm systems business shall regist	ter with the Roard
47	(") (1)	within $\frac{20}{30}$ days after the employment begins, all	
48		employees that are within the State, unless in the discret	
49		the time period is extended for good cause. To regist	
50		licensee shall submit to the Board as to the employee: s	
51		fingerprints on standard F.B.I. applicant cards; recent col	
			r

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		acceptable quality for identification; and statements of a obtained from the appropriate authority in each area whe resided within the immediately preceding 48 months.as	ere the employee ha
	$\langle 0 \rangle$	by the Board.	•••• ()(1) 6.1
	(2)	Except during the period allowed for registration in subd	
		section, no alarm systems business may employ any e	
		employee's registration has been approved by the Board	as set forth in th
		section."	
		FION 6. G.S. 74D-10(a) reads as rewritten:	
"(a)		Board may, after notice and an opportunity for hearing, s	
	or registr	ation issued under this Chapter if it is determined that the l	icensee or registra
has:	(1)		
	(1)	Made any false statement or given any false information	
		any application for a license or registration, or f	or the renewal
		reinstatement of a license or registration; registration.	
	(2)	Violated any provision of this Chapter; Chapter.	
	(3)	Violated any rule promulgated by the Board pursua	nt to the authori
		contained in this Chapter;Chapter.	
	(4)	Been convicted of any crime involving moral turpitude	
		involving violence or the illegal use, carrying, or posses	sion of a dangerou
		weapon;weapon.	
	(5)	Failed to correct business practices or procedures that	have resulted in
		prior reprimand by the Board;Board.	
	(6)	Impersonated or permitted or aided and abetted an	y other person
		impersonate a law-enforcement officer of the United S	States, this State,
		any of its political subdivisions; subdivisions.	
	(7)	Engaged in or permitted any employee to engage in	any alarm system
		business when not lawfully in possession of a valid licer	nse issued under th
		provisions of this Chapter; Chapter.	
	(8)	Committed an unlawful breaking or entering, as	ssault, battery,
		kidnapping;kidnapping.	
	(9)	Committed any other act which is a ground for the deni	ial of an application
	~ /	for a license or registration under this Chapter; Chapter.	11
	(10)	Failure Failed to maintain the certificate of liabilit	v required by th
		Chapter; Chapter.	
	(11)	Any judgment of incompetency by a court having jurisdi	iction under Chapt
	()	35A or former Chapter 35 of the General Statutes o	-
		mental health facility for treatment of mental illne	
		G.S. 122C-3(21), by a court having jurisdiction under A	
		122C of the General Statutes; Statutes.	indere 5 of enapt
	(12)	Accepted payment in advance for services not performed	within a reasonah
	(12)	time period; period.	within a reasonab
	(13)	A lack of temperate habits or of good moral characte	r The ease that a
	(13)	prima facie evidence of lack of temperate habits or of g	
		under G.S. 74D-6(3) are prima facie evidence of th	ie same under th
	(1.4)	subdivision.	lon this Chart
	<u>(14)</u>	Been previously denied a license or registration und	
	(1 ~)	previously had a license or registration revoked for cause	
	<u>(15)</u>	Engaged in the alarm systems profession under a name	
		under which the license was obtained under the provision	ns of this Chapter.

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1	(16)	Advertised or solicited business using a name other that	in that in which a
2	<u>(10)</u>	license was issued.	<u>,</u>
3	<u>(17)</u>	Failed or refused to reasonably cooperate with the Board of	or its agents during
4		an investigation of any complaint, allegation, suspicion	
5		violation of this Chapter.	
6	<u>(18)</u>	Failed to properly make any disclosure or provide docume	ents or information
7		required by this Chapter or by the Board.	
8	<u>(19)</u>	Engaged in conduct that constitutes dereliction of c	
9		deceives, defrauds, or harms the public in the course	se of professional
10		activities or services.	
11	<u>(20)</u>	Demonstrated a lack of financial responsibility."	
12		TON 7. G.S. 74D-11 is amended by adding a new subsection	
13		ale, installation, or service of an alarm system by an unlicent	
14		titute a threat to the public safety, and any contract for the s	ale, installation, or
15		m system shall be deemed void and unenforceable."	
16		TON 8. Article 1 of Chapter 74D of the General Statut	tes is amended by
17	U	ring new section to read:	
18		f of licensure to maintain or commence action.	of the State for the
19 20		tems business may not maintain any action in any court of a performing an act for which a license or regi	
20		without alleging and proving that the alarm systems busine	
22		employee or agent of the alarm systems business is appro-	
23		o a contract with the consumer. An alarm systems installation	
24		act entered into with a consumer shall be void if the c	
25		maintained by the Board that the alarm systems busine	
26	-	onsumer establishes through records maintained by the Boa	
27		sumer to enter into the contract is not properly registered	-
28	-	or service of an alarm system by an unlicensed or unregiste	-
29		fair and deceptive trade practice and shall be actionable un	* *
30	the General Statu	tes."	-
31	SECT	TON 9. The title of Article 2 of Chapter 74D of the Generation	al Statutes reads as
32	rewritten:		
33		"Article 2.	
34		Alarm Systems Recovery-Education Fund."	
35		TON 10. G.S. 74D-30 reads as rewritten:	
36		arm Systems Recovery <u>Education</u> Fund created; pa	syment to Fund;
37		gement; use of funds.	
38		is hereby created and established a special fund to be know	
39	•	<u>y-Education</u> Fund" (hereinafter Fund) which shall be set as	
40		e State Treasurer. Said <u>The</u> Fund shall be used in the mann	
41		ayment of claims where the aggrieved person has suffered	
42	•	certain acts committed by any person licensed under this Cl	hapter.education of
43	licensees and reg		the Decard to talke
44	. ,	ng contained in this Article shall limit the authority of	
45 46	1 V	n against any licensee under this Chapter, nor shall the repa	
46 47	-	Fund by any licensee nullify or modify the effect of any the under this Chapter.	-other disciplinary
47	1 0 0	lition to the fees provided for elsewhere in this Chapter, the	Roard shall charge
40 49		s which shall be deposited into the Fund:	Doard shall charge
49 50	(1)	On July 1, 1985, the Board shall charge every licensee or	n that date a fee of
51	(*)	fifty dollars (\$50.00);	

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1 2 3	(2) The Board shall charge each new applicant for a license fifty dollars (\$50.00), provided that for purposes of this Article a new applicant is hereby defined as an applicant who did not possess a license on July 1, 1985; and
4 5	(3) The Board is authorized to charge each licensee an additional amount, not to exceed fifty dollars (\$50.00), on July 1 of any year in which the balance of
6 7	the Fund is less than one hundred thousand dollars (\$100,000).twenty-five thousand dollars (\$25,000).
8	(d) The State Treasurer shall invest and reinvest the moneys in the Fund in a manner
9	provided by law, provided that sufficient liquidity shall be maintained to satisfy claims
10	authorized by the Board. The proceeds from such investments shall be deposited to the credit of
11	the Fund.law. The Board in its discretion, may use any and all of the proceeds from such
12	investmentsthe Fund for any of the following purposes:
13	(1) To advance education and research in the alarm systems field for the benefit
14	of those licensed under the provisions of this Chapter and for the
15	improvement of the industry;
16	(2) To underwrite educational seminars, training centers and other educational
17	projects for the use and benefit generally of licensees, and
18	(3) To sponsor, contract for and to underwrite any and all additional educational
19	training and research projects of a similar nature having to do with the
20	advancement of the alarm systems field in North Carolina."
21	SECTION 11. G.S. 74D-31, 74D-32, and 74D-33 are repealed.
22	SECTION 12. This act becomes effective October 1, 2009, and applies to licenses
23	or registrations issued or renewed on or after that date.