GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

Η

H.B. 630
Apr 8, 2019
HOUSE PRINCIPAL CLERK

D

HOUSE BILL DRH30278-MM-24

Short Title:	Private Protective Services Changes.	(Public)
Sponsors:	Representatives McNeill, Hardister, and Faircloth (Primary Sponsors).	
Referred to:		

1			A BILL TO BE ENTITLED
2	AN ACT	TO MA	AKE VARIOUS CHANGES TO THE PRIVATE PROTECTIVE SERVICES
3	ACT	AND T	O CREATE CERTAIN FEES.
4	The Gene	eral Asso	embly of North Carolina enacts:
5			TION 1. G.S. 74C-3(a) reads as rewritten:
6	"(a)		ed in this Chapter, the term "private protective services profession" means and
7	includes t		
8			
9		(5)	Detection of deception examiner Any person, firm, association, or
10		~ /	corporation which, for a fee, uses any device or instrument, regardless
11			of its name or design, for the purpose of the detection of deception or any
12			person who reviews the work product of an examiner including charts, tapes
13			or other methods of record keeping for the purpose of detecting deception or
14			determining accuracy.
15		(5a)	Electronic countermeasures profession Any person, firm, association, or
16		~ /	corporation which for a fee or other valuable consideration discovers, locates,
17			or disengages by electronic, electrical, or mechanical means any listening of
18			the following:
19			<u>a.</u> <u>Listening</u> or other monitoring equipment surreptitiously placed to
20			gather information concerning any individual, firm, association, or
21			corporation.corporation.
22			b. Any device intended to block the transmission of any electronic signal.
23			
24		(8)	Private detective or private investigator. – Any person who engages in the
25			profession of or accepts employment to furnish, agrees to make, or makes
26			inquiries or investigations concerning any of the following on a contractual
27			basis:
28			
29			f. Protection of individuals from serious bodily harm or death.
30			
31		(10)	<u>Close personal protection. – Any person, firm, association, or corporation</u>
32			which, for a fee or other valuable consideration, provides or offers to provide
33			security measures to ensure the safety of a business executive, elected or
34			appointed public official, celebrity, or other individuals who may be exposed
35			to elevated personal risk because of the individual's employment, status,
36			wealth, associations, or geographical location.



	General A	Assemb	ly Of North Carolina	Session 2019
1		(11)	Digital forensics examination Any individual, firm,	association, or
2		<u> </u>	corporation which, for a fee or other valuable consideration, p	
3			to provide examination of digitally stored data to recover, in	
4			examine the data by using software to determine responsibility	
5			usage of the data.	•
6	(b)	"Priva	te protective services" shall not include any of the following:	
7 8		 (17)	A person engaged in (i) computer or digital forensic se	rvices or in the
9		(17)	acquisition, review, or analysis of digital or computer-ba	
0			whether for the purposes of obtaining or furnishing	
1			evidentiary or other purposes, or for providing expert tes	
2			court; or (ii) network or system vulnerability testing, includir	-
3			and risk assessment and analysis of computers c	
4			network.network, and routine service or repair.	onnected to a
5		(18)	A person under contract with an occupational licensing boa	rd as defined by
6		<u>(10)</u>	G.S. 93B-1 while performing an investigation solely for that	•
7	(c)	Unon	proof that the private investigator has provided services pu	
8			f. of this section within the five years prior to the effect	
9			nsed North Carolina private detective may receive a close per	
20			nent of the applicable fee; however, upon the renewal of that lice	•
21	-		meet all requirements for a close personal protection license	-
2			ivate investigators and not trainees."	
3			TION 2. G.S. 74C-5 reads as rewritten:	
4	"8 74C-5		rs of the Board.	
5	-		the powers conferred upon the Board elsewhere in this Chapter	r the Board shall
6			o do all of the following:	, the Dourd Shan
7	in the time p			
8		(13)	Conduct investigations regarding unlicensed activity	and, with the
9		<u>(10)</u>	concurrence of the Secretary of Public Safety, issue cease an	
0		(14)	Acquire, hold, rent, encumber, alienate, and otherwise deal w	
1		<u>, </u>	in the same manner as a private person or corporation, subject	
2			of the Governor and the Council of State. Collateral pledged	
3			an encumbrance is limited to the assets, income, and revenue	-
4		<u>(15)</u>	Adopt rules establishing standards for the use of any firearm	
5		<u> </u>	approved by the Board.	<u>+</u>
6		(16)	Adopt and publish a code of professional conduct for licen	sees, registrants,
7		<u> </u>	certificate holders, or permit holders, the violation of which	-
8			suspend or revoke a license, registration, or permit pursuant	
9		SECT	TION 3. G.S. 74C-7 reads as rewritten:	
0	"§ 74C-7.	Inves	tigative powers of the Secretary of Public Safety.	
1	-		of Public Safety for the State of North Carolina shall have	has the power to
-2			use to be investigated any complaints, allegations, or suspicion	1
3	-		this Chapter involving individuals licensed, unlicensed individuals	
4			dividuals to be licensed, licensed under this Chapter. The Secr	
5			enforce the provisions of this Chapter and impose any penal	•
6		•	nd G.S. 74C-17 against any person or entity who is under inv	• •
7	charged w	with a vi	olation of this Chapter even if the person or entity's license of	r registration has
8	been surr	endered	d or has lapsed. Any investigation conducted pursuant to	this section is
9	confident	ial and i	s not subject to review under G.S. 132-1 until the investigation	n is complete and
0			ted to the Board. However, the report may be released to the	
51	investigat	ion is c	omplete but before the report is presented to the Board."	

	General Assembly Of North Carolina	Session 2019
2	SECTION 4. G.S. 74C-8 read "§ 74C-8. License requirements.	ds as rewritten:
- 5 7 8	in private protective services is subject to respect to a qualifying agent. For purpose	ss entity, other than a sole proprietorship, that engages o all of the requirements listed in this subsection with es of this Chapter, a "qualifying agent" is an individual d under this Chapter and whose name and address have quirements are:
	order to do business of business entity shall no entity must obtain a su original qualifying age in its discretion, extend of time not to exceed t petition by the business may require the payme substitute qualifying age (d) Criminal Record Check. – An	halifying agent upon whom the business entity relies in ceases to perform his duties as qualifying agent, the buffy the Director within 10 working days. The business ubstitute qualifying agent within 30 - <u>90</u> days after the ent ceases to serve as qualifying agent unless the Board, ds this the 90-day period, for good cause, for a period three months an additional 30 days upon the filing of a ss entity and upon a hearing by the Board. The Board ent of a late fee for a business entity failing to obtain a gent pursuant to the requirements of this subdivision. Applicant must meet all of the following requirements ackground investigation conducted by the Board in receipt of an application:
	following shall be prin moral character or temp military court of any c of a firearm; firearm involving the illegal transportation of a cont conviction of a crime larceny, or any offense alcohol or a narcotic "conviction" means an	of good moral character and temperate habits. The na facie evidence that the applicant does not have good perate habits: conviction by any local, State, federal, or crime involving the illegal use, carrying, or possession <u>or other deadly weapon;</u> conviction of any crime use, possession, sale, manufacture, distribution, or trolled substance, drug, narcotic, or alcoholic beverage; e involving felonious assault or an act of violence; e involving unlawful breaking or entering, burglary, e involving moral turpitude; or a history of addiction to drug; provided that, for purposes of this subsection, ad includes the entry of a plea of guilty or no contest or pen court by a judge or jury.
3)) ; ; ; ; ; ; ; ; ;	the background investigation, and the con Director shall submit to the Board the ap completion of the background investigation approval of the application by the Board and determine whether to approve or deny the a license will be issued to the applicant up and the required contribution to the Privation certificate of liability insurance.insurance license fee and make the required contribu- applicant receives notice of pending license	at the application is in proper form, the completion of mpletion of an examination required by the Board, the pplication and the Director's recommendations. Upon on, the Director may issue a temporary license pending at the next regularly scheduled meeting. The Board shall e application for a license. Upon approval by the Board, upon payment by the applicant of the initial license fee ate Protective Services Education Fund, and <u>filing of a</u> are with the Board. The applicant must pay the initial ibution to the Fund within 90 days from the date the sure approval unless the Board, in its discretion, extends additional 30 days upon the filing of a petition by the

50 applicant and upon a hearing by the Board. The Board may require the payment of a late fee for

	General A	Assembly	Of North Carolina	Session 2019
1			to pay the initial license fee or failing to mal	ke the contribution to the Fund
2	pursuant to	o the requ	irements of this subsection."	
3		SECTIO	DN 5. G.S. 74C-9 reads as rewritten:	
4	"§ 74C-9.	Form o	of license; term; renewal; posting; branch	offices; not assignable; late
5		renewal	fee.	
6	•••			
7	(e)	The Boa	rd is authorized to charge reasonable applicat	ion and license fees as follows:
8		•••		
9			An application fee for a firearm registration	
10		<u>l</u>	icensees subject to G.S. 74C-13 not to exceed	fifty dollars (\$50.00).
11			A new, renewal, replacement, or reissuance	
12		-	bermit for all applicants and licensees subject	t to G.S. 74C-13 not to exceed
13		t	hirty dollars (\$30.00).	
14		(1c)	A lete for four a least in the orditer and its of the C.C.	740.9(-)(2) and $1000000000000000000000000000000000000$
15 16			A late fee for a business entity subject to G.S.	· · · · · · · · · · · · · · · · · · ·
10 17	Excont of		icensure under G.S. 74C-8(f) not to exceed or d in G.S. 74C-13(k), all fees collected pur	-
17	-	-	he direction of the Board, for the purpose	
19	administer			of deflaying the expenses of
20	(f)	U	se or trainee permit granted under the provi	isions of this Chapter may be
20			vate Protective Services Board upon notifica	
22			tor of intended renewal, the payment of the	
23			surance <u>policy</u> as prescribed in G.S. 74C-10(
24		•	all be finalized before the expiration date o	
25			more than three months after the date of ex	
26	permit.	C		•
27	"			
28			DN 6. G.S. 74C-10 reads as rewritten:	
29	"§ 74C-10		cate of liability insurance required; form	and approval; suspension for
30		noncom	pliance.	
31	•••	NT		
32	(e)		rity guard and patrol, armored car, or special l	e 1
33			er this Chapter unless the applicant files with	
34 35	•	•	ee. <u>liability insurance policy</u> . The policy m	1 0
35 36		0	: fifty thousand dollars (\$50,000) because of f the negligent act or acts of the principal ins	
30 37	+		pe of his employment; subject to said limit	0 1 0
38			100,000) because of bodily injury or death of tw	-
39			or acts of the principal insured or his agents of	I I
40	-	-	y; twenty thousand dollars (\$20,000) because	
41			is the result of the negligent act or acts of the	
42			urse and scope of his or her agency. If the li	
43			ensee, other than a security guard and patrol,	
44		-	ensee, carries a firearm while engaged in priva	-
45	-	-	ee shall obtain a policy of liability insurance p	-
46			A licensee or trainee is deemed to be "carrying	
47			ed in private protective services if the license	
48			e's person or in the automobile the licensee	• •
49			ervices. A licensee may provide coverage fo	
50	-		er, failure of the licensee to provide coverage	ge does not exempt the trainee
51	from the r	equiremen	nts of this section.	

	General Assem	bly Of North Carolina	Session 2019
1	<u>(e1)</u> <u>The</u>	Board shall approve the form, execution, and terms of	the liability insurance
2	<u>policy.</u>		
3		nsurance carrier shall have has the right to cancel s	
4		bility insurance policy upon giving a 30-day notice to	
5		the cancellation shall not affect any liability on the po	•
6	-	ne policy of liability shall be approved by the Board as t	to form, execution, and
7	terms thereon.	hallon of and the many it and a many Demonstration	
8 9		holder of any trainee permit and persons Persons	• •
9 10		all not be are not required to obtain a certificate of liabilit	y insurance.
10	" SFC	TION 7. G.S. 74C-11 is amended by adding a new subs	section to read:
12		vithstanding the provisions of this section, during a State	
12		ared by the Governor of this State pursuant to Article 1	
14		s, a licensee may employ a person properly registered of	▲
15		another state provided the licensee, prior to deploying the	
16		promits to the Director the name, address, and Social Securi	
17		the name of the state of current registration or licensing	-
18	guard, proof of	completion of the four-hour training course mandated	by G.S. 74C-13(h)(1)a.
19	and 14B NCAC	16.0807(c)(1), administered by a North Carolina certifi	ed trainer, qualification
20	by a North Carc	lina Private Protective Services Board certified firearms	instructor based on the
21	firearm the arm	ned security guard intends to carry, meeting the qua	lification requirements
22		e Board and the Secretary of Public Safety for each fir	
23		ployment of the armed security guard in this State. Qua	
24	-	12 months. The duration of the deployment of an armo	
25		a licensee shall not exceed the declared State of Emerger	ncy or Disaster."
26		TION 8. G.S. 74C-12 reads as rewritten:	• • • •
27		mial, suspension, or revocation of license, registration	n, or permit; duty to
28	-	rt criminal arrests.	
29 20		Board may, after compliance with Chapter 150B of the	•
30 21		ke a license, <u>certification</u> , registration, or permit issued u	
31 32	following acts:	the applicant, licensee, trainee, registrant, or permit hole	Jet has done any of the
33	(1)	Made any false statement or given any false information	tion in connection with
33 34	(1)	any application for a license, <u>certification</u> , registration	
35		renewal or reinstatement of a license, <u>certification</u> , registrate	-
36		Tenewar of Tenistatement of a neerse, <u>certification,</u> reg	sistiation, or permit.
37	 (6)	Engaged in or permitted any employee to engage	in a private protective
38		services profession when not lawfully in possession	
39		registration issued under the provisions of this Chapte	
40			
41	(9)	Committed an unlawful breaking or entering,	assault, battery, or
42		kidnapping.kidnapping or violated any State or federa	•
43			
44	(24)	Fraudulently held himself or herself out as employed	d by or licensed by the
45		State Bureau of Investigation Department of Publi	•
46		governmental authority."	
47	SEC	TION 9. G.S. 74C-13 reads as rewritten:	
48	"§ 74C-13. Ar	med licensee or registered employee required to hav	e firearm registration
49		nit; firearms training.	
50		all be unlawful for any person performing private prote	
51	carry a firearm	in the performance of those duties without first having n	net the qualifications of

General Assembly Of North Carolina Session 2019 1 this section and having been issued a firearm registration permit by the Board. A licensee or 2 proprietary employer described in G.S. 74C-3(b)(13) shall register any individual carrying a 3 firearm within 30 days of employment. Before engaging in any private protective services 4 activity, the individual shall receive any required training prescribed by the Board. Board, unless 5 specifically exempted from training by G.S. 74C-13.1. 6 . . . 7 A proprietary security organization that employs an armed security guard shall submit (d2) 8 to the Board an application for a license on a form provided by the Board for that purpose. A 9 proprietary security organization shall renew its license every two years. 10 . . . 11 (g) The Board may suspend, revoke, or deny a firearm registration permit if the holder or applicant has been convicted of any crime involving moral turpitude or any crime involving the 12 13 illegal use, carrying, or possession of a deadly weapon set forth in G.S. 74C-8(d) or for violation 14 of this section or rules promulgated by the Board to implement this section. The Director may 15 summarily suspend a firearm registration permit pending resolution of charges involving the 16 illegal use, carrying, or possession of a firearm lodged against the holder of the permit.for any 17 crime involving moral turpitude, any of the offenses set forth in G.S. 74C-12, or any crime set 18 forth in G.S. 74C-8(d). 19 (h) The Board and the Secretary of Public Safety shall establish a firearms training 20 program for licensees and registered employees to be conducted by agencies and institutions approved by the Board and the Secretary of Public Safety. The Board and the Secretary of Public 21 22 Safety may approve training programs conducted by a contract security company and the security 23 department of a proprietary security organization, if the contract security company or security 24 department of a proprietary security organization offers the courses listed in subdivision (1) of 25 this subsection and if the instructors of the training program are certified trainers approved by 26 the Board and the Secretary of Public Safety: The basic training course approved by the Board and the Secretary of Public 27 (1)28 Safety shall consist of a minimum of four hours of classroom training which 29 shall include all of the following: 30 Legal limitations on the use of hand guns firearms and on the powers a. 31 and authority of an armed security guard. 32 Familiarity with this section. b. 33 Range firing and procedure and hand gun firearm safety and c. 34 maintenance. 35 36 The Board shall not knowingly issue a firearm registration permit to an individual (0)37 who is prohibited by federal or State law from possessing a firearm." 38 SECTION 10. Article 1 of Chapter 74C of the General Statutes is amended by adding 39 a new section to read: 40 "§ 74C-13.1. Exemption from firearms training requirements. The following persons may be exempt from the firearms training requirements of 41 (a) 42 G.S. 74C-13(b): 43 (1) Those who have successfully completed the North Carolina Basic Law 44 Enforcement Training (BLET) and the first year of probationary employment. Persons who have retired either by years of service or by medical disability, 45 <u>(2)</u> or separated in good standing as a sworn law enforcement officer from a 46 47 federal, state, county, or municipal law enforcement agency that included in 48 their duty the use and gualification of a firearm. Retirement or separation must have occurred within three years of application. 49 50 Military personnel who have been honorably discharged within three years of (3) application and whose military occupational specialty (MOS) included 51

	General Assemb	oly Of North Carolina	Session 2019
1		Military Police or Criminal Investigative Division (CID) with	hin three years of
2		application.	<u>init dif de jours or</u>
3	<u>(4)</u>	Employees of a nuclear power plant that are required to comp	lv with 10 C.F.R.
4	<u></u>	§ 73.55 Appendix B, "Training and Qualification of Securi	
5		supplemented by the United States Nuclear Regulated	•
6		Regulatory Guide 5.75.	
7	(b) An ap	pplicant claiming one of the above exemptions from the 20-hour	r course of armed
8		must provide the Board the following documentation, as appr	
9	(1)	A copy of a North Carolina BLET training certificate and	-
10		applicant's department verifying that the probationary emplo	
11		been completed.	
12	<u>(2)</u>	Retirement documentation not older than three years verify	ing sworn status,
13		or the card issued by the North Carolina Criminal Jus	-
14		Standards Division authorizing concealed carry under the U	
15		Enforcement Officers' Safety Act of 2004.	
16	<u>(3)</u>	Documentation from a United States Department of Defens	se Form DD 214,
17		Form DD 215, or Form NGB 22 noting a Military Police	or CID military
18		occupational specialty.	-
19	<u>(4)</u>	Documentation of retirement or separation from a federal	law enforcement
20		agency with a United States Office of Personnel Managem	nent job series of
21		<u>1811.</u>	
22	<u>(5)</u>	Documentation of current, direct employment with a nucl	lear power plant
23		located in North Carolina.	
24	(c) The	Board shall deny the exemption if the applicant fails	to provide the
25		as applicable, set forth above.	
26		n utilizing this exemption, the applicant must qualify within	
27		equired firearm qualification course. If the applicant fails to q	
28		purses, the applicant shall be required to undergo the entire 2	0-hour course of
29	instruction.		
30		utilizing this exemption, the applicant must complete the	
31		red by G.S. 74C-13(b)(1) and the Board's administrative rules.	
32		FION 11. G.S. 74C-17 reads as rewritten:	
33	"§ 74C-17. Enfe	preement.	
34 25	····		
35	. ,	u of revocation or suspension of a license or permit under G.S.	
36	1 •	nore than two thousand dollars (\$2,000) per violation may be	•
37 38		y person or business who violates any provision of this Chap	
38 39		ed pursuant to this Chapter. In determining the amount of any p e degree and extent of harm caused by the violation. The clear	
39 40		e :	1
40 41		ed for in this subsection shall be remitted to the Civil Penalty and the $C = 115C 457.2$	a Foriellure Fulla
41 42	in accordance wi	th G.S. 115C-457.2.	
42 43	(a) The I	Poard shall be antitled to sharge costs including reasonable at	tornava' face for
43 44		Board shall be entitled to charge costs, including reasonable at overned by Chapter 150B of the General Statutes or authorized	-
44 45		FION 12. G.S. 74C-23 reads as rewritten:	<u>i by this section.</u>
43 46		uisition or change of ownership or control of licensed firm	association or
40 47		pration.	
48	-	company, firm, or corporation licensed under this Chapter tran	nsfers ownership
49		ority of assets to another person, firm, association, or corporation	-
50		n, or corporation acquiring control or ownership shall have	
51	responsibilities:	-, separation acquiring control of ormeloing blain has	i int ionowing
	reminionities.		

General	Assembly Of North Carolina Sessie	on 2019
	 (4) Provide to the Director within 60-10 calendar days from the prior <u>effective</u> date of the transaction the following: a list of any licensees <u>registrants affected by the transaction.</u> a. A list of all registrants or licensees affected by the transaction b. Written confirmation of completion of any changes necessary acquiring party to comply with the requirements of this Chapter 	<u>and any</u> . ⁄ for the
	applicable rules adopted by the Board on a form approved Director.	•
	 (5) Provide to the Director within 60 calendar days from the effective dat transaction written confirmation of completion of any changes neces the acquiring party to comply with the requirements of this Chapten applicable rules adopted by the Board on a form approved by the Director SECTION 13. G.S. 14-269.3 reads as rewritten: 	<u>sary for</u> r or any
"§ 14-26	9.3. Carrying weapons into assemblies and establishments where al beverages are sold and consumed.	lcoholic
(b)	This section shall not apply to any of the following:	
	 (4) A person registered or hired as a security guard as defined. (4) A person registered or hired as a security guard as defined. (4) G.S. 74C-3(b)(13) who is hired by the owner, lessee, or person or organization sponsoring the event. 	nization licensed
	SECTION 14. Section 1 of this act becomes effective July 1, 2020. The ren	mainder
	SECTION IT , Section 1 of this act becomes checkive july 1, 2020. The fel	manuel