GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH10407-NNf-61

	Short Title:	DPS Agency ChangesAB	(Public)
	Sponsors:	Representative Carson Smith.	
	Referred to:		
1		A BILL TO BE ENTITLED	
1 2		O MODERNIZE THE ALARMS SYSTEMS LICENSING ACT A	ND MAVE
2 3		JS CHANGES TO THE PRIVATE PROTECTIVE SERVICES BOAR	
5 4		Assembly of North Carolina enacts:	DLAWS.
4 5		Assembly of North Caronna enacts.	
6	PARTI AL	ARMS SYSTEMS LICENSING ACT MODERNIZATION	
7		ECTION 1.(a) Chapter 74D of the General Statutes reads as rewritten	
8		"Chapter 74D.	•
9		"Alarm Security Systems.	
10		"Article 1.	
11		"Alarm-Security Systems Licensing Act.	
12	"§ 74D-1. Ti		
13	-	nay be cited as the "Alarm-"Security Systems Licensing Act."	
14		icense Business and qualifying agent license requirements.	
15		icense Required. – No person, firm, association, corporation, or de	partment or
16	• •	firm, association or corporation, shall engage in or hold itself out as en	1
17		rity systems business without first being licensed in accordance with t	
18	A department	t or division of a firm, association, or corporation may be separately lic	ensed under
19	this Chapter	if the distinct department or division, as opposed to the firm, ass	sociation, or
20	corporation a	as a whole, engages in an alarm a security systems business. The de	epartment or
21		l ensure strict confidentiality of private security information, and the private	
22		of the department or division must, at a minimum, be physically separate	
23		the firm, association, or corporation. For purposes of this Chapter	
24		tems business" is defined as any person, firm, association or corporati	on that does
25	any of the fol	•	
26	(1	· · · ·	
27		system device by engaging in a any personal solicitation at a	
28		business to advise, design, or consult on specific types and speci	fic locations
29	()	of alarm <u>security</u> system devices.	
30	(2		
31		electrical, <u>wireless or hardwired</u> electronic or mechanical a	
32 33		devices, devices and security systems, integrated automation of a business that includes a security element, burglar alarms, moni	
33 34		control, or cameras cameras, analytic capturing devices, systen	
34 35		intelligence or other imaging devices used to detect or obser	
36		breaking or entering, intrusion, shoplifting, pilferage, thef	
			, or other



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1 2 3 4 5			unauthorized or illegal activity. This provision device that records entry and exit data and doe time to an on-site or off-site monitoring location licensed by the North Carolina Locksmith Licer	s not transmit the data in real , provided the installer is duly
6 7		o be li	fying Agent. – A business entity that engages in censed under this Chapter is subject to all of the	ne requirements listed in this
8 9			respect to a qualifying agent. For purposes of this who is a full-time employee in a management posit	
LO	Chapter ar	nd who	se name and address have been registered with the	Board. The requirements are:
L1 L2	-	(1)	The business entity shall employ a designated querequirements for a license issued under and who	
13			provisions of this Chapter, unless otherwise ap	
L4			upon the qualifying agent appointed by the bu	· · · ·
L5			notice or demand required by or permitted by	
L6			business entity by the Alarm-Security System	ns Licensing Board shall be
L7			binding upon the licensed business entity. Nothing	ng herein contained shall limit
18			or affect the right to serve any process, notice or	1 1
19			by law to be served upon a business entity in a	any other manner or hereafter
20			permitted by law.	
21				
22		(3)	In the event that the qualifying agent upon who	•
23			order to do business ceases to perform his du	
24			business entity shall notify the board in writing	
25 26			<u>online form</u> within 10 working days. The bus substitute qualifying agent within 90 days after	•
<u>2</u> 7			ceases to serve as qualifying agent. The Director	
28			extend the 90-day period for good cause by a	•
29			written request of an officer of the company.	in additional 50 days upon a
30		(4)	The license certificate shall list the name of the	qualifying agent. No licensee
31		< /	person shall serve as the qualifying agent for n	
32			without the prior approval of the Board.	J.
33				
34		<u>(6)</u>	The qualifying agent shall be responsible for r	maintaining a current address
35			and other contact information with the Board.	
86	(d)		nal Record Check. Minimum Qualifications for Se	
37			r qualifying agent shall meet all of the following re	
88			a background investigation conducted by the	Board in accordance with
39	G.S. 74D -		l upon receipt of an application: <u>qualifications:</u>	
10		(1) (2)	The applicant is at least 18 years of age.	
11 12		(2)	The applicant is of good moral character and ter	-
12 13			shall be prima facie evidence that the applican character or temperate habits: conviction by	-
+5 14			military court of any crime involving the illega	-
15			of a firearm; conviction of any crime involving the inega	
16			sale, manufacture, distribution or transportation	
17			drug, narcotic, or alcoholic beverages; conv	
18			felonious assault or an act of violence; conv	
19			unlawful breaking or entering, burglary, larceny	6
50			moral turpitude; or a history of addiction to	
51			provided that, for purposes of this subsection	

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1 2	includes the entry of a plea of guilty, plea of no contest, of in open court by a judge or jury.jury, including a p	
3	<u>continued, adjudication withheld, or equivalent.</u>	1 • / 1
4	(3) The applicant has the necessary training, qualifications a	
5	licensed.licensed, or the applicant has successfully comp	=
6	a Certified Alarm Technician Level I course offered by the	<u>Electronic Security</u>
7	Association or equivalent course approved by the Board.	trata the applicant's
8 9	(e) Examination. The Board may require the applicant to demons qualifications by examination.	trate the applicant's
0	quanneations by examination.	
1	(g) An alarm monitoring company located in another state and lice	pensed by that state
2	which demonstrates to the Board's satisfaction that it does not conduct any	-
2 3	personal representative present in this State, but which solicits and conduct	
4	through interstate communication facilities, such as telephone, the internet, a	•
5	Postal Service, upon receipt by the Board of a certificate of good standir	
6	licensure is not required to register employees pursuant to G.S. 74D-8. Out	-
7	companies not licensed in any state must be licensed by the Board and must	-
8	pursuant to G.S. 74D-8.	<u> </u>
9	(h) <u>A security guard and patrol company licensed under Chapter</u>	74C of the General
0	Statutes that remotely monitors access control, cameras, analytic capturin	
1	providing intelligence, or other imaging devices shall obtain a separate limite	
2	and may utilize the same qualifying agent for the limited license as utilized f	_
3	and patrol license and shall not be required to meet the requirements of G.S.	74D-2(d)(3) and (4)
4	or hold a low voltage electrical license. The qualifying agent must successful	y complete a central
5	station monitoring operator course approved by the Board.	
6	"§ 74D-2.1. Criminal background checks.	
7	(a) Authorization. – Upon receipt of an application for a license or reg	
8	shall conduct a background investigation to determine whether the a	
9	requirements for a license or registration as set out in G.S. 74D-2(d). The	
0	Bureau of Public Safety Investigation may provide a criminal record check	
1	person who has applied for a new or renewal license or registration through the	
2	shall provide to the Department of Public Safety, State Bureau of Investiga	-
3	request, the fingerprints of a new applicant, and the Department of Public Sa	J
4	<u>Investigation</u> shall provide a criminal record check based upon the applican	01
5	Board may request a criminal record check from the Department of Public	•
6	of Investigation for a renewal applicant based upon the applicant's finger	
7	with policy adopted by the Board. The Board shall provide any additional i	1
8	by the Department of Public Safety State Bureau of Investigation and a applicant consenting to the check of the criminal record and to the use of	e .
9	other identifying information required by the State or national repositor	01
1	fingerprints shall be forwarded to the State Bureau of Investigation for a s	* *
2	criminal history record file, and the State Bureau of Investigation for a s	
2 3	fingerprints to the Federal Bureau of Investigation for a national criminal	
4	Department of Public Safety State Bureau of Investigation for a national erminal	•
5	collected by the Board and transmitted to the State Bureau of Investigation	
6	checks of criminal history records authorized by this subsection.	ut
17	The Board may require a new or renewal applicant to obtain a criminal	l record report from
18	one or more reporting services designated by the Board to provide crim	1
.9	Applicants are required to pay the designated reporting service for the cost of	1
50	(b) Confidentiality $-\frac{\text{The Except as necessary to support the denial}}{2}$	-

50 (b) Confidentiality. – The Except as necessary to support the denial of an application or 51 <u>a disciplinary matter in a contested case, the</u> Board shall keep all information obtained pursuant

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	n confidential in accordance with applicable State on shall not be a public record under Chapter 132 o xemptions .	
	isions of this Chapter shall not apply to:to the follow	wing.
(1		hat sells or manufactures alarm sociation or corporation makes ess to advise, design, or consult
	installs, services, monitors, or responds to alar protected premises or a premises to be p knowledge of specific application or location	rm-security systems at or from a protected and thereby obtains of the alarm security system. A
	person licensed under this Chapter may hire location or installation for a period of time one month period if the licensee submits a rep from the date of the consultation designating	e not to exceed 48 hours in a port to the Board within 30 days
(2	consultant;Installation, servicing or responding to fire ala	urm systems or any alarm device
	which is installed in a motor vehicle, aircraft	
(3	B) Installation <u>or service</u> of an <u>alarm electronic</u> owned by or leased to the <u>installer</u> ; installer.	ic security system on property
(4	H) An alarm monitoring company located in anot	ther state which demonstrates to
	the Board's satisfaction that it does not co	onduct any business through a
	personal representative present in this State I	
	business solely through interstate communica	-
	messages, earth satellite relay stations and the and and the and	ne United States postal service;
(5	5) A person or business providing alarm system	ns services to a State agency or
	local government if that person or business ha	as been providing those services
	to the State agency or local government for n effective date of this Chapter, and the State ag	gency or local government joins
	with the person or business in requesting the a	
<u>(6</u>	5) <u>Installation or service of a locking device that</u> does not transmit the data in real time to an	•
	location, provided the installer is licensed by Licensing Board.	the North Carolina Locksmith
<u>(7</u>		esses marketing or advertising
	material or installation instructions for a secur	
<u>(b)</u> <u>A</u>	person licensed under this Chapter may utilize	a consultant or manufacturer's
representativ	e to troubleshoot a location or installation if accon	npanied by the licensee and the
licensee subn	nits a report to the Board within 30 days from the date	e of the consultation designating
	at as a temporary consultant.	
	larm <u>Security</u> Systems Licensing Board.	
. ,	he Alarm Security Systems Licensing Board is here	•
. ,	he Board shall consist of seven members: the Secr	• • –
	; two persons appointed by the Governor, one of wh	
-	one of whom shall be a public member; two per	
• •	oon the recommendation of the President Pro Temp	
	0-121, one of whom shall be licensed under this Ch ber; and two persons appointed by the General Asse	-
	iber; and two persons appointed by the General Asse	

of the Speaker of the House of Representatives in accordance with G.S. 120-121, one of whom
shall be licensed under this Chapter and one of whom shall be a public member.

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(c) Each member shall be appointed for a term of three years and shall serve until a 1 successor is installed. No With the exception of the Secretary or his or her designee, no member 2 shall serve more than two complete three-year consecutive terms. The term of each member, 3 other than the Attorney General or his designee, who is serving on August 7, 1989, shall terminate 4 5 on June 30, 1989. Of the appointments made by the General Assembly upon the recommendation of the President of the Senate to begin on July 1, 1989, one member shall be for a term of one 6 7 year and one member shall be for a term of three years. Of the appointments made by the General Assembly upon the recommendation of the Speaker of the House of Representatives, one member 8 shall be appointed for a term of two years and one member shall be appointed for a term of three 9 10 years. Thereafter all terms shall be for three years. . . .

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12 (e) Board members who are also State officers or employees shall receive no per diem compensation for serving on the Board, and shall only receive the travel allowances set forth in 13 14 G.S. 138-6. All other Board members shall receive reimbursement in accordance with 15 G.S. 93B-5(b) and, notwithstanding G.S. 93B-5(a), shall receive as compensation for their 16 services per diem not to exceed one hundred dollars (\$100.00) for each day during which they are engaged in the official business of the Board. The Board shall set the travel allowance and 17 18 per diem compensation of Board members who are not also State officers or employees.

19 The Board shall elect a chairman-chair and a vice-chairman-vice-chair from its (f) 20 membership by majority vote at the first meeting of its fiscal year. The vice-chairman-vice-chair 21 shall serve as chairman chair of the screening committee and shall also serve as chairman chair 22 in the chairman's chair's absence. At no time shall both the positions of chairman chair and 23 vice-chairman vice-chair be held by either an industry representative or a nonindustry 24 representative.

25 The Board shall meet at the call of the chairman-chair or a majority of the members (g) of the Board. The Board shall adopt rules governing the call and conduct of its meetings. A 26 majority of the current Board membership constitutes a quorum. 27

"§ 74D-5. Powers of the Board. 28

29 In addition to the powers conferred upon the Board elsewhere in this Chapter, the (a) Board shall have the power to:to do the following: 30

- Promulgate rules necessary to carry out and administer the provisions of this (1)Chapter including the authority to require the submission of reports and information by licensees under this Chapter; Chapter.
- Determine minimum qualifications and establish minimum education, (2) experience, and training standards for applicants and licensees applicants, licensees, and registrants under this Chapter; Chapter.
- (3) Conduct investigations regarding alleged violations and make evaluations as may be necessary to determine if unlicensed individuals or entities are in violation of this Chapter and licensees and registrants under this Chapter are complying with the provisions of this Chapter; Chapter. The Board shall issue cease and desist orders, in writing, for violations of this Chapter with the concurrence of the Secretary of Public Safety.
- (4) Adopt and amend bylaws, consistent with law, for its internal management 43 and control; control. 44 45
 - Investigate and approve individual applicants to be licensed or registered (5) according to this Chapter; Chapter.
- Deny, suspend, or revoke any license issued or to be issued under this Chapter 47 (6)to any applicant or licensee applicant, licensee, or registrant who fails to 48 satisfy the requirements of this Chapter or the rules established by the Board. 49 The denial, suspension, or revocation of such license or registration shall be 50

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1	in accordance with Chapter 150B of this General Statutes of North
2	Carolina;<u>C</u>arolina.
3	(7) Issue subpoenas to compel the attendance of witnesses and the production of
4	pertinent books, accounts, records, and documents. The district court shall
5	have the power to impose punishment pursuant to G.S. 5A-21 et seq. for acts
6	occurring in matters pending before the Board which would constitute civil
7	contempt if the acts occurred in an action pending in court; and court.
8	(8) Contract for services as necessary to carry out the functions of the Board.
9	(9) Acquire, hold, rent, encumber, alienate, and otherwise deal with real property
0	in the same manner as a private person or corporation, subject only to approval
1	of the Governor and the Council of State. Collateral pledged by the Board for
2	an encumbrance is limited to the assets, income, and revenues of the Board.
3	(b) The chairman chair of the Board or his <u>or her</u> representative designated to be a hearing
4	officer may conduct any hearing called by the board Board for the purpose of denial, suspension,
5	or revocation of a license or registration under this Chapter.
6	(c) <u>The regulation of security system businesses shall be exclusive to the Board; however,</u>
7	any city or county shall be permitted to require a security business operating within its
8	jurisdiction to register and to supply information regarding its license and may adopt an ordinance
9	to require users of electronic security systems to obtain revocable permits when alarm usage
0	involves automatic signal transmission to a law enforcement agency.
1	"§ 74D-5.1. Position of Director created.
2	The position of Director of the Alarm Security Systems Licensing Board is hereby created
3	within the Department of Public Safety. The Secretary of Public Safety shall appoint a person to
4	fill this full-time position. The Director's duties shall be to administer the directives contained in
5	this Chapter and the rules promulgated adopted by the Board to implement this Chapter and to
6	carry out the administrative duties incident to the functioning of the Board in order to actively
7	police the alarm systems security systems industry to insure ensure compliance with the law in
8	all aspects. The Director may issue a temporary grant or denial of a request for registration subject
9	to final action by the Board at its next regularly scheduled meeting.
0	"§ 74D-5.2. Investigative powers of the Secretary of Public Safety.
1	The Secretary of Public Safety shall have the power to investigate or cause to be investigated
2	any complaints, allegations, or suspicions of wrongdoing or violations of this Chapter involving
3	individuals <u>unlicensed</u> , licensed, or to be licensed, under this Chapter. Any investigation
4	conducted pursuant to this section is deemed confidential and is not subject to review under
5	G.S. 132-1 until the investigation is complete and a report is presented to the Board. However,
6	the report may be released to the licensee after the investigation is complete but before the report
7	is presented to the Board.
8	"§ 74D-6. Denial of a license or registration.
9	Upon a finding that the applicant meets the requirements for licensure or receipt of an
0	application for licensure or registration under this Chapter, G.S. 74D-8, the Board shall determine
1	whether the applicant shall receive the license or registration applied for. The grounds for denial
2	include: include all of the following:
3	(1) Commission of some act which, if committed by a registrant or licensee,
4	would be grounds for the suspension or revocation of a registration or license
5	under this Chapter;Chapter.
6	(2) Conviction of a crime involving fraud;the illegal use, carrying, or possession
7	of a firearm, felonious assault or an act of violence, felonious sexual offense,
, 8	felonious larceny, or felonious fraud. For purposes of this subdivision,
8 9	"conviction" means and includes the entry of a plea of guilty, plea of no
0	contest, or a verdict entered in open court by a judge or jury, including a prayer
	for judgment continued, adjudication withheld, or equivalent.
1	Tor judgment continued, adjudication withherd, or equivalent.

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(3)	Lack of good moral character or temperate habi misdemeanor convictions shall be prima facie evidence the	
	not have good moral character or temperate habits: conv	iction by any local,
	State, federal, or military court of any crime involving the	llegal use, carrying,
	or possession of a firearm; conviction of any crime invol	
	possession, sale, manufacture, distribution, or transporta	
	substance, drug, narcotic, or alcoholic beverages; con	
	involving felonious assault or an act of violence; con	
	involving unlawful breaking or entering, burglary or larce	
	involving moral turpitude; larceny; conviction of a crime	
	offense; or a history of addiction to alcohol or a narcotic	
	for purposes of this subsection subdivision, "conviction"	
	the entry of a plea of guilty, plea of no contest, or a verd	1
	court by a judge or jury; jury, including a prayer for ju	udgment continued,
	adjudication withheld, or equivalent.	
(4)	Previous denial under this Chapter or previous revocation	
(5)	Knowingly making any false statement or misrepresentation	on in an application
	made to the Board for a license or registration.	
<u>(6)</u>	Being a registered sex offender in this State or any other	
"§ 74D-7. Form	of license; term; assignability; renewal; posting; brancl	n offices; fees.
	censee shall engage in any business regulated by this Chapter	
	-licensee's name or names which appear on the certificate is	•
	branch office of an alarm in this State with a security sys	
	office certificate. A separate certificate stating the loc	
	shall be posted at all times in a conspicuous place in each b	
	l under the provisions of this Chapter shall file in writing	
	n of its branch offices. offices in this State. All licensees of	
	Board in writing before the establishment, closing, or changing	
	e. A licensed qualifying agent may be responsible for mo	
	m systems business with the prior approval of the Board.	
	oval may be granted by the Director, upon application of the	
-	me not to exceed 10 working 45 days after the adjournment	.
	ng of the Board unless the Board determines that the ap	plication should be
denied.		
	Board may charge the following fees, which must be ex	xpended, under the
	Board, to defray the expense of administering this Chapter:	
(1)	A nonrefundable initial license application fee in an amou	
	hundred fifty dollars (\$150.00).five hundred dollars (\$500	
(2)	A new or renewal license fee in an amount not to exceed	five hundred dollars
	(\$500.00).one thousand dollars (\$1,000).	
(3)	A late license renewal fee to be paid in addition to the re	newal fee due in an
(5)		
(5)	amount not to exceed one hundred dollars (\$100.00), f	
	(\$500.00) if the license has not been renewed on or before	
	(\$500.00) if the license has not been renewed on or before of the license.	e the expiration date
(4)	(\$500.00) if the license has not been renewed on or before of the license.A new or renewal registration fee in an amount not to	e the expiration date exceed fifty dollars
	 (\$500.00) if the license has not been renewed on or before of the license. A new or renewal registration fee in an amount not to (\$50.00) one hundred dollars (\$100.00) plus any fees chart 	e the expiration date exceed fifty dollars
(4)	 (\$500.00) if the license has not been renewed on or before of the license. A new or renewal registration fee in an amount not to (\$50.00) one hundred dollars (\$100.00) plus any fees char background checks by the State Bureau of Investigation. 	e the expiration date exceed fifty dollars ged to the board for
	 (\$500.00) if the license has not been renewed on or before of the license. A new or renewal registration fee in an amount not to (\$50.00) one hundred dollars (\$100.00) plus any fees chart 	e the expiration date exceed fifty dollars ged to the board for bloyment to another

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	(6)	A branch office certificate fee not to exceed one (\$150.00). three hundred dollars (\$300.00).	hundred fifty dollars
	(7)	A fee not to exceed fifty dollars (\$50.00) for each reco	nsideration of a license
	(')	or registration permit that has been filed or returned	
		correctable errors.	····························
	(8)	A late registration fee, to be paid in addition to the re	egistration renewal fee.
	(-)	not to exceed twenty dollars (\$20.00) forty dollars (\$4	-
		submitted no more than 30 days after the expiration of	
		A registration application submitted more than 30 da has expired shall be registered as a new applicant.	U
"8 74D-8	Rogis	tration of persons employed.	
(a)	(1)	A licensee of an alarm <u>a</u> security systems business	shall register with the
(<i>a</i>)	(1)	Board within 30 days after the employment begins	
		licensee's employees described in subdivision (1a) of	
		within the State, unless in the discretion of the Dire	
		extended for good cause: cause.	etor, the time period is
	(1a)	The following employees shall be registered with the	Roard.
	<u>(1u)</u>	a. Any employee that has access to confide	
		detailing the design, installation, or application	-
		electronic security system or that has access t	• •
		program that would allow the system to be	-
		circumvented.	inounieu, unereu, or
		b. Any employee who <u>conducts personal sales in</u>	n a private residence or
		who installs or services an electronic a security	
		business establishment or a personal residence	•
		c. <u>Any employee who remotely monitors a sec</u>	
		cameras, unless the employee is registered as	
		licensed security guard and patrol company ur	
		General Statutes.	
		Employees engaged only in sales or marketing that c	loes not involve any of
		the above are not required to be registered.	5
	(1a) (1		to the Board as to the
	\ / <u>\</u>	employee: set(s) of classifiable fingerprints on standar	
		recent color photograph(s) of acceptable quality	11
		statements of any criminal records as deemed appropr	
	(2)	Except during the period allowed for registration in su	2
		section, no alarm security systems business may	
		required to be registered by this Chapter unless the em	1 1 1 1
		been approved by the Board as set forth in this section	• •
	(3)	A licensee may employ an applicant for registrat	
	<u></u>	employee for 20 consecutive days. Upon completion	
		period and the desire of the licensee to hire the reg	
		regular employee, the licensee shall register the emplo	
		subsection, with the Board within 30 days after the pro-	-
		period ends unless the Director, in the Director's disc	• • •
		period for good cause. Before a probationary employ	
		services, the employee shall complete any training	
		licensee shall conduct a criminal record check on the	-
		deems appropriate. The licensee shall submit a li	
		employees to the Director on a monthly basis. The list	
		address, social security number, and dates of employn	

1			
2	"§ 74D-8.1. App	renticeship registration permit.	
3	(a) The Board may issue an apprenticeship registration permit to an applicant who is 16		
4	or 17 years old and currently enrolled in high school if the applicant holds a valid drivers license		
5		ast three letters of recommendation stating that the applicant is of good moral	
6		ded in G.S. $74D-2(d)(2)$. The letters of recommendation shall be from persons	
7	-	d to the individual, and at least one of the letters shall be from an official at the	
8		applicant is currently enrolled.applicant.	
9	school where the a	appreare is currently enroned. <u>appreare.</u>	
10	 "8 74D_9 Cortif	ficate of liability insurance required; form and approval; suspension for	
11		mpliance.	
12	noncol	mphanee.	
13	(d) No lice	ense shall be issued under this act unless the applicant files with the Board	
13 14		cy of liability insurance which policy must provide for the following minimum	
14 15	-	<u>o hundred fifty thousand dollars (\$50,000) (\$250,000)</u> because of bodily injury	
16		rson as a result of the negligent act or acts of the principal insured or his agents	
10		ourse and scope of his employment; subject to said limit for one person, one	
17		sand dollars (\$100,000) (\$500,000) because of bodily injury or death of two or	
18 19		the result of the negligent act or acts of the principal insured or his agent	
	-		
20 21		course and scope of his or her agency; twenty <u>one hundred</u> thousand dollars <u>(00)</u> because of injury to or destruction of property of others as the result of the	
21		cts of the principal insured or his agents operating in the course and scope of	
22	his or her agency.		
23	ms of her agency.		
25	 "8 74D-10 Susp	ension or revocation of licenses and registrations; appeal.	
26	· · ·	oard may, after notice and an opportunity for hearing, suspend or revoke a	
27	. ,	tion issued under this Chapter if it is determined that the licensee or registrant	
28	has:	alon issued under and enapter if it is determined that the needsee of registrant	
29			
30	(3)	Violated any rule promulgated adopted by the Board pursuant to the authority	
31		contained in this Chapter.	
32	(4)	Been convicted of any crime involving moral turpitude or any other crime	
33		involving violence or the illegal use, carrying, or possession of a dangerous	
34		weapon-felony as set forth in G.S. 74D-6(2) or any crime as set forth in	
35		G.S. 74D-6(3).	
36		<u>0.5. (40 0(5).</u>	
37	 (7)	Engaged in or permitted any employee to engage in any alarm security	
38	(\prime)	systems business when not lawfully in possession of a valid license	
39		registration issued under the provisions of this Chapter.	
40	(8)	Committed an unlawful breaking or entering, burglary, larceny, sexual	
41		offense, trespass, fraud, assault, battery, or kidnapping.	
42	(9)	Committed any other act which is a ground for the denial of an application for	
43	(~)	a license or registration under this Chapter.	
44	(10)	Failed to maintain the certificate of liability <u>insurance</u> required by this	
45	(10)	Chapter.	
46			
47	(15)	Engaged in the alarm-security systems profession under a name other than the	
48	()	name under which the license was obtained under the provisions of this	
49		Chapter.	
50		1	

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1 2 3 4	(19)	Engaged in conduct that constitutes dereliction of duty or or defrauds, or harms the public in the course of profess services.services, including fraudulently claiming a ch ownership, fraudulently claiming dissolution of a con-	ional activities or nange in business
4 5		fraudulently claiming to be a representative of the consume	
6		provider, misrepresentation of employer, or misrepresent	
7		equipment as a sales tactic.	
8 9	(20)	Demonstrated a lack of financial responsibility.	
10	 "§ 74D-11. Enfo	prcement.	
11			
12	(b) Any p	person, firm, association, corporation, or department or d	ivision of a firm,
13	association or con	rporation, or their agents and employees violating any of the	provisions of this
14	1	ingly violating any rule promulgated to implement this Chap	
15		sdemeanor. The Attorney General, or his or her represer	
16	•	iction with the district attorneys of this State to prosecute	violations of this
17	Chapter.		D 11
18		egulation of alarm systems businesses shall be exclusive to the	
19 20		y shall be permitted to require an alarm systems business o	
20 21	•	egister and to supply information regarding its license, a uire users of alarm systems to obtain revocable permits v	• -
22	-	ic signal transmission to a law-enforcement agency.	when alarm usage
23		of revocation of suspension of a license or registration und	ler G.S. 74D-10. a
24	. ,	ot more than two thousand dollars (\$2,000) per violation m	
25		any person that violates any provision of this Chapter or any	•
26	adopted pursuant	to this Chapter. In determining the amount of any penalt	y, the Board shall
27		ee and extent of harm caused by the violation. The clear proce	
28		this section shall be remitted to the Civil Penalty and F	Forfeiture Fund in
29	accordance with		
30		edings for the assessment of civil penalties shall be governed	• •
31		atutes. If the person assessed a penalty fails to pay the penalt	•
32 33	•	ute an action in the superior court of the county in which the ncipal place of business to recover the unpaid amount of the	-
33 34	-	penalty under this section shall not relieve any party from	
35	prescribed by law		any other penalty
36	- ·	ale, installation, or service of an alarm a security system by	y an unlicensed or
37		on shall constitute a threat to the public safety, and any co	-
38		rvice of an alarm a security system shall be deemed void and	
39	•••		
40	" § 74D-13. Tran		
41		ected pursuant to Chapter 74C of the General Statutes fro	
42		have not been expended upon January 1, 1984, shall be trans	
43	•	Protective Services Board for the purpose of defraying	the expenses of
44 45	administering this	s act. If of licensure to maintain or commence action.	
45 46		<u>ecurity</u> systems business may not maintain any action in any	a court of the State
40 47		of compensation for performing an act for which a license	
48		Chapter without alleging and proving that the alarm security s	-
49		ensed and the employee or agent of the alarm security sy	•
50		istered upon entering into a contract with the consumer. A	
51	systems installati	on, maintenance, or monitoring contract entered into with a	consumer shall be

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1 2 3 4 5 6 7	void if the consumer confirms through records maintained by the Board to systems business is not properly licensed or the consumer establishes throug by the Board that the person enticing the consumer to enter into the co- registered by the Board. The sale, installation, or service of an alarm <u>A s</u> unlicensed <u>entity</u> or unregistered employee shall be deemed an unfair and de and shall be actionable under Chapter 75 of the General Statutes.	gh records maintained ntract is not properly security system by an
7 8 9	SECTION 1.(b) Article 2 of Chapter 74D of the General Statu "Article 2.	tes reads as rewritten:
10	"Alarm Security Systems Education Fund.	
11	"§ 74D-30. <u>Alarm–Security</u> Systems Education Fund created;	payment to Fund;
12	management; use of funds.	
13	(a) There is hereby created and established a special fund to be	known as the "Alarm
14	"Security Systems Education Fund" (hereinafter Fund) which shall be set	
15	in the office of the State Treasurer. The Fund shall be used in the manner p	
16	for the education of licensees and registrants.	
17		
18	(c) In addition to the fees provided for elsewhere in this Chapter, t	he Board shall charge
19	the following fees which shall be deposited into the Fund:	0
20	(1) On July 1, 1985, the Board shall charge every licensee	on that date a fee of
21	fifty dollars (\$50.00);	
22	(2) The Board shall charge each new applicant for a license	fifty dollars (\$50.00),
23	provided that for purposes of this Article a new applicar	
24	an applicant who did not possess a license on July 1,	
25	(\$50.00).	
26	(3) The Board is authorized to charge each licensee an add	itional amount, not to
27	exceed fifty dollars (\$50.00), on July 1 of any year in wh	
28	Fund is less than twenty-five thousand dollars (\$25,000	
29	(d) The State Treasurer shall invest and reinvest the moneys in t	he Fund in a manner
30	provided by law. The Board in its discretion, may use the Fund for any of th	e following purposes:
31	(1) To advance education and research in the alarm security	<u>y</u> systems field for the
32	benefit of those licensed under the provisions of this	Chapter and for the
33	improvement of the industry, industry.	
34	(2) To underwrite educational seminars, training centers a	and other educational
35	projects for the use and benefit generally of licensees, a	ndlicensees.
36	(3) To sponsor, contract for and to underwrite any and all a	additional educational
37	training and research projects of a similar nature ha	iving to do with the
38	advancement of the alarm security systems field in Nor	th Carolina."
39	SECTION 1.(c) The Alarm Systems Licensing Board may add	pt rules to implement
40	the provisions of this Part.	
41	SECTION 1.(d) This Part becomes effective October 1, 2025.	,
42		
43	PART II. PRIVATE PROTECTIVE SERVICES BOARD LAWS AM	ENDMENTS
44	SECTION 2.(a) G.S. 74C-2 reads as rewritten:	
45	"§ 74C-2. Licenses required.	
46	(a) No private person, firm, association, or corporation shall eng	gage in, perform any
47	services as, or in any way represent or hold itself out as engaging in a priva	
48	profession or activity in this State without having first complied with t	
49	Chapter. Compliance with the licensing requirements of this Chapter shall r	• 1
ΕO	firm association or corneration from compliance with any other licensing	low

50 firm, association or corporation from compliance with any other licensing law.

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1 2		rainee p	lividual in possession of a valid private protective ser- bermit issued prior to October 1, 1989, shall not be subj	ect to forfeiture of such
3	•		of this Chapter. Such license shall, however, remain	
4			tion in the same manner in which all other licenses	issued pursuant to this
5	-	•	ct to suspension, denial, or revocation.	, . ., .
6	(c)		liscretion, the Private Protective Services Board may is	-
7	-		nvestigator investigator, polygraph examiner, electron	
8			<u>caminer</u> license provided that the applicant works unde	r the direct supervision
9	of a license			
10			ION 2.(b) G.S. 74C-3 reads as rewritten:	
11			e protective services profession defined.	
12	(a)		ed in this Chapter, the term "private protective services	profession" means and
13	includes th	ne follo	wing:	
14		•••		
15		(6)	Security guard and patrol profession Any person	
16			corporation that provides a security guard on a contra	
17			person, firm, association, or corporation corporation,	-
18			for a fee or other valuable consideration and perform	ns one or more of the
19			following functions:	
20			a. Prevention or detection of intrusion, entry, large	eny, vandalism, abuse,
21			fire or trespass on private property.	
22			b. Prevention, observation, or detection of any u	nauthorized activity on
23			<u>public or private property.</u>	
24			c. Protection of patrons and persons lawfully a	
25			premises or being escorted between premise	
26			association, or corporation corporation, or up	<u>nit of government</u> that
27			entered into the contract for security services.	
28			d. Control, regulation, or direction of the flow or r	1
29			whether by vehicle or otherwise, only to the	
30			directly and specifically required to assure the p	protection of properties.
31				
32		(7)	Guard dog service profession Any person, firm, ass	1
33			which for a fee or other valuable consideration contract	1
34			firm, association, or corporation corporation, law enfo	
35			of government to place, lease, rent, or sell a trained	dog for the purpose of
36			protecting lives or property.	
37		"		
38			ION 2.(c) G.S. 74C-9 reads as rewritten:	
39	''§ 74C-9.		of license; term; renewal; posting; branch offices	; not assignable; late
40		renew	al fee.	
41	•••			
42	(e)	The B	pard is authorized to charge reasonable application and	license fees as follows:
43		•••		
44		<u>(17)</u>	An application for approval of a continuing legal e	ducation course not to
45	-		exceed one hundred dollars (\$100.00).	
46	-	-	led in G.S. 74C-13(k), all fees collected pursuant to	
47	. .		the direction of the Board, for the purpose of defr	aying the expenses of
48	administer	ing this	Chapter.	
49		т .	· · · · · · · · · · · · · · · · · · ·	C •
50	(h)		e permits shall not be issued to applicants that qualify	for a private detective
51	<u>investigato</u>	or licens	se.	

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1	(i) A licensed private detective investigator, polygraph examiner, electronic
2	<u>countermeasures professional, or digital forensic examiner</u> may supervise no more than five
3	trainees at any given time."
4	SECTION 2.(d) G.S. 74C-11 reads as rewritten:
5	"§ 74C-11. Probationary employees and registration of regular employees; unarmed
6	security guard guards and unarmed armored car guards required to have
7	registration card.
8	(a) <u>All licensees A security guard and patrol company or armored car company may</u>
9	employ unarmed security guards as probationary employees for 20 consecutive calendar days.
10	Upon completion of the probationary period and the desire of the licensee security guard and
11	patrol company or armored car company to hire an unarmed security guard as a regular employee,
12	the licensee security guard and patrol company or armored car company shall register the
13	employee who will be engaged in providing private protective services covered by this Chapter
14	with the Board within 30 days after the probationary employment period ends, unless the
15	Director, in the Director's discretion, extends the time period, for good cause. Before a
16	probationary employee engages in private protective services, the employee shall complete any
17	training requirements, and the licensee shall conduct a criminal record check on the employee,
18	as the Board deems appropriate. The licensee security guard and patrol company or armored car
19 20	<u>company</u> shall submit a list of the probationary employees to the Director on a monthly basis.
20 21	The list shall include the name, address, social security number, and dates of employment of the employees.
21	To register an employee after the probationary period ends, a licensee security guard and
22	<u>patrol company or armored car company</u> must give the Board the following:
25 24	(1) Set(s) of classifiable fingerprints on standard F.B.I. applicant cards; recent
24 25	photograph(s) of acceptable quality for identification; and
26	(2) Statements of any criminal records obtained from the appropriate authority in
27	each area where the employee has resided within the immediately 48
28	preceding months.
29	(b) A security guard and patrol <u>company or armored car</u> company may not employ an
30	unarmed security guard in a regular position unless the guard has a registration card issued under
31	subsection (d) of this section. A person engaged in a private protective services profession section
32	and may not employ an armed security guard unless the guard has a firearm registration permit
33	issued under G.S. 74C-13.
34	(c) The Director shall be notified in writing of the termination of any regular employee
35	registered under subsection (a) of this section within 10 days after the termination.
36	(d) An unarmed security guard shall make application to the Director for an unarmed
37	registration card which the Director shall issue to the applicant after receipt of the information
38	required to be submitted by the applicant's employer pursuant to subsection (a) of this section,
39	and after meeting any additional requirements which the Board, in its discretion, deems to be
40	necessary. The unarmed security guard registration card shall be in the form of a pocket card
41	designed by the Board, shall be issued in the name of the applicant, and may have the applicant's
42	photograph affixed to the card. The unarmed security guard registration card shall expire one
43	year after its date of issuance and shall be renewed every year. The Board may require all
44	registration holders to complete continuing education courses approved by the Board before
45	renewal of their registrations. If an unarmed registered security guard is terminated by a licensee
46	security guard and patrol company or armored car company and changes employment to another
47	security guard and patrol company, company or armored car company, the security guard's
48 40	registration card shall remain valid, provided the security guard pays the unarmed guard
49 50	registration transfer fee to the Board and a new unarmed security guard registration card is issued. An unarmed security guard whose transfer registration application and transfer fee have been
20	An unarmen security guard whose dansier registration application and dansier ree liave been

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1 2	sent to the H issued.	Board	may work with a copy of the transfer application until the	registration card is		
3		Notwi	thstanding the provisions of this section, a licensee security	v guard and patrol		
4			pred car company may employ a person properly registered			
5		unarmed security guard in another state for a period not to exceed 10 days in any given month;				
6		•	nsee, security guard and patrol company or armored car			
7			narmed security guard, submits to the Director the name, a			
, 8	1.0		of the unarmed guard and the name of the state of curre			
9	•		Director approves the employment of the unarmed guard in	•		
10	-		led by Session Laws 2005-211, s. 1, effective July 20, 2005.			
11		-	thstanding the provisions of this section, during a disaster d			
12			elared by the Governor pursuant to Article 1A of Chapter 16			
13			e security guard and patrol company or armored car company			
14			egistered or licensed as an armed security guard in another s			
15		•	rity guard and patrol company or armored car company price	-		
16			and in this State, submit to the Director all of the following:	1.0		
17		1)	The name, address, and social security number of the arme			
18		2)	The name of the state of current registration or licensing of			
19	(2)	guard.	the armed security		
20	((3)	Proof of completion of the 4-hour training course	se mandated by		
21	(5)	G.S. 74C-13(h)(1)a. and 14B NCAC 116.0807(c)(1), admin			
22			Carolina certified trainer.	instered by a rorth		
23	(4)	Qualification by a firearms instructor certified by the Nort	h Carolina Private		
24	(Protective Services Board, based on the firearm the arm			
25			intends to carry, meeting the qualification requirements			
26			Board and the Secretary of Public Safety for each firearm.	approved by the		
27	(h) 7	Гhe D	irector may approve the employment of the armed security s	ouard in this State		
28			ts all of the requirements of subsection (g) of this section. Q			
29	subsection (g) of this section shall be valid for a 12-month period. The duration of the deployment					
30	of an armed security guard from another state by a licensee security guard and patrol company					
31			company shall not exceed the length of the disaster decla			
32	emergency.		<u>sompany</u> shan not exceed the length of the disuster deet	indian of state of		
33			TON 2.(e) G.S. 74C-12 reads as rewritten:			
34			ial, suspension, or revocation of license, registration, or	r permit: duty to		
35			t criminal arrests.	permit, auty to		
36		_	oard may, after compliance with Chapter 150B of the Gene	ral Statutes, denv.		
37			e a license, certification, registration or permit issued under	•		
38			he applicant, licensee, trainee, registrant or permit holder ha			
39	following ac					
40	U	1)	Made any false statement or given any false information i	n connection with		
41	(any application for a license, registration, certification, or			
42			<u>audit</u> or for the renewal or reinstatement of a license, certified			
43			or permit.			
44						
45	(9)	Committed an unlawful larceny, burglary, breaking or	entering, assault,		
46			battery, <u>sexual offense</u> , kidnapping, <u>forgery</u> , or violated an			
47			firearms law.)		
48						
49	(27)	Worn, carried, or accepted any badge or shield purporting	to indicate that the		
50			person is a law enforcement officer while licensed or re-			
51			provisions of this Chapter as a private investigator. Chapter			

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1	
2	SECTION 2.(f) G.S. 74C-13 reads as rewritten:
3	"§ 74C-13. Armed licensee or registered employee required to have firearm registration
4	permit; firearms training.
5	
6	(b) It shall be unlawful for any person, firm, association, or corporation and its agents
7	and employees to hire an armed security guard or an armed private investigator licensee and
8	knowingly authorize or permit the armed security guard or armed private investigator licensee to
9	carry a firearm during the course of performing his or her duties as an armed security guard or
10	an armed private investigator if the Board has not issued him or her a firearm registration permit
11	under this section, or if the person, firm, association, or corporation permits an armed security
12	guard or an armed private investigator licensee to carry a firearm during the course of performing
13	his or her duties whose firearm registration permit has been suspended, revoked, or has otherwise
14	expired:
15	(1) A firearm registration permit grants authority to the armed security guard
16	or armed private investigator, guard or licensee, while in the performance
17	of his or her duties or traveling directly to and from work, to carry any
18	firearm approved by the Board and not otherwise prohibited by law. The
19	use of any firearm not approved by the Board is prohibited.
20	(2) All firearms carried by authorized armed security guards or armed
21	licensees in the performance of their duties shall be owned or leased by
22	the employer. Personally owned firearms not leased to the employer shall
23	not be carried by an armed security guard or armed licensee in the
24	performance of his or her duties.
25	(c) The applicant for a firearm registration permit shall submit an application to the Board
26	on a form provided by the Board.
27	(d) Each firearm registration permit issued under this section to an armed security-guard
28	shall be in the form of a pocket card designed by the Board and shall identify the contract security
29 30	company, <u>company</u> , <u>armored car company</u> , or proprietary security organization by whom the holder of the firearm registration permit is employed. A firearm registration permit issued to an
	armed security guard expires one year after the date of its issuance and must be renewed annually
31 32	unless the permit holder's employment terminates before the expiration of the permit. The Board
32 33	may require all permit holders to complete continuing education courses approved by the Board
33 34	before renewal of their permits.
35	(d1) Each firearm registration permit issued under this section to an armed private
36	investigator licensee shall be in the form of a pocket card designed by the Board and shall identify
37	the name of the armed private investigator licensee. While carrying a firearm and engaged in
38	private protective services, the armed private investigator licensee shall carry the firearms
39	registration permit issued by the Board, together with valid identification, and shall disclose to
40	any law enforcement officer that the person holds a valid permit and is carrying a firearm,
41	whether concealed or in plain view, when approached or addressed by the law enforcement
42	officer, and shall display both the permit and the proper identification upon the request of a law
43	enforcement officer. A private investigator licensee's firearm registration permit expires one year
44	from the date of issuance and shall be renewed annually. The Board may require all permit
45	holders to complete continuing education courses approved by the Board before renewal of their
46	permits.
47	(d2) A proprietary security organization that employs an armed security guard shall submit
48	an application to the Board for a license on a form, provided by the Board. A proprietary security
49	organization shall renew its license every two years.
50	(e) If an armed security guard terminates his or her employment with the contract security

registration permit expires and must be returned to the Board within 15 working days of the date 1 of termination of the employee. 2 A contract security company company, armored car company, or proprietary security 3 (f) organization shall be allowed to employ an individual for 30 days as an armed security-guard 4 pending completion of the firearms training required by this Chapter, if the contract security 5 6 company company, armored car company, or proprietary security organization obtains prior approval from the Director. The Board and the Secretary of Public Safety shall provide by rule 7 the procedure by which an armed private investigator, licensee, a contract security company, 8 9 armored car company, or a proprietary security organization applicant may be issued a temporary firearm registration permit by the Director of the Board pending a determination by the Board of 10 whether to grant or deny an applicant a firearm registration permit. 11 12 (g) The Board may suspend, revoke, or deny a firearm registration permit if the holder or applicant has been convicted of any crime set forth in G.S. 74C-8(d) or for violation of this 13 14 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 for any of the 16 offenses set forth in G.S. 74C-12 or any crime set forth in G.S. 74C-8(d). The Board and the Secretary of Public Safety shall establish a firearms training 17 (h) 18 program for licensees and registered employees to be conducted by agencies and institutions 19 approved by the Board and the Secretary of Public Safety. The Board and the Secretary of Public 20 Safety may approve training programs conducted by a contract security company company, 21 armored car company, and the security department of a proprietary security organization, if the 22 contract security company, armored car company, or security department of a proprietary security organization offers the courses listed in subdivision (1) of this subsection 23 24 and if the instructors of the training program are certified trainers approved by the Board and the 25 Secretary of Public Safety. The basic training course approved by the Board and the Secretary of Public 26 (1)Safety shall consist of a minimum of four hours of classroom training which 27 shall include all of the following: 28 29 Legal limitations on the use of firearms and on the powers and (a) authority of an armed security guard.guards and licensees. 30 31 (b) Familiarity with this section. Range firing and procedure and firearm safety and maintenance. (c) 32 Any other topics of armed security guard firearms training curriculum (d) 33 which the Board deems necessary. 34 (2)An applicant for a firearm registration permit must fire a minimum qualifying 35 score to be determined by the Board and the Secretary of Public Safety on any 36 37 approved target course approved by the Board and the Secretary of Public 38 Safety. A firearms registrant must complete a refresher course and shall regualify on 39 (3) 40 the prescribed target course prior to the renewal of his or her firearm registration permit. 41 The Board and the Secretary of Public Safety shall have the authority to (4) 42 promulgate all rules necessary to administer the provisions of this section 43 concerning the training requirements of this section. 44 45 The Board may not issue a firearm registration permit to an applicant until the (i) applicant's employer submits evidence satisfactory to the Board that the applicant: 46 Has satisfactorily completed an approved training course. 47 (1)Meets all the qualifications established by this section and the rules (2)48 promulgated to implement this section. 49 (3) Is mentally and physically capable of handling a firearm within the guidelines 50 set forth by the Board and the Secretary of Public Safety. 51

The Board and the Secretary of Public Safety are authorized to prescribe reasonable (j) 1 rules to implement this section, including rules for periodic requalification with the firearm and 2 for the maintenance of records relating to persons issued a firearm registration permit by the 3 Board. 4 (k) All fees collected pursuant to G.S. 74C-9(e)(7) and (8) shall be expended, under the 5 direction of the Board, for the purpose of defraying the expense of administering the firearms 6 7 provisions of this Chapter. The Board and the Secretary of Public Safety shall establish a training program for 8 (l)certified trainers to be conducted by agencies and institutions approved by the Board and the 9 Secretary of Public Safety. The Board or the Secretary of Public Safety shall have the authority 10 to promulgate all rules necessary to administer the provisions of this subsection. 11 12 (1)The Board and the Secretary of Public Safety shall also establish renewal requirements for certified trainers. The Board may require all certified trainers 13 14 to complete continuing education courses approved by the Board before renewal of their certifications. 15 (2)No certified firearms trainer shall certify a licensee or registrant unless the 16 licensee or registrant has successfully completed the firearms training 17 18 requirements set out above in subsection (h) of this section. The Board and the Secretary of Public Safety shall establish a training program for 19 (m)20 unarmed security guards to be conducted by agencies and institutions approved by the Board and 21 the Secretary of Public Safety. The Board and the Secretary of Public Safety shall have the 22 authority to promulgate all rules necessary to administer the provisions of this subsection. A private investigator licensee shall be permitted to carry a concealed weapon during 23 (n)24 the performance of his or her duties as a private investigator private protective services duties 25 upon: (i) obtaining a concealed weapon-handgun permit issued pursuant to G.S. 14-415.11; (ii) successfully completing the firearms training course approved by the Board and the Secretary of 26 Public Safety; and (iii) having a notation affixed to the face of the firearms registration card 27 designating that the armed private investigator licensee is allowed to carry a concealed weapon. 28 29 handgun. A private investigator licensee who does not carry a weapon handgun during the course of his or her duties as a private investigator private protective services duties but who wishes to 30 carry a concealed weapon handgun while not engaged in private investigative private protective 31 service duties shall be permitted to do so upon completion of the requirements set forth in Article 32 54B of Chapter 14 of the General Statutes. 33 The Board shall not knowingly issue a firearm registration permit to an individual 34 (0)who is prohibited by federal or State law from possessing a firearm. 35 Notwithstanding subsection (n) of this section, a licensee who is authorized pursuant 36 (p) 37 to section 926B or 926C of the United States Code to carry a concealed handgun and is in compliance with the requirements of those sections is exempt from obtaining the permit 38 described in G.S. 14-415.11." 39 SECTION 2.(g) The Private Protective Services Board may adopt rules to implement 40 the provisions of this Part. 41 42 **SECTION 2.(h)** This Part becomes effective October 1, 2025. 43 III. ENHANCE BACKGROUND CHECK ABILITIES OF PRIVATE 44 PART PROTECTIVE SERVICES BOARD AND ALARM SYSTEMS LICENSING BOARD 45 46 SECTION 3.(a) G.S. 14-415.12(a) reads as rewritten: "§ 14-415.12. Criteria to qualify for the issuance of a permit. 47 The sheriff shall issue a permit to an applicant if the applicant qualifies under the 48 (a) following criteria: 49 The applicant is a citizen of the United States or has been lawfully admitted 50 (1)for permanent residence as defined in 8 U.S.C. § 1101(a)(20), and has been a 51

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1	resident of the State 30 days or longer immediately preceding the filing of the
2	application.
3	(2) The applicant is 21 years of age or older.
4	(3) The applicant does not suffer from a physical or mental infirmity that prevents
5	the safe handling of a handgun.
6	(4) The applicant has successfully completed an approved firearms safety and
7	training course which involves the actual firing of handguns and instruction
8	in the laws of this State governing the carrying of a concealed handgun and
9	the use of deadly force. The North Carolina Criminal Justice Education and
10	Training Standards Commission shall prepare and publish general guidelines
11	for courses and qualifications of instructors which would satisfy the
12	requirements of this subdivision. An approved course shall be any course
13	which satisfies the requirements of this subdivision and is certified or
14	sponsored by any of the following:
15	a. The North Carolina Criminal Justice Education and Training
16	Standards Commission.
17	b. The National Rifle Association.
18	b1. The United States Concealed Carry Association.
19	c. A law enforcement agency, college, private or public institution or
20	organization, or firearms training school, taught by instructors
21	certified by the North Carolina Criminal Justice Education and
22	Training Standards Commission, the United States Concealed Carry
23	Association, or the National Rifle Association.
24	d. <u>The North Carolina Private Protective Services Board and Secretary</u>
25	of Public Safety pursuant to G.S. 74C-13.
26	Every instructor of an approved course shall file a copy of the firearms course
27	description, outline, and proof of certification annually, or upon modification
28	of the course if more frequently, with the North Carolina Criminal Justice
29	Education and Training Standards Commission."
30	SECTION 3.(b) G.S. 15A-151(a) reads as rewritten:
31	'§ 15A-151. Confidential agency files; exceptions to expunction.
32	(a) The Administrative Office of the Courts shall maintain a confidential file for
33	expungements containing the petitions granted under this Article and the names of those people
34 25	for whom it received a notice under G.S. 15A-150. The information contained in the file may be
35	disclosed only as follows:
36	 (10) Unon normal of the North Constinue Drivets Protective Services Deard on the
37	(10) Upon request of the North Carolina Private Protective Services Board or the North Carolina Alarm Systems Liganding Board if the ariminal record was
38	North Carolina Alarm Systems Licensing Board, if the criminal record was
39 40	expunged under this Chapter for licensure or registration purposes only." SECTION 3.(c) G.S. 93B-8.1 reads as rewritten:
40 41	"§ 93B-8.1. Use of criminal history records.
41	§ 35D-6.1. Use of criminal instory records.
43	(d) This section does not apply to the North Carolina Criminal Justice Education and
43 44	Training Standards Commission and Commission, the North Carolina Sheriff's Education and
44	Fraining Standards Commission. Commission, and the North Carolina Private Protective
46	Services Board, and the North Carolina Alarm Systems Licensing Board."
47	SECTION 3.(d) The Alarm Systems Licensing Board and the Private Protective
48	Services Board may adopt rules to implement the provisions of this Part.
49	SECTION 3.(e) This Part becomes effective October 1, 2025.
50	
51	PART IV. EFFECTIVE DATE

General Assembly Of North Carolina

SECTION 4. Except as otherwise provided, this act is effective when it becomes
 law.