GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL 566 Committee Substitute Favorable 6/14/17 PROPOSED COMMITTEE SUBSTITUTE H566-PCS40633-TTf-38

Private Protective Services Changes. Short Title:

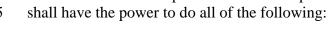
(Public)

	-	
Sponsors:		
Referred to:		

April 6, 2017

1			A BILL TO BE ENTITLED
2	AN ACT TO MAKE VARIOUS CHANGES TO THE PRIVATE PROTECTIVE SERVICES		
3	ACT A	AND T	THE ALARM SYSTEMS LICENSING ACT AND TO CREATE CERTAIN
4	FEES.		
5	The Gener	ral Asse	embly of North Carolina enacts:
6		SECT	TION 1. G.S. 74C-3 reads as rewritten:
7	"§ 74C-3.	Privat	te protective services profession defined.
8	(a)	As use	ed in this Chapter, the term "private protective services profession" means and
9	includes th	ne follo	wing:
10			
11		(5a)	Electronic countermeasures profession Any person, firm, association, or
12			corporation which for a fee or other valuable consideration discovers,
13			locates, or disengages by electronic, electrical, or mechanical means any
14			listening of the following:
15			<u>a.</u> <u>Listening</u> or other monitoring equipment surreptitiously placed to
16			gather information concerning any individual, firm, association, or
17			corporation.
18			b. Any device intended to block the transmission of any electronic
19			<u>signal.</u>
20		•••	
21		<u>(10)</u>	<u>Close personal protection. – Any individual, firm, association, or corporation</u>
22			that, for a fee or other valuable consideration, provides or offers to provide
23			security measures to ensure the safety of a business executive, elected or
24			appointed public official, celebrity, or other individuals who may be exposed
25			to elevated personal risk due to employment, status, wealth, associations, or
26		"D '	geographical location.
27	(b)	Priva	te protective services" shall not include any of the following:
28		····	A mention and an experiment of a mentioned have a second time of the second sec
29		<u>(18)</u>	A person under contract or employed by an occupational licensing board as
30 31			defined by G.S. 93B-1, while performing an investigation solely for that
31		SECT	board." TION 2. G.S. 74C-5 reads as rewritten:
32 33		SEUI	IUN 2. U.S. /4U-3 leads as rewritten.
	"8 7AC 5	Dowo	rs of the Board.

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2	<u>(13)</u>	With the concurrence of the Secretary of Public Sa	afety, issue cease and
3		desist letters regarding unlicensed activity.	
4	<u>(14)</u>	Subject to approval of the Governor and the Council of	of State, acquire, hold,
5		rent, encumber, alienate, and otherwise deal with real	l property in the same
6		manner as a private person or corporation. Any coll	
7		Board for encumbrance is limited to the assets, incom	
8		Board.	
9	<u>(15)</u>	Adopt rules establishing standards for the use of firea	irms or other weapons
10		approved by the Board.	
11	<u>(16)</u>	Adopt and publish a code of professional conduct for	licensees, registrants,
12		certificate holders, and permit holders."	-
13	SECT	TION 3. G.S. 74C-7 reads as rewritten:	
14	"§ 74C-7. Inves	tigative powers of the Secretary of Public Safety.	
15	The Secretar	y of Public Safety for the State of North Carolina sha	all have the power to
16	investigate or cau	ise to be investigated any complaints, allegations, or sus	picions of wrongdoing
17	or violations of	this Chapter involving individuals licensed, unlicensed	l individuals, licensed
18		ndividuals to be licensed, licensed under this Chapter	
19	conducted pursua	ant to this section is confidential and is not subject to rev	view under G.S. 132-1
20	until the investig	ation is complete and a report is presented to the Board	1. However, the report
21	may be released	to the licensee after the investigation is complete bu	it before the report is
22	-	Board. The Secretary shall retain the authority to enforce	-
23		ose any penalty authorized by G.S. 74C-12(a) and G.S.	
24		ty who is under investigation for or charged with a vio	
25	including individ	uals and entities with lapsed or surrendered licenses or re-	egistrations."
26	SECT	TION 4. G.S. 74C-8 reads as rewritten:	
27	"§ 74C-8. Licen	se requirements.	
28			
29	(c) Quali	fying Agent. – A business entity, other than a sole propr	ietorship, that engages
30	in private protect	ive services is subject to all of the requirements listed i	n this subsection with
31	respect to a quali	fying agent. For purposes of this Chapter, a "qualifying a	agent" is an individual
32	in a management	position who is licensed under this Chapter and whose r	name and address have
33	been registered w	vith the Director. The requirements are:	
34			
35	(3)	In the event that the qualifying agent upon whom the b	ousiness entity relies in
36		order to do business ceases to perform his duties as	qualifying agent, the
37		business entity shall notify the Director within 10) working days. The
38		business entity must obtain a substitute qualifying ag	ent within 30-90 days
39		after the original qualifying agent ceases to serve as q	ualifying agent unless
40		the Board, in its discretion, extends this the 90-day p	eriod, for good cause,
41		for a period of time not to exceed three months.an ad	ditional 30 days upon
42		the filing of a petition by the business entity and u	pon a hearing by the
43		Board. The Board may require the payment of a late fe	e for a business entity
44		failing to obtain a substitute qualifying agent pursuant	to the requirements of
45		this subdivision.	
46			
47	(f) Issuar	nce. – Upon a finding that the application is in proper for	orm, the completion of
48		nvestigation, and the completion of an examination requ	
49		bmit to the Board the application and the Director's red	
50	a successful and the second second	he healteneural investigation the Director mary issue	· · · · · · · · · · · · · · · · · · ·

Director shall submit to the Board the application and the Director's recommendations. Upon completion of the background investigation, the Director may issue a temporary license pending approval of the application by the Board at the next regularly scheduled meeting. The

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1 Board shall determine whether to approve or deny the application for a license. Upon approval 2 by the Board, a license will be issued to the applicant upon payment by the applicant of the 3 initial license fee and the required contribution to the Private Protective Services Education 4 Fund, and the filing of a certificate of liability insurance.insurance with the Board. The 5 applicant shall pay the initial license fee and make the required contribution to the Fund within 6 90 days from the date the applicant receives notice of pending licensure approval unless the 7 Board, in its discretion and for good cause, extends the 90-day period for an additional 30 days 8 upon the filing of a petition by the applicant and a hearing by the Board. The Board may 9 require the payment of a late fee for an applicant failing to pay the initial license fee or for 10 failing to make the contribution to the Fund pursuant to this subsection. 11 " 12 **SECTION 5.** G.S. 74C-9 reads as rewritten: 13 "§ 74C-9. Form of license; term; renewal; posting; branch offices; not assignable; late 14 renewal fee. 15 . . . 16 The Board is authorized to charge reasonable application and license fees as (e) 17 follows: 18 . . . An application fee for a firearm registration permit for all applicants and for 19 (7)20 licensees subject to G.S. 74C-13 not to exceed fifty dollars (\$50.00). 21 A new, renewal, replacement, or reissuance fee for a firearm registration (8) 22 permit for all applicants and for licensees subject to G.S. 74C-13 not to 23 exceed thirty dollars (\$30.00). 24 . . . 25 A late fee for a business entity subject to G.S. 74C-8(c)(3) or an applicant (16)for licensure under G.S. 74C-8(f) not to exceed one hundred dollars 26 27 (\$100.00). Except as provided in G.S. 74C-13(k), all fees collected pursuant to this section shall be 28 29 expended, under the direction of the Board, for the purpose of defraying the expenses of 30 administering this Chapter. 31 A license or trainee permit granted under the provisions of this Chapter may be (f) 32 renewed by the Private Protective Services Board upon notification by the licensee or permit 33 holder to the Director of intended renewal, the payment of the proper fee, and evidence of a 34 policy of liability insurance policy as prescribed in G.S. 74C-10(e). 35 The renewal shall be finalized before the expiration date of the license. In no event will 36 renewal be granted more than three months after the date of expiration of a license or trainee 37 permit. 38 " 39 SECTION 6. G.S. 74C-10 reads as rewritten: 40 "§ 74C-10. Certificate of liability insurance required; form and approval; suspension for 41 noncompliance. 42 . . . 43 No security guard and patrol, armored car, or special limited guard and patrol (e) license shall be issued under this Chapter unless the applicant files with the Board evidence of a 44 45 policy of liability insurance insurance policy. The policy must provide for the following minimum coverage: fifty thousand dollars (\$50,000) because of bodily injury or death of one 46 47 person as a result of the negligent act or acts of the principal insured or his agents operating in 48 the course and scope of his employment; subject to said limit for one person, one hundred 49 thousand dollars (\$100,000) because of bodily injury or death of two or more persons as the 50 result of the negligent act or acts of the principal insured or his agents operating in the course 51 and scope of his or her agency; twenty thousand dollars (\$20,000) because of injury to or

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1 destruction of property of others as the result of the negligent act or acts of the principal insured 2 or his agents operating in the course and scope of his or her agency. If the licensee, a licensee or 3 a trainee supervised by a licensee, other than a security guard and patrol, armored car, or 4 special limited guard and patrol licensee, carries a firearm while engaged in private protective 5 services activities, the licensee or trainee shall obtain a policy of liability insurance policy with 6 a minimum coverage as specified above. A licensee or trainee is deemed to be "carrying a 7 firearm" for purposes of this section while engaged in private protective services if the licensee 8 or trainee has a firearm on the licensee's or trainee's person or in the automobile the licensee or 9 trainee is using to perform private protective services. A licensee may provide liability 10 insurance coverage for a trainee under the licensee's supervision; however, failure of the 11 licensee to provide coverage shall not exempt the trainee from the requirements of this section. The Board shall approve the form, execution, and terms of the liability insurance 12 (e1) 13 policy required pursuant to this section. 14 An insurance carrier shall have the right to cancel such policy of a liability insurance (f) 15 policy upon giving a 30-day notice to the Board. Provided, however, that such the cancellation 16 shall not affect any liability on the policy which that accrued prior thereto. The policy of 17 liability shall be approved by the Board as to form, execution, and terms thereon. 18 (g) The holder of any trainee permit and persons Persons registered pursuant to 19 G.S. 74C-11 shall not be required to obtain a certificate of liability insurance. 20 " 21 **SECTION 7.** G.S. 74C-12 reads as rewritten: 22 "§ 74C-12. Denial, suspension, or revocation of license, registration, or permit; duty to 23 report criminal arrests. 24 (a) The Board may, after compliance with Chapter 150B of the General Statutes, deny, 25 suspend or revoke a license, certification, registration, or permit issued under this Chapter if it 26 is determined that the applicant, licensee, trainee, registrant, or permit holder has done any of 27 the following acts: 28 (1)Made any false statement or given any false information in connection with 29 any application for a license, certification, registration, or permit or for the 30 renewal or reinstatement of a license, certification, registration, or permit. 31 . . . 32 Engaged in or permitted any employee to engage in a private protective (6) 33 services profession when not lawfully in possession of a valid license or 34 registration issued under the provisions of this Chapter. 35 . . . 36 (9) Committed an unlawful breaking or entering, assault, battery, or 37 kidnapping.kidnapping, or violated any State or federal firearms law. 38 39 Fraudulently held himself or herself out as employed by or licensed by the (24)40 State Bureau of InvestigationDepartment of Public Safety or any other 41 governmental authority. 42 . . . 43 (33)Violated the code of professional conduct for licensees, registrants, 44 certificate holders, and permit holders adopted by the Board." 45 SECTION 8. G.S. 74C-13 reads as rewritten: 46 47 "§ 74C-13. Armed licensee or registered employee required to have firearm registration 48 permit; firearms training. 49 It shall be unlawful for any person performing private protective services duties to (a) 50 carry a firearm in the performance of those duties without first having met the qualifications of

51 this section and having been issued a firearm registration permit by the Board. A licensee or

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1	proprietary empl	oyer described in G.S. 74C-3(b)(13) shall register an	y individual carrying a
2		0 days of employment. Before engaging in any priv	
3		ividual shall receive any required training prescribe	d by the Board.<u>Board</u>,
4	unless specificall	y exempted from training pursuant to G.S. 74C-13.1.	
5	•••		
6	· · · ·	oprietary security organization that employs an arme	
7		oard an application for license on a form provided	
8 9	purpose. A propr	ietary security organization shall renew its license ever	<u>y two years.</u>
10	(h) The H	Board and the Secretary of Public Safety shall estable	lish a firearms training
11		nsees and registered employees to be conducted by a	
12	1 0	Board and the Secretary of Public Safety. The Board	6
13		ay approve training programs conducted by a contract	•
14	the security depa	rtment of a proprietary security organization, if the con	ntract security company
15	or security depa	artment of a proprietary security organization offers	s the courses listed in
16	subdivision (1) of	of this subsection and if the instructors of the training	g program are certified
17	trainers approved	by the Board and the Secretary of Public Safety:	
18	(1)	The basic training course approved by the Board and	•
19		Safety shall consist of a minimum of four hours of cl	assroom training which
20		shall include all of the following:	
21		a. Legal limitations on the use of hand guns <u>fire</u>	arms and on the powers
22		and authority of an armed security guard.	
23		b. Familiarity with this section.	
24		c. Range firing and procedure and hand g	gun<u>firearm</u> safety and
25		maintenance.	
26 27	SECT		Statutes is smanded by
27 28	adding a new sec	FION 9. Article 1 of Chapter 74C of the General Stion to read:	Statutes is amended by
28 29	•	rearm training exemptions.	
30		ollowing persons shall be exempt from the firearms the	raining requirements of
31	<u>G.S. 74C-13(b):</u>	showing persons shan be exempt from the meaning t	running requirements or
32	<u>(1)</u>	Persons who have successfully completed the Nor	th Carolina Basic Law
33	<u> </u>	Enforcement Training course and have successfully	•
34		of probationary employment.	1 · · · ·
35	(2)	Persons who have retired either by years of service of	or by medical disability,
36		or separated in good standing as a sworn law enfo	rcement officer from a
37		federal, State, county, or municipal law enforcement	agency that included in
38		their duty the use and qualification of a firearm. R	etirement or separation
39		must have occurred within three years of applic	ation pursuant to this
40		Chapter.	
41	<u>(3)</u>	Military personnel who have been honorably discha	
42		of application pursuant to this Chapter and who hav	• •
43		specialty code which includes Military Police or	Criminal Investigative
44		Division.	
45	<u>(4)</u>	Proprietary employees providing security duties at	
46		who have been trained and qualified pursuant to feder	-
47 48		pplicant claiming one of the exemptions in subsection	
48 49	documentation, a	arse of armed guard instruction must provide the	board the following
47	uocumentation, a		

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1	<u>(1)</u>	A copy of a North Carolina Basic Law Enforcem	ent Training course
2		certificate and a letter from the applicant's departme	nt verifying that the
3		probationary employment period has been completed.	
4	<u>(2)</u>	Retirement documentation verifying sworn status or the	ne card issued by the
5		North Carolina Criminal Justice Training and Sta	undards Commission
6		authorizing concealed carry under the Law Enforcen	nent Officers' Safety
7		Act, Public Law 108-277, as amended.	
8	<u>(3)</u>	A copy of a DD Form 214 noting a Military	Police or Criminal
9		Investigations Division military occupational specialty.	
10	<u>(4)</u>	Documentation of retirement or separation from a fed	eral law enforcement
11		agency with an Office of Personnel Management jo	b series of 1811 for
12		Criminal Investigation.	
13	<u>(5)</u>	Documentation of current, direct employment with a	nuclear power plant
14		located in this State.	
15	(c) The l	Board shall deny an exemption sought pursuant to this se	ection if the applicant
16	fails to provide t	he documentation, as applicable, provided in subsection (b	b) of this section.
17	(d) When	n utilizing this exemption, the applicant must qualify y	within the first three
18		required firearm qualification course. If the applicant fails	
19		of fire, the applicant shall be required to undergo the ent	
20	instruction.		
21	(e) When	n utilizing this exemption, the applicant must complete	e the legal block of
22	instruction requi	red by G.S. 74C-13(h)(1) and the Board's administrative r	ules."
23	_	TION 10. G.S. 74C-17 reads as rewritten:	
24	"§ 74C-17. Enf	orcement.	
25			
26	(c) In lie	u of revocation or suspension of a license or permit under	r G.S. 74C-12, a civil
27	penalty of not n	nore than two thousand dollars (\$2,000) per violation ma	y be assessed by the
28		y person or business who violates any provision of this C	
29	•	ted pursuant to this Chapter. In determining the amount	
30	1	sider the degree and extent of harm caused by the violatio	
31	of civil penaltie	s provided for in this subsection shall be remitted to the	he Civil Penalty and
32	-	in accordance with G.S. 115C-457.2.	•
33			
34	(e) The l	Board shall be entitled to charge costs, including reasonab	ble attorneys' fees, for
35		governed by Chapter 150B of the General Statutes o	
36	section."		
37		TION 11. G.S. 74C-23 reads as rewritten:	
38	"§ 74C-23. Aco	uisition or change of ownership or control of licensed	firm, association, or
39		oration.	, , ,
40	-	t a company, firm, or corporation licensed under th	is Chapter transfers
41		rol, or a majority of assets to another person, firm, associ	_
42	-	n, association, or corporation acquiring control or owne	-
43	following respon	· · · ·	r · · · · · · ·
44			
45	(4)	Provide to the Director within 60-10 calendar days from	-prior to the effective
46		date of the transaction the following:	<u></u>
47		a. A <u>a</u> list of all registrants or and licensees affected	by the transaction
48		b. Written confirmation of completion of any chan	2
49		acquiring party to comply with the requirement	•
50		any applicable rules adopted by the Board on a	-
51		Director.	approved by the
~ 1			

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$\frac{1}{2}$		(5) <u>Provide to the Director within 60 calendar days from the effective transaction</u> , on a form provided by the Director, written co	
3		completion of any changes necessary for the acquiring party to	
4		the requirements of this Chapter or any applicable rules ad	
5		Board."	
6		SECTION 12. G.S. 14-269.3 reads as rewritten:	
7	"§ 14-26	9.3. Carrying weapons into assemblies and establishments whe	ere alcoholic
8		beverages are sold and consumed.	
9			
10	(b)	This section shall not apply to any of the following:	
11			
12		(4) A person registered or hired as a security guard guard, as	
13		<u>G.S. 74C-3(b)(13), who is hired by the owner, lessee, or a second secon</u>	-
14		organization sponsoring the event.event or a person employed	
15		licensed pursuant to G.S. 74C-2 who is hired by the owner, less	see, or person
16		or organization sponsoring the event.	
17			1 2017 The
18		SECTION 13. Section 12 of this act becomes effective December	1, 2017. The
19	remainder	r of this act becomes effective July 1, 2017.	