GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019



S

SENATE BILL DRS15020-NDf-1

Short Title:	Continuing Education for General Contractors.	(Public)
Sponsors:	Senators Gunn, Newton, and D. Davis (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO REVISE THE LAW GOVERNING THE LICENSURE OF CERTAIN GENERAL
3	CONTRACTORS TO REQUIRE CONTINUING EDUCATION FOR THE PURPOSE OF
4	ENHANCING THE PROFESSIONAL COMPETENCE AND PROFESSIONAL
5	RESPONSIBILITY OF THOSE LICENSEES.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. Article 1 of Chapter 87 of the General Statutes is amended by adding
8	a new section to read:
9	" <u>§ 87-10.2. Continuing education.</u>
10	(a) As a condition of license renewal, at least one qualifier or qualifying party of a
11	licensee holding a building contractor, residential contractor, or unclassified license classification
12	shall complete, on an annual basis, eight hours of continuing education approved in accordance
13	with this section. Where an entity holding a building contractor, residential contractor, or
14	unclassified contractor license classification has multiple qualifiers or qualifying parties, at least
15	one qualifier or qualifying party of the licensee shall complete this requirement for the license to
16	<u>remain valid.</u>
17	(b) Of the eight hours of annual continuing education required by this section, two hours
18	shall be a mandatory course approved by the Board and the remaining six hours shall be elective
19	courses approved by the Board. The Board shall approve:
20	(1) The content of continuing education courses.
21	(2) Accreditation of continuing education sponsors and programs.
22	(3) <u>Computation of credit.</u>
23	(4) <u>General compliance procedures.</u>
24	All prospective providers of the mandatory course shall attend a training program established,
25	approved, and administered by the Board to ensure the quality and consistency of mandatory
26	course information. Each qualifier or qualifying party must complete the mandatory course each
27	<u>year.</u>
28	All prospective providers of elective courses shall submit course materials and instructor
29	qualifications for Board evaluation, approval, and accreditation. Each qualifier or qualifying
30	party may accumulate and carry forward up to four hours of elective course credit to the next
31	<u>calendar year.</u>
32	(c) Continuing education credit hours may only be given for courses that are taught live
33	by an instructor approved by the Board. To receive credit, a qualifier or qualifying party must
34	attend and view the live teaching of the course and shall certify this requirement in the manner
35	required by the Board. Only the period of live instruction shall apply to the satisfaction of the
36	continuing education requirement established by this section. Continuing education providers



General Assembly Of North Carolina

1	shall certify the attendance of course attendees and shall transmit the qualifier or qualifying
2	party's certification to the Board. For the purposes of this subsection, "live instruction" includes
3	a maximum of two elective credit hours presented by video of a previously recorded and
4	approved presentation by an approved instructor or instructors provided the presentation is
5	proctored by the approved sponsor. False certification of attendance shall be grounds for the
6	suspension or revocation of the course provider's privilege to provide courses in this State. The
7	Board may take disciplinary action against any licensee on account of a false certification of
8	attendance by that licensee's qualifier or qualifying party at any continuing education course. The
9	Board shall maintain and distribute, as appropriate, records of the educational coursework
10	successfully completed by each qualifier or qualifying party, including the subject matter and the
11	number of hours of each course.
12	(d) <u>Continuing education requirements shall begin on January 1 of any calendar year and</u>
13	be completed by November 30 of that calendar year. The Board shall establish a 90-day grace
14	period following November 30 of each calendar year for any qualifier or qualifying party who
15	has failed to complete the continuing education requirement. Failure of the qualifier or qualifying
16	party of the entity holding a building contractor, residential contractor, or unclassified contractor
17	license classification to satisfy the annual continuing education requirement by the expiration of
18	the grace period shall result in the license of the entity being invalidated until such time that
19	continuing education and all other licensing requirements have been met.
20	(e) <u>Any licensee who chooses not to complete the annual continuing education as</u>
21	required by this section may request that the Board place its license in an inactive status and the
22	license shall become invalid. However, in order for the license to be maintained as inactive, the
23	licensee shall pay the same annual renewal fee paid by active licensees. Should the licensee desire
24	to return to active status, the qualifier or qualifying party of the licensee shall satisfactorily
25	complete the following continuing education requirements prior to seeking reinstatement:
26	(1) If the licensee seeks reinstatement during the first two years after the license
27	becomes inactive, the qualifier or qualifying party shall complete eight hours
28	of continuing education, including the mandatory course offered during the
29	year of reinstatement.
30	(2) If the licensee seeks reinstatement more than two years after the license
31	becomes inactive, the qualifier or qualifying party shall complete sixteen
32	hours of continuing education, including the mandatory course offered during
33	the year of reinstatement.
34	(f) <u>The Board shall establish nonrefundable fees for the purpose of administering the</u>
35	continuing education program. The Board may charge the sponsor of a proposed course a
36	nonrefundable fee not to exceed twenty-five dollars (\$25.00) per credit hour for the initial review
37	of the course and a nonrefundable fee of twelve dollars and fifty cents (\$12.50) per credit hour
38	for the annual renewal of a course previously approved. The Board shall require an approved
39 40	course provider to pay a fee, not to exceed five dollars (\$5.00) per credit hour per qualifier or qualifying party for each qualifying nexts completing on approved continuing
40	qualifying party, for each qualifier or qualifying party completing an approved continuing education course conducted by that provider.
41 42	(g) The Board may modify the continuing education requirements set forth in this Article
42 43	in cases of certified illness or undue hardship as provided for in the rules of the Board.
43 44	(h) The Board may adopt rules to implement the requirements of this section."
45	SECTION 2. G.S. 87-10 reads as rewritten:
45 46	"§ 87-10. Application for license; examination; certificate; renewal.
40 47	5 07-10. Application for intense, trainination, tertificate, renewal.
48	(e) A license shall expire on the first day of January following its issuance or renewal
49	and shall become invalid 60 days from that date unless renewed, subject to the approval of the
50	Board. Renewal applications shall be submitted with a fee not to exceed one hundred twenty-five
50	Board. Rene war appreations shart be submitted with a ree not to exceed one number twenty-rive

51 dollars (\$125.00) for an unlimited license, one hundred dollars (\$100.00) for an intermediate

General Assembly Of North Carolina

license, and seventy-five dollars (\$75.00) for a limited license. Renewal applications shall be 1 2 accompanied by evidence of continued financial responsibility satisfactory to the Board.and 3 evidence of satisfactory completion of continuing education as required by G.S. 87-10.2. 4 Renewal applications received by the Board on or after the first day of January shall be 5 accompanied by a late payment of ten dollars (\$10.00) for each month or part after January. 6 After a license has been inactive-invalid for four years, a licensee shall not be (f)7 permitted to renew the license, and the license shall be deemed archived. If a licensee wishes to 8 be relicensed subsequent to the archival of the license, the licensee shall fulfill all requirements 9 of a new applicant as set forth in this section. Archived licensed numbers shall not be renewed." 10 **SECTION 3.** The State Licensing Board for General Contractors shall adopt 11 temporary rules to implement G.S. 87-10.2 and G.S. 87-10, as enacted by Section 1 and Section

12 2 of this act. Notwithstanding G.S. 150B-21.1(d), the temporary rules required by this act shall 13 remain in effect until the effective date of the permanent rule adopted to replace these temporary 14 rules. The Board is exempt from the fiscal note requirement of G.S. 150B-21.4 in adopting rules 15 to implement this act.

SECTION 4. This act becomes effective January 1, 2020, and applies to licenses
renewed on or after that date.