GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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Sponsors:

HOUSE BILL 553 Committee Substitute Favorable 4/11/19 PROPOSED COMMITTEE SUBSTITUTE H553-PCS40478-SVf-20

Short Title: Licensing Certain Fire Safety Equip. Work.

(Public)

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	Referred to:	
		April 3, 2019
1		A BILL TO BE ENTITLED
2	AN ACT TO R	EQUIRE LICENSING AND PERMITTING FOR FIRMS AND PERSONS
3		TALL AND SERVICE PORTABLE FIRE EXTINGUISHERS AND FIRE
4		ON SYSTEMS.
5		embly of North Carolina enacts:
6		FION 1. Chapter 58 of the General Statutes is amended by adding a new Article
7	to read:	
8		"Article 82B.
9	"Licensing and	Permitting for the Installation and Servicing of Portable Fire Extinguishers and
10	<u>_</u> ,	Fire Suppression Systems.
11	" <u>§ 58-82B-1.</u> De	
12		g definitions apply in this Article:
13	(1)	<u>Alarm system contractor. – A person or firm licensed under Chapter 74D of</u>
14		the General Statutes.
15	<u>(2)</u>	Commissioner. – The North Carolina Commissioner of Insurance.
16	(3)	Electrical contractor. – A person or firm licensed under Article 4 of Chapter
17		87 of the General Statutes.
18	<u>(4)</u>	Engineered special hazard fire suppression system A fire suppression
19		system having pipe lengths, number of fittings, number and types of nozzles,
20		suppression agent flow rates, and nozzle pressures calculated based on
21		appropriate standards of the National Fire Protection Association. An
22		engineered special hazard fire suppression system may include other
23		components, including, but not limited to, detection devices, alarm devices,
24		and control devices as tested and approved by a nationally recognized testing
25		laboratory, where the component's manufacturer determines the component is
26		compatible with the fire suppression system.
27	<u>(5)</u>	Fire sprinkler contractor. – A person or firm licensed under Article 2 of
28		Chapter 87 of the General Statutes.
29	<u>(6)</u>	Fire suppression system. – A firefighting system employing a suppression
30		agent with the purpose of controlling, suppressing, or extinguishing a fire in a
31		specific hazard, and includes an engineered special hazard fire suppression
32		system, an industrial fire suppression system, and a kitchen fire suppression
33		<u>system.</u>
34	<u>(7)</u>	Industrial fire suppression system A pre-engineered automatic fire
35		extinguishing system providing for the protection of property or equipment as



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1		described by the manufacturer other than a	a system covered under the
2		definition of "kitchen fire suppression system."	
3		the term "pre-engineered" refers to a system hav	
4		nozzle pressures, and quantities of an extinguis	• •
5	<u>(8)</u>	Kitchen fire suppression system. – A pr	
6	<u> </u>	extinguishing system providing for the protection	-
7		hoods, duct systems, and cooking equipment. A	-
8		term "pre-engineered" refers to a system havi	
9		nozzle pressures, and quantities of an extinguis	• •
10	<u>(9)</u>	Suppression agent. – A recognized agent or water	
11		suppress, or extinguish a fire. This term does n	-
12		primary extinguishing agent is water as utilized	-
13		defined in G.S. 87-21(a)(11).	
14	<u>(10)</u>	Firm. – A business, person, partnership, o	organization, association, or
15	<u></u>	corporation.	
16	(11)	License. – The document issued by the Commi	issioner that authorizes a firm
17		to engage in the business of installation, in	
18		service, or testing of fire suppression systems o	
19	(12)	Permit. – The document issued by the Commiss	
20	<u> </u>	to install, inspect, repair, recharge, service, or te	-
21		portable fire extinguishers.	
22	(13)	Plumbing contractor. – A person or firm licens	ed under Article 2 of Chapter
23	<u> </u>	87 of the General Statutes.	<u> </u>
24	<u>(14)</u>	Portable fire extinguisher. – A portable device	e containing an extinguishing
25		agent that can be expelled under pressure for t	
26		extinguishing a fire.	· · · ·
27	" <u>§ 58-82B-2.</u> Co	mmissioner of Insurance to administer Article	e; rules and regulations.
28 29	The Commis	sioner of Insurance, through the Office of the	State Fire Marshal, has the
30	<u>(1)</u>	To administer the provisions of this Article.	
31	(2)	To apply for and receive grants for the admin	vistration of this Article from
32	(2)	parties interested in upgrading and improving	
33		provided by portable fire extinguishers or fire s	
33 34	<u>(3)</u>	To adopt rules to enforce the purposes and provi	
35	<u>(5)</u>	rules with respect to the following:	sions of this Article, meruding
36			ting repairing servicing or
30 37		<u>a.</u> <u>Proper installation, inspection, recharge</u> testing of fire suppression systems or po	
38		b. Required specifications as to the number	
39		information and data contained thereon	
40		to all portable fire extinguishers and fire	-
40 41		by this Article when they are installed, i	
42		serviced, or tested.	inspected, recharged, repaired,
43			al Fire Protection Association
44		<u>c.</u> <u>The applicable standards of the Nationa</u> <u>or another nationally recognized organ</u>	
45		judged by the Commissioner to be suital	
45 46		Article.	sie for the enforcement of this
40 47		<u>d.</u> <u>Requiring an applicant for a license or p</u>	nermit to take an examination
48		<u>as to the applicant's competence to be lie</u>	
40 49		Article. If required, the applicant must t	
4 9 50		according to requirements prescribed by	
	"8 58-8 2R_3 I i		
51	" <u>§ 58-82B-3. Lie</u>	<u>cense requirement.</u>	

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1	(a)	Licen	se Required. – Except as otherwise provided in subsec	ction (d) of this section,
2	no firm m		tall, inspect, repair, recharge, service, or test a fire s	•
3		•	nguisher that is required by the Commissioner's rules of	
4	fire safety	rules u	inless the firm is licensed under this section.	
5	<u>(b)</u>	Requi	rements In order to issue a license under this section,	the Commissioner shall
6	find that a		as done all of the following:	
7		<u>(1)</u>	Submitted a completed application and paid the applied	cable fees.
8 9		<u>(2)</u>	Not committed an act that is a ground for denial, revocation, or nonrenewal set forth in G.S. 58-82B-8.	
10		(3)	Been determined, by inspection of the Commiss	
11			equipment required for the activities the applicant re-	-
12			perform. If the applicant includes in the request the hi	igh-pressure hydrostatic
13			testing of equipment, the applicant must submit a co	opy of its United States
14			Department of Transportation approval and renewals.	<u>-</u>
15		<u>(4)</u>	Submitted to the Commissioner proof of a valid of	comprehensive liability
16			insurance policy purchased from an insurer authorized	
17			Carolina. The coverage must include bodily injury	
18			products liability, completed operations, and contract	• •
19			of insurance must also be provided before any licens	
20			minimum amount of the coverage shall be one millio	
21			An insurer that provides this coverage shall notify th	e Commissioner of any
22		(5)	<u>change in coverage.</u>	· · 1 (°1'
23		<u>(5)</u>	Paid a nonrefundable fee fixed by rule of the Comm	
24			application for an examination, if the Commissioner 1	requires an examination
25 26		(6)	pursuant to this Article.	missionar raquiras an
20 27		<u>(6)</u>	<u>Successfully passed any examination, if the Com</u> examination pursuant to this Article.	innissioner requires an
28	(c)	Δnnli	cation. – A firm applying for a license under this section	on shall apply on a form
20 29			e Commissioner and declare under penalty of denial, su	
30	-	•	t the statements made in the application are true, corre	-
31			ant's knowledge and belief. The Commissioner shall gi	
32			ficiencies in the application.	
33	(d)	-	ptions. – This section does not apply to the following:	
34	<u>, , , , , , , , , , , , , , , , , , , </u>	(1)	A fire chief, fire marshal, fire inspector, or insurance	company inspector with
35			regard to the routine visual inspection of a fire suppres	. . .
36			fire extinguisher.	• •
37		(2)	An alarm system contractor, electrical contractor, fire	e sprinkler contractor, or
38			plumbing contractor while performing activities gov	verned by the licensure
39			requirements of those occupational licenses, prov	vided that licensure or
40			permitting under this Article is required for any w	
41			portion of a fire suppression system beyond the po	
42			system required to be performed by an alarm system	
43			contractor, fire sprinkler contractor, or plumbing cont	
44	<u>(e)</u>		cation of Changes A licensee shall notify the Comm	•
45	•	-	the information provided to the Commissioner on the li	
46	<u>(f)</u>		ction of License. – A licensee must be able to produce	±
47			<u>Commissioner or the Commissioner's representatives, or</u>	
48	•••		on for fire protection or prevention, or by any person for	
49 50			to perform any of the activities covered by this Article	<u>.</u>
50	<u>°§ 58-82B</u>	-4. Pe	<u>rmit requirement.</u>	

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1	(a)	Permi	t Required. – Except as otherwise provided in subsection (e)	of this section. no
2			all, inspect, repair, recharge, service, or test a fire suppres	
3	*	-	iguisher that is required by the Commissioner's rules or by c	•
4	*		nless the person is permitted under this section. In order to obt	
5	this section	n, a per	son must be certified to install, inspect, repair, recharge, services	vice, or test one or
6		-	ms or devices listed in this subsection, and the permit must in	
7			ns or devices for which the person is being permitted. The s	
8	are:	•		-
9		(1)	Portable fire extinguishers.	
10		(2)	Pre-engineered kitchen fire suppression systems.	
11		(3)	Pre-engineered industrial fire suppression systems.	
12		<u>(4)</u>	Engineered special hazard fire suppression systems.	
13	<u>(b)</u>	<u>Requi</u>	rements Before approving a permit for a person, the Comm	nissioner shall find
14	that the per	son ha	<u>IS:</u>	
15		<u>(1)</u>	Submitted a completed application and paid the applicable	fees.
16		(2)	Identified a validly licensed firm for whom the applicant w	vill be performing
17			work as a permittee pursuant to this Article.	
18		<u>(3)</u>	Not committed an act that is a ground for denial, suspendent	ension, probation,
19			revocation, or nonrenewal set forth in G.S. 58-82B-8.	
20		<u>(4)</u>	Satisfied all requirements of this Article.	
21		<u>(5)</u>	Paid a nonrefundable fee fixed by rule of the Commission	
22			application for an examination, if the Commissioner requir	res an examination
23			pursuant to this Article.	
24		<u>(6)</u>	Successfully passed any examination, if the Commission	ioner requires an
25			examination pursuant to this Article.	
26			cation. – A person applying for a permit shall apply on a form	
27			d declare under penalty of denial, suspension, or revocation	-
28			ade in the application are true, correct, and complete to the b	-
29			elief. A permit application shall include the name of the licen	
30			ommissioner shall give an applicant 60 days to correct any	deficiencies in the
31	application			
32			of Permit. – A permit shall indicate the systems or device	
33	*		fied to install, inspect, repair, recharge, service, or test. A	
34 25	-	bect, re	pair, recharge, service, or test any system or device that is no	ot indicated on the
35 36	<u>permit.</u>	Even	ntions. This section does not only to the following:	
30 37		(1)	<u>ptions. – This section does not apply to the following:</u> A fire chief, fire marshal, fire inspector, or insurance comp	any increator with
38		(1)	regard to the routine visual inspection of a fire suppression	
39			fire extinguisher.	system of portable
40		<u>(2)</u>	An alarm system contractor, electrical contractor, fire sprin	kler contractor or
40 41		<u>(2)</u>	plumbing contractor while performing activities governed	
42			requirements of those occupational licenses, provided	•
43			permitting under this Article is required for any work p	
44			portion of a fire suppression system beyond the point of	
45			system required to be performed by an alarm system con	
46			contractor, fire sprinkler contractor, or plumbing contractor	
40 47		(3)	A person who does any of the activities listed in this subdiv	
48		<u>(0)</u>	to a fire suppression system or a portable fire extinguisher	
49			already installed on property controlled by a firm or gover	
50			whom the person is employed. However, nothing in this su	

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	a firm or governmental entity from complying with the licensi	ng requirements
	of this Article. The activities are:	<u> </u>
	a. Making minor repairs or minor replacements.	
	b. Performing routine visual inspections.	
	c. Recharging, servicing, or testing.	
(f) Not	tification of Changes. – A permittee shall notify the Commissione	r within 30 days
	to the information provided to the Commissioner on the permit a	
• •	duction of Permit. – A permittee must:	
$\overline{(1)}$	*	hile engaging in
	the installing, inspecting, recharging, repairing, servicing, o	
	suppression systems or portable fire extinguishers.	-
<u>(2)</u>		demand by the
	Commissioner or the Commissioner's representatives, or	
	authority having jurisdiction for fire protection or prevention,	
	for whom the permittee solicits to perform any of the activities	• • •
	Article.	•
" <u>§ 58-82B-5. '</u>	Terms of licenses and permits; fees; failure to renew.	
(a) Fee	es. – The Commissioner shall charge an applicant for a license	or permit issued
under this Arti	cle the nonrefundable fees listed in this section. A license or period	mit issued under
this Article sh	all expire on December 31 of each year. A firm or person that	at is licensed or
permitted unde	er this Article shall annually, on or before December 31 of each	year, renew the
license or perm	nit and pay the required renewal fee. A permittee must also renew e	ach certification
for which the p	permittee is certified. The fees required by this section do not apply	to an employee
	government, the State, a local government, or to a member of a le	egally organized
	t while acting in the member's official capacity. The fees are:	
	ense	
	al	\$225.00
Issuance of per		
	re extinguisher certification fee	
	ered kitchen fire suppression system certification fee	
	ered industrial fire suppression system certification fee	
	special hazard fire suppression system certification fee	\$285.00
Permit renewa		
	re extinguisher certification renewal fee	
	ered kitchen fire suppression system certification renewal fee	
	ered industrial fire suppression system certification renewal fee	
	d special hazard fire suppression system certification renewal fee.	
	lure to Renew. – The failure to renew a license or permit by Dece	
-	ise the license or permit to become inoperative. A license of	-
	cause of the failure to renew the license or permit shall be restore	
	ble fee, plus a penalty equal to the applicable fee, if the fee and	· · · ·
	of expiration. After 90 days, a former licensee or former permitte	e must apply for
	or permit as required for an initial license or permit.	
" <u>§ 58-82B-6.</u>		1
	nissioner may issue a license or permit under this Article to a firm	*
-	rable valid permit, license, or certification issued by another sta	
-	irements of that state are at least equal to the minimum requirements of the state of a particular of the form on the person power of the state of t	
	specific license or permit issued and the firm or the person pays	sine application
	required under this Article.	
<u>8 29-97R-1.</u>	Tags required.	

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1	It is unlawful	for a person to install, inspect, recharge, repair, serv	vice, or test a fire suppression
2	system or a portable fire extinguisher without attaching the required tag or tags completed in		
3		the actual month, day, and year the work was pe	
4		fications set forth by the Commissioner.	<u> </u>
5	• •	rounds for denial, suspension, probation, revo	cation, or nonrenewal of a
6		e or permit.	t
7		sioner may deny, suspend, place on probation, r	evoke, or refuse to renew a
8		under this Article, in accordance with the provision	
9	•	ral Statutes, for the following reasons:	1
0	(1)	Performing any action for which a license or p	permit is required under this
l		Article without having first obtained such license	
2	<u>(2)</u>	Improperly installing, recharging, repairing, serv	
5		portable fire extinguisher or fire suppression syst	
	<u>(3)</u>	Rendering inoperative a fire suppression system	
	<u>,</u>	covered by this Article, except during the time t	
		being inspected, recharged, repaired, serviced, or	
		court order.	
	<u>(4)</u>	Material misstatement, misrepresentation, or fra	ud in obtaining a license or
;)	<u></u>	permit under this Article.	<u>uu mootuming u noonse or</u>
)	<u>(5)</u>	Failing to provide proof of or maintain the minin	num comprehensive liability
	<u>(5)</u>	insurance coverage as set forth in G.S. 58-82B-3	
	(6)	Failing to notify the Commissioner, in writing, w	
	<u>(0)</u>	of any information required on applications	
		G.S. 58-82B-4.	under 0.5. 56-62D-5 and
	<u>(7)</u>	<u>Cheating on an examination for a license or p</u>	permit if an examination is
	<u>(7)</u>	required by the Commissioner pursuant to this A	
	(8)	Having any professional license denied, suspende	
	<u>(0)</u>	any other jurisdiction for causes substantially s	
		section.	minu to those listed in this
	(9)	Failing or refusing to comply with a cease and de	esist order or any other notice
	<u>())</u>	or order to correct a violation related to conduct	
	(10)	Retaining an officer, director, stockholder, owne	
	<u>(10)</u>	or indirect interest that has had his or her lice	-
		revoked under this Article.	alse of permit suspended of
	(11)	Serving or previously serving as an officer, direct	tor staalkhalder or owner of
	<u>(11)</u>	a firm whose license has been suspended or revok	
		has or had a direct or indirect interest in a fi	
			III whose license has been
	(12)	suspended or revoked under this Article. While holding a license or permit, using a license	on normit on licence number
	<u>(12)</u>		-
		or permit number other than his or her own valid	incense or permit, or incense
	(12)	number or permit number.	
	<u>(13)</u>	Using credentials, methods, means, or pr	
		representative of the Commissioner or the State 1	
	(1 4)	chief, fire marshal, or other fire authority having	
	<u>(14)</u>	A cause for which the issuance of the license or p	
		had it been known to the Commissioner at the tin	
	<u>(15)</u>	Failing to obtain, retain, or maintain one or mo	re of the qualifications for a
3	11 -	license or permit required by this Article.	
)	<u>(16)</u>	Knowingly aiding or abetting others to evade or	violate the provisions of this
0		Article.	

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1	(17)	Failing to comply with an administrative or cou	urt order imposing a child
2	<u>()</u>	support obligation, after entry of a final judgr	
3		violation to have been willful.	<i>o</i>
4	<u>(18)</u>	Failing to pay State income tax or comply with a	any administrative or court
5	<u> </u>	order directing payment of State income tax after e	-
6		order finding the violation to have been willful.	
7	<u>(19)</u>	Conviction of a crime involving dishonesty, a	breach of trust, or moral
8	<u>-</u>	turpitude.	
9	(20)	Violating any other provision of this Article or any	v rule or regulation adopted
10		and promulgated pursuant to this Article.	• •
11	(21)	A cause sufficient to deny, suspend, or revoke the	license or permit under any
12	<u> </u>	other provision of this Article.	
13	"§ 58-82B-9. Lie	cense or permit sanction and denial procedures.	
14		rity. – The suspension, placing on probation, revo	cation, denial, or refusal to
15		r permit under this Article shall be in accordance wit	
16	150B of the Gene		· ·
17	(b) Notice	e of Denial. – Whenever the Commissioner denies	an initial application or an
18	application for a	reissuance of a license or permit under this Article,	the Commissioner, no later
19	than 30 days after	r denial, shall notify the applicant in writing of the r	easons for the denial of the
20	license or permit.	The applicant may also be denied for any reasons for	or which a license or permit
21	may be suspende	d or revoked or not renewed under G.S. 58-82B-8.	
22	(c) <u>Revie</u>	w. – In order for an applicant to be entitled to a rev	iew of the Commissioner's
23	action to determine	ne the reasonableness of the action, the applicant m	ust make a written demand
24	upon the Commis	ssioner for a review no later than 30 days after servi	ice of the notification upon
25	the applicant. Th	e review shall be completed without undue delay,	and the applicant shall be
26	notified in writing	g no later than 120 days after receipt by the Commiss	ioner of the written demand
27	by the applicant of	of the outcome of the review.	
28	(d) Hearin	ng. – In order for an applicant who disagrees with th	e outcome of the review to
29		earing under Article 3A of Chapter 150B of the Ger	
30		tten demand upon the Commissioner for a hearing	no later than 30 days after
31	· ·	applicant of the notification of the outcome.	
32		nder of License or Permit. – A licensee or permittee	-
33		ed, or not renewed shall surrender the license or pe	ermit to the Commissioner
34		the suspension, revocation, or nonrenewal.	
35		ations During Suspension or Revocation The fe	ollowing limitations apply
36		f suspension or revocation:	
37	<u>(1)</u>	A licensee or permittee whose license or perm	=
38		revoked shall not engage in or attempt or profess to	
39		or business for which a license or permit is requ	•
40		directly or indirectly own, control, or be employed	• • •
41		for which a license or permit under this Article is a	
42	<u>(2)</u>	If, during the period between the beginning of proc	
43		order of suspension or revocation by the Comm	
44		permit has been issued to the firm or person charg	• • • • • • • • • • • • • • • • • • •
45		or revocation shall operate to suspend or revoke, a	is the case may be, the new
46		license or permit held by the firm or person.	
47	<u>(3)</u>	The Commissioner shall not, so long as the revoca	
48		in effect, issue a new license for the establishmen	
49		will have the same or similar management, owners	± • •
50		permittees, or will use the same or a similar name a	is the revoked or suspended
51		<u>firm.</u>	

General Assembly Of North Carolina Session 2019 1 "§ 58-82B-10. Cease and desist orders; period of revocation. 2 Authority. – Whenever the Commissioner has reason to believe that a person or firm (a) 3 is or has been violating any provisions of this Article, the Commissioner may issue and deliver 4 to the person or firm an order to cease and desist the violation. 5 (b) Notice and Hearing. - An order issued by the Commissioner under this section shall 6 contain or be accompanied by a notice of opportunity for hearing which may provide that a 7 hearing will be held if, and only if, a person or firm subject to the order requests a hearing within 8 30 days of receipt of the order and notice. The Commissioner shall serve the order and notice by 9 hand delivery or by registered or certified mail. 10 Failure to Comply. – Failure to comply with a cease and desist order is cause for (c) 11 revocation of any or all permits and licenses issued by the Commissioner for a period of not less 12 than six months and not to exceed five years. If a new permit or license has been issued to the 13 firm or person, the order of revocation shall operate effectively with respect to the new permits 14 and licenses held by the firm or person. 15 "§ 58-82B-11. Civil penalty; injunction. 16 Civil Penalty. – A person or firm who violates any provision of this Article, or any (a) 17 rule or order issued by the Commissioner under this Article is subject to a civil penalty imposed 18 by the Commissioner of not more than one thousand dollars (\$1,000) for a first offense, not less 19 than one thousand dollars (\$1,000) and not more than two thousand dollars (\$2,000) for a second 20 offense, and not less than two thousand dollars (\$2,000) or more than five thousand dollars 21 (\$5,000) for a third or subsequent offense. The clear proceeds of a civil penalty assessed under 22 this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with 23 G.S. 115C-457.2. 24 (b) Notice. - Prior to subjecting a person or firm to a penalty under this subsection, the 25 Commissioner shall give written notice of the violation to the person or firm by hand delivery or 26 by registered or certified mail. No later than 30 days after written notice is given under this section, the Commissioner shall issue an order. The order must be delivered in accordance with 27 28 the provisions of subsection G.S. 58-82B-10(b) and must notify the person or firm of the right to 29 a hearing only if that person or firm requests a hearing within 30 days of receipt of the order. 30 Civil Action. – In addition to other powers granted to the Commissioner under this (c) 31 Article, the Commissioner may bring a civil action to enjoin a violation of any provision of this 32 Article or of any rule or order issued by the Commissioner under this Article. 33 "§ 58-82B-12. Criminal penalty. 34 It is a Class 1 misdemeanor to willfully or intentionally do any of the following: 35 Obliterate the serial number on a fire suppression system or portable fire (1)36 extinguisher for the purpose of falsifying service records. 37 (2)Improperly install a fire suppression system or improperly recharge, repair, 38 service, or test any fire suppression system or portable fire extinguisher. 39 While holding a license or permit, allow another firm or person to use the (3) 40 permit or license, or permit number or license number. 41 Use a license or permit, or license number or permit number, belonging to <u>(4)</u> 42 another firm or person. 43 Use any credential, method, means, or practice to impersonate a representative <u>(5)</u> 44 of the Commissioner or the State Fire Marshal or any local fire chief, fire 45 marshal, or other fire authority having jurisdiction. 46 (6) Engage in the business of installing, inspecting, recharging, repairing, 47 servicing, or testing portable fire extinguishers or fire suppression systems, 48 except in conformity with the provisions of this Article and the applicable 49 rules and regulations of the Commissioner. Fail to comply with a cease and desist order under G.S. 58-82B-11. 50 (7)

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1	(a) Nothing in this Article limits the power of the State or a unit of local government to
2	require the submission and approval of plans and specifications or to regulate the quality and
3	character of work performed by any person, firm, or governmental entity, for the protection of
4	the public health and safety.
5	(b) No unit of local government shall impose any other requirements on firms or persons
6	licensed or permitted by the Commissioner as set forth in this Article to prove competency to
7	conduct any activity covered by the license or permit."
8	SECTION 2. The Department of Insurance shall report to the Joint Legislative
9	Administrative Procedure Oversight Committee no later than October 1, 2020, with information
10	indicating how many licenses and permits have been issued since the implementation of this
11	Article and any issues relevant to the regulation of activities under Article 82B of the General
12	Statutes, and may make any recommendations as to whether the license or permit fees established
13	in this Article need to be adjusted so that the continued administration of this Article is
14	receipt-supported.
15	SECTION 3. The Department of Insurance may adopt temporary rules to implement
16	the provisions of this Article. Any temporary rules adopted in accordance with this section shall
17	remain in effect until permanent rules that replace the temporary rules become effective.
18	SECTION 4. This act becomes effective January 1, 2020.