

## General Assembly

Substitute Bill No. 845

January Session, 2021



AN ACT CONCERNING THE STATE FIRE PREVENTION AND FIRE SAFETY CODES, MEMBERSHIP OF THE CODE TRAINING AND EDUCATION BOARD OF CONTROL, APPOINTMENT OF A TEMPORARY FIRE MARSHAL AND REPORTS FILED AFTER A FIRE, EXPLOSION OR OTHER FIRE EMERGENCY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 29-291a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
- 3 (a) The State Fire Marshal, in coordination with the [advisory 4 committee] Fire Prevention Code Committee established under 5 subsection (b) of this section and in accordance with the provisions of 6 section 29-291e, as amended by this act, shall adopt and administer a 7 State Fire Prevention Code based on a nationally recognized fire 8 [prevention] code. The code shall be used to enhance the enforcement capabilities of local fire marshals and for the purposes of prevention of 10 fire and other related emergencies. The code shall be revised as deemed 11 necessary to incorporate any subsequent revisions to the nationally 12 <u>recognized fire</u> code not later than eighteen months following the date 13 of first publication of such revisions. The code shall include provisions 14 for oil burners, flammable and combustible liquids, gas equipment and 15 piping, liquefied gas and liquefied natural gas, [and] hazardous 16 chemicals and activities that occur on or within buildings and structures

- 17 regulated by the code. The code shall be applicable to all buildings and 18 structures constructed prior to January 1, 2006.
- 19 (b) There is established [an advisory committee] a Fire Prevention 20 Code Committee consisting of nine persons appointed by the State Fire 21 Marshal. The State Fire Marshal shall appoint two members [selected] 22 from a list of individuals submitted by the Codes and Standards 23 Committee from the membership of said committee and seven members 24 representing local fire marshals, deputy fire marshals and fire inspectors 25 selected from a list of individuals submitted by the Connecticut Fire 26 Marshals Association. The committee shall adopt regulations, in 27 accordance with the provisions of chapter 54, to govern the procedure 28
- 29 (c) The State Fire Marshal may issue official interpretations of the 30 State Fire Prevention Code, including interpretations of the applicability 31 of any provision of the code, upon the request of any person. The State 32 Fire Marshal shall compile and index each interpretation and shall 33 publish such interpretations at periodic intervals not exceeding four 34 months.
- 35 Sec. 2. Section 29-291c of the general statutes is repealed and the 36 following is substituted in lieu thereof (*Effective July 1, 2021*):
- 37 (a) When the State Fire Marshal or a local fire marshal ascertains that 38 there exists in any building, or upon any premises, a condition that 39 violates the State Fire Prevention Code or Fire Safety Code, the State Fire 40 Marshal or local fire marshal shall order such condition remedied by the 41 owner or occupant of such building or premises. Any such remedy shall 42 be in conformance with all building codes, ordinances, rules and 43 regulations of the municipality involved. Such owner or occupant shall 44 be subject to the penalties prescribed by subsection (e) of this section 45 and, in addition, may be fined fifty dollars a day for each day's 46 continuance of each violation, to be recovered in a proper action in the 47 name of the state.

of the committee.

- (b) Upon failure of an owner or occupant to abate or remedy a violation pursuant to subsection (a) of this section within a reasonable period of time specified by the State Fire Marshal or the local fire marshal, the local fire marshal shall promptly notify, in writing, the prosecuting attorney having jurisdiction in the municipality in which such violation or condition exists of all of the relevant facts. The local fire marshal may request the chief executive officer, any official of the municipality authorized to institute actions on behalf of the municipality in which the hazard exists or the State Fire Marshal, to apply to any court of equitable jurisdiction for an injunction against such owner or occupant for the purpose of closing or restricting from public service or use the place or premises containing the violation or condition until the violation or condition has been remedied, or the State Fire Marshal may apply for such an injunction without such request.
- (c) The State Fire Marshal or any local fire marshal empowered to enforce the State Fire Prevention Code or Fire Safety Code may, as an alternative to issuing an order pursuant to subsection (a) of this section, give the owner or occupant a written citation for any violation of the [State Fire Prevention Code] applicable code. No such citation may be issued if the owner or occupant has been previously issued a citation for the same violation by the State Fire Marshal or the local fire marshal within six months prior to the current violation. Such citation shall contain the name and address, if known, of the owner or occupant, the specific offense charged and the time and place of the violation. The citation shall be signed by the State Fire Marshal or local fire marshal and shall be signed by the owner or occupant in acknowledgment that such citation has been received. The State Fire Marshal or local fire marshal shall, if practicable, deliver a copy of the citation to the owner or occupant at the time and place of the violation or shall use some other reasonable means of notification. Any person who is issued a citation for violation of any provision of the State Fire Prevention Code or Fire Safety Code in accordance with this subsection shall be fined not more than two hundred fifty dollars.

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- (d) If a local fire marshal issues a citation pursuant to subsection (c) of this section, the state shall remit to the municipalities in which the violations occurred ninety per cent of the proceeds of the fine and shall remit to the State Treasurer the remaining ten per cent. If the State Fire Marshal issues a citation pursuant to said subsection, the state shall remit to the State Treasurer the entire proceeds of the fine. Each clerk of the Superior Court or the Chief Court Administrator, on or before the thirtieth day of January, April, July and October in each year, shall certify to the Comptroller the amount due for the previous quarter under this subsection to each municipality served by the office of the clerk or official.
- (e) In addition to the fine prescribed in subsection (a) of this section, any person who violates any provision of the State Fire Prevention Code or Fire Safety Code shall be fined not less than two hundred dollars or more than one thousand dollars or be imprisoned not more than six months, or both.
- 97 Sec. 3. Section 29-291d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

The State Fire Marshal shall review a decision by a local fire marshal upon the request of any person determined to have the right to appeal or when the State Fire Marshal has reason to believe that such official has misconstrued or misinterpreted any provision of the State Fire Prevention Code adopted pursuant to section 29-291a, as amended by this act. If upon review and after consultation with such official the State Fire Marshal determines that a provision of the code has been misconstrued or misinterpreted, the State Fire Marshal shall issue an interpretation of such code and may issue any order the State Fire Marshal deems appropriate. Any such determination or order shall be in writing and sent to such local fire marshal by registered mail, return receipt requested. Any person aggrieved by a decision made by the State Fire Marshal in accordance with this section or a decision of the State Fire Marshal relating to the enforcement of the State Fire Prevention Code may appeal such decision to the Fire Prevention Code Committee,

- established pursuant to subsection (b) of section 29-291a, as amended
- by this act, not later than fourteen days after receipt of such decision by
- such aggrieved person. Any hearing held by said committee shall be
- 117 <u>held in accordance with the provisions of chapter 54. Any person</u>
- aggrieved by any ruling of the Fire Prevention Code Committee may
- appeal to the superior court for the judicial district where the premises
- 120 concerned are located.
- Sec. 4. Section 29-291e of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective July 1, 2021*):
- 123 (a) For the purposes of this section, "proposed code" means a
- proposal by the State Fire Marshal, in coordination with the [advisory
- 125 committee] Fire Prevention Code Committee for a new State Fire
- 126 Prevention Code or for a change in, addition to or repeal of any
- provision of the State Fire Prevention Code and ["advisory committee"
- means the advisory committee <u>"Fire Prevention Code Committee"</u>
- means the committee established under subsection (b) of section 29-
- 130 291a, as amended by this act.
- 131 (b) Notwithstanding the provisions of chapter 54, the adoption of the
- 132 State Fire Prevention Code and any amendments thereto shall not be
- required to comply with the provisions of chapter 54, except as provided
- in this section.
- (c) Prior to the adoption of the State Fire Prevention Code and any
- amendments thereto, the State Fire Marshal shall (1) post any proposed
- code, a statement of purpose for which the proposed code is proposed,
- 138 a fiscal note associated with compliance with the proposed code
- prepared pursuant to section 4-168 and a regulatory flexibility analysis
- prepared pursuant to section 4-168a on the Internet web site of the
- Department of Administrative Services, (2) give notice electronically to
- 142 the joint standing committee of the General Assembly having
- 143 cognizance of matters relating to public safety and security, (3) give
- 144 notice to any person who has requested the State Fire Marshal for
- advance notice of the proposed code adoption proceedings, (4) provide

- for a public comment period of forty-five days following the posting of such proposed code, fiscal note and regulatory flexibility analysis, and (5) hold a public hearing on the proposed code not less than twenty nor more than thirty-five days after such posting.
  - (d) After the close of the public comment period, the State Fire Marshal, in coordination with the [advisory committee] Fire Prevention Code Committee, shall respond to each written and oral comment respecting the proposed code received during the public comment period and at the public hearing. Such response shall include any change made to the proposed code if applicable, and the rationale for such change. The State Fire Marshal shall post such response on the Internet web site of the Department of Administrative Services not later than thirty days after the close of the public comment period.
  - (e) The State Fire Marshal, in coordination with the [advisory committee] Fire Prevention Code Committee, shall create and maintain a code-making record for each proposed code, submit such codemaking record electronically to the standing legislative regulation review committee and the joint standing committee of the General Assembly having cognizance of matters relating to public safety and security, and post such code-making record on the Internet web site of the Department of Administrative Services. Such code-making record shall include, but need not be limited to: (1) The final wording of the proposed code in a format consistent with a nationally recognized model building code, (2) the fiscal note prepared pursuant to subsection (c) of this section, (3) the regulatory flexibility analysis prepared pursuant to subsection (c) of this section, (4) all written and oral comments received during the public comment period, and (5) the response to such comments prepared pursuant to subsection (d) of this section.
  - (f) The standing legislative regulation review committee shall have not more than forty-five days from the date the code-making record is submitted to the committee pursuant to subsection (e) of this section to convene a meeting to approve, disapprove or reject without prejudice

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the proposed code, in whole or in part. If the proposed code is withdrawn, the State Fire Marshal shall resubmit the proposed code and the committee shall have not more than forty-five days from the date of such resubmittal to convene a meeting to approve, disapprove or reject without prejudice the resubmitted proposed code. If the committee notifies the State Fire Marshal in writing that it is waiving its right to convene a meeting or does not act on a proposed code or a resubmitted proposed code, as the case may be, within such forty-five-day period, the proposed code or resubmitted proposed code shall be deemed to be approved by the committee.

- (g) If the committee disapproves a proposed code, in whole or in part, the committee shall notify the State Fire Marshal of the disapproval and the reasons for the disapproval. The State Fire Marshal shall not take any action to implement such disapproved code, except that the State Fire Marshal may submit a substantively new proposed code in accordance with the provisions of this section, provided the General Assembly may reverse such disapproval in accordance with the provisions of section 4-171.
- (h) If the committee rejects a proposed code without prejudice, in whole or in part, the committee shall notify the State Fire Marshal of the reasons for the rejection and the State Fire Marshal shall resubmit the proposed code in revised form to the committee not later than thirty days after the date of rejection without prejudice. Each resubmission of the proposed code under this subsection shall include a summary of any revisions to the proposed code. The committee shall have not more than forty-five days after the receipt of the resubmittal to review and take action on such resubmitted proposed code in the same manner as provided in subsection (f) of this section.
- (i) The State Fire Prevention Code or any amendment thereto approved or deemed approved by the committee pursuant to subsection (f) of this section is effective and enforceable against any person or party upon its posting on the Internet web site of the Department of Administrative Services, except that: (1) If a later date is required by

- 212 statute or specified in the code, the later date is the effective date, and 213 (2) a code may not be effective before the effective date of the public act 214 requiring or permitting the code. Such posting shall include a statement 215 by the State Fire Marshal certifying that the electronic copy of the code 216 is a true and accurate copy of the code approved or deemed approved 217 in accordance with subsection (f) of this section. The electronic copy of 218 the State Fire Prevention Code posted on the Internet web site of the 219 Department of Administrative Services shall be the official version for 220 all purposes, including all legal and administrative proceedings.
  - (j) No provision of the State Fire Prevention Code or any amendment thereto adopted after May 31, 2016, is valid unless adopted in substantial compliance with the requirements of this section. A proceeding to contest any provision of the code on the ground of noncompliance with the requirements of this section shall be commenced within two years from the effective date of the code.
- (k) The State Fire Marshal shall advise the public concerning how to obtain a copy of the State Fire Prevention Code and any amendments thereto.
  - Sec. 5. Section 29-292 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
  - (a) [(1)] The State Fire Marshal and the Codes and Standards Committee shall adopt and administer a Fire Safety Code and at any time may amend the same in accordance with the provisions of section 29-292a. The code shall be based on [a] nationally recognized model fire [code] and life safety codes and shall be revised as deemed necessary to incorporate advances in technologies and improvements in construction materials and any subsequent revisions to the [code] nationally recognized model fire and life safety codes not later than eighteen months following the date of first publication of such revisions to the [code] codes, unless the State Fire Marshal and the committee certify that a revision is not necessary for such purpose. The [regulations in said] code shall provide for reasonable safety from fire, smoke and panic

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therefrom, in all buildings, structures and areas adjacent [thereto] to such buildings and structures, constructed on and after January 1, 2006, except in private dwellings occupied by one or two families and upon all premises, and shall include provision for [(A)] (1) carbon monoxide detection and warning equipment in [(i)] (A) new residential buildings not exempt under [regulations] the Fire Safety Code adopted pursuant to this subsection and designed to be occupied by one or two families for which a building permit for new occupancy is issued on or after October 1, 2005, and [(ii)] (B) all public or nonpublic school buildings, and [(B)] (2) smoke detection and warning equipment in [(i)] (A) residential buildings designed to be occupied by two or more families, [(ii)] (B) new residential buildings designed to be occupied by one family for which a building permit for new occupancy is issued on or after October 1, 1978, requiring equipment complying with the Fire Safety Code, [and (iii)] (C) new residential buildings designed to be occupied by one or more families for which a building permit for new occupancy is issued on or after October 1, 1985, requiring equipment capable of operation using alternating current and batteries, and (D) residential buildings designed to be occupied by one or more families when a smoke detection and warning system is installed or replaced and new residential buildings designed to be occupied by one or more families for which a building permit for new occupancy is issued on or after July 1, 2021, requiring equipment capable of operation using any power source permitted in the standards adopted in the Fire Safety Code.

[(2) Said regulations shall provide the requirements for markings and literature which shall accompany such equipment sufficient to inform the occupants and owners of such buildings of the purpose, protective limitations and correct installation, operating, testing, maintenance and replacement procedures and servicing instructions for such equipment and shall require that smoke detection and warning equipment which is installed in such residential buildings shall be capable of sensing visible or invisible smoke particles, that the manner and location of installing smoke detectors shall be approved by the local fire marshal or

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building official, that such installation shall not exceed the standards under which such equipment was tested and approved and that such equipment, when activated, shall provide an alarm suitable to warn the occupants, provided each hotel, motel or inn shall install or furnish such equipment which, when activated, shall provide a visible alarm suitable to warn occupants, in at least one per cent of the units or rooms in such establishment having one hundred or more units or rooms and in establishments having less than one hundred units or rooms, it shall install or furnish at least one such alarm.

(3) Said regulations shall (A) provide the requirements and specifications for the installation and use of carbon monoxide detection and warning equipment and shall include, but not be limited to, the location, power requirements and standards for such equipment and exemptions for buildings that do not pose a risk of carbon monoxide poisoning due to sole dependence on systems that do not emit carbon monoxide; (B) provide the requirements for testing and inspecting carbon monoxide detection and warning equipment installed in public or nonpublic school buildings and shall include, but not be limited to, the frequency with which such equipment shall be tested and inspected; (C) require that, for a public or nonpublic school building, (i) any carbon monoxide detection equipment installed in any such building meet or exceed Underwriters Laboratories Standard Number 2075, or (ii) any carbon monoxide warning equipment installed in any such building meet or exceed Underwriters Laboratories Standard Number 2034; (D) require the installation and maintenance of such detection or warning equipment to comply with the manufacturer's instructions and with the standards set forth by the National Fire Protection Association; and (E) prohibit, for public and nonpublic school buildings for which a building permit for new occupancy is issued on or after January 1, 2012, the installation of any battery-operated carbon monoxide warning equipment or any plug-in carbon monoxide warning equipment that has a battery as its back-up power source.]

(b) (1) No certificate of occupancy shall be issued for any residential

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- building designed to be occupied by two or more families, or any new residential building designed to be occupied by one or more families for which a building permit for new occupancy is issued on or after October 1, 1978, unless the local fire marshal or building official has certified that such building is equipped with smoke detection and warning equipment complying with the Fire Safety Code and the State Building Code.
  - (2) No certificate of occupancy shall be issued for any (A) new residential building not exempt under [regulations adopted pursuant to subsection (a) of this section and designed to be occupied by one or two families] the Fire Safety Code for which a building permit for new occupancy is issued on or after October 1, 2005, or (B) public or nonpublic school building for which a building permit for new occupancy is issued on or after January 1, 2012, unless the local fire marshal or building official has certified that such residential or school building is equipped with carbon monoxide detection and warning equipment complying with the Fire Safety Code and the State Building Code.
  - (c) (1) No municipality, local or regional board of education, or supervisory agent of a nonpublic school, and (2) no employee, officer or agent of such municipality, board of education or supervisory agent acting without malice, in good faith and within the scope of his or her employment or official duties shall be liable for any damage to any person or property resulting from the failure to detect carbon monoxide within a public school building, provided carbon monoxide detection equipment is installed and maintained in accordance with the manufacturer's published instructions and with the [regulations] <u>Fire Safety Code</u> established pursuant to this section.
- Sec. 6. Section 29-293 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
- 341 (a) The Fire Safety Code and the State Fire Prevention Code shall specify reasonable minimum requirements for fire safety in new and

existing buildings and facilities.

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- (b) The Fire Safety Code and the State Fire Prevention Code shall, and any municipality may, by ordinance, require the establishment of one or more fire zones for the orderly access of fire and other emergency equipment to buildings or facilities open to the public. Any such ordinance may be in accordance with the (1) size, type of construction and nature of use or occupancy of such buildings or facilities, and (2) the fire suppression equipment and method of attack utilized by the fire department.
- 352 Sec. 7. Section 29-296 of the general statutes is repealed and the 353 following is substituted in lieu thereof (*Effective July 1, 2021*):
- 354 The State Fire Marshal may grant variations or exemptions from, or 355 approve equivalent or alternate compliance with, particular provisions 356 of [any regulation issued under the provisions of section 29-292] the Fire 357 Safety Code or the State Fire Prevention Code where strict compliance 358 with such provisions would entail practical difficulty or unnecessary 359 hardship, or is otherwise adjudged unwarranted, provided any such 360 variation or exemption or approved equivalent or alternate compliance shall, in the opinion of the State Fire Marshal, secure the public safety. 362 Any application for a variation or exemption or equivalent or alternate 363 compliance received by a local fire marshal shall be forwarded to the 364 State Fire Marshal by first class mail [within] not later than fifteen 365 business days [of] after receipt by such local fire marshal and shall be 366 accompanied by a letter from such local fire marshal that shall include 367 comments on the merits of the application.
- 368 Sec. 8. Subsection (b) of section 29-305 of the general statutes is 369 repealed and the following is substituted in lieu thereof (*Effective July 1*, 370 2021):
- 371 (b) Each local fire marshal shall inspect or cause to be inspected, at 372 least once each calendar year or as often as prescribed by the State Fire 373 Marshal pursuant to subsection (e) of this section, in the interests of

public safety, all buildings and facilities of public service and all occupancies regulated by the Fire Safety Code or the State Fire 376 Prevention Code within the local fire marshal's jurisdiction, except 377 residential buildings designed to be occupied by one or two families 378 which shall be inspected, upon complaint or request of an owner or 379 occupant, only for the purpose of determining whether the 380 requirements specified in said codes relative to smoke detection and warning equipment have been satisfied. In the case of a school building, 382 each local fire marshal shall submit a written report to the local or 383 regional board of education documenting each such inspection.

Sec. 9. Subsection (c) of section 29-306 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(c) If the local fire marshal or a local police officer determines that there exists in a building a risk of death or injury from (1) blocked, insufficient or impeded egress, (2) failure to maintain or the shutting off of any fire protection or fire warning system required by the Fire Safety Code or State Fire Prevention Code, (3) the storage of any flammable or explosive material without a permit or in quantities in excess of any allowable limits pursuant to a permit, (4) the use of any firework or pyrotechnic device without a permit, or (5) exceeding the occupancy limit established by the State Fire Marshal or a local fire marshal, such fire marshal or police officer may issue a verbal or written order to immediately vacate the building. Such fire marshal or police officer shall notify or submit a copy of such order to the State Fire Marshal if such marshal or officer anticipates that any of the conditions specified in subdivisions (1) to (5), inclusive, of this subsection cannot be abated in four hours or less from the time of such order. Upon receipt of any such notification or copy, the State Fire Marshal shall review such order to vacate, and after consultation with the local fire marshal or local police officer, determine whether to uphold, modify or reverse such order, with any further conditions the State Fire Marshal deems appropriate to protect any person from injury. A violation of such order shall be subject

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- 407 to the penalties under section [29-295] 29-291c, as amended by this act.
- Sec. 10. Section 29-310 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
  - (a) The Commissioner of Emergency Services and Public Protection shall thoroughly investigate the cause, circumstances and origin of all fires or explosions to which [his] the commissioner's attention has been called, in accordance with the provisions of this part, by reason of which any property has been destroyed or damaged, or any person injured or killed, and shall especially examine and decide as to whether such fire was the result of carelessness, design, an incendiary device or any other criminal act. [He] The commissioner may take the testimony under oath of any person supposed to be cognizant of or to have means of knowledge in relation to the matters as to which an examination is being made, and shall cause the same to be reduced to writing and filed in [his] the commissioner's office; and if, in [his] the commissioner's opinion, there is sufficient evidence to warrant that any person should be charged with the crime of arson or any other crime, [he] the commissioner shall forthwith submit such evidence, together with the names of the witnesses and all other information obtained by [him] the <u>commissioner</u>, to the proper prosecuting officer. [He] <u>The commissioner</u> may, in any investigation, issue subpoenas for the purposes of summoning and compelling the attendance of witnesses before [him] the commissioner to testify. [He] The commissioner may administer oaths or affirmations to witnesses before [him] the commissioner, and false swearing therein shall be perjury. [He] The commissioner, or a designee, may, in the performance of his or her duties, enter [, by himself or his assistants, into and upon the premises or building where any fire or explosion has occurred and premises thereto adjacent in accordance with the provisions of section 29-311.
    - (b) Whenever it comes to [his] the commissioner's knowledge or to the knowledge of any local fire marshal that there exists in any building or upon any premises combustible material or flammable conditions dangerous to the safety of such building or premises or dangerous to

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- 440 any other building or property, or conditions that present a fire hazard 441 to the occupants thereof, the State Fire Marshal, or any local fire marshal, 442 obtaining such knowledge, shall order such material to be forthwith 443 removed or such conditions remedied by the owner or occupant of such 444 building or premises, and such owner or occupant shall be subject to the 445 penalties prescribed [by] in section [29-295] 29-291c, as amended by this 446 act, and, in addition thereto, shall suffer a penalty of one hundred 447 dollars a day for each day of neglect, to be recovered in a proper action 448 in the name of the state.
- Sec. 11. Section 29-313 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
  - (a) No fire extinguishing agent used in a fire extinguisher or fire extinguishing device may contain an active ingredient having a level of toxicity equal to or greater than the vapors of carbon tetrachloride or chlorobromomethane or the thermal decomposition products resulting therefrom.
  - (b) No fire extinguisher or fire extinguishing device containing an active agent having a level of toxicity equal to or greater than the vapors of carbon tetrachloride or chlorobromomethane or the thermal decomposition products resulting therefrom shall be used or installed for use in any school bus or motor vehicle used for the transportation of passengers for hire. The owner or operator of any such bus or vehicle who violates any provision of this subsection shall be fined not more than two hundred dollars or imprisoned not more than three months, or both.
  - (c) Any person who sells, offers for sale or gives to another any fire extinguisher or fire extinguishing device, containing or designed to contain an active agent having an ingredient prohibited by subsection (a) of this section shall be subject to the penalties prescribed [by] in section [29-295] 29-291c, as amended by this act.
- Sec. 12. Section 29-314 of the general statutes is repealed and the

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following is substituted in lieu thereof (*Effective July 1, 2021*):

Any person who sells, offers to sell or displays for sale any portable fire extinguisher or any flame-proofing or fire retardant coating or compound, unless such fire extinguisher, coating or compound has been tested, listed and rated as satisfactory for its intended purpose by a nationally recognized testing laboratory acceptable to the State Fire Marshal and, in the case of a fire extinguisher, unless such fire extinguisher contains no active agent having an ingredient prohibited by section 29-313, as amended by this act, shall be subject to the penalties prescribed in section [29-295] 29-291c, as amended by this act.

- Sec. 13. Subsection (b) of section 29-251c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021, and applicable to appointments made on and after said date):
- 484 (b) There is established the Code Training and Education Board of 485 Control which shall promote code training and education. No funds 486 shall be expended for the purposes listed in subsection (a) of this section 487 without prior approval of the Code Training and Education Board of 488 Control. The board shall consist of seven members as follows: (1) [Three] 489 Four members of the [Building Code Training Council] Codes and 490 Standards Committee, one each of whom shall be appointed by the 491 speaker [,] and majority leader [and minority leader] of the House of 492 Representatives, and the president pro tempore and majority leader of 493 the Senate, (2) [three members] one member of the Fire Marshal Training 494 Council, [one each of whom] who shall be appointed by the [president pro tempore, majority leader and] minority leader of the [Senate] House 495 496 of Representatives, (3) one member of the Building Code Training 497 Council, who shall be appointed by the minority leader of the Senate, 498 and [(3)] (4) one architect, engineer, landscape architect, interior 499 designer, builder, contractor or superintendent of construction doing 500 business in this state, who shall be appointed by the Commissioner of 501 Administrative Services. The members of the board shall continue in office for the term of three years from the first day of July next 502 503 succeeding their appointment. Vacancies on the board shall be filled by

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the original appointing authority for the balance of the unexpired term.

- Sec. 14. Section 29-297 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
- (a) The board of fire commissioners or, in the absence of such board, any corresponding authority of each town, city or borough, or, if no such board or corresponding authority exists, the legislative body of each city, the board of selectmen of each town or the warden and burgesses of each borough, or, in the case of an incorporated fire district, the executive authority of such district shall appoint a local fire marshal and such deputy fire marshals, fire inspectors and other fire code inspectors or fire investigators as may be necessary. In making such appointment, preference shall be given to a member of the regular or volunteer fire department of such municipality. Each local fire marshal shall be sworn to the faithful performance of his or her duties by the clerk of the town, city, borough or fire district and shall continue to serve in that office until removed for cause. Such clerk shall record his or her acceptance of the position of local fire marshal and shall report the same in writing to the State Fire Marshal within ten days thereafter, giving the name and address of the local fire marshal and stating the limits of the territory in which the local fire marshal is to serve.
  - (b) The board of fire commissioners or, in the absence of such board, any corresponding authority of each town, city or borough or, if no such board or corresponding authority exists, the legislative body of each city, the board of selectmen of each town or the warden and burgesses of each borough or, in the case of an incorporated fire district, the executive authority of such district may, upon the death, disability, dismissal, retirement or revocation of certification of the local fire marshal, and in the absence of an existing deputy fire marshal, appoint a [deputy fire marshal] person who holds a fire marshal certification issued pursuant to section 29-298 as the acting fire marshal for a period not to exceed one hundred eighty days.
- Sec. 15. Section 29-303 of the general statutes is repealed and the

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following is substituted in lieu thereof (*Effective July 1, 2021*):

The fire chief or local fire marshal with jurisdiction over a town, city, borough or fire district where a fire, explosion or other fire emergency occurs shall furnish the State Fire Marshal a report that shall include (1) all the facts relating to its cause, its origin, the kind, the estimated value and ownership of the property damaged or destroyed, [(2) the name of each firefighter who was (A) present at such fire, explosion or other fire emergency, and (B) exposed to heat, radiation or a known or suspected carcinogen as a result of such fire, explosion or other fire emergency, including the duration of each such firefighter's exposure,] and [(3)] (2) such other information as called for by the State Fire Marshal on forms furnished by the State Fire Marshal, or in an electronic format prescribed by the State Fire Marshal. The fire chief or fire marshal may also submit reports regarding other significant fire department response to such fire or explosion, and such reports may be filed monthly but commencing January 1, 2008, such reports shall be filed not less than quarterly.

Sec. 16. Sections 29-291b and 29-295 of the general statutes are repealed. (*Effective July 1, 2021*)

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	July 1, 2021	29-291a	
Sec. 2	July 1, 2021	29-291c	
Sec. 3	July 1, 2021	29-291d	
Sec. 4	July 1, 2021	29-291e	
Sec. 5	July 1, 2021	29-292	
Sec. 6	July 1, 2021	29-293	
Sec. 7	July 1, 2021	29-296	
Sec. 8	July 1, 2021	29-305(b)	
Sec. 9	July 1, 2021	29-306(c)	
Sec. 10	July 1, 2021	29-310	
Sec. 11	July 1, 2021	29-313	
Sec. 12	July 1, 2021	29-314	

Sec. 13	July 1, 2021, and applicable to appointments made on and after said date	29-251c(b)
Sec. 14	July 1, 2021	29-297
Sec. 15	July 1, 2021	29-303
Sec. 16	July 1, 2021	Repealer section

**PS** Joint Favorable Subst.

JUD Joint Favorable