LC02486

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2011

AN ACT

RELATING TO BUSINESSES AND PROFESSIONS – BURGLAR AND HOLD-UP ALARM BUSINESSES

Introduced By: Senator William A. Walaska

Date Introduced: April 14, 2011

Referred To: Senate Corporations

It is enacted by the General Assembly as follows:

SECTION 1. Sections 5-57-16, 5-57-21, 5-57-27, 5-57-29, 5-57-34 and 5-57-36 of the
General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby

3 repealed.

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4 <u>5-57-16. Experience or examination requirements.</u> – (a) Every alarm business shall

meet either the experience requirement of subsection (c) of this section or the examination

6 requirement of subsection (f) of this section before it may engage in the alarm business.

7 (b) Applicants engaged in the alarm business on September 1, 1977 have three (3)

8 months from the date of conditional approval of their alarm business application by the licensing

9 authority to comply with the examination requirements of this section; provided, that if within

10 that time the applicant is unable to engage an individual meeting the requirements of subsection

11 (f) of this section, the licensing authority may for good cause shown, extend for a reasonable

12 time, not to exceed ninety (90) days, the period within which the applicant shall comply with this

13 section. Upon satisfactory completion of the examination, procedures, content, and passing scores

14 for which are established in rules and regulations, the licensing authority shall lift its conditional

15 approval and grantits full approval of the company licensed to do business. Applicants who do

not take the examination must satisfy the experience requirement required by subsection (c) of

17 this section.

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(c) Experience requirement: In order to comply with this requirement, at least one

individual who is an owner, officer, partner, manager, or employee of the applicant shall establish that he or she was engaged or was employed in an alarm business in sales, installation or service for an aggregate period of three (3) years prior to the filing of the application. That individual shall file with the licensing authority sworn statements relating to the foregoing facts of at least two (2) citizens of the community or communities in which that individual was so engaged or employed. The individual whom the applicant relies upon to comply with this subsection is required to devote a substantial portion of his or her time to engaging in and/or supervising the sale, installation, or servicing of alarm systems on behalf of the applicant.

(d) For the purposes of the three (3) year experience requirement of subsection (c) of this section, employment by or engagement in an alarm business in one or more communities within the state may be aggregated. In the event that the individual whom the applicant relies upon to comply with subsection (c) of this section must aggregate his or her past experience in the alarm business in two (2) or more states, the individual must submit sworn statements of two (2) or more citizens of each state or states as to that experience.

(e) If the licensing authority determines that the applicant has not satisfactorily complied with subsection (c) of this section or that the prior experience of the individual whom the applicant relies upon to comply with subsection (c) of this section is not sufficient to permit the applicant to engage in the alarm business, it may require the applicant to comply with subsection (f) of this section.

(f) Examination requirement: The licensing authority shall prepare and administer at least twice annually an examination or examinations designed to measure an individual's knowledge and competence in the alarm business. It may administer separate examinations to test an individual's knowledge and competence with respect to the type and nature of the alarm business in which the applicant proposes to engage. The individual who qualifies under this subsection shall be required to devote a substantial portion of his or her time to engaging in and/or supervising the sale, installation, or servicing of alarm systems on behalf of the applicant.

-(g) In the event that the individual whom the applicant relies upon to comply with subsection (c) of this section or to qualify under subsection (f) of this section within a period of three (3) years after that compliance or qualification for any reason ceases to perform his or her duties on a regular basis, the alarm business shall promptly notify the licensing authority by certified mail and shall make every effort to promptly obtain a substitute eligible individual acceptable to the licensing authority. If the alarm business fails to obtain a substitute eligible individual within six (6) months from and after the disqualification of the licensee, the licensing authority may revoke the alarm business license or, for good cause shown, may extend for a

reasonable time the period for obtaining a substitute qualifying individual or the licensing authority may determine, based upon the experience and performance of the alarm business, that the alarm business does not need to obtain a substitute qualifying individual.

<u>5-57-21. Surety bond.</u> — (a) No license shall be issued under this chapter until the applicant files with the licensing authority a surety bond made payable to the state in the sum of ten thousand dollars (\$10,000.00) conditioned to recover against the principal, by reason of wrongful acts of a material nature knowingly engaged in by the licensee in the conduct of its business. No party other than the licensing authority shall recover against the bond required by this section. The surety bond must be written by a company authorized to do business in this state and approved by the licensing authority with respect to its form, manner of execution and sufficiency.

(b) Every licensee shall at all times maintain on file with the licensing authority the surety bond, in full force and effect, required by this chapter. Knowing and willful failure to do so shall be unlawful and punishable as provided in section 5-57-41.

(c) A bond executed and filed with the licensing authority pursuant to this chapter shall remain in force and effect until the surety has terminated future liability by notice to the licensing authority thirty (30) days in advance of termination.

(d) The sum of ten thousand dollars (\$10,000) in cash may be deposited with the state in lieu of the surety bond required by this chapter.

5-57-27. Posting of license certificates and notices of license revocation. -- (a) Within seventy two (72) hours after receipt of the license certificate, the licensee shall cause the license certificate to be posted and displayed at all times in a conspicuous place in the principal office of the licensee within the state. Copies of the license certificate shall also be displayed at all times in any other offices within the state where the alarm business transacts business with its customers, so that all persons visiting that place or places may readily see the license. Those license certificates or copies shall be subject to inspection at all reasonable times by the licensing authority.

(b) It is unlawful for any person holding a license certificate to knowingly and willfully post that license certificate or permit that license certificate to be posted upon premises other than those described in the license certificate or to knowingly and willfully alter that license certificate. Each license certificate shall be surrendered to the licensing authority within seventy two (72) hours after it is revoked or after the licensee ceases to do business, subject to section 5-57-20(b). If, the licensing authority or a court of competent jurisdiction has pending before it any matter relating to the renewal, revocation, or transfer of a license, the licensee is not required to

1	surrender the license until the matter has been adjudicated and all appeals have been exhausted.
2	When the licensee receives final notice that its license is revoked, a copy of that notice shall be
3	displayed and posted in close proximity to the license certificate until the licensee terminates its
4	operations.
5	5-57-29. I.D. cards Requirement Application Issuance or denial (a) It is
6	unlawful and punishable as provided in section 5.57-41 for any individual to function as an alarm
7	agent or to perform the duties described in subsections (b) and (c) of this section without first
8	obtaining an identification card (referred to as "I.D." card).
9	(b) Owners, principal corporate officers, partners, and managers of all alarm businesses
10	shall be required to obtain I.D. cards if they directly engage in selling, installing, altering,
11	servicing, moving, maintaining, repairing, replacing, monitoring, responding to, or causing others
12	to respond to, alarm systems within the state.
13	(c) Any individual engaged in the alarm business or employed by or associated with an
14	alarm business within the state who is not an alarm agent but who has access to confidential
15	information relating to a customer or subscriber of an alarm business or who monitors radio
16	equipment used in connection with an alarm business must also obtain an I.D. card.
17	(d) Individuals required to obtain an I.D. card under this section shall file a joint
18	application for a temporary and permanent I.D. card and upon completion, the alarm business
19	shall immediately forward the application form to the licensing authority and shall retain a copy
20	of the application in its files. Alarm businesses shall issue temporary I.D. cards in the manner
21	prescribed in subsection (g) of this section until the I.D. card applicant obtains a permanent I.D.
22	card from the licensing authority.
23	(e) A person engaged in the alarm business on September 1, 1977 has authority to and is
24	required to issue to its alarm agents or other individuals required to obtain I.D. cards under this
25	section temporary I.D. cards (as provided in subsection (g) of this section) while the application
26	of that person for an alarm business license is pending. If that alarm business application is finally
27	denied, the alarm business no longer has authority to issue temporary I.D. cards. All temporary
28	I.D. cards issued by that alarm business shall become void and shall be returned by the temporary
29	I.D. cardholders to the issuer.
30	(f) Application for an I.D. card shall be on a form prescribed by the licensing authority
31	and shall include the following:
32	(1) The I.D. card applicant's full name and any other names previously used, current
33	residence and business addresses and telephone numbers;
34	(2) Date and place of birth;

1	(3) Whether the I.D. card applicant is applying as an alarm agent or as an individual
2	required to obtain an I.D. card under subsection (b) or (c) of this section;
3	(4) A list of all felony and misdemeanor convictions of the I.D. card applicant in any
4	jurisdiction;
5	(5) Two classifiable sets of fingerprints recorded in the manner that may be specified by
6	the licensing authority;
7	(6) Two recent photographs of a type prescribed by the licensing authority;
8	(7) The name and address of the alarm business, which employs or will employ or
9	engage the I.D. card applicant;
10	(8) The application shall include a statement by the alarm business which employs or
11	will employ the I.D. card applicant or engage the I.D. card applicant as to whether that alarn
12	business:
13	-(i) Is licensed under this chapter;
14	(ii) Has a license application pending before the licensing authority; or
15	-(iii) Is unlicensed and does not have an application pending before the licensing
16	authority but was engaged in the alarm business within the state on September 1, 1977 and
17	intends to file a timely application for an alarm business license under this chapter;
18	(9) A statement by the alarm business as to whether it has issued a temporary I.D. card to
19	the I.D. card applicant. If the alarm business has issued a temporary I.D. card, the alarm business
20	shall state the date of issuance of the card and the card number;
21	(10) The I.D. card applicant's employment record for the prior three (3) years;
22	(11) A statement whether the applicant has been denied an alarm agent, guard or private
23	investigator license, permit or I.D. card or business license for an alarm business, guard or private
24	investigator business in any jurisdiction and whether that license, permit or I.D. card has been
25	revoked;
26	(12) A statement that the I.D. card applicant will inform the licensing authority of any
27	material change in the information stated in the I.D. card applicant's form within ten (10) days
28	after that change; and
29	(13) Any other information, which the licensing authority may reasonably deem
30	necessary to determine whether an applicant for an I.D. card meets the requirements of this
31	chapter.
32	(g) A temporary I.D. card shall be issued by an alarm business licensed under this
33	chapter to any of its alarm agents or any other individual required to obtain an I.D. card prior to
34	the issuance of a permanent I.D. card for this individual by the licensing authority. The form for

2	approval of the licensing authority. The form for permanent I.D. cards shall be prescribed by the
3	licensing authority and shall include the following information concerning the I.D. cardholder:
4	-(1) Full name and signature;
5	(2) An I.D. card number and date of issuance of the card;
6	(3) Date and place of birth;
7	(4) Name and address of the alarm business which employs the applicant or with which
8	the applicant is associated;
9	(5) Date of commencement of employment or association with the alarm business; and
10	(6) A recent photograph of the I.D. cardholder.
11	(h) Before issuing a permanent I.D. card, the licensing authority shall require the
12	prospective I.D. cardholder to submit on forms provided by the licensing authority the names and
13	addresses of two (2) references who can verify the applicant's good moral character and
14	competency to install alarms or alarm systems and the names and addresses of employers of the
15	prospective I.D. cardholder for the past three (3) years, and shall make reasonable and pruden
16	inquiries to determine whether the applicant meets the requirements of this section. If the
17	licensing authority has reason to believe that the individual required to obtain a permanent I.D.
18	card does not meet the requirements of this section, no permanent I.D. card shall be issued by the
19	licensing authority.
20	-(i) Any alarm business issuing a temporary I.D. card shall promptly report to the
21	licensing authority the name, address, and I.D. card number of the individual to whom it has
22	issued a temporary I.D. card.
23	(j) The temporary or permanent I.D. card shall be carried by an individual required to
24	obtain an I.D. card under this chapter whenever that individual is engaged in the alarm business
25	and shall be exhibited upon request.
26	(k) Application for an I.D. card to the licensing authority shall be accompanied by a
27	thirty dollar (\$30.00) fee to cover the cost of processing the application and investigating the
28	applicant. The fees collected shall be paid into the general fund.
29	(1) The licensing authority may refuse to issue an I.D. card if the I.D. card applicant has
30	been convicted of a felony or a misdemeanor in any jurisdiction and the licensing authority finds
31	that the conviction reflects unfavorably on the fitness of the applicant to engage in the alarm
32	business or to be employed by an alarm business.
33	(m) The permanent I.D. card issued by the licensing authority shall include the items
34	listed in subsection (g) of this section and the expiration date of the I.D. card.

5-57-34. Nontransferability of I.D. cards No I.D. card issued pursuant to the
provisions of this chapter shall be transferable. I.D. cards issued by the licensing authority must
be surrendered to the licensing authority by the I.D. cardholder or employer of the cardholder
upon termination of employment. A new application for an I.D. card must be submitted to the
licensing authority if the I.D. cardholder is subsequently employed by another alarm business.
Temporary I.D. cards issued by alarm businesses must also be surrendered to the alarm business
issuing that card by the I.D. cardholder upon termination of employment or association with the
alarm business. Willful and knowing refusal upon request of the licensing authority or the alarm
business to return an I.D. card is a misdemeanor. No new application or fee shall be required of a
cardholder who, following voluntary termination, returns to employment with the same alarm
business if reinstatement takes place within six (6) months of the issuance of the original or
renewal I.D. card. After notification of reinstatement, the licensing authority shall forward the
reclaimed cardholder's I.D. card to the employing alarm business for dispersal to the cardholder.
The re issued I.D. card shall expire two (2) years from the original date of issue. The break in
service between employment, termination, and re employment of the cardholder with the alarm
business shall be documented on the next application for renewal submitted at the required time
to the licensing authority.
5-57-36. Expiration and renewal during suspension of use of an I.D. card An I.D.
card shall be subject to expiration and renewal during the period in which the holder of the I.D.
card shall be subject to expiration and renewal during the period in which the holder of the I.D.
card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension.
card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-
card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the
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card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows:
card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 557 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures
card shall be subject to expiration and renewal during the period in which the holder of the I.D. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of
card shall be subject to expiration and renewal during the period in which the holder of the LD. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of identification cards to alarm agents and certain other individuals individual licensing of security
card shall be subject to expiration and renewal during the period in which the holder of the LD. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of identification cards to alarm agents and certain other individuals individual licensing of security system contractors, technicians, trainees, sales and central station staff.
card shall be subject to expiration and renewal during the period in which the holder of the LD. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of identification cards to alarm agents and certain other individuals individual licensing of security system contractors, technicians, trainees, sales and central station staff. 5-57-2. Definitions For the purpose of this chapter, the following terms, phrases,
eard shall be subject to expiration and renewal during the period in which the holder of the LD. card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of identification eards to alarm agents and certain other individuals individual licensing of security system contractors, technicians, trainees, sales and central station staff. 5-57-2. Definitions For the purpose of this chapter, the following terms, phrases, words and their derivations have the meaning given in this chapter. When not inconsistent with
card shall be subject to expiration and renewal during the period in which the holder of the LD: card is subject to an order of suspension. SECTION 2. Sections 5-57-1, 5-57-2, 5-57-11, 5-57-14, 5-57-17, 5-57-19, 5-57-20, 5-57-22, 5-57-23, 5-57-30, 5-57-31, 5-57-32, 5-57-33, 5-57-35, 5-57-37, 5-57-38 and 5-57-41 of the General Laws in Chapter 5-57 entitled "Burglar and Hold-Up Alarm Businesses" are hereby amended to read as follows: 5-57-1. Purpose The purpose of this chapter shall be to provide uniform procedures and qualifications throughout this state for the licensing of alarm businesses and the issuance of identification cards to alarm agents and certain other individuals individual licensing of security system contractors, technicians, trainees, sales and central station staff. 5-57-2. Definitions For the purpose of this chapter, the following terms, phrases, words and their derivations have the meaning given in this chapter. When not inconsistent with the context, words used in the plural number include the singular number and words used in the

servicing of an alarm system or responding to or causing others to respond to an alarm system.

- 2 (2) "Alarm business" means and includes any business, both resident and non-resident,
 3 engaged in the installation, maintenance, alteration, repair, replacement, or servicing of alarm
 4 systems or which responds to or causes others to respond to those alarm systems at a protected
 5 premises within this state. Any "alarm business" licensed under this chapter must maintain a
- 6 twenty-four (24) hour per day service structure, the terms and conditions of which or procedures
- 7 for implementation are established by the licensing authority through rules and regulations.
 - (3) "Alarm system" means an assembly of equipment and devices with or without conducting wire (or a single device such as a solid state unit which plugs directly into a 110-volt AC line) designed to detect and signal an unauthorized intrusion into premises or to signal an attempted robbery at premises and with respect to that signal police or private guards are expected to respond. Fire alarm systems and alarm systems which monitor temperature, humidity, or any other condition not directly related to the detection of an unauthorized intrusion into premises or an attempted robbery at premises are excluded from the provisions of this chapter.
 - (4) "Department" means the division of professional regulation within the department of labor and training.
 - (5) "Director" means the director of the department of labor and training.
 - (6) "Licensing authority" means the department of labor and training.
 - (7) "Notify by mail", when used to notify applicant of approval of license or I.D. card; or when used to forward license or permanent I.D. card to licensee or I.D. card holder means first class mail. When used to notify applicant; or licensee, or I.D. card holder of intent to refuse or deny application, or suspend or revoke the license or I.D. card, or to notify a licensee; or applicant, or I.D. card holder of final, refusal, denial, suspension, or revocation of that application; or license or I.D. card, the term "notify by mail" means certified mail, return receipt requested.
 - (8) "Owner" means a person who holds an interest of twenty-five percent (25%), directly or indirectly, or more in an alarm business.
 - (9) "Person" means an individual, firm, partnership, corporation, or organization of any nature.
 - (10) "Principal corporate officer" means the president, vice president, treasurer, secretary and comptroller as well as any other person who performs functions for the corporation corresponding to those performed by the preceding officers.
 - (11) "Subscriber" means a person or business, which buys or obtains an alarm system and has a contract with an alarm business to monitor and/or service the alarm system.

5-57-11. Licensing authority -- Rules and regulations. -- The authority to promulgate rules and regulations which are reasonable, proper and necessary to carry out the functions of the licensing authority; to enforce the provisions of this chapter; and, to establish procedures for the preparation and processing of examinations, applications, license licenses, certificates, I.D. cards, renewals, appeals, hearings, and rulemaking proceedings shall be vested in the licensing authority.

5-57-14. Alarm business license required -- Licensing of electricians. -- (a) It is unlawful and punishable as provided in section 5-57-41 for any person to engage in the alarm business within this state without having first obtained an alarm business license from the state licensing authority, subject to subsection (c) of this section; provided, that nothing contained in this chapter shall be construed to prohibit an electrician licensed pursuant to chapter 6 of this title from installing a burglar or hold-up alarm system; and provided, that no electrician licensed pursuant to this section shall install any burglar or hold-up alarm system in any bank or other financial institution or in any residential housing with four (4) units or less.

- (b) Authority for the licensing of any electrician shall be vested with the department of labor and training which shall:
- (1) After receipt of an application for a license, shall conduct an investigation to determine whether the facts presented in the application are true and shall receive from the department of the attorney general all records of criminal information which it has or shall receive indicating any criminal activity on the part of the individual signing the application.
- (2) Deny any application of a person who has been convicted in any jurisdiction of the United States of a felony or a misdemeanor if the licensing authority finds that the conviction reflects unfavorably on the fitness of the applicant to engage in the alarm business.
- (c) Every person desiring to be engaged in the alarm business within this state shall apply to the licensing authority for a license to operate an alarm business. Any person engaged in the alarm business on July 1, 1979 and filing a timely application may continue to engage in the alarm business pending a final determination of the application. Any person not having previous experience in the alarm business and filing as a new applicant who will be the owner or principal officer of the business or branch office in this state shall not engage in the alarm business until approval by the licensing authority of his or her alarm business license and I.D. card applications for himself or herself and his or her employees.
- <u>5-57-17. Investigation of license applications</u> <u>Investigation of license applications</u> <u>and renewals. --</u> After receipt of an application for a license <u>or renewals</u>, the licensing authority shall conduct an investigation to determine whether the facts presented in the application are true

and shall receive from the department of the attorney general all records of criminal information which it has or receives indicating any criminal activity on the part of the individual signing the application. The department of the attorney general shall also submit the fingerprints of the individual signing the application to the Federal Bureau of Investigation for review. The department of the attorney general shall provide the information subject to the rules and regulations promulgated by the attorney general regarding the production of that information.

<u>5-57-19.</u> Grounds for denial of applications. -- The licensing authority may deny the application for an alarm business license if it finds that the applicant or the individual having the authority and the responsibility for the management and operation of the applicant's alarm business within the state or the individual whom the applicant relies upon to comply with subsection (c) or (f) of section 557-16 or any of the applicant's owners, partners or principal corporate officers have:

- (1) Committed any act, which, if committed by a licensee, would be grounds for the revocation of a license under section 5-57-25(a);
- (2) While unlicensed, knowingly and willfully committed or aided and abetted in the commission of any act for which a license is required by this chapter; or
- (3) Been convicted in any jurisdiction of the United States of a felony or a misdemeanor if the licensing authority finds that the conviction reflects unfavorably on the fitness of the applicant to engage in the alarm business.
- <u>5-57-20. Procedure for approval or denial of applications. --</u> (a) The procedure of the licensing authority in approving or denying an application shall be as follows:
- (1)(i) If the application is approved, the licensing authority shall notify the applicant, in writing, of the approval, and shall state that if bond is not received with the application, upon compliance with section 5-57-21, a license will be issued.
- (ii) That notification shall state that the issued license shall expire in one year, unless renewed in accordance with sections 5-57-22 and 5-57-23, and shall state the time within which application for renewal must be made;
- (2) If the application of the alarm business is denied, the licensing authority shall notify the applicant, in writing, and shall state the grounds for denial and advise the applicant of his or her right to a hearing on the denial in accordance with the provisions established by the Administrative Procedures Act, chapter 35 of title 42. If the grounds for denial are subject to correction by the applicant, the notice of denial shall state and the applicant shall be given reasonable time after receipt and acknowledgement of that notice, at the discretion of the licensing authority (or, upon application, a reasonable period of time), within which to make the

1	required correction.
2	(b) If the application of the alarm business is denied, the applicant may schedule a
3	hearing to be held before the licensing authority or an officer designated by the licensing
4	authority in accordance with the provisions for that hearing as prescribed in the Administrative
5	Procedures Act, chapter 35 of title 42.
6	<u>5-57-22. Renewal of licenses.</u> – (a) Application for renewal of a license must be received
7	by the licensing authority on a form provided by the licensing authority no less than thirty (30)
8	days prior to the expiration date of the license, subject to the right of the licensing authority to
9	permit late filing upon good cause shown. The licensing authority may refuse to renew a license
10	for any of the grounds stated in section 5-57-19(1) and it shall promptly notify the licensee of its
11	intent to refuse to renew the license. The licensee may, within fifteen (15) days after receipt of the
12	notice of intent to refuse to renew a license, request a hearing on that refusal in the manner
13	prescribed in section 5-57-20(b). A licensee shall be permitted to continue to engage in the alarm
14	business while its renewal application is pending.
15	(b) An investigation of license renewals shall be performed in a manner prescribed in
16	section 5-57-17.
17	5-57-23. Application, license, replacement and renewal fees Application, license,
18	replacement, renewal and late fees (a) A nonrefundable application fee of one hundred
19	twenty-five dollars (\$125) shall be remitted with each application to cover investigation and
20	administrative costs.
21	(b) The licensing authority shall promulgate rules and regulations mandating the term of
22	license for each license issued pursuant to this chapter; no license shall remain in force for a
23	period in excess of three (3) two (2) years.
24	(c) Any fee for the initial issuance of a license or for the renewal of a license shall be
25	determined by multiplying the per annum fee by the term of years of the license. The entire fee
26	for the total term of licensure shall be paid prior to issuing the initial license or renewal.
27	(d) The per annum fee for the initial issuance of a license shall be one hundred dollars
28	(\$100.00) which shall be remitted with the application, but which shall be refunded if the
29	application of the alarm business is denied or withdrawn before approved.
	application of the marin business is deflice of withdrawn before approved.
30	(e) (1) The licensee shall submit a completed renewal application form not later than

(2) The per annum fee for renewal shall be one hundred dollars (\$100.00). If the renewal application of the licensee is denied, the annual fee will be refunded.

thirty (30) days before the expiration of the license with a fifty dollar (\$50.00) nonrefundable

administrative fee to cover the cost of processing the renewal application.

1	(1) (d) All fees shall be paid into the general fund.
2	(g) There shall be a ten dollar (\$10.00) charge for the issuance of a duplicate license to
3	replace a lost, damaged original, or renewal license. Fees for the replacement license shall be paid
4	into the general fund.
5	(e) Annual fees.
6	Examination fee \$75.00
7	License and renewals
8	Security System Contractor Corporation (SSCC) \$120.00
9	Security System Contractor (SSC) \$120.00
10	Security System Technician (SST) \$72.00
11	Security System Limited (SSL) \$36.00
12	Security System Trainee/Apprentice \$24.00
13	Duplicate/Lost License \$12.00
14	Late Renewal (Additional fee per month) \$12.00
15	5-57-30. Investigation of I.D. card applications Investigation of license applications.
16	After receipt of an application for an I.D. card a license, the licensing authority shall conduct an
17	investigation to determine whether the facts stated in the application are true and shall receive
18	from the department of the attorney general all records of criminal information which it has or
19	receives indicating any criminal activity on the part of the applicant for an I.D. card a license. The
20	department of the attorney general will also submit the fingerprints of the applicant for an I.D.
21	card a license to the Federal Bureau of Investigation for review. The department of the attorney
22	general shall provide the information subject to the rules and regulations promulgated by the
23	attorney general regarding the production of the information.
24	5-57-31. Time limitation on actions on I.D. card applications Time limitation on
25	actions on license applications Action to approve or deny an application of an individual for
26	an I.D. card a license shall be taken as expeditiously as possible by the licensing authority, but
27	that action shall be taken within ninety (90) days after receipt of the application unless the
28	licensing authority requires additional information from the H.D. eard license applicant. In that
29	event, or if additional facts are required to satisfy the requirements of this chapter, or if the
30	applicant has not submitted all the required information, the ninety (90) day period for action by
31	the licensing authority shall commence when all the information is received by the licensing
32	authority.
33	5-57-32. Request for hearing upon notice of denial of I.D. card application Request
34	for hearing upon notice of denial of license application After receipt of written notice from

1	the licensing authority of denial of an I.D. card, the I.D. card a license, the license applicant may
2	request a hearing in the same manner and in accordance with the same procedure as that provided
3	in section 5-57-20(b).
4	5-57-33. Grounds and procedure for suspension or revocation of I.D. cards Grounds
5	and procedure for suspension or revocation of license (a) For purposes of this section only,
6	when the term "alarm agent" is used, it also applies to an individual required to obtain a
7	permanent I.D. card from the licensing authority or a temporary I.D. card from an alarm business
8	subject to this chapter.
9	(b) Alarm agent I.D. cards Licenses may be suspended or revoked by the licensing
10	authority in the manner prescribed in this section if the cardholder license holder has:
11	(1) Been found to have violated any of the provisions of this chapter or any rule or
12	regulation of the licensing authority if the licensing authority determines that the violation reflects
13	unfavorably upon the fitness of the I.D. cardholder license holder to function as an alarm agent;
14	(2) Knowingly and willfully given any material false information to the licensing
15	authority in connection with an application for an I.D. card a license or a renewal or reinstatement
16	of an I.D. card a license under this chapter or in the submission of any material fact to the
17	licensing authority;
18	(3) Been convicted in any jurisdiction of a felony or a misdemeanor if the licensing
19	authority finds that conviction to reflect unfavorably on the fitness of the I.D. cardholder license
20	holder to function as an alarm agent.
21	(c) Prior to suspension or revocation of an I.D. card a license, the licensing authority
22	shall promptly notify the I.D. cardholder license holder and the alarm business by which the
23	cardholder license holder is employed or engaged of the proposed action presenting in reasonable
24	detail the ground or grounds for suspension or revocation. The I.D. cardholder license holder may
25	request a hearing in the same manner and in accordance with the same procedure as that provided
26	in section 5-57-25(b).
27	(d) In the event that the licensing authority suspends or revokes an I.D. card a license,
28	the cardholder license holder, upon receipt of the notice of suspension or revocation, shall cease
29	to perform any services related to the alarm business.
30	(e) Both the I.D. cardholder license holder and the alarm business which employs him or
31	her or engages him or her shall be notified by the licensing authority of final action to suspend or
32	revoke an I.D. card a license.
33	5-57-35. Renewal and replacement of I.D. cards Notification of changes
34	Notification of changes (a) I.D. cards issued by the licensing authority shall be valid for a

1	period of two (2) years. An I.D card renewal form must be filed by the cardholder with the
2	licensing authority not less than thirty (30) days prior to the expiration of the I.D. card. The fee
3	for renewal of an I.D. card shall be fifteen dollars (\$15.00) and shall be paid into the general fund.
4	(b) The licensing authority may refuse to renew an I.D. card on any of the grounds stated
5	in section 5 57 19(1), and the licensing authority shall promptly notify the I.D. cardholder of its
6	intent to refuse to renew the license. The I.D. cardholder may within fifteen (15) days after
7	receipt of the notice of intent to refuse to renew an I.D. card, request a hearing on that refusal in
8	the same manner and in accordance with the same procedure as that provided in section 5.57
9	20(b).
10	(e) (a) An alarm business shall notify the licensing authority within ten (10) days after the
11	death or termination of employment of any of its employees or of any individual associated with
12	the alarm business who holds an I.D. card issued by it or by the licensing authority.
13	(d) There shall be a five dollar (\$5.00) charge for the issuance of a duplicate I.D. card to
14	replace a lost, damaged, or destroyed original, or renewal I.D. card. Fees for the replacement shall
15	be paid into the general fund.
16	5-57-37. Activities of I.D. cardholders after notice of suspension or revocation of I.D.
17	eard Activities of license holders after notice of suspension or revocation of license After
18	an alarm agent a license holder or any other individual required to obtain an I.D. card a license
19	under this chapter has received a notice of suspension or revocation of his or her I.D. card license,
20	that individual shall not engage in the alarm business unless specifically authorized to do so by
21	order of the licensing authority or by order of the superior court.
22	<u>5-57-38. Local governmental regulations of alarm business or alarm agents</u> (a) On
23	September 1, 1977, no local governmental subdivision within this state shall enact any ordinance
24	or promulgate any rules or regulations relating to the licensing of alarm businesses, alarm agents
25	or other individuals or employees of alarm businesses required to obtain an I.D. card a license
26	under this chapter.
27	(b) Sixty (60) days after September 1, 1977, any provision of any legislation or rules or
28	regulations of any local governmental subdivision within the state requiring the licensing of an
29	alarm business or requiring that alarm agents or other individuals employed by or associated with
30	an alarm business obtain I.D. cards are no longer effective.
31	(e) (b) The provisions of this chapter are not intended to and do not prevent the legally
32	constituted authority of any local governmental subdivision within the state by legislation, rules
33	or regulations, and within the police power of that local governmental subdivision, from requiring
34	alarm businesses and/or alarm agents employees to register their names, addresses, and license

1	certificate number or I.D. card number with the local governmental subdivision within which they
2	operate. Those local governmental subdivisions may also require that alarm businesses and alarm
3	agents employees shall be given reasonable notice of termination or suspension of licenses and
4	I.D. cards. No fee may be charged nor may any application be required by any local
5	governmental subdivision for that registration.
6	(d) (c) Although this chapter pre-empts local governmental subdivisions from enacting
7	any licensing legislation or promulgating licensing rules or regulations applicable to alarm
8	business or alarm agents, local governmental authorities may by legislation or reasonable rules or
9	regulations require alarm system users in their jurisdiction to obtain a permit at the time of
10	installation and fix a nominal fee for those permits, those fees shall not exceed twenty-five dollars
11	(\$25.00).
12	5-57-41. Penalties for violations Authority of director to assess penalty (a) Any
13	person found guilty of violating any of the following provisions of this chapter shall be subject to
14	a fine not to exceed five hundred dollars (\$500), or imprisonment for a period not to exceed
15	ninety (90) days, or both:
16	(1) Engaging in the alarm business without complying with section 5-57-14;
17	(2) Failure to obtain an I.D. card as required by section 5-57-29;
18	(3) Willful and knowing failure to file or maintain on file the surety bond as required by
19	section 5 57 21;
20	(4) Willful and knowing failure of an alarm business to notify its subscribers of
21	revocation of its license as required by section 5-57-25(c); and
22	(5) Willful and knowing failure to surrender a license certificate as required by section 5
23	57-27(b) or to surrender an I.D. card as required by section 5-57-34.
24	(b) Any person found guilty of willfully and knowingly submitting false information of a
25	material nature in any application for an alarm business license or for an I.D. card, or for renewal
26	applications, shall be subject to a fine not to exceed five hundred dollars (\$500), or imprisonment
27	for a period not to exceed ninety (90) days, or both.
28	(a) The director may assess an administrative penalty on any person, firm or corporation
29	for any violation of the provisions of this chapter, after notice and hearing, and upon the
30	recommendation of the board of examination of burglar and hold-up alarm business contractors,
31	technicians and installers, in the amount of not more than five hundred dollars (\$500) for the first
32	offense and not less than five hundred dollars (\$500) nor more than one thousand dollars (\$1,000)
33	for each subsequent offense; provided, that the director of labor and training may revoke any
34	burglar and hold-up alarm business license for a failure to pay any fine recommended by the

2	(b) A copy of the order shall be immediately served upon the licensee personally or by
3	registered or certified mail. The order of the board shall be final unless the licensee so charged or
4	complainant shall within twenty (20) days after receipt of the order file an appeal with the
5	director of labor and training. The appeal shall be determined by the director or his or her
6	designee. The director may accept or reject, in whole or in part, the recommended order of the
7	board. The order of the director shall be final, subject to review under chapter 42-35 and a copy
8	of the order shall be immediately served upon the person, firm or corporation assessed.
9	SECTION 3. Chapter 5-57 of the General Laws entitled "Burglar and Hold-Up Alarm
10	Businesses" is hereby amended by adding thereto the following sections:
11	5-57-43. Form of license and registration. – (a) Security system contractor corporation
12	("SSCC") license. A SSCC license shall be issued to a firm or corporation engaging in, or about
13	to engage in, the business of designing, installing, altering, servicing and/or testing security
14	systems.
15	(b) Security system contractor ("SSC"). A SSC license shall be issued to any person
16	qualified under this chapter representing themselves individually, or to a firm or corporation
17	engaging in or about to engage in, the business of designing, installing, altering, servicing and/o
18	testing security systems:
19	(1) Qualification shall be evidenced by: (i) Passing the examination(s) for any or all or
20	the categories of security systems described in this chapter; (ii) A license as a Rhode Island
21	security systems technician for a minimum of three (3) consecutive years immediately preceding
22	the date of application to take the SSC examination; and (iii) Registration to conduct business in
23	the state of Rhode Island.
24	(2) The holding of a SSC license shall entitle the holder individually to contract for
25	engage in and/or perform the actual work of designing, installing the type(s) of security systems
26	for which they were granted certification. No individual shall be required to hold more than one
27	form of license.
28	(c) Security System Technician ("SST"). A SST license shall be issued to any person who
29	passes the examination(s) as defined within the chapter for any or all of the categories of security
30	systems described in this chapter:
31	(1) The holding of a SST license shall entitle the holder to install, alter, service and/or test
32	the type(s) of security systems for which they were granted certification. All the work performed
33	shall be under the supervision of a holder of a SSC license.
34	(d) Security system limited ("SSL") license. A SSL license shall be issued to any person

board and approved by the director of labor and training within thirty (30) days.

engaging in or about to engage in the business of selling or monitoring security systems:
(1) The holder of a SSL license shall be subject to all qualifying rules as the other license
holders hereunder.
(e) Security system trainee/apprentice. Registered security system trainees/apprentices
may be employed to perform the work of installing wiring, low voltage surface raceway,
enclosures and wiring devices directly associated with a security system under the direct
supervision of a holder of a SST or SSC license:
(1) Security system trainees/apprentices shall be required to register with the licensing
authority subsequent to employment by a person, firm or corporation licensed as a SSC under this
chapter, and prior to being permitted to perform any actual installation work.
(2) A registered security system trainee/apprentice shall not be permitted to make
connection to, install or service security system devices. No more than two (2) registered security
system trainees/apprentices can be directly supervised by a single SSC or SST license holder.
(3) A security system trainee/apprentice shall have been registered as a security system
trainee/apprentice for a minimum of one year immediately preceding the date of application to
take the SST examination.
5-57-44. Licensing of security system contractor corporation (SSCC), security
system contractor (SSC), security system technician (SST) and security system limited
system contractor (SSC), security system technician (SST) and security system limited (SSL) without examination. – (a) At any time prior to the expiration of six (6) months following
(SSL) without examination. – (a) At any time prior to the expiration of six (6) months following
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC,"
(SSL) without examination. – (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years
(SSL) without examination. – (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must
(SSL) without examination. – (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must further provide sworn evidence of satisfactory completion of a minimum of three (3)
(SSL) without examination. – (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must further provide sworn evidence of satisfactory completion of a minimum of three (3) projects/systems for each category for which application is made.
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must further provide sworn evidence of satisfactory completion of a minimum of three (3) projects/systems for each category for which application is made. (b) Any person qualified to obtain a SSCC, SSC, SST or SSL license who is prevented
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must further provide sworn evidence of satisfactory completion of a minimum of three (3) projects/systems for each category for which application is made. (b) Any person qualified to obtain a SSCC, SSC, SST or SSL license who is prevented from making application by reason of service in the armed forces of the United States during the
(SSL) without examination. — (a) At any time prior to the expiration of six (6) months following July 1, 2011, the authority shall, without examination, upon payment of the required fees, issue through the department of labor and training, division of professional regulation, a "SSCC," "SSC," "SST" or "SSL" license to any applicant who shall present satisfactory evidence that he or she has the qualifications for the type and category(ies) of license applied for, and who has a minimum of three (3) years of verified continual experience of installing, altering, servicing and testing telecommunications systems covered by the applicable license within the five (5) years immediately preceding July 1, 2011. Any applicant for a SSC license under this provision must further provide sworn evidence of satisfactory completion of a minimum of three (3) projects/systems for each category for which application is made. (b) Any person qualified to obtain a SSCC, SSC, SST or SSL license who is prevented from making application by reason of service in the armed forces of the United States during the six (6) month period following July 1, 2011, shall have three (3) months after discharged or

- 1 <u>and the licensing authority.</u>
- 2 (b) Upon renewal of any security system license under this chapter, a BCI background
- 3 <u>check must be administered by the attorney general's office and the licensing authority.</u>
- 4 SECTION 4. This act shall take effect upon passage.

LC02486

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO BUSINESSES AND PROFESSIONS – BURGLAR AND HOLD-UP ALARM BUSINESSES

1	This act would provide for individual licensing of security system contractors. It would
2	provide that for renewals the same investigative procedure would follow and would decrease the
3	term of licensure from 3 to 2 years. It would require fees to be paid to the general fund, sets the
4	annual fees, and the administrative penalties, and appeal procedures are addressed. Finally, it
5	would set the requirements for different types of security system licenses.
5	This act would take effect upon passage.
	LC02486