## **1998 SESSION**

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## HOUSE BILL NO. 509

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on General Laws

on February 11, 1998)

(Patron Prior to Substitute—Delegate Keating)

A BILL to amend and reenact § 9-183.3 of the Code of Virginia, relating to licensure of electronic security contractors.

Be it enacted by the General Assembly of Virginia:

1. That § 9-183.3 of the Code of Virginia is amended and reenacted as follows:

§ 9-183.3. Licensing and registration.

A. No person shall engage in the private security services business or solicit private security business, including, on and after July 1, 1995, the electronic security business in this the Commonwealth 11 12 13 without having obtained a license from the Department. No person shall be issued a private security services business license until a compliance agent is designated in writing on forms provided by the 14 15 Department. The compliance agent shall assure the compliance of the private security services business 16 with this article and shall meet the qualifications and perform the duties required by the regulations 17 promulgated by the Department. A compliance agent shall have either a minimum of (i) three years of managerial or supervisory experience in a private security services business; with a federal, state or 18 local law-enforcement agency; or in a related field or (ii) five years of experience in a private security 19 20 services business; with a federal, state or local law-enforcement agency; or in a related field.

B. No person shall be employed by a licensed private security services business in this the
Commonwealth as armored car personnel, courier, armed security officer, guard dog handler, or private
investigator without possessing a valid registration issued by the Department. On and after July 1, 1995,
no person shall be employed as an alarm respondent, central station dispatcher, electronic security sales
representative or electronic security technician without possessing a valid registration issued by the
Department.

27 C. No person shall be issued a registration until he has (i) complied with, or been exempted from the 28 compulsory minimum training standards established by the Board, pursuant to subsection A of § 9-182, 29 for armored car personnel, couriers, armed security officers, guard dog handlers, private investigators, 30 alarm respondents, central station dispatchers, electronic security sales representatives or electronic 31 security technicians and (ii) submitted his fingerprints to be used for the conduct of a National Criminal 32 Records search and a Virginia Criminal History Records search, and the results of such searches have been submitted to the Department; however, a temporary registration may be issued as provided in the 33 34 regulation for the purpose of awaiting the results of the state and national fingerprint search.

D. A licensed private security services business in this the Commonwealth shall not employ as an unarmed security officer any person who has not complied with, or been exempted from, the compulsory minimum training standards established by the Board, pursuant to subsection A of § 9-182 for unarmed security officers, except that such person may be so employed for not more than ninety days while completing compulsory minimum training standards.

40 E. The compliance agent of each licensed private security services business in the Commonwealth 41 shall maintain documentary evidence that each (i) unarmed security officer employee has complied with, or been exempted from, the compulsory minimum training standards required by the Board for unarmed 42 43 security officers and that an investigation to determine suitability of each unarmed security officer 44 employee has been conducted, except that any such unarmed security officer, upon initiating a request for such investigation under the provisions of subdivision 11 of subsection A of § 19.2-389, may be 45 employed for up to thirty days pending completion of such investigation and (ii) electronic security 46 47 technician's assistant has complied with, or has been exempted from, the compulsory minimum training standards required by the Board for electronic security technician's assistants. No person with a criminal **48** 49 record of a misdemeanor involving moral turpitude or any felony shall be employed as an unarmed 50 security officer, except that, upon written request, the Director of the Department of Criminal Justice 51 Services may waive such prohibition.

F. A licensed private security services business in the Commonwealth shall not employ as an 52 53 electronic security technician's assistant, unarmed alarm respondent, central station dispatcher, electronic 54 security sales representative, or electronic security technician, any person who has not complied with, or 55 been exempted from, the compulsory minimum training standards established by the Board pursuant to subsection A of § 9-182 for electronic security technicians' assistants, unarmed alarm respondents, central 56 57 station dispatchers, electronic security sales representatives, and electronic security technicians, except that such person may be employed for not more than ninety days while completing the compulsory 58 59 minimum training standards.

No person shall be employed as an electronic security technician's assistant, unarmed alarm
respondent, central station dispatcher, electronic security sales representative, or electronic security
technician until he has submitted his fingerprints to the Department to be used for the conduct of a
National Criminal Records search and a Virginia Criminal History Records search.

64 G. On and after July 1, 1994, no person shall be employed as an electronic security employee until 65 (i) he has submitted his fingerprints to be used for the conduct of a national criminal records search and 66 a Virginia criminal history records search and (ii) the results of the searches have been submitted to the 67 Department. However, a temporary authorization to work may be issued while awaiting the results of the 68 searches.

H. The Department may grant a temporary exemption from the requirement of a license or
 application for a registration for a period of not more than thirty days in a situation deemed an
 emergency by the Department.

72 I. For a period of one year from July 1, 1995, any person subject to the provisions of subsections A, B and C of this section who has actually been employed by an electronic security business as an 73 74 electronic security technician for a period of three years, a central station dispatcher for a period of one 75 year, an electronic security sales representative for a period of one year, or an alarm respondent for a period of one year immediately preceding the date of application, may be registered; however, the 76 Department shall require such person to submit satisfactory proof of his (i) full-time active engagement 77 78 in such employment for such period and (ii) compliance with all applicable fees and requirements set 79 forth in this chapter. The renewal of any registration shall be contingent upon the fulfillment of all rules 80 and regulations promulgated by the Board.

J. For a period of one year from July 1, 1995, any person subject to the provisions of subsections A, 81 B and C of this section who has actually been employed as a personal protection specialist for the three 82 years immediately preceding the date of application, may be registered; however, the Department shall 83 84 require such person to submit satisfactory documentation that he has (i) successfully completed personal protection training approved by the Department, (ii) been engaged in such employment for such period, 85 and (iii) complied with all applicable fees and requirements set forth in this chapter. The renewal of any 86 87 registration shall be contingent upon the fulfillment of all rules and regulations promulgated by the 88 Board.

K. On or after July 1, 1997, all private security services businesses in the Commonwealth shall include their license number on all business advertising materials.