Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H3/11/99		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		HOUSE BILL	2062
4				
5	By: Representatives Glover, K	lidd		
6				
7				
8		For An Act To Be Entitled		
9		AMEND VARIOUS SECTIONS OF THE PRIVATE		
10		DRS AND PRIVATE SECURITY AGENCIES LAW;	AND	
11	FOR OTHER F	PURPOSES. "		
12				
13		Subtitle		
14	"TO A	MEND VARIOUS SECTIONS OF THE PRIVATE		
15	I NVES	TIGATORS AND PRIVATE SECURITY		
16	AGENC	IES LAW."		
17				
18				
19	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:	
20				
21	SECTION 1. Arkar	nsas Code 17-40-102 is hereby amended	to read as	
22	follows:			
23	"17-40-102. Defir	ni ti ons.		
24	As used in this o	chapter, unless the context otherwise	requi res:	
25	(1) 'Board' mear	ns the Arkansas Board of Private Inves	tigators and	
26	Private Security Agenci	es;		
27	(2) 'Person' mea	ans an individual, firm, association,	company,	
28	partnership, corporatio	on, nonprofit organization, institutio	n, or similar	
29	entity;			
30	(3) 'Investigati	ons company' means any person who eng	ages in the	
31	business or accepts emp	oloyment to obtain or furnish informat	ion with refe	rence
32	to:			
33	(A) Crime	or wrongs done or threatened against	the United Sta	ates
34	or any state or territo	ory of the United States;		
35	(B) The id	dentity, habits, conduct, business, oc	cupation, hone	esty,
36	integrity, credibility,	knowledge, trustworthiness, efficien	cy, loyalty,	



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activity, movement, whereabouts, affiliations, associations, transactions,
 acts, reputation, or character of any person;

3 (C) The location, disposition, or recovery of lost or stolen4 property;

5 (D) The cause or responsibility for fires, libels, losses,
6 accidents, damages, or injuries to persons or to property; or

7 (E) The securing of evidence to be used before any court, board,
8 officer, or investigating committee;

9 (4) 'Guard company' means any person engaging in the business of or 10 undertaking to provide a private watchman, guard, or street patrol service on 11 a contractual basis for another person and performing any one (1) or more of 12 the following or similar functions:

13 (A) Prevention of intrusion, entry, larceny, vandalism, abuse,
14 fire, or trespass on private property;

15 (B) Prevention, observation, or detection of any unauthorized16 activity on private property;

17 (C) Control, regulation, or direction of the flow or movements of
18 the public, whether by vehicle or otherwise, only to the extent and for the
19 time directly and specifically required to assure the protection of property;
20 or

21

(D) Protection of individuals from bodily harm;

(5) 'Armored car company' means any person that provides armed security
 transportation and protection, from one (1) place or point to another place or
 point, of money, currency, coins, bullion, securities, bonds, jewelry, or
 other valuables;

26 (6) 'Alarm systems company' means any person, firm, association, or 27 corporation which for a fee or other valuable consideration installs, 28 services, sells on site, performs a survey of the premises to be protected, 29 monitors, or responds to electrical, electronic, or mechanical alarm signal 30 devices, burglar alarms, television cameras or still cameras used to manually 31 or automatically signal or detect burglary, fire, breaking or entering, shoplifting, pilferage, theft, or hold-up or other illegal or unauthorized 32 33 activity;

34 (7) 'Security services contractor' means any guard company or armored
 35 car company;

36

(8) 'Security department of a private business' means the security

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department of any person, if the security department has as its general
purpose the protection and security of its own property and grounds, and if it
does not offer or provide security services to any other person;

4 (9) 'Private investigator' means any person who performs one (1) or 5 more services as described in subdivision (3) of this section;

6 (10) 'Private security officer' means any individual employed by a
7 security services contractor or the security department of a private business
8 to perform the duties of a security guard, security watchman, security
9 patrolman, or armored car guard;

10 (11) 'Manager' means, in the case of a corporation, an officer or
11 supervisor, or, in the case of a partnership, a general or unlimited partner
12 meeting the experience qualifications set forth in § 17-40-306 for managing a
13 security services contractor or an investigations company;

(12) 'License' means a permit granted by the board entitling a person
to operate as a security services contractor, an investigations company, or an
alarm systems company;

17 (13) 'Licensee' means any person to whom a license is granted under18 this chapter;

19 (14) 'Security officer commission' means an authorization granted by
20 the board to an individual employed as a private security officer to carry a
21 firearm;

(15) 'Commissioned security officer' means any private security officer
to whom a security officer commission has been issued by the board;

(16) 'Registration' means a permit granted by the board to an
individual to perform the duties of a private investigator, manager, or branch
office manager;

(17) 'Registrant' means an individual who has filed an application with
the board to perform the duties of a private investigator, manager, or branch
office manager;

30 (18) 'Firearm' means, as defined in Webster's New Collegiate
31 Dictionary, a weapon from which a shot is discharged by gunpowder;

32 (19) 'Administrator' means the administrator of the Arkansas Board of
33 Private Investigators and Private Security Agencies;

34 (20) 'Undercover agent' means an individual hired by another
35 individual, partnership, corporation, or other business entity to perform a
36 job for that individual, partnership, corporation, or other business entity

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1	and, while performing such job, to act as an undercover agent, an employee, or
2	an independent contractor of a licensee, but supervised by a licensee;
3	(21) 'Accident reconstruction' means the interpretation of physical
4	evidence in the application of scientific principles to form opinions relative
5	to the events of an accident; and
6	(22) 'Alarm systems agent' means any individual employed by an alarm
7	systems company who sells on site, performs a survey of the premises to be
8	protected or responds to alarm signal devices, burglar alarms or cameras
9	performs one (1) or more services as described in subdivision (6) of this
10	section <u>-:</u>
11	(23) 'Alarm systems technician' means any individual employed by an
12	alarm systems company who installs, services or repairs on site as described
13	in subdivision (6) of this section;
14	(24) 'Alarm systems monitor' means any individual employed by an alarm
15	systems company who monitors or responds as described in subdivision (6) of
16	this section;
17	(25) 'Supervisor of technicians' means any individual employed by an
18	<u>alarm systems company who supervises 'alarm systems technicians' or 'alarm</u>
19	systems apprentices' and who may install, service or repair on site as
20	described in subdivision (6) of this section;
21	(26) 'Alarm systems apprentice' means any individual employed by an
22	alarm systems company who installs, services or repairs on site as described
23	in subdivision (6) of this section that is supervised by an 'alarm systems
24	<u>technician', a 'supervisor of technicians', or a 'manager';</u>
25	(27) 'NBFAA' means National Burglar and Fire Alarm Association, 7101
26	<u>Wisconsin Avenue, Suite 901, Bethesda, MD 20814-4805, (301)907-3208;</u>
27	(28) 'NICET' means National Institute for Certification in Engineering
28	<u>Technologies, 1420 King Street, Alexander, VA 22314-2794, (703)684-2835;"</u>
29	
30	SECTION 2. Arkansas Code 17-40-103 is amended to read as follows:
31	"17-40-103. Exemptions.
32	(a) This chapter does not apply to:
33	(1) A person employed exclusively and regularly by one (1)
34	employer in connection with the affairs of that employer only and where there
35	exists an employer-employee relationship;
36	(2) An officer or employee of the United States, of this state,

2 engaged in the performance of official duties; 3 (3) A person who has part-time or full-time employment as a law 4 enforcement officer and who is certified by the Arkansas Commission on Law Enforcement Standards and Training as a law enforcement officer and receives 5 compensation for private employment on an individual or an independent 6 7 contractor basis as a patrolman, guard, or watchman if the person is: 8 (A)(i) Employed in an employee-employer relationship; or 9 (ii) Employed on an individual contractual basis; and Not in the employ of another law enforcement officer; 10 *(B)* 11 (4) A person engaged exclusively in the business of obtaining and 12 furnishing information for purposes of credit worthiness or collecting debts 13 or ascertaining the financial responsibility of applicants for property insurance and for indemnity or surety bonds, with respect to persons, firms, 14 15 and corporations; 16 (5) Consumer reporting agencies as defined in 15 U.S.C. § 1681 et 17 seq.; 18 (6) An attorney at law in performing his duties or persons acting 19 at the direction of or for the benefit of an attorney or an employee of an 20 attorney at law, only in connection with providing investigative services to 21 the attorney and his practice; 22 (7) Admitted insurers, insurance adjusters, agents, and insurance 23 brokers licensed by the state performing duties in connection with insurance 24 transacted by them; 25 (8) An officer, employee, or agent of a communications common 26 carrier, as defined in 47 U.S.C. § 153(h), while engaged in the normal course of business of the carrier or protecting the carrier or a user of the services 27 of that carrier from fraudulent, unlawful, or abusive use of services; 28 29 (9) A professional engineer registered with the State Board of 30 Registration for Professional Engineers and Land Surveyors engaged in 31 providing investigative services as outlined in this chapter; (10) A person who or business which sells or manufacturers alarm 32 33 systems, unless such person or business performs any service as described in § 17-40-102(6); 34 35 (11) Installation, servicing, or responding to fire alarm systems or any alarm device which is installed in a motor vehicle, aircraft, or boat; 36 0305990943. MHF399 5

or of a political subdivision of either, while the employee or officer is

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1	(12) Installation of an alarm system on property owned by or
2	leased to the installer;
3	(13) Installation of fixed fire extinguisher systems by persons
4	licensed by the Arkansas Fire Protection Licensing Board; and
5	(14) Installation of <u>the raceway, conductors, and/or components</u>
6	of a fire alarm system by a person or organization not employed by a licensee
7	under this chapter who holds an electrical contractor's license in the State
8	of Arkansas when the installation is directed, inspected, and certified by a
9	person or organization licensed under this chapter as an alarm systems company
10	an entity holding a valid Arkansas Contractor's License: Electrical
11	<u>Classification, when the systems are furnished by alarm systems companies</u>
12	licensed under this chapter, provided the alarm systems company:
13	(1) Furnishes a system designed to comply with applicable
14	codes and standards;
15	(2) Furnishes the installing contractor with wiring
16	diagrams and specifications for the required conductors;
17	(3) Provides periodic job site inspections of the
18	installation in progress;
19	(4) Connects and installs the system components;
20	(5) Tests the completed installation in compliance with
21	NFPA 72, providing the owner's representative and the local fire marshal with
22	test documentation; and
23	(6) Instructs the system owner's representative and
24	provides operator manuals for the installed system.
25	(b) Although under the provisions of this chapter the security
26	department of a private business that hires or employs an individual in the
27	capacity of a private security officer to possess a firearm in the course and
28	scope of his duties is required to make application for a security officer
29	commission for the individual according to the provisions of this chapter, the
30	security department of a private business shall not be required to make
31	application to the board for any license under this chapter.
32	(c) Notwithstanding any other provision of this chapter, employees of a
33	licensee who are employed exclusively as undercover agents shall not be
34	required to register with the board under this chapter."
35	
36	SECTION 3. Arkansas Code 17-40-104(a) is amended to read as follows:

"(a) Any person who willfully violates any provision of this chapter is
 guilty of a Class A misdemeanor. <u>Any person who violates any provision of</u>
 <u>this chapter within one (1) year of a previous violation is guilty of a Class</u>
 D felony. "

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7

SECTION 4. Arkansas Code 17-40-209 is amended to read as follows: "17-40-209. Fees - Disposition of funds.

8 (a) It is the intent of the Arkansas General Assembly that the cost of 9 investigation and licensing of private investigators and private security 10 agencies, as authorized by this chapter, as amended, or its successor, be 11 borne by the individuals and agencies so licensed.

12 (b) To assure that such intent is carried out, the expenditure for 13 personal services and operating expenses associated with investigating and 14 licensing of agencies and individuals required to be licensed under the 15 provisions of this chapter shall be limited in the aggregate during any one 16 (1) fiscal year to the amount deposited into the State Treasury to the credit 17 of the Department of Arkansas State Police Fund from annual license and 18 registration fees of such individuals and agencies.

(c) In order to provide sufficient revenues to carry out the duties and
functions prescribed by this chapter, the Arkansas Board of Private
Investigators and Private Security Agencies is authorized to levy fees for
licenses as authorized by this chapter in such amounts as may be deemed
necessary and proper by the board_{r.} notwithstanding any provision of this
chapter which may be to the contrary.

25 (d) Any fee changes must be equitably proportional among all the
 26 Licensees.

27 (e)(1)(A) The fee for a Class A original license is four hundred fifty
 28 dollars (\$450).

29 (B) For the renewal of a Class A license, the fee is one
 30 hundred fifty dollars (\$150).

31 (2)(A) The fee for a Class B original license is four hundred
 32 fifty dollars (\$450).

33 (B) For the renewal of a Class B license, the fee is one
 34 hundred fifty dollars (\$150).

35 (3)(A) The fee for a Class C original license is six hundred
 36 dollars (\$600).

1	(B) For the renewal of a Class C license, the fee is two
2	hundred fifty dollars (\$250).
3	(4)(A) The fee for a Class D original license is two hundred
4	twenty-five dollars (\$225).
5	(B) For the renewal of a Class D license, the fee is
6	seventy-five dollars (\$75.00).
7	(5)(A) The fee for a Class E original license is four hundred
8	fifty dollars (\$450).
9	(B) For the renewal of a Class E license, the fee is one
10	hundred fifty dollars (\$150).
11	(6)(A) The fee for a Class F original license is two hundred
12	twenty-five dollars (\$225).
13	(B) For the renewal of a Class F license, the fee is
14	seventy-five dollars (\$75.00).
15	(7)(A) The fee for a general original license is nine hundred
16	dollars (\$900).
17	(B) For the renewal of a general license, the fee is three
18	hundred_dollars_(\$300).
19	(8) (d) A delinquency fee shall be provided by the board.
20	(f)(e) All funds received by the board shall be deposited in the State
21	Treasury as special revenues to the credit of the Department of Arkansas State
22	Police Fund."
23	
24	SECTION 5. Arkansas Code 17-40-301 is amended to read as follows:
25	"17-40-301. Unlawful acts.
26	(a) No licensee or officer, director, partner, manager, or employee of
27	a licensee shall knowingly make any false report to his employer or client for
28	whom information was being obtained.
29	(b) No written report shall be submitted to a client except by the
30	licensee, manager, or a person authorized by one or either of them. The person
31	submitting the report shall exercise diligence in ascertaining whether or not
32	the facts and information in a report are true and correct.
33	(c) No licensee, or officer, director, partner, manager, or employee of
34	a licensee, except full-time police officers, shall use a title, wear a
35	uniform, use an insignia, use an identification, or make any statement with
36	the intent to give the impression that he is connected in any way with the

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federal government, a state government, county government, city government, or 1 2 any political subdivision of a state government.

3 (d) It is unlawful and punishable as provided in § 17-40-104 of this 4 chapter for any person to represent falsely that he is employed by a licensee. (e) It shall be unlawful and punishable as provided in § 17-40-104 for 5 any state, county, or municipal government, or political subdivision of 6 7 either, to install, service, maintain, monitor, operate, sell, or lease as lessor any burglar alarm system, fire alarm system, or other electronic 8 9 security system on private property if a private contractor licensed to do 10 business within the county or municipality offers such systems or services to 11 the public within such county or municipality. The provisions of this section 12 shall not prohibit a county or municipal government from installing, 13 servicing, maintaining, or operating a burglar alarm system or fire alarm system on any property owned or leased by such county or municipal government. 14 15 No person shall program an automatic dialing device to call any law (f) enforcement agency, fire department, emergency health service, or any state, 16 city, or county agency, without prior approval of the board. 17

18 (g) No licensee shall contract or subcontract with any unlicensed 19 entity that performs a service that is required to be licensed by this 20 chapter. "

21

22

SECTION 6. Arkansas Code 17-40-307(c) is amended to read as follows: 23 "(c) The board may require an applicant or his manager to demonstrate 24 qualifications by an examination to be determined by the board or show proof of other qualifications as may be determined by the board." 25

26

27 28 SECTION 7. Arkansas Code 17-40-308 is amended to read as follows: "17-40-308. License - Insurance prerequisite.

29 (a) No Class B, Class C, or general license shall be issued to a company under this chapter unless the applicant files with the board proof of 30 31 a policy of continuing public liability insurance in a sum not less than one hundred thousand dollars (\$100,000) five hundred thousand dollars (\$500,000), 32 conditioned to compensate any person for damages, including, but not limited 33 34 to, bodily injury, caused by wrongful acts of the principal or its servants, 35 officers, agents, and employees in the conduct of any business licensed by this chapter. 36

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1	(b) No Class B or Class C license shall be issued to an armored car
2	company unless the applicant files with the board proof of a valid and
3	continuing policy of armored car cargo insurance protecting customers'
4	valuables in a sum not less than five hundred thousand dollars (\$500,000).
5	(c)(1) All Class E and Class F licensees shall maintain in force at all
6	times while licensed a public liability insurance policy, with minimum limits
7	of liability of ten thousand dollars (\$10,000) <u>three hundred thousand dollars</u>
8	(\$300,000). All Class F licensees shall maintain in force at all times while
9	licensed a public liability insurance policy, with minimum limits of liability
10	of one hundred thousand dollars (\$100,000).
11	(2) All alarm systems businesses which issue Underwriters'
12	Laboratories certificates for local mercantile, central station, or police
13	connected alarms shall maintain in force at all times a public liability
14	insurance policy in an amount of at least three hundred thousand dollars
15	(\$300, 000).
16	(3) Proof of such insurance must be provided to the board upon
17	request.
18	(4) This section will not pertain to alarm systems businesses
19	that do not sell, install, or service alarm systems.'
19 20	that do not sell, install, or service alarm systems.'
	that do not sell, install, or service alarm systems.' SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as
20	
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20 21 22 23 24	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6) <u>. Fire alarm license is restricted to</u>
20 21 22 23 24 25	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate
20 21 22 23 24 25 26	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow:
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20 21 22 23 24 25 26 27 28	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to <u>structures for which applicable building and life safety codes do not mandate</u> <u>the installation of fire alarm systems, one (1) and (2) family dwellings</u> <u>classified as 'Group R3', in the Arkansas Fire Prevention Code.;</u> <u>Class E Level 2: Alarm systems company license covering operations as</u>
20 21 22 23 24 25 26 27 28 29	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and (2) family dwellings classified as 'Group R3', in the Arkansas Fire Prevention Code.; <u>Class E Level 2: Alarm systems company license covering operations as</u> defined in § 17-40-102(6). Fire alarm license is restricted to structures for
20 21 22 23 24 25 26 27 28 29 30	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E Level 1: Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and (2) family dwellings classified as 'Group R3', in the Arkansas Fire Prevention Code.; Class E Level 2: Alarm systems company license covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the
20 21 22 23 24 25 26 27 28 29 30 31	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and (2) family dwellings classified as 'Group R3', in the Arkansas Fire Prevention Code.; <u>Class E Level 2</u> : Alarm systems company license covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and two (2) family dwellings
20 21 22 23 24 25 26 27 28 29 30 31 32	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E Level 1: Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and (2) family dwellings classified as 'Group R3', in the Arkansas Fire Prevention Code.; Class E Level 2: Alarm systems company license covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems company license covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and two (2) family dwellings classified as 'Group R3', 'Group R1' (except buildings with three (3) or more
20 21 22 23 24 25 26 27 28 29 30 31 32 33	SECTION 8. Arkansas Code 17-40-309(b)(5) and (6) are amended to read as follow: "(5) Class E <u>Level 1</u> : Alarm systems company license, covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and (2) family dwellings classified as 'Group R3', in the Arkansas Fire Prevention Code.; Class E Level 2: Alarm systems company license covering operations as defined in § 17-40-102(6). Fire alarm license is restricted to structures for which applicable building and life safety codes do not mandate the installation of fire alarm systems, one (1) and two (2) family dwellings classified as 'Group R3', 'Group R1' (except buildings with three (3) or more stories), 'Group R2' (except buildings with three (3) or more stories), 'Group

1	Prevention Code.
2	<u>Class E Level 3: Alarm systems company license covering operations as</u>
3	defined in § 17-40-102(6). Fire alarm license is unrestricted.
4	<u>Class E-M: Alarm systems company license covering only monitoring as</u>
5	<u>defined in § 17-40-102(6).</u>
6	(6) Class F: A single individual operating as an <u>An</u> alarm systems
7	company <u>license covering operations as defined in § 17-40-102(6)</u> with no more
8	than five (5) employees required to be registered under this chapter <u>. Fire</u>
9	alarm license is restricted to structures for which applicable building and
10	life safety codes do not mandate installation of fire alarm systems and one
11	<u>(1) and two (2) family dwellings classified as "Group R3" in the Arkansas Fire</u>
12	Prevention Code.
13	<u>Class F-M: Alarm systems company license covering only monitoring as</u>
14	defined in § 17-40-102(6) with no more than five (5) persons required to be
15	registered under this chapter;"
16	
17	SECTION 9. Arkansas Code 17-40-315 is amended by adding a new
18	subdivision at the end thereof to read as follows:
19	" <u>(c) Any licensed entity finding a violation of this act shall report</u>
20	said violation to the local authority and to the Arkansas Board of Private
21	Investigators and Private Security Agencies."
22	
23	SECTION 10. Arkansas Code 17-40-318 is amended to read as follows:
24	"17-40-318. Training requirements for alarm system business.
25	(a)(1) At least one (1) person employed by every alarm systems business
26	must meet the training requirements set forth in this section.
27	(2) All businesses applying for licenses under this chapter will
28	have one hundred twenty (120) days from the time a license is issued to comply
29	with the provisions of this section.
30	(b) To meet the training requirements of this chapter, an individual
31	must have done at least one (1) of the following:
32	(1) Successfully completed the National Burglar and Fire Alarm
33	Association's level one training course;
34	(2) Successfully completed the National Alarm Association of
35	America's tape training sessions;
36	(3) Successfully completed training provided by the manufacturer

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1	or distributor of security products used by the alarm systems business with
2	which he is employed;
3	(4) Successfully completed the examination as a qualifying agent
4	under the provisions of Act 1004 of 1985 [repealed];
5	(5) Meet other reasonable qualifications as may be adopted by the
6	board.
7	<u>(a) The licensee or his manager of a Class E Level 1 and Class F</u>
8	license shall show proof of NBFAA Level 2 certification or board approved
9	equivalent. The licensee, or his manager for a Class E Level 1 shall have two
10	(2) years from the effective date of this legislation to obtain the
11	aforementioned certification. An applicant for a Class E Level 1 and Class F
12	license or his manager applicant shall show proof of NBFAA Level 2
13	certification or board approved equivalent before the license may be issued.
14	(b) The licensee or his manager of a Class E Level 2 license shall show
15	proof of NBFAA Level 2, NICET Level II certification or board approved
16	equivalent. The licensee or his manager shall have two (2) years from the
17	effective date of this legislation to obtain the aforementioned certification.
18	An applicant for a Class E Level 2 license or his manager applicant shall show
19	proof of NBFAA Level 2 certification, NICET Level II certification or board
20	approved equivalent before the license may be issued.
21	<u>(c) The licensee or his manager of a Class E Level 3 license shall show</u>
22	proof of NICET Level III, NBFAA Level 2 and Practical Fire Alarm Course or
23	board approved equivalent. The licensee or his manager shall have two (2)
24	years from the effective date of this legislation to obtain the aforementioned
25	<u>certification. An applicant for a Class E Level 3 license or his manager</u>
26	applicant shall show proof of NBFAA Level 2 and Practical Fire Alarm Course,
27	<u>NICET Level III, or board approved equivalent before the license may be</u>
28	<u>i ssued.</u>
29	<u>(d) All persons applying for a license as an alarm system company or</u>
30	his manager applicant shall successfully complete the examination as manager
31	<u>under the provisions of this act and the board rules and regulations.</u>
32	<u>(e) All applicants for licensure shall meet other reasonable</u>
33	qualifications as may be adopted by the board."
34	
35	SECTION 11. Arkansas Code 17-40-326 is amended to read as follows:
36	"17-40-326. Registration - Applicant qualifications.

1	(a) The minimum age of a person registered as a private investigator <u>,</u>
2	or security officer <u>, alarm agent, alarm technician, alarm monitor, alarm</u>
3	supervisor, or alarm apprentice under this subchapter shall be eighteen (18)
4	years of age.
5	(b) The board may promulgate by rule any additional qualifications for
6	an individual registered under this subchapter as a private investigator,
7	manager, private security officer, branch office manager, <u>alarm monitor, alarm</u>
8	supervisor, alarm apprentice or alarm systems agent, which may include
9	provision for apprenticeship programs."
10	
11	SECTION 12. Arkansas Code 17-40-328 is amended to read as follows:
12	"17-40-328. Registration fee.
13	(a) The registration fee for private investigators required by this
14	chapter_shall_be:
15	(1) Two hundred twenty-five dollars (\$225) for original
16	registrations; and
17	(2) Seventy-five dollars (\$75.00) for each annual renewal
18	registration.
19	(b) The registration fee for private security officers and alarm system
20	agents shall be:
21	(1) Twenty dollars (\$20.00) for the original registration; and
22	(2) Twenty dollars (\$20.00) for each annual renewal registration.
23	The board is authorized to levy fees for registration as authorized by
24	this chapter in such amounts as may be deemed necessary and proper by the
25	board. "
26	
27	SECTION 13. Arkansas Code 17-40-329 is amended to read as follows:
28	"17-40-329. Registration - Issuance of pocket identification card -
29	Transfer and fee - Cancellation.
30	(a) A pocket <u>An identification</u> card of such size, design, and content
31	as may be determined by the board shall be issued to each registrant under
32	this chapter. The date of issuance shall be noted on the pocket card, and the
33	date of expiration shall also be noted <u>on the identification card</u> . The pocket
34	identification card shall contain a photograph and signature of the registrant
35	and the name of the agency.
36	(b) The pocket card <u>registration</u> of each registrant expires one (1)

1	year from the date of issuance and is valid regardless of what security
2	company, alarm company or investigative company the registrant is employed by.
3	(c) When an individual to whom a pocket card <u>registration</u> has been
4	issued terminates his position, he shall return the pocket identification card
5	to the licensee within five (5) days after his date of termination.
6	(d) (1) When an individual to whom a pocket card <u>registration</u> has been
7	issued terminates his employment with a company, he must, prior to becoming
8	employed with a different agency, notify the board in writing and pay a
9	transfer fee for his pocket card .
10	(2) The transfer fee for private security officers shall be
11	twenty dollars (\$20.00).
12	(3) The transfer fee for alarm systems agents shall be twenty
13	dollars (\$20.00).
14	(4) The transfer fee for private investigators shall be seventy-
15	five dollars (\$75.00).
16	(e) Within seven (7) days after the licensee has received the pocket
17	card <u>identification</u> of a terminated registered employee, the licensee shall
18	mail or deliver the pocket identification card to the board for cancellation,
19	along with a letter from the licensee stating:
20	(1) The date the registered employee terminated;
21	(2) The date the licensee received the pocket <u>identification</u> card
22	of the terminated registered employee; and
23	(3) The cause for which or the conditions under which the
24	registered employee terminated."
25	
26	SECTION 14. Arkansas Code 17-40-340 is amended to read as follows:
27	"17-40-340. Commission - Issuance of pocket <u>identification</u> card.
28	(a) Each security officer commission issued under this section shall be
29	in the form of a pocket <u>an identification</u> card designed by the board and shall
30	identify the licensee and the security department of a private business by
31	whom the holder of the security officer commission is employed.
32	(b) No charge shall be imposed for the pocket <u>identification</u> card.'
33	
34	SECTION 15. Arkansas Code 17-40-341 is hereby repealed.
35	17-40-341. Temporary commission.
36	(a) The board shall provide by rule the procedure by which a licensee

1 or the security department of a private business may issue a temporary 2 security officer commission to a private security officer who has made 3 application to the board for a security officer commission. (b) Section 17-40-335 does not apply to the holder of a valid temporary 4 security officer commission issued under this chapter if the holder is in 5 uniform and engaged in the performance of his duties. 6 7 SECTION 16. Arkansas Code 17-40-342 is amended to read as follows: 8 9 "17-40-342. Commission - Termination. If the holder of a license, registration, or commission terminates his 10 11 employment with the licensee or the security department of a private business, 12 he shall return the pocket identification card to the board within seven (7) 13 days of the date of termination of the employment." 14 15 SECTION 17. Arkansas Code 17-40-344 is amended to read as follows: 16 "17-40-344. Commission - Suspension or denial. The board administrator may suspend or deny a security officer 17 18 commission if the holder or applicant is indicted for a felony, a Class A misdemeanor, a crime involving an act of violence, or a crime a involving 19 20 moral turpitude." 21 22 SECTION 18. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 23 24 Code Revision Commission shall incorporate the same in the Code. 25 26 SECTION 19. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect 27 28 other provisions or applications of the act which can be given effect without 29 the invalid provision or application, and to this end the provisions of this act are declared to be severable. 30 31 All laws and parts of laws in conflict with this act are 32 SECTION 20. 33 hereby repealed. /s/ Glover 34 35 36