HB289
111990-4
By Representatives Hurst and Sanderford
RFD: Boards and Commissions
First Read: 03-FEB-09
ENROLLED, An Act,

Relating to fire alarm systems, to create a new chapter in Title 34 of the Code of Alabama 1975, to regulate and license persons who install a fire detection, fire alarm, or fire communication system; to provide for administration by the State Fire Marshal; to provide exceptions; to provide for fees; to provide for criminal and civil penalties; and in connection therewith would have as its purpose or effect the requirement of a new or increased expenditure of local funds within the meaning of Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Chapter 33A is added to Title 34 of the Code of Alabama 1975, to read as follows:

§34-33A-1.

For purposes of this chapter, the following words have the following meanings:

(1) CERTIFICATE HOLDER. An individual who is listed on the State Fire Marshal's permit as the responsible managing owner, partner, officer, or employee who is actively in charge of the work of the certified fire alarm contractor meeting the requirements established in Section 34-33A-4.
(2) CERTIFIED FIRE ALARM CONTRACTOR. A fire alarm contractor who has qualified and received a permit from the State Fire Marshal, with an NICET Level III on staff.

(3) FIRE ALARM CONTRACTOR. An individual, partnership, corporation, association, or joint venture engaged in the business of installation, repair, alteration, addition, maintenance, or inspection of fire alarm systems. The term does not include local building officials, fire inspectors, or insurance inspectors when acting in their official capacity.

(4) FIRE ALARM SYSTEM. A system or portion of a combination system that consists of components and circuits arranged to monitor and annunciate the status of fire alarm or supervisory signal-initiating devices and to initiate the appropriate response to those signals. The Any system installed after the passage of this chapter shall follow the installation standard set forth by the latest edition of the National Fire Protection Association 72 National Fire Alarm Code. The system shall meet the requirements of all locally adopted codes and standards of the local municipality into which the system is installed and shall be acceptable to the local authority having jurisdiction.

(5) LICENSED ELECTRICAL CONTRACTOR. An individual, partnership, corporation, association, or joint venture which is licensed as an electrical contractor engaged in the
business of installation of conduit, wire, and fire alarm
associated equipment, but does not design, program, certify,
inspect, or test fire alarm systems. A licensed electrical
contractor is not a fire alarm contractor for the purpose of
this chapter.

(6) NICET. National Institute for Certification in
Engineering Technology.

(7) STATE FIRE MARSHAL'S PERMIT. The form issued by
the State Fire Marshal to a fire alarm contractor upon
application being approved and fee paid. The permit shall be
issued in the name of the fire alarm contractor, with the name
of the certificate holder noted thereon.

§34-33A-2.

The administration of this chapter is vested in the
State Fire Marshal who shall have the power to set or make
changes in the amount of the fee charged as necessary for the
administration and enforcement of this chapter.

§34-33A-3.

(a) It shall be unlawful for any individual,
partnership, corporation, association, or joint venture to
engage in the business of installation, repair, alteration,
addition, maintenance, or inspection of a fire alarm system in
this state except in conformity with this chapter.

(b) This chapter shall not apply to the following:
(1) The owner of a fire alarm system who employs registered professional fire protection engineers and skilled trained workers who regularly and routinely design, install, repair, alter, add to, maintain, and inspect fire alarm systems on and within the premises of the owner for the use of the owner only.

(2) A smoke detector installed in one- or two-family dwellings by a licensed electrical contractor.

(2) A smoke detector installed in a residential dwelling.

(3) A residential combination burglary and fire alarm system installed by a licensed burglary alarm contractor in a residential occupancy as defined in the adopted building code where located.

§34-33A-4.

(a) Every fire alarm system installed in this state shall have a record of completion signed by a certified fire alarm contractor, in accordance with the requirements of the adopted building code and fire alarm code. The record of completion and all supporting documents shall be available for inspection by the State Fire Marshal or his or her designated representative during normal business hours.

(b) Every fire alarm system in this state shall have the name, address, phone number, and permit number, of the responsible certified fire alarm contractor attached to the
main fire alarm control in a manner as prescribed by and
acceptable to the State Fire Marshal.

(c) Every fire alarm system in this state installed
after the passage of this chapter shall be maintained and
inspected by a certified fire alarm contractor in accordance
with the requirements of the most recently adopted version of
the National Fire Protection Association 72 National Fire
Alarm Code. Testing documentation shall be maintained by the
owner for inspection by the State Fire Marshal or his or her
designated representative during normal business hours.

§34-33A-5.

(a) Any individual, partnership, corporation,
association, or joint venture desiring to engage in the
business as a fire alarm contractor shall submit to the State
Fire Marshal on standard forms provided by the State Fire
Marshal a completed application. The applicant shall include a
fee of one hundred dollars ($100) when making the application.
The applicant shall designate in the application the name of
the proposed certificate holder and provide written proof that
the individual has met all of the requirements and passed a
competency test administered by NICET as a Fire Alarm System
Technician - Level III or above. A copy of the current NICET
certificate shall be accepted as sufficient written proof as
required above. The State Fire Marshal, upon receipt of the
application and fee, shall issue a State Fire Marshal's permit
to a fire alarm contractor who has a current State Fire Marshal's Permit, or who produces evidence of having a current state permit from another state, if the state has entered into an agreement of reciprocity with the State of Alabama.

(b)(1) Any individual desiring to engage in the programming, maintenance, testing, inspection, certification, or modification of fire alarm systems shall provide current written proof that he or she has passed a competency test administered by the NICET as a Fire Alarm System Technician - Level II or any other acceptable nationally recognized fire alarm technician certification requiring continuing education that is deemed equivalent by the State Fire Marshal.

(2) Each individual, partnership, corporation, association, or joint venture shall have 36 months after the effective date of this chapter to be in full compliance with the requirement of this subsection.

(3) A new employee who is hired by a certified fire alarm contractor shall have 12 months from the date of hiring to comply with the requirements of this chapter. A new employee who is not in compliance with this chapter shall work under the direct supervision of the certificate holder of the certified fire alarm contractor.

§34-33A-6.

If the required fee has been paid, satisfactory written proof from the NICET has been provided that the
requirements have been met and a competency test was passed when required by this chapter, and the proposed certificate holder is found to be a responsible, managing owner, partner, officer, or employee of the fire alarm contractor, the State Fire Marshal within 30 days shall issue a State Fire Marshal's permit in the name of the fire alarm contractor with the name of the certificate holder noted thereon.

§34-33A-7.

A certificate holder may not obtain a State Fire Marshal's permit for more than one fire alarm contractor at any time. A certificate holder may only hold a certificate for the fire alarm contractor where he or she is currently employed. If the certificate holder leaves the employment of the fire alarm contractor, the certificate holder shall notify the State Fire Marshal within 30 days. The certificate holder may not obtain a State Fire Marshal's permit for more than one other fire alarm contractor for a period of 12 months thereafter. If the certificate holder leaves the employment of the fire alarm contractor, or dies, the fire alarm contractor shall have nine months to submit a new application proposing designation of another individual as the certificate holder for the applicant. If the application is not received and a new permit issued within the allotted time, the State Fire Marshal shall revoke the permit of the fire alarm contractor.

§34-33A-8.
A State Fire Marshal's permit shall expire annually at midnight on September 30. At least 30 days prior to expiration, a renewal application with a renewal fee shall be submitted. A permit which is not renewed prior to expiration shall be null and void on the expiration date, and it shall be unlawful under this chapter for any individual, partnership, corporation, association, or joint venture to engage in the business of installing, repairing, altering, adding, maintaining, or inspecting a fire alarm system without a validly renewed State Fire Marshal's permit. The permit may be reinstated by making application as before and payment of the fee; however, until the time as a new permit is issued, it shall be unlawful for the fire alarm contractor to engage in installing, repairing, altering, adding, maintaining, or inspecting fire alarm systems.

§34-33A-9.

If a certified fire alarm contractor desires to do business in any part of the state, he or she shall deliver to the local building official a copy of his or her State Fire Marshal's permit. The local building official shall require a copy of the State Fire Marshal's permit before issuing a license or building permit. The certified fire alarm contractor shall pay any fees normally imposed for local licenses or permits. The local official may not impose other requirements on the certified fire alarm contractor to prove
competency other than proper evidence of a valid State Fire
Marshal's permit.

§34-33A-10.

Nothing in this chapter limits the power of a
municipality, county, or the state to regulate the quality and
character of work performed by contractors, through a system
of permits, fees, and inspections which are designed to assure
compliance with, and aid in the implementation of, state and
local building laws or to enforce other local laws for the
protection of the public health and safety. Nothing in this
chapter limits the power of a municipality, county, or the
state to adopt any system of permits requiring submission to
and approval by the municipality, county, or the state, of
plans and specifications for work to be performed by
contractors before commencement of the work. If the plans for
a fire alarm system are required to be submitted to and
approved by any municipality, county, or the state, or any
departments or agencies thereof, the plans shall bear the seal
of a professional engineer licensed in the State of Alabama or
be submitted by a certified fire alarm contractor. The
official authorized to issue building or other related permits
shall ascertain that the fire alarm contractor is duly
certified by requiring evidence of a valid State Fire
Marshal's permit.

§34-33A-11.
(a) This chapter applies to any fire alarm contractor performing work for any municipality, county, or the state. Officials of any municipality, county, or the state shall determine compliance with this chapter before awarding any contract for the installation, repair, alteration, addition, or inspection of a fire alarm system. Any bid for a contract shall be accompanied by a copy of a valid State Fire Marshal's permit.

(b) All architects and engineers preparing plans and specifications for work involving fire alarm systems to be contracted in the State of Alabama shall include in their invitation to bidders and their specifications a copy of this chapter or portions as are deemed necessary to convey to the invited bidder that it will be necessary for the bidder to show evidence of licensure before a bid is considered whether the bidder is a resident or nonresident of this state and whether a license has been issued to the bidder or not. §34-33A-12.

All funds collected pursuant to this chapter shall be deposited in the State Treasury to the credit of the State Fire Marshal's Fund authorized in Section 24-5-10. The State Fire Marshal may expend moneys from the State Fire Marshal's Fund for the administration and enforcement of this chapter. The State Fire Marshal may receive grants and donations from associations, firms, or individuals who are interested in the
upgrading and quality of fire alarm systems in compliance with
Alabama state ethics laws.

§34-33A-13.

Whenever the State Fire Marshal has reason to
believe that any individual, partnership, corporation,
association, or joint venture is or has been violating any
provision of this chapter, the State Fire Marshal or his or
her deputy or assistant may issue and deliver to the
individual, partnership, corporation, association, or joint
venture an order to cease and desist the violation. Failure to
comply with any order under this section shall constitute a
Class B misdemeanor and shall be punishable as provided by
state law. In addition, the State Fire Marshal may impose a
civil penalty not to exceed two hundred fifty dollars ($250)
for each day the violation exists. Violation of any provision
of this chapter or failure to comply with a cease and desist
order shall be cause for revocation of a State Fire Marshal's
permit.

Section 2. Although this bill would have as its
purpose or effect the requirement of a new or increased
expenditure of local funds, the bill is excluded from further
requirements and application under Amendment 621, now
appearing as Section 111.05 of the Official Recompilation of
the Constitution of Alabama of 1901, as amended, because the
bill defines a new crime or amends the definition of an existing crime.

Section 3. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.
Speaker of the House of Representatives

President and Presiding Officer of the Senate

I hereby certify that the within Act originated in and was passed by the House 06-MAY-09, as amended.

Greg Pappas
Clerk

Senate 15-MAY-09
Amended and Passed

House 15-MAY-09
Concurred in Senate Amendment

Approved May 21, 2009
9:07 a.m.

Alabama Secretary Of State

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Page 13