

Josh Stein, Governor Eddie M. Buffaloe, Jr., Secretary Caroline Brown, Chair Paul Sherwin, Director

MINUTES OF THE NORTH CAROLINA ALARM SYSTEMS LICENSING BOARD

Date: January 14, 2025 Time: 1:00 p.m. Location: Hampton Inn & Suites – Raleigh/Crabtree Valley 3920 Arrow Dr Raleigh, NC 27609

Board Members Present

Mack Donaldson Jamie Brown (Virtual) Tommy Whisnant Tom Vermillion Robert Graham Board Members Absent Mary Wood Caroline Brown

Board Staff Present

Director Paul Sherwin Deputy Director Ray Bullard Attorney Jeff Gray Field Services Supervisor Kim Odom ASLB Secretary Syconda Marrow

<u>Visitors</u> (4 in person, 1 virtual) Bobby Richardson Stephen Bullard Duncan Hubbard Jason Lindquist Stephen Coppola

Call to Order

The January 14, 2025, meeting of the North Carolina Alarm Systems Licensing Board was called to order by Vice Chair Robert "Wike" Graham at 1:00 p.m.

State Ethics Law

Attorney Jeff Gray read the following statement:

"In accordance with the State Ethics Act, it is the duty of every Board member to avoid both conflicts of interest and the appearance of conflict. If any Member has any known conflict of interest or appearance of conflict with respect to any matter coming before this Board today, please identify the conflict or appearance of conflict and refrain from the deliberation and vote in that matter."

Welcome Guests

Vice Chair Graham welcomed all guests.

Final Agency Decision(s)

Attorney Gray reported there were no final agency decisions this month.

Approval of the November 2024 Meeting Minutes

Motion: Mr. Donaldson motioned to accept the November 2024 Board meeting minutes. Mr. Whisnant seconded. The motion carried unanimously.

Committee Reports

Grievance Committee: Grievance Committee members Robert Graham and Caroline Brown met on January 14, 2025, from 9:04 a.m. to 11:45 a.m. and heard seven cases. Committee Chair Robert Graham presented the Grievance Committee report.

<u>Motion:</u> Mr. Vermillion motioned to accept the Grievance Committee report. Mr. Donaldson seconded. The motion carried unanimously. Tommy Whisnant recused himself from the vote.

See the attachment for the full Grievance Committee report.

Screening Committee: Screening Committee members Robert Graham, Tommy Whisnant, Tom Vermillion and Mack Donaldson met on January 14, 2025, from 11:51 a.m. to 12:25 p.m. to review seven license applications and two requests to serve as the qualifying agent for more than one company. Committee Chair Robert Graham presented the Screening Committee report.

Motion: Mr. Donaldson motioned to accept the Screening Committee report. Mr. Whisnant seconded. The motion carried unanimously.

See the attachment for the full Screening Committee report.

Training and Education Committee: Mr. Vermillion presented the Training and Education Committee report. The Committee reviewed 13 applications for new continuing education courses. The Committee recommended approving all courses, except courses #1, #2 and #9, because they were not relevant to the security alarm industry.

<u>Motion:</u> Mr. Whisnant motioned to approve the Training and Education Committee report. Mr. Donaldson seconded. The motion carried unanimously.

See the attachment for the full Training and Education Committee report.

ASLB/PPSB Joint Special Committee: Mr. Whisnant reported that the ASLB/PPSB Joint Special Committee met virtually on January 9, 2025, to discuss ideas for how the Board and the Private Protective Services Board can collaborate in the future on projects and best practices in security regulation. He stated most of the discussion focused on the rapidly evolving security camera market and how there is increasing cross-over between traditional alarm and security monitoring services and security guard and patrol services.

Old Business

None

<u>New Business</u>

Attorney Jeff Gray explained that with the start of the new 2025-2026 session of the N.C. General Assembly, the Board should consider filing a bill to modernize N.C. Gen. Stat. § 74D. He stated that the Board could likely reuse the bill it filed during the 2023-2024 legislative session, but that the Board may wish to review it for any needed changes first. After discussion, the Board decided to defer a vote on the bill draft until the Board could revisit the previous version of the bill and hold a special meeting in the near future to approve it.

Motion: Mr. Vermillion motioned to hold a special meeting during the last week of January 2025 to vote on the Board's bill to amend N.C. Gen. Stat. § 74D. Mr. Donaldson seconded. The motion carried unanimously.

Director Paul Sherwin reported that officials with the Electronic Security Expo had requested that the Board approve the Expo's seminars for continuing education. He said Expo officials had provided a list of seminars to be offered during the Expo, but the list provided very little specifics about course content. The Board requested that Director Sherwin obtain more information about the courses and bring the material back to the March 2025 meeting for further consideration.

Director's Report

Director Paul Sherwin presented the Director's Report. The report included information about personnel changes, the status of the Board's active licensees and registrants, and a Board finances update.

Motion: Mr. Whisnant motioned to accept the Director's Report. Mr. Vermillion seconded. The motion carried unanimously.

See the attachment for the full Director's Report.

Attorney's Report

Attorney Jeff Gray presented his Attorney's Report, which included updates about the status of consent agreements, pending administrative rules changes, and legislative updates.

Motion: Mr. Donaldson motioned to accept the Attorney's Report. Mr. Vermillion seconded. The motion carried unanimously.

See the attachment for the full Attorney's Report.

Good of the Order and Public Comment

Duncan Hubbard, President of the North Carolina Security & Low Voltage Association (NCSLVA), announced that the NCSLVA will hold a meeting at Holmes Security Systems in Fayetteville on January 22, 2025, and the meeting is open to both the public and industry members.

<u>Adjourn</u>

Motion: Mr. Whisnant motioned to adjourn the meeting. Mr. Graham seconded. The motion carried unanimously.

Meeting adjourned at 1:39 p.m.

Paul Sherwin, Director

Syconda Marrow, Board Secretary



Josh Stein, Governor Eddie M. Buffaloe, Jr., Secretary Caroline Brown, Chair Paul Sherwin, Director

MINUTES OF THE NORTH CAROLINA ALARM SYSTEMS LICENSING BOARD

Date:January 31, 2025Time:1:00 p.m.Location:Virtual

Board Members Present

Board Members Absent Mary Wood

Mack Donaldson Jamie Brown Tommy Whisnant Tom Vermillion Robert Graham Caroline Brown

Board Staff Present

Director Paul Sherwin Deputy Director Ray Bullard Attorney Jeff Gray ASLB Secretary Syconda Marrow

Visitors

None

Call to Order

The January 31, 2025, special meeting of the North Carolina Alarm Systems Licensing Board was called to order by Chair Caroline Brown at 1:00 p.m.

State Ethics Law

Director Paul Sherwin read the following statement:

"In accordance with the State Ethics Act, it is the duty of every Board member to avoid both conflicts of interest and the appearance of conflict. If any Member has any known conflict of interest or appearance of conflict with respect to any matter coming before this Board today, please identify the conflict or appearance of conflict and refrain from the deliberation and vote in that matter."

New Business

Chair Brown explained the purpose of the special meeting was to review a draft of the *Alarm Systems Licensing Act Modernization* bill, which if approved by the Board, would be forwarded the N.C. Department of Public Safety's legislative liaison for filing with the N.C. General Assembly. Following a comprehensive review of the bill draft and discussion of the proposed amendments to N.C. Gen. Stat. § 74C, Chair Brown invited Board members to propose a motion. See the attachment for the full text of the Alarm Systems Licensing Act Modernization bill.

<u>Motion:</u> Tommy Whisnant motioned to approve the *Alarm Systems Licensing Act Modernization* bill as written. Robert Graham seconded. The motion carried unanimously.

<u>Adjourn</u>

Motion: Jamie Brown motioned to adjourn the meeting. Mr. Graham seconded. The motion carried unanimously.

Meeting adjourned at 1:54 p.m.

Paul Sherwin, Director

Syconda Marrow, Board Secretary

GENERAL ASSEMBLY OF NORTH CAROLINA
SESSION 2025
Н 1
HOUSE BILL
Short Title:Alarm Systems Licensing Act Modernization.(Public)
Sponsors:
Referred to:
, 2025
A BILL TO BE ENTITLED
AN ACT TO MAKE VARIOUS CHANGES TO THE TO THE ALARM SYSTEMS LICENSING
ACT.
The General Assembly of North Carolina enacts:
SECTION 1(a) Chapter 74D of the General Statutes reads as rewritten:
"Chapter 74D.
" Alarm-<u>Security</u> Systems.
"Article 1.
"Alarm Security Systems Licensing Act.
"§ 74D-1. Title.
This act may be cited as the "Alarm "Security Systems Licensing Act."
"§ 74D-2. License Business and qualifying agent license requirements.
(a) License Required. – No person, firm, association, corporation, or department or division
of a firm, association or corporation, shall engage in or hold itself out as engaging in an alarm a security
systems business without first being licensed in accordance with this Chapter. A department or division
of a firm, association, or corporation may be separately licensed under this Chapter if the distinct
department or division, as opposed to the firm, association, or corporation as a whole, engages in an
alarm <u>a security</u> systems business. The department or division shall ensure strict confidentiality of private security information, and the private security information of the department or division must, at a
minimum, be physically separated from other premises of the firm, association, or corporation. For
purposes of this Chapter an "alarm <u>a "security</u> systems business" is defined as any person, firm,
association or corporation that does any of the following:
(1) <u>Sells Unless otherwise exempt, sells or attempts to sell an alarm a security system</u>
device by engaging in a any personal solicitation at a residence or business to advise,
design, or consult on specific types and specific locations of alarm security system
devices.
(2) Installs-Unless otherwise exempt, installs, services, monitors, or responds to
electrical, wireless or hardwired electronic or mechanical alarm signal devices, devices
and security systems, integrated automation of a residence or business that includes a
security element, burglar alarms, monitored access control, or cameras cameras, analytic
capturing devices, systems providing intelligence or other imaging devices used to detect
or observe burglary, breaking or entering, intrusion, shoplifting, pilferage, theft, or other
unauthorized or illegal activity. This provision shall not apply to a locking device that
records entry and exit data and does not transmit the data in real time to an on site or off

1 2		site monitoring location, provided the installer is duly licensed by the North Carolina Locksmith Licensing Board.
3		
4	(c)	Qualifying Agent. – A business entity that engages in the alarm systems business is
5		licensed under this Chapter is subject to all of the requirements listed in this subsection
6	with respect to	o a qualifying agent. For purposes of this Chapter, a "qualifying agent" is an individual
7		time employee in a management position who is licensed under this Chapter and whose
8	name and add	ress have been registered with the Board. The requirements are:
9		(1) The business entity shall employ a designated qualifying agent who meets the
10		requirements for a license issued under and who is, in fact, licensed under the provisions
11		of this Chapter, unless otherwise approved by the Board. Service upon the qualifying
12		agent appointed by the business entity of any process, notice or demand required by or
13		permitted by law to be served upon the business entity by the <u>Alarm Security</u> Systems
14		Licensing Board shall be binding upon the licensed business entity. Nothing herein shall
15 16		limit or affect the right to serve any process, notice or demand required or permitted by
10		law to be served upon a business entity in any other manner permitted by law.
17		(3) In the event that the qualifying agent upon whom the business entity relies in
19		order to do business ceases to perform his or her duties as qualifying agent, the business
20		entity shall notify the board in writing by letter or e-mail message within 10 working
21		days. The business entity must obtain a substitute qualifying agent within 90 days after
22		the original qualifying agent ceases to serve as qualifying agent. The Director, in his or
23		her discretion, may extend the 90-day period for good cause by an additional 30 days
24		upon a written request of an officer of the company.
25		(4) The license certificate shall list the name of the qualifying agent. No licensee
26		person shall serve as the qualifying agent for more than one business entity without the
27		prior approval of the Board.
28		
29		(6) <u>The qualifying agent shall be responsible for maintaining a current address and</u>
30	(1)	other contact information with the Board.
31	(d)	Criminal Record Check. Minimum Qualifications for Security Systems License. – An
32		the for qualifying agent shall meet all of the following requirements and qualifications
33 34	•	y a background investigation conducted by the Board in accordance with G.S. 74D-2.1 and
34 35	upon recerpt c	of an application: qualifications: (1) The applicant is at least 18 years of age.
36		 (1) The applicant is at least 16 years of age. (2) The applicant is of good moral character and temperate habits. The following
30 37		shall be prima facie evidence that the applicant does not have good moral
38		character or temperate habits: conviction by any local, State, federal, or military
39		court of any crime involving the illegal use, carrying, or possession of a firearm;
40		conviction of any crime involving the illegal use, possession, sale, manufacture,
41		distribution or transportation of a controlled substance, drug, narcotic, or
42		alcoholic beverages; conviction of a crime involving felonious assault or an act of
43		violence; conviction of a crime involving unlawful breaking or entering, burglary,
44		larceny, or of any offense involving moral turpitude; or a history of addiction to
45		alcohol or a narcotic drug; provided that, for purposes of this subsection,
46		"conviction" means and includes the entry of a plea of guilty, plea of no contest,

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9 (g) An alarm monitoring company located in another state and licensed by that state which 10 demonstrates to the Board's satisfaction that it does not conduct any business through a personal 11 representative present in this State, but which solicits and conducts business solely through interstate 12 communication facilities, such as telephone, the internet, and the United States Postal Service, upon 13 receipt by the Board of a certificate of good standing from the state of licensure is not required to 14 register employees pursuant to G.S. 74D-8. Out-of-state monitoring companies not licensed in any state 15 must be licensed by the Board and must register employees pursuant to G.S. 74D-8.

judgment continued, adjudication withheld, or equivalent.

alarm technician course approved by the Board.

or a verdict rendered in open court by a judge or jury, including a prayer for

licensed, licensed, or the applicant has successfully completed or kept current an

The applicant has the necessary training, qualifications and experience to be

Examination The Board may require the applicant to demonstrate the applicant's

(h) <u>A security guard and patrol company licensed pursuant to Chapter 74C of the General</u>
 Statutes that remotely monitors access control, cameras, analytic capturing devices, systems providing
 intelligence, or other imaging devices shall obtain a separate limited monitoring license and may utilize
 the same qualifying agent for the limited license as utilized for its security guard and patrol license and
 shall not be required to meet the requirements of G.S. 74D-2(d)(3) and (4) or hold a low voltage
 electrical license. The qualifying agent must successfully complete a central station monitoring operator
 course approved by the Board.

24 "§ 74D-2.1. Criminal background checks.

(3)

qualifications by examination.

(e)

. . .

25 Authorization. - Upon receipt of an application for a license or registration, the Board (a) 26 shall conduct a background investigation to determine whether the applicant meets the requirements for 27 a license or registration as set out in G.S. 74D-2(d). The Department of Public Safety State Bureau of Investigation may provide a criminal record check to the Board for a person who has applied for a new 28 29 or renewal license or registration through the Board. The Board shall provide to the Department of 30 Public Safety, State Bureau of Investigation, along with the request, the fingerprints of a new applicant, 31 and the Department of Public Safety State Bureau of Investigation shall provide a criminal record check 32 based upon the applicant's fingerprints. The Board may request a criminal record check from the 33 Department of Public Safety-State Bureau of Investigation for a renewal applicant based upon the 34 applicant's fingerprints in accordance with policy adopted by the Board. The Board shall provide any 35 additional information required by the Department of Public Safety State Bureau of Investigation and a 36 form signed by the applicant consenting to the check of the criminal record and to the use of the 37 fingerprints and other identifying information required by the State or national repositories. The 38 applicant's fingerprints shall be forwarded to the State Bureau of Investigation for a search of the State's 39 criminal history record file, and the State Bureau of Investigation shall forward a set of the fingerprints 40 to the Federal Bureau of Investigation for a national criminal history check. The Department of Public 41 Safety-State Bureau of Investigation may charge each applicant a fee to be collected by the Board and 42 transmitted to the State Bureau of Investigation for conducting the checks of criminal history records 43 authorized by this subsection.

44 The Board may require a new or renewal applicant to obtain a criminal record report from one or 45 more reporting services designated by the Board to provide criminal record reports. Applicants are 46 required to pay the designated reporting service for the cost of these reports. 1 (b) Confidentiality. – The Except as necessary to support the denial of an application or a 2 disciplinary matter in a contested case, the Board shall keep all information obtained pursuant to this 3 section confidential in accordance with applicable State law and federal guidelines, and the information 4 shall not be a public record under Chapter 132 of the General Statutes.

5 "§ 74D-3. Exemptions. 6 The provisions of this Chapter shall not apply to: to the following: 7 A person, firm, association or corporation that sells or manufactures alarm (1)8 security systems, unless the person, firm, association or corporation makes 9 personal solicitations at a residence or business to advise, design, or consult on 10 specific types and specific locations of alarm security system devices, installs, 11 services, monitors, or responds to alarm security systems at or from a protected premises or a premises to be protected and thereby obtains knowledge of specific 12 13 application or location of the alarm-security system. A person licensed under this 14 Chapter may hire a consultant to troubleshoot a location or installation for a period of time not to exceed 48 hours in a one-month period if the licensee 15 submits a report to the Board within 30 days from the date of the consultation 16 17 designating the consultant as a temporary consultant; Installation, servicing or responding to fire alarm systems or any alarm device 18 (2)which is installed in a motor vehicle, aircraft or boat; boat. 19 20 (3) Installation or service of an alarm electronic security system on property owned 21 by or leased to the installer; installer. 22 An alarm monitoring company located in another state which demonstrates to the (4)23 Board's satisfaction that it does not conduct any business through a personal 24 representative present in this State but which solicits and conducts business solely 25 through interstate communication facilities such as telephone messages, earth 26 satellite relay stations and the United States postal service; and 27 A person or business providing alarm systems services to a State agency or local (5)government if that person or business has been providing those services to the 28 29 State agency or local government for more than five years prior to the effective date of this Chapter, and the State agency or local government joins with the 30 person or business in requesting the application of this exemption. 31 32 Installation or service of a locking device that records entry and exit data and does (6) 33 not transmit the data in real time to an on-site or off-site monitoring location, 34 provided the installer is licensed by the North Carolina Locksmith Licensing 35 Board. 36 (7)An entity through which a customer accesses marketing or advertising material or installation instructions for a security system. 37 38 A person licensed under this Chapter may utilize a consultant or manufacturer's (b) 39 representative to troubleshoot a location or installation if accompanied by the licensee and the licensee 40 submits a report to the Board within 30 days from the date of the consultation designating the consultant as a temporary consultant. 41 "§ 74D-4. Alarm-Security Systems Licensing Board. 42 The Alarm Security Systems Licensing Board is hereby established. 43 (a) 44

(b) The Board shall consist of seven members: the Secretary of Public Safety or his <u>or her</u>
designee; two persons appointed by the Governor, one of whom shall be licensed under this Chapter and
one of whom shall be a public member; two persons appointed by the General Assembly upon the

recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121, one of
whom shall be licensed under this Chapter and one of whom shall be a public member; and two persons
appointed by the General Assembly upon the recommendation of the Speaker of the House of
Representatives in accordance with G.S. 120-121, one of whom shall be licensed under this Chapter and
one of whom shall be a public member.

6 Each member shall be appointed for a term of three years and shall serve until a successor (c) 7 is installed. No-With the exception of the Secretary or his or her designee, no member shall serve more 8 than two complete three-year consecutive terms. The term of each member, other than the Attorney 9 General or his designee, who is serving on August 7, 1989, shall terminate on June 30, 1989. Of the 10 appointments made by the General Assembly upon the recommendation of the President of the Senate to begin on July 1, 1989, one member shall be for a term of one year and one member shall be for a term of 11 three years. Of the appointments made by the General Assembly upon the recommendation of the 12 13 Speaker of the House of Representatives, one member shall be appointed for a term of two years and 14 one member shall be appointed for a term of three years. Thereafter all terms shall be for three years. 15 . . .

16 (e) Board members who are also State officers or employees shall receive no per diem 17 compensation for serving on the Board, and shall only receive the travel allowances set forth in 18 G.S. 138-6. All other Board members shall receive reimbursement in accordance with G.S. 93B-5(b) 19 and, notwithstanding G.S. 93B-5(a), shall receive as compensation for their services per diem not to 20 exceed one hundred dollars (\$100.00) for each day during which they are engaged in the official 21 business of the Board. The Board shall set the <u>travel allowance and per diem</u> compensation of Board 22 members who are not also State officers or employees.

(f) The Board shall elect a chairman chair and a vice-chairman vice-chair from its
 membership by majority vote at the first meeting of its fiscal year. The vice-chairman-vice-chair shall
 serve as chairman chair of the screening committee and shall also serve as chairman chair in the
 chairman's chair's absence. At no time shall both the positions of chairman chair and vice-chairman
 vice-chair be held by either an industry representative or a nonindustry representative.

(g) The Board shall meet at the call of the chairman chair or a majority of the members of the
 Board. The Board shall adopt rules governing the call and conduct of its meetings. A majority of the
 current Board membership constitutes a quorum.

"§ 74D-5. Powers of the Board.

31

32 (a) In addition to the powers conferred upon the Board elsewhere in this Chapter, the Board
 33 shall have the power to: to do the following:

55	shan have the power	to: to do the following:
34	(1)	Promulgate rules necessary to carry out and administer the provisions of this
35		Chapter including the authority to require the submission of reports and
36		information by licensees under this Chapter; Chapter.
37	(2)	Determine minimum qualifications and establish minimum education, experience,
38		and training standards for applicants and licensees applicants, licensees, and
39		registrants under this Chapter; Chapter.
40	(3)	Conduct investigations regarding alleged violations and make evaluations as may
41		be necessary to determine if <u>unlicensed individuals or entities are in violation of</u>
42		this Chapter and licensees and registrants under this Chapter are complying with
43		the provisions of this Chapter; Chapter. The Board shall issue cease and desist
44		orders, in writing, for violations of this Chapter with the concurrence of the
45		Secretary of Public Safety.

1	(4)	Adopt and amend bylaws, consistent with law, for its internal management and
2	(5)	control; control.
3	(5)	Investigate and approve individual applicants to be licensed or registered
4		according to this Chapter; Chapter.
5	(6)	Deny, suspend, or revoke any license or registration issued or to be issued under
6		this Chapter to any applicant or licensee applicant, licensee, or registrant who fails
7		to satisfy the requirements of this Chapter or the rules established by the Board.
8		The denial, suspension, or revocation of such license or registration shall be in
9		accordance with Chapter 150B of this General Statutes of North Carolina;
10		<u>Carolina.</u>
11	(7)	Issue subpoenas to compel the attendance of witnesses and the production of
12		pertinent books, accounts, records, and documents. The district court shall have
13		the power to impose punishment pursuant to G.S. 5A-21 et seq. for acts occurring
14		in matters pending before the Board which would constitute civil contempt if the
15		acts occurred in an action pending in court; and court.
16	(8)	Contract for services as necessary to carry out the functions of the Board.
17	<u>(9)</u>	Acquire, hold, rent, encumber, alienate, and otherwise deal with real property in
18		the same manner as a private person or corporation, subject only to approval of
19		the Governor and the Council of State. Collateral pledged by the Board for an
20		encumbrance is limited to the assets, income, and revenues of the Board.
21	(b) The el	hairman chair of the Board or his or her representative designated to be a hearing
22	officer may conduct a	any hearing called by the board Board for the purpose of denial, suspension, or
23	revocation of a licens	e or registration under this Chapter.
24	(c) The re	gulation of security systems businesses shall be exclusive to the Board; however,
25	any city or county sha	all be permitted to require a security systems business operating within its
26	jurisdiction to registe	r and to supply information regarding its license and may adopt an ordinance to
27	require users of secur	rity systems to obtain revocable permits when alarm usage involves automatic
28	signal transmission to	a law enforcement agency.
29	"§ 74D-5.1. Position	n of Director created.
30	The position of	of Director of the Alarm-Security Systems Licensing Board is hereby created within
31	the Department of Pu	blic Safety. The Secretary of Public Safety shall appoint a person to fill this
32		e Director's duties shall be to administer the directives contained in this Chapter
33	and the rules promulg	gated adopted by the Board to implement this Chapter and to carry out the
34	administrative duties	incident to the functioning of the Board in order to actively police the alarm
35	systems security syst	ems industry to insure ensure compliance with the law in all aspects. The Director
36	may issue a temporar	y grant or denial of a request for registration subject to final action by the Board at
37	its next regularly sch	eduled meeting.
38	"§ 74D-5.2. Investig	gative powers of the Secretary of Public Safety.
30	The Secretary	of Public Safety shall have the power to investigate or cause to be investigated any

The Secretary of Public Safety shall have the power to investigate or cause to be investigated any complaints, allegations, or suspicions of wrongdoing or violations of this Chapter involving individuals <u>unlicensed</u>, licensed, or to be licensed, under this Chapter. Any investigation conducted pursuant to this section is deemed confidential and is not subject to review under G.S. 132-1 until the investigation is complete and a report is presented to the Board. However, the report may be released to the licensee after the investigation is complete but before the report is presented to the Board.

45 "§ 74D-6. Denial of a license or registration.

1	Upon a findir	ng that the applicant meets the requirements for receipt of an application for
2		ion under this Chapter, the Board shall determine whether the applicant shall
3	receive the license of	r registration applied for. The grounds for denial include: include all of the
4	following:	
5	(1)	Commission of some act which, if committed by a registrant or licensee, would be
6		grounds for the suspension or revocation of a registration or license under this
7		Chapter;Chapter.
8	(2)	Conviction of a crime involving fraud; the illegal use, carrying, or possession of a
9		firearm, felonious assault or an act of violence, felonious sexual offense, felonious
10		larceny, or felonious fraud. For purposes of this subdivision, "conviction" means
11		and includes the entry of a plea of guilty, plea of no contest, or a verdict entered
12		in open court by a judge or jury, including a prayer for judgment continued,
13		adjudication withheld, or equivalent.
14	(3)	Lack of good moral character or temperate habits. The following misdemeanor
15		<u>convictions</u> shall be prima facie evidence that the applicant does not have good
16		moral character or temperate habits: conviction by any local, State, federal, or
17		military court of any crime involving the illegal use, carrying, or possession of a
18		firearm; conviction of any crime involving the illegal use, possession, sale,
19 20		manufacture, distribution, or transportation of a controlled substance, drug,
20 21		narcotic, or alcoholic beverages; conviction of a crime involving felonious assault
21		or an act of violence; conviction of a crime involving unlawful breaking or entering, burglary or larceny or any offense involving moral turpitude; larceny;
22		conviction of a crime involving a sexual offense; or a history of addiction to
23 24		alcohol or a narcotic drug; provided that, for purposes of this subsection
25		<u>subdivision</u> , "conviction" means and includes the entry of a plea of guilty, plea of
26		no contest, or a verdict rendered in open court by a judge or jury; jury, including a
27		prayer for judgment continued, adjudication withheld, or equivalent.
28	(4)	Previous denial under this Chapter or previous revocation for cause; cause.
29	(5)	Knowingly making any false statement or misrepresentation in an application
30		made to the Board for a license or registration.
31	<u>(6)</u>	Being a registered sex offender in this State or any other state.
32	"§ 74D-7. Form of	license; term; assignability; renewal; posting; branch offices; fees.
33	(a) The l	icense when issued shall be in a form determined by the Board and shall state all of
34	the following:	
35	(1)	The name of the licensee.
36	(2)	The name under which the licensee is to operate.
37	(3)	The number and expiration date of the license.
38		icense shall be issued for a term of two years. Each license must be renewed before
39	-	n of the license. Following issuance, the license shall at all times be posted in a
40		the principal place of business of the licensee. A license issued under this Chapter
41	is not assignable.	
42		censee shall engage in any business regulated by this Chapter under a name other
43 44		ensee's name or names which appear on the certificate issued by the Board.
44 45		branch office of an alarm in this State with a security systems business shall obtain a cate. A separate certificate stating the location and licensed qualifying agent shall be
45 46		a conspicuous place in each branch office. Every business covered under the
υ		a conspicação place în caen oranen ornee. Every business coverea ander the

1	-	apter shall file in writing with the Board the addresses of each of its branch offices.				
2		All licensees of with a branch office shall notify the Board in writing before the				
3		g, or changing of the location of any branch office. A licensed qualifying agent may				
4	be responsible for more than one branch office of an alarm systems business with the prior approval of					
5	the Board office in this State. Temporary approval may be granted by the Director, upon application of					
6		for a period of time not to exceed 10 working 45 days after the adjournment of the				
7		led meeting of the Board unless the Board determines that the application should				
8	be denied.					
9		oard may charge the following fees, which must be expended, under the direction				
10	of the Board, to defra	ay the expense of administering this Chapter:				
11	(1)	A nonrefundable initial license application fee in an amount not to exceed one				
12		<u>five</u> hundred fifty-dollars (\$150.00). (\$500.00).				
13	(2)	A new or renewal license fee in an amount not to exceed five hundred one				
14		<u>thousand</u> dollars (\$500.00). (\$1,000.00).				
15	(3)	A late license renewal fee to be paid in addition to the renewal fee due in an				
16		amount not to exceed one five hundred dollars (\$100.00), (\$500.00) if the license				
17		has not been renewed on or before the expiration date of the license.				
18	(4)	A new or renewal registration fee in an amount not to exceed fifty one hundred				
19		dollars (\$50.00) (\$100.00) plus any fees charged to the board <u>Board</u> for				
20		background checks by the State Bureau of Investigation.				
21	(5)	A fee for reregistration of an employee who changes employment to another				
22		licensee, not to exceed ten twenty-five dollars (\$10.00).(\$25.00).				
23	(6)	A branch office certificate fee not to exceed one three hundred fifty dollars				
24		(\$150.00). (<u>\$300.00).</u>				
25	(7)	A fee not to exceed fifty dollars (\$50.00) for each reconsideration of a license or				
26		registration permit that has been filed or returned to the applicant for correctable				
27		errors.				
28	(8)<u>(</u>7)	A late registration fee, to be paid in addition to the registration renewal fee, not to				
29		exceed twenty forty dollars (\$20.00) (\$40.00) for an application submitted no				
30		more than 30 days after the expiration of the registration permit. A registration				
31		application submitted more than 30 days after the registration has expired shall be				
32		registered as a new applicant.				
33		tion of persons employed.				
34		nsee of an alarm a security systems business shall register with the Board within 30				
35		the employment begins, all of the following licensee's employees described in				
36		on (1a) of this subsection that are within the State, unless in the discretion of the				
37		the time period is extended for good cause: <u>cause.</u>				
38	<u>(1a)</u> The f	following employees shall be registered with the Board:				
39	a.	Any employee that has access to confidential any information detailing the				
40		design, installation, or application of any location specific electronic security				
41		system or that has access to any code, number, or program that would allow the				
42		system to be modified, altered, or circumvented.				
43	b.	Any employee who conducts personal sales in a private residence or who installs				
44		or services an electronic a security system in a commercial business establishment				
45		or a personal residence.				

1 Any employee who remotely monitors a security system, including cameras, <u>c.</u> 2 unless the employee is registered as a security guard with a licensed security 3 guard and patrol company under Chapter 74C. 4 Employees engaged only in sales or marketing and not involve any of the above are not 5 required to be registered. 6 To register an employee, a licensee shall submit to the Board as to the employee: (1a)(1b) 7 set(s) of classifiable fingerprints on standard F.B.I. applicant cards; recent color 8 photograph(s) of acceptable quality for identification; and statements of any criminal 9 records as deemed appropriate by the Board. 10 Except during the period allowed for registration in subdivision (a)(1) of this section, no (2)alarm security systems business may employ any employee required to be registered by 11 this Chapter unless the employee's registration has been approved by the Board as set 12 13 forth in this section. 14 A licensee may employ an applicant for registration as a probationary employee for 20 (3) consecutive days. Upon completion of the probationary period and the desire of the 15 licensee to hire the registration applicant as a regular employee, the licensee shall register 16 the employee, as described in this subsection, with the Board within 30 days after the 17 probationary employment period ends unless the Director, in the Director's discretion, 18 19 extends the time period for good cause. Before a probationary employee engages in 20 systems services, the employee shall complete any training requirements, and the licensee 21 shall conduct a criminal record check on the employee, as the Board deems appropriate. 22 The licensee shall submit a list of the probationary employees to the Director on a monthly basis. The list shall include the name, address, social security number, and dates 23 24 of employment of the employees.

25

26 "§ 74D-8.1. Apprenticeship registration permit.

(a) The Board may issue an apprenticeship registration permit to an applicant who is 16 or
17 years old and currently enrolled in high school if the applicant holds a valid drivers license and
submits at least three letters of recommendation stating that the applicant is of good moral character as
provided in G.S. 74D-2(d)(2). The letters of recommendation shall be from persons who are not related
to the individual, and at least one of the letters shall be from an official at the school where the applicant
is currently enrolled.applicant.

33.

34 "§ 74D-9. Certificate of liability insurance required; form and approval; suspension for 35 noncompliance.

36

37 (d) No license shall be issued under this act unless the applicant files with the Board 38 evidence of a policy of liability insurance which policy must provide for the following minimum 39 coverage: fifty-two hundred fifty thousand dollars (\$50,000.) (\$250,000) because of bodily injury or 40 death of one person as a result of the negligent act or acts of the principal insured or his agents operating in the course and scope of his employment; subject to said limit for one person, one five hundred 41 thousand dollars (\$100,000) (\$500,000) because of bodily injury or death of two or more persons as the 42 43 result of the negligent act or acts of the principal insured or his agent operating in the course and scope 44 of his or her agency; twenty one hundred thousand dollars (\$20,000) (\$100,000) because of injury to or 45 destruction of property of others as the result of the negligent act or acts of the principal insured or his agents operating in the course and scope of his or her agency. 46

1		
2	"§ 74D-10. Suspen	sion or revocation of licenses and registrations; appeal.
3	(a) The I	Board may, after notice and an opportunity for hearing, suspend or revoke a license
4	or registration issued	d under this Chapter if it is determined that the licensee or registrant has:
5		
6	(3)	Violated any rule promulgated adopted by the Board pursuant to the authority
7		contained in this Chapter.
8	(4)	Been convicted of any crime involving moral turpitude or any other crime
9		involving violence or the illegal use, carrying, or possession of a dangerous
10		weapon.felony as set forth in G.S. 74D-6(2) or any crime as set forth in
11		<u>G.S. 74D-6(3).</u>
12		
13	(7)	Engaged in or permitted any employee to engage in any alarm security systems
14		business when not lawfully in possession of a valid license registration issued
15		under the provisions of this Chapter.
16	(8)	Committed an unlawful breaking or entering, burglary, larceny, sexual offense,
17		trespass, fraud, assault, battery, or kidnapping.
18	(9)	Committed any other act which is a ground for the denial of an application for a
19		license or registration under this Chapter.
20	(10)	Failed to maintain the certificate of liability insurance required by this Chapter.
21		
22	(15)	Engaged in the security systems profession under a name other than the name
23		under which the license was obtained under the provisions of this Chapter.
24		
25	(19)	Engaged in conduct that constitutes dereliction of duty or otherwise deceives,
26		defrauds, or harms the public in the course of professional activities or services.
27		services, including fraudulently claiming a change in business ownership,
28		fraudulently claiming dissolution of a competing business, fraudulently claiming
29		to be a representative of the consumer's current service provider,
30		misrepresentation of employer, or misrepresenting an upgrade of equipment as a
31		sales tactic.
32	(20)	Demonstrated a lack of financial responsibility.
33		
34	"§ 74D-11. Enforc	ement.
35	•••	
36	· / · 1	on, firm, association, corporation, or department or division of a firm,
37	1	ration, or their agents and employees violating any of the provisions of this Chapter
38		ng any rule promulgated to implement this Chapter shall be guilty of a Class 1
39		Attorney General, or his or her representative, shall have concurrent jurisdiction with
40		of this State to prosecute violations of this Chapter.
41		lation of alarm systems businesses is exclusive to the Board; however, any city or
42		an alarm systems business operating within its jurisdiction to register and to supply
43		ng its license and may adopt an ordinance to require users of alarm systems to obtain
11	warra a a la la wawa ita mu	han alama waa aa inwaleena aytamatia ajamal tuanamiasian ta'a lawy anfanaan ant

revocable permits when alarm usage involves automatic signal transmission to a law-enforcement
 agency.

1 (d) In lieu of revocation of or suspension of a license or registration under G.S. 74D-10, a civil 2 penalty or not more than two thousand dollars (\$2,000) per violation may be assessed by the Board 3 against any person who violates any provision of this Chapter, or any rule of the Board adopted pursuant 4 to this Chapter. In determining the amount of any penalty, the Board shall consider the degree and 5 extent of harm caused by the violation. The clear proceeds of all penalties collected under this section 6 shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.

7 (e) Proceedings for the assessment of civil penalties shall be governed by Chapter 150B of the 8 General Statutes. If the person assessed a penalty fails to pay the penalty to the Board, the Board may 9 institute an action in the superior court of the county in which the person resides or has his or her 10 principal place of business to recover the unpaid amount of the penalty. An action to recover a civil penalty under this section shall not relieve any party from any other penalty prescribed by law. 11

(f) The sale, installation, or service of an alarm a security system by an unlicensed or 12 13 unregistered person shall constitute a threat to the public safety, and any contract for the sale, 14 installation, or service of an alarm a security system shall be deemed void and unenforceable. 15

16 "§ 74D-13. Transfer of funds.

17 All fees collected pursuant to Chapter 74C of the General Statutes from alarm systems businesses which have not been expended upon January 1, 1984, shall be transferred to the Board by the Private Protective 18

19 Services Board for the purpose of defraying the expenses of administering this act.

"§ 74D-14. Proof of licensure to maintain or commence action. 20

21 An alarm A security systems business may not maintain any action in any court of the State for the 22 collection of compensation for performing an act for which a license or registration is required by this 23 Chapter without alleging and proving that the alarm security systems business is appropriately licensed 24 and the employee or agent of the alarm-security systems business is appropriately registered upon 25 entering into a contract with the consumer. An alarm A security systems installation, maintenance, or 26 monitoring contract entered into with a consumer shall be void if the consumer confirms through records 27 maintained by the Board that the alarm-security systems business is not properly licensed or the 28 consumer establishes through records maintained by the Board that the person enticing the consumer to 29 enter into the contract is not properly registered by the Board. The sale, installation, or service of an 30 alarm a security system by an unlicensed entity or unregistered employee shall be deemed an unfair and 31 deceptive trade practice and shall be actionable under Chapter 75 of the General Statutes. 32 ...,"

33

34

35

SECTION 1.(b) Article 2 of Chapter 74D of the General Statutes reads as rewritten:

"Article 2.

"Alarm-Security Systems Education Fund.

36 "§ 74D-30. Alarm Security Systems Education Fund created; payment to Fund; management; use of funds. 37

38 (a) There is hereby created and established a special fund to be known as the "Alarm-Security 39 Systems Education Fund" (hereinafter Fund) which shall be set aside and maintained in the office of the 40 State Treasurer. The Fund shall be used in the manner provided in this Article for the education of 41 licensees and registrants.

42 . . .

43 In addition to the fees provided for elsewhere in this Chapter, the Board shall charge the (c) 44 following fees which shall be deposited into the Fund:

45 46 (1)On July 1, 1985, the Board shall charge every licensee on that date a fee of fifty dollars (\$50.00);

1 2 2	(2)(1)	The Board shall charge each new applicant for a license fifty dollars (\$50.00) provided that for purposes of this Article a new applicant is hereby defined as an applicant who did not possess a license on July 1, 1985; and fifty dollars (\$50.00);
5 4		and
5	(3) (2)	The Board is authorized to charge each licensee an additional amount, not to
6		exceed fifty dollars (\$50.00), on July 1 of any year in which the balance of the
7		Fund is less than twenty-five thousand dollars (\$25,000).
8	(d) The St	ate Treasurer shall invest and reinvest the moneys in the Fund in a manner
9	provided by law. The	Board in its discretion, may use the Fund for any of the following purposes:
10	(1)	To advance education and research in the alarm security systems field for the
11		benefit of those licensed under the provisions of this Chapter and for the
12		improvement of the industry; industry.
13	(2)	To underwrite educational seminars, training centers and other educational
14		projects for the use and benefit generally of licensees, and licensees.
15	(3)	To sponsor, contract for, and to underwrite any and all additional educational
16		training and research projects of a similar nature having to do with the
17		advancement of the alarm security systems field in North Carolina."
18	SECTION 2.	This act becomes effective July 1, 2025.

ASLB Grievance After Report for January 14, 2025 9:00 am

	Case Number	Complaint Against	Allegation(s)	Grievance Committee Recommendation	Board Action
1.	2023- ASLB- 023	Jason Earle Lindquist Vivint, Inc. 4931 N 300 Provo, UT 846040000	NCGS 74D-8	Find violation of NCGS 74D-8. Enter into a consent agreement with Jason Lindquist and Vivint, Inc., Inc. in the amount of \$6,936.00 for 34 registration violations.	Accepted
2.	2024- ASLB- 005	Jason Lindquist Vivint, Inc. 4931 N 300 Provo, UT 846040000	NCGS 74D- 10(a)(19)	No violation.	Accepted
3.	2024- ASLB- 006	Jason Lindquist Vivint, Inc. 4931 N 300 Provo, UT 846040000	NCGS 74D- 10(a)(19)	No violation.	Accepted
4.	2024- ASLB- 020	Edwin Salomon Garcia ESG Home Solutions, LLC 1815 John Small Ave. Washington , NC 27889	NCGS 74D-2	Find a violation of NCGS 74D-2. Continue the cease and desist order previously issued to Edwin Salomon Garcia and ESG Home Solutions, LLC. Refer this matter to the Screening Committee should Mr. Garcia apply for a license.	Accepted
5.	2024- ASLB- 022	Corey Jarrett Delemar Jarrett Security Systems 6188 Lakeway Drive Fayetteville, NC 28306	NCGS 74D-2	Find a violation of NCGS 74D-2. Continue the cease and desist order previously issued to Corey Jarrett Delemar and Jarrett Security Systems. Refer this matter to the Screening Committee should Mr. Delemar apply for a license.	Accepted
6.	2024- ASLB- 024	Michael Lail Data Communications of N.C., Inc. P O Box 690328 Charlotte, NC 28227	14B NCAC 17 .0206(b)	Find violation of NCGS 74D-8 Enter into a consent agreement with Michael Lail and Data Communications of N.C., Inc. in the amount of \$612.00 for three registration violations.	

Board Meeting Report

Board Date 01/14/2025

	Name			Deerd
	Company Address	License	Committee Recommendation	Board Action
1.	Tyler Blankenship Elevate Technologies, LLC 3605 Ramblewood Ave Durham, NC 27713	Alarm	Approve	Accepted
2.	Mark Christopher Caune Jr Piedmont Security Systems, INC. 4525 Motorsports Drive Concord, NC 28027	Alarm	Approve	Accepted
3.	Shantonia Kai Chavis-Bullard Ted's Alarm and Lock Co 814 Cornith Road Pembroke, NC 28372	Alarm	Approve	Accepted
4.	Michael David Gardner Convergint Federal 103 Sleepy Dr Spring Lake, NC 28390	Alarm	Approve	Accepted
5.	J Parker Hollis Fluent Home LLC 138 E 12300 S C147 Draper, UT 84020	Alarm	Approve	Accepted
6.	Fernando Mann MannComm Solutions LLC 1250 Scenic Hwy S 1701-231 Lawenceville, GA 30045	Alarm	Deny Deny for criminal history and falsification of license application.	Accepted
7.	John Douglas Sorrell Sentriforce 6210 Rothway St. Houston, NC 77040	Alarm	Approve	Accepted



North Carolina Alarm Systems Licensing Board Continuing Education Committee Report - January 2025

ltem #	Course Sponsor	Course Title	New or Renewal	# CEU's	Course Format	Committee Recommends	Comments
1	Connie Moorhead/ SecurityCEU.com	NICET Level 1 Prep	New	6 Hours	Online	Deny	
2	Connie Moorhead/ SecurityCEU.com	NICET Level 2 Prep	New	8 Hours	Online	Deny	
3	Connie Moorhead/ SecurityCEU.com	IP Video: Video Analytics	New	1 Hour	Online	Approve	ASLB 24-041
4	Connie Moorhead/ SecurityCEU.com	IP Networking: Routers	New	1 Hour	Online	Approve	ASLB 24-042
5	Connie Moorhead/ SecurityCEU.com	Introduction to the Security Profession	New	1 Hour	Online	Approve	ASLB 24-043
6	Connie Moorhead/ SecurityCEU.com	Business Basics	New	1 Hour	Online	Approve	ASLB-24-44
7	Connie Moorhead/ SecurityCEU.com	Alarm Management	New	1 Hour	Online	Approve	ASLB 24-045
8	Don Childers/ Security Central	Residential Networking and Alarm Communications	New	3 Hours	Classroom	Approve	ASLB 25-001
9	Roy Pollack/Stay Safe	NFPA 70E and OSHA Lockout Tagout Safety Course	New	2 Hours	Online	Deny	
10	Rachel Overstrom/ Alarm.com	Remote Video Monitoring Console (RVMC) and Video Visual Verification (VVV)	New	1 Hour	Classroom/ Online	Approve	ASLB 25-002
11	Rachel Overstrom/ Alarm.com	Alarm.com Gunshot Detection	New	2 Hours	Classroom/ Online	Approve	ASLB 25-003
12	Kevin Parrish/Residio	Vista H3 Installation and Programming	New	3 Hours	Classroom	Approve	ASLB 25-004
13	Kevin Parrish/Residio	Introduction to Vista H3	New	1 Hour	Classroom	Approve	ASLB 25-005
14							
15							
16							
17							

NORTH CAROLINA ALARM SYSTEMS LICENSING BOARD

January 14, 2025

DIRECTOR'S REPORT



Paul Sherwin, Director

DIRECTOR'S REPORT

- I. PPS information and updates, page 3
- II. Registration and licensing summary, page 5
- III. Budget summary, page 6
- IV. Budget graphics, page 7

PPS INFORMATION AND UPDATES

Personnel

Private Protective Services currently has two vacant positions:

• Registration Processor (2) – Recruitment in process

Registration processor MiKaila DeVaughn resigned from Private Protective Services Dec. 27, 2024.

Operations

Registration Unit

- Registration applications received 2024: 4,727
 - o 2023: 4,677
 - o 2022: 4,345
 - o 2021: 4,455
 - o 2020: 4,433
 - o 2019: 4,952

Licensing Unit

- License applications received 2024: 399
 - o 2023: 458
 - o 2022: 382
 - o 2021: 476
 - o 2020: 417
 - o 2019: 512

Investigations Unit

- New license applicant background investigations 2024: 57
 - o 2023: 54
 - o 2022: 51
 - o 2021: 44
 - o 2020: 88
 - o 2019: 90
- Complaint investigations completed year-to-date: 23
 - o 2023: 27
 - o 2022: 27
 - o 2021: 28
 - o 2020: 28
 - o 2019: 28

OTHER

None.

REGISTRATION AND LICENSING SUMMARY

Total active in Permitium: 7,651 (+1% from November 2024 meeting)

Registration		
	Alarm Registrant	6,851
Registration Total		6,851
License		
	Burglar Alarm Business	800
License Total		800

FINANCIAL REPORTS

Alarm Systems Licensing Board Financial Report Fiscal Year 2025 July 1, 2024 - Nov. 30, 2024

ASLB Operating Fund Revenue and Expenditures				
FYTD25 Revenue	\$	270,076.13		
FYTD25 Expenditures	\$	(208,290.17)		
FYTD25 Fund Balance Increase/(Decrease)	\$	61,785.96		

ASLB Operating Fund Cash Flow			
Beginning Balance (July 1, 2024)	\$	954,110.92	
FYTD25 Revenue	\$	270,076.13	
FYTD25 Expenditures	\$	(208,290.17)	
Current Fund Balance	\$	1,015,896.88	

ASLB Education Fund Revenue and Expenditures			
FYTD25 Revenue	\$	1,350.00	
FYTD25 Expenditures	\$	(15,000.00)	
FYTD25 Fund Balance Increase/(Decrease)	\$	(13,650.00)	

ASLB Education Fund Cash Flow				
Beginning Balance (July 1, 2024)	\$	94,134.68		
FYTD25 Revenue	\$	1,350.00		
FYTD25 Expenditures	\$	(15,000.00)		
Current Fund Balance	\$	80,484.68		

BUDGET GRAPHICS









ALARM SYSTEMS LICENSING BOARD

Raleigh, North Carolina January 14, 2025

ATTORNEY'S REPORT



ALARM SYSTEMS LICENSING BOARD Raleigh, North Carolina January 14, 2025

I. CONSENT AGREEMENTS & CIVIL PENALTIES

On December 16, 2024, William Jobe and Premiere Communications & Consulting, Inc. entered into a Consent Agreement in the amount of \$24,888.00 for registration violations. Payment has been received. (PAID IN FULL)

II. OFFICE OF ADMINISTRATIVE HEARINGS

See, Hearings List (attachment 1.)

III. PENDING LITIGATION

None.

IV. ADMINISTRATIVE RULES

None.

V. LEGISLATION

The Board's bill, the "Alarm Systems Licensing Act Modernization," Senate Bill 345, then SB 640, died with the *sine die* adjournment of the Legislature on December 13, 2024.

Introduction of a new bill is an Agenda item for today's Board meeting.

VI. FINAL AGENCY DECISIONS

None.

ASLB MASTER HEARINGS LIST as of January 6, 2025



OAH HEARING DATE	PETITIONER	TYPE OF APPLICATION	FAD HEARING DATE
November 28, 2017	Daniel Carl Hagerty / Guardian Eagle Security, LLC d/b/a AVSX Technologies 17 DOJ 06331	Letter of Reprimand (business license)	FAD served April 12, 2018. Petition for Judicial Review filed in Wake County Superior Court May 25, 2018.
February 27, 2024	Nathan Orion Taylor 24 DOJ 00314	Suspension of Alarm Systems Business License	FAD served May 13, 2024
February 27, 2024	Steven Daniel Smith 24 DOJ 00396	Suspension of Alarm Systems Business License	FAD served October 4, 2024
May 9, 2024	Seth Brewer Beddes/Alder Holdings, LLC 23 DOJ 02590	Suspension of Alarm Systems Business License	FAD served December 16, 2024
August 27, 2024	Jake Carlton Engle 24 DOJ 02938	Denial of Alarm Systems Business License	FAD served December 16, 2024