By: Haggerty H.B. No. 1132

A BILL TO BE ENTITLED

AN ACT

2	relating	to	the	regulation	of	and	rights	of	private	security

- relating to the regulation of and rights of private security personnel; providing a penalty.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 ARTICLE 1. INSURANCE CODE CHANGES
- 6 SECTION 1.01. Subchapter E, Chapter 21, Insurance Code, is
- 7 amended by adding Article 21.49-21 to read as follows:
- 8 Art. 21.49-21. JOINT UNDERWRITING ASSOCIATION FOR SECURITY
- 9 SERVICES CONTRACTORS
- Sec. 1. <u>DEFINITIONS</u>. In this article:
- 11 (1) "Association" means the joint underwriting
- 12 association established under this article.
- 13 (2) "Board of directors" means the board of directors
- of the association.
- 15 (3) "Critical infrastructure" and "homeland security
- activity" have the meanings assigned by Section 421.001, Government
- 17 Code.

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- 18 <u>(4) "Security services contractor" means a person who</u>
- 19 holds a license as a securities services contractor in accordance
- with Section 1702.102, Occupations Code.
- 21 Sec. 2. IMMUNITY. Liability does not exist on the part of,
- 22 and a cause of action does not arise against, the association, an
- 23 association agent or employee, an insurer, an agent licensed under
- 24 this code, the commissioner or department, or an authorized

- 1 representative of the commissioner or department for a statement
- 2 made in good faith by any of them:
- 3 (1) in a report or communication concerning risks
- 4 insured or to be insured through the association; or
- 5 (2) at an administrative hearing conducted in
- 6 connection with the report or communication.
- 7 Sec. 3. APPLICABILITY OF OTHER LAW. The association is
- 8 subject to Chapters 251 and 253 and Articles 1.15 and 1.16 of this
- 9 code.
- 10 Sec. 4. RELATIONSHIP TO SURPLUS LINES INSURANCE. The
- 11 association is not an authorized insurer for purposes of Chapter
- 12 981 of this code with respect to general liability insurance for
- 13 security services contractors.
- 14 Sec. 5. PURPOSE OF ASSOCIATION. The association provides
- 15 general liability insurance on a self-supporting basis.
- Sec. 6. BOARD OF DIRECTORS. (a) The association is
- 17 governed by a board of directors composed of the following nine
- 18 members:
- 19 (1) five representatives of insurers that are required
- 20 to be association members, elected by association members in
- 21 accordance with the plan of operation;
- 22 <u>(2) two representatives</u> of security services
- contractors, appointed by the commissioner; and
- 24 (3) two public members, appointed by the commissioner.
- 25 (b) The board members serve one-year terms beginning on
- 26 October 1 of each year.
- Sec. 7. PLAN OF OPERATION. (a) The association operates

1	under a plan of operation adopted by the commissioner.
2	(b) The plan of operation must:
3	(1) provide for economic, fair, and nondiscriminatory
4	administration;
5	(2) provide for the prompt and efficient provision of
6	general liability insurance; and
7	(3) contain other provisions, including provisions
8	relating to:
9	(A) the establishment of necessary facilities;
10	(B) the association's management;
11	(C) the assessment of members and policyholders
12	to defray losses and expenses;
13	(D) the administration of the policyholder's
14	stabilization reserve fund;
15	(E) commission arrangements;
16	(F) reasonable and objective underwriting
17	standards;
18	(G) the acceptance, assumption, and cession of
19	reinsurance;
20	(H) the appointment of servicing insurers; and
21	(I) procedures for determining amounts of
22	insurance to be provided by the association.
23	(c) The plan of operation must direct that any revenue
24	exceeding expenditures that remains in the association's funds at
25	the close of the association's fiscal year, after the association
26	reimburses members' contributions in accordance with Section 26(a)
27	of this article, be added to the association's reserves.

1	Sec. 8. AMENDMENTS TO PLAN OF OPERATION. Amendments to the
2	<pre>plan of operation:</pre>
3	(1) shall be made at the commissioner's direction; or
4	(2) may be made by the board of directors, subject to
5	the commissioner's approval.
6	Sec. 9. JOINT UNDERWRITING ASSOCIATION MEMBERSHIP. (a)
7	The association is composed of each insurer, including a Lloyd's
8	plan and a reciprocal or interinsurance exchange, authorized to
9	write and writing liability insurance, including automobile
10	liability insurance, on a direct basis in this state, other than:
11	(1) a farm mutual insurance company authorized under
12	Chapter 911 of this code; and
13	(2) a county mutual insurance company authorized under
14	Chapter 912 of this code.
15	(b) An insurer that is a member of the association must
16	remain a member as a condition of the insurer's authority to engage
17	in the business of the insurance described by Subsection (a) of this
18	section.
19	(c) Each association member participates in the writings,
20	expenses, and losses of the association in the proportion that the
21	net direct premiums of the member, excluding the portion of

premiums attributable to the operation of the association, written

during the preceding calendar year bears to the aggregate net

participation in the association on the basis of the net direct

premiums written by the member during the preceding calendar year,

(d) The association shall annually determine a member's

direct premiums written in this state by all association members.

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- 1 as reported in the annual statements and other reports the member
- 2 files as required by the department.
- 3 Sec. 10. ANNUAL STATEMENT; ADDITIONAL INFORMATION. (a)
- 4 Not later than March 1 of each year, the association shall file with
- 5 the department a statement that contains information regarding the
- 6 association's transactions, condition, operations, and affairs
- 7 <u>during the preceding calendar year.</u>
- 8 (b) The statement must:
- 9 <u>(1) contain the matters and information required by</u>
- 10 the department; and
- 11 (2) be in the form approved by the department.
- 12 (c) The department at any time may require the association
- 13 to provide additional information regarding the association's
- 14 transactions or condition, or any related matter considered to be:
- 15 <u>(1) material; and</u>
- 16 (2) of assistance in evaluating the scope, operation,
- 17 and experience of the association.
- 18 Sec. 11. GENERAL ELIGIBILITY FOR COVERAGE. (a) The
- 19 commissioner shall by order establish the categories of security
- 20 services contractors that are eligible to obtain general liability
- 21 <u>insurance coverage from the association based on the types of</u>
- 22 services the contractors provide. The commissioner shall ensure
- 23 coverage is available for security services contractors that
- 24 provide services that support critical infrastructure and homeland
- 25 security activities in this state.
- 26 (b) If a category of security services contractor is
- 27 excluded from eligibility to obtain insurance coverage from the

- 1 association, the commissioner may determine, after notice of at
- 2 least 10 days and a hearing, that general liability insurance is not
- 3 otherwise available. On that determination, the previously
- 4 excluded category is eligible to obtain insurance coverage from the
- 5 association.
- 6 Sec. 12. INSURER OF LAST RESORT. (a) A security services
- 7 <u>contractor not otherwise eligible for insurance coverage from the</u>
- 8 association under Section 11 of this article is eligible for that
- 9 coverage if the contractor demonstrates, in accordance with the
- 10 requirements of the association, that the contractor:
- 11 (1) made a verifiable effort to obtain insurance
- 12 coverage from authorized insurers and eligible surplus lines
- insurers; and
- 14 (2) was unable to obtain substantially equivalent
- insurance coverage and rates.
- 16 (b) The commissioner by rule may adopt loss control or best
- 17 practices requirements applicable to a security services
- 18 <u>contractor who obtains general liability insurance coverage from</u>
- 19 the association under this section.
- Sec. 13. APPLICATION FOR COVERAGE. (a) A security services
- 21 contractor included in a category eligible for general liability
- 22 insurance coverage by the association is entitled to apply to the
- 23 association for the coverage. An agent authorized under Chapter
- 24 4051 of this code may apply on behalf of an applicant.
- 25 (b) The association shall issue a general liability
- 26 insurance policy to an applicant:
- 27 (1) if the association determines that:

1	(A) the applicant meets the underwriting
2	standards of the association prescribed by the plan of operation;
3	and
4	(B) there is no unpaid and uncontested premium,
5	policyholder's stabilization reserve fund charge, or assessment
6	due from the applicant for prior insurance, as shown by the
7	insured's failure to pay or to object in writing to the charges on
8	or before the 30th day after the date of the billing; and
9	(2) on receipt of the premium and the policyholder's
10	stabilization reserve fund charge, or the portion of the premium
11	and charge prescribed by the plan of operation.
12	Sec. 14. POWERS RELATING TO GENERAL LIABILITY INSURANCE
13	COVERAGE. Under this article and the plan of operation, the
14	association, on behalf of the association members, may:
15	(1) issue, or cause to be issued, general liability
16	insurance policies to applicants, including primary, excess, and
17	incidental coverages, subject to the limits specified in the plan
18	of operation and Section 15 of this article;
19	(2) underwrite general liability insurance and adjust
20	and pay losses related to that insurance, or appoint servicing
21	insurers to perform those functions;
22	(3) either or both accept and refuse the assumption of
23	reinsurance from association members; and
24	(4) cede and purchase reinsurance.
25	Sec. 15. GENERAL LIABILITY INSURANCE COVERAGE PROVIDED.
26	The association shall provide general liability insurance coverage

in a form and in at least the amounts sufficient to satisfy the

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- 1 requirements of Section 1702.124, Occupations Code. The insurance
- 2 coverage provided may, in accordance with the plan of operation,
- 3 include additional related liability coverages necessary or
- 4 advisable for the operations of a security services contractor.
- 5 Sec. 16. FOLLOWING FORM EXCESS LIABILITY COVERAGE. Excess
- 6 <u>liability insurance coverage written for a security services</u>
- 7 contractor by the association must be written as following form
- 8 excess liability insurance to the contractor's primary insurance
- 9 <u>coverage.</u>
- 10 Sec. 17. PUNITIVE DAMAGES EXCLUDED. The association may
- 11 not issue or renew a general liability insurance policy for a
- 12 security services contractor that includes coverage for punitive
- damages assessed against the contractor.
- 14 Sec. 18. INSTALLMENT PLAN. The association may offer an
- installment payment plan for general liability insurance coverage
- obtained through the association.
- 17 Sec. 19. TERM OF POLICY; NOTICE OF TERMINATION OF COVERAGE.
- 18 A general liability insurance policy issued by the association must
- 19 be for a term of one year or less, as determined by the association.
- 20 To terminate coverage under the policy, the association must comply
- with the requirements of Section 1702.124(e), Occupations Code.
- Sec. 20. APPLICABILITY OF OTHER LAW TO RATES AND POLICY
- 23 FORMS. (a) Except as provided by Subsection (b) of this section
- 24 and Section 21 of this article, the rates, rating plans, rating
- 25 rules, rating classifications, territories, and policy forms
- 26 applicable to the general liability insurance written by the
- 27 association and related statistics are governed by Subchapter B,

- 1 Chapter 5, of this code, and the other provisions of this code, to
- 2 the same extent as other general liability insurance written in
- 3 this state.
- 4 (b) If a provision of a law described by Subsection (a) of
- 5 this section conflicts with a provision of this article, this
- 6 article prevails.
- 7 Sec. 21. RATE STANDARDS. (a) In determining rates, rating
- 8 plans, rating rules, rating classifications, territories, and
- 9 policy forms, the association shall consider:
- 10 <u>(1) the past and prospective loss and expense</u>
- 11 experience for general liability insurance, inside and outside this
- 12 state, of all of the association members;
- 13 (2) trends in the frequency and severity of losses;
- 14 (3) the association's investment income; and
- 15 (4) other information the commissioner may require.
- (b) Rates, rating plans, and rating rules must be based on:
- 17 (1) the association's loss and expense experience; and
- 18 (2) other information based on that experience the
- 19 department considers appropriate.
- 20 (c) The resultant premium rates must be:
- 21 (1) actuarially sound; and
- 22 (2) computed to be self-supporting.
- 23 Sec. 22. DEFICIT RECOUPMENT. (a) This section applies to a
- 24 deficit sustained in a single year by the association.
- 25 (b) The deficit must be recouped in accordance with the plan
- 26 of operation and the rating plan in effect when the deficit is
- 27 sustained under one or more of the following procedures, in this

1 sequence:

- 2 (1) a contribution from the policyholder's
- 3 stabilization reserve fund established under this article, until
- 4 the respective fund is exhausted;
- 5 (2) an assessment on the policyholders in accordance
- 6 with Section 23 of this article; or
- 7 (3) an assessment on the members in accordance with
- 8 Sections 9(c) and (d) and 24 of this article.
- 9 Sec. 23. ASSESSMENT OF POLICYHOLDERS FOR DEFICIT
- 10 RECOUPMENT. (a) Each policyholder has contingent liability for a
- 11 proportionate share of an assessment made under this article of
- 12 policyholders.
- 13 (b) If a deficit, as computed under the plan of operation,
- 14 is sustained <u>in a single year, the board of directors shall levy an</u>
- assessment only on the policyholders who held policies in force at
- any time during the two most recently completed calendar years:
- 17 (1) before the date the assessment is levied; and
- 18 (2) in which the association was issuing policies.
- 19 (c) The aggregate amount of an assessment under Subsection
- 20 (b) of this section must be equal to the amount of the deficit not
- 21 recouped under Section 22(b)(1) of this article from the
- 22 policyholder's stabilization reserve fund. Subject to Subsection
- 23 (d) of this section, each policyholder shall be assessed for a
- 24 portion of the deficit that reflects the proportion that the earned
- 25 premium on the policies of that policyholder bears to the total
- 26 earned premium for all policies of the association in the two most
- 27 recently completed calendar years.

1 (d) The maximum aggregate assessment on each policyholder
2 may not exceed the annual premium for the general liability
3 insurance policy most recently in effect.

Sec. 24. LIMITATION ON REIMBURSEMENT BY MEMBER FOR DEFICIT RECOUPMENT. (a) An association member is not obligated in a single year to reimburse the association for the member's proportionate share of the deficits from the association's operations in that year in an amount that exceeds one percent of the member's policyholder surplus. The aggregate amount not reimbursed in accordance with this subsection shall be reallocated among the other association members. The association shall reallocate that amount in accordance with the method of determining a member's participation under Sections 9(c) and (d) of this article, after excluding the total net direct premiums of all members not sharing in the excess deficits.

(b) If the deficits from the association's operations allocated to all association members in a calendar year exceed one percent of all members' respective policyholder surplus, the association shall allocate to each member the amount of the deficits in accordance with the method of determining a member's participation under Sections 9(c) and (d) of this article.

Sec. 25. CONTRIBUTION BY MEMBERS FOR SOUND FINANCIAL OPERATION. If sufficient funds are not available for the sound financial operation of the association, each association member shall contribute to the financial requirements of the association in accordance with Sections 9(c) and (d), 23, and 24 of this article, as authorized and considered necessary by the department.

- 1 A contribution under this subsection is in addition to:
- 2 (1) an assessment paid in accordance with the plan of
- 3 operation under this article; and
- 4 (2) a contribution from a policyholder's stabilization
- 5 reserve fund.
- 6 Sec. 26. REIMBURSEMENT OF ASSESSMENT OR CONTRIBUTION;
- 7 PREMIUM TAX CREDIT. (a) Subject to commissioner approval, the
- 8 association shall reimburse an assessment or contribution, with
- 9 interest at a rate approved by the commissioner, to:
- 10 <u>(1) the association members; or</u>
- 11 (2) the state, to the extent that the members have
- 12 recouped their assessments using premium tax credits as provided by
- 13 Subsection (c) of this section.
- 14 (b) Pending recoupment or reimbursement of an assessment or
- contribution paid by a member to the association, the unrepaid
- 16 balance of the assessment or contribution may be reflected in the
- 17 member's books and records as an admitted asset of the member for
- 18 all purposes, including exhibition in an annual statement under
- 19 Section 862.001 of this code.
- 20 (c) To the extent a member has paid one or more assessments
- 21 and has not received reimbursement from the association in
- 22 accordance with Subsection (a) of this section, a credit against
- 23 premium taxes under Chapter 221 of this code is allowed at a rate of
- 24 20 percent a year for five successive years following the year in
- 25 which the deficit was sustained. At the member's option, the tax
- 26 credit may be taken over an additional number of years.
- Sec. 27. STANDARDS FOR RECOUPMENT PROVISIONS. A provision

1	for recoupment must be based on:
2	(1) the association's loss and expense experience; and
3	(2) other information based on that experience the
4	department considers appropriate.
5	Sec. 28. POLICYHOLDER'S STABILIZATION RESERVE FUND. (a)
6	The policyholder's stabilization reserve fund is collected and
7	administered by the association as provided by this section,
8	Section 29 of this article, and the plan of operation.
9	(b) The policyholder's stabilization reserve fund shall be:
10	(1) credited with all policyholder's stabilization
11	reserve fund charges collected under Section 29 of this article;
12	(2) charged with any deficit sustained from the
13	association's operation during the previous year;
14	(3) treated as a liability of the association along
15	with, and in the same manner as, premium and loss reserves; and
16	(4) valued annually by the board of directors as of the
17	close of the preceding year.
18	Sec. 29. POLICYHOLDER'S STABILIZATION RESERVE FUND CHARGE.
19	(a) Each policyholder shall pay annually into the policyholder's
20	stabilization reserve fund under Section 28 of this article a
21	<pre>charge that:</pre>
22	(1) is in an amount established annually by advisory
23	directors chosen by security services contractors eligible for
24	insurance through the association in accordance with the plan of
25	operation;
26	(2) is in proportion to each premium payment due for
27	general liability insurance through the association; and

(3) is separately stated in the policy. (b) A charge stated in a policy as required by Sub (a)(3) of this section is not: (1) a part of premiums; or (2) subject to premium taxation or a servici acquisition cost, or any other similar charge. (c) If the association offers an installment payme for coverage obtained through the association, the association (1) permit payment of the policyholder's stabil reserve fund charge under this section on an installment base (2) require the policyholder to pay the charge annual lump sum. (d) Collections of the policyholder's stabilization fund charge under this section shall continue until the net of the policyholder's stabilization reserve fund under Section of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund under Section shall continue until the net of the policyholder's stabilization reserve fund			
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person insured or applying for insurance under this chapt person's authorized representative, or an affected insurer t be aggrieved by an act, ruling, or decision of the associat appeal to the board of directors not later than the 30th da the date the act occurs. At the time the person is notified	n date.	l7 <u>written in</u>	17
person's authorized representative, or an affected insurer to be aggrieved by an act, ruling, or decision of the associated appeal to the board of directors not later than the 30th day the date the act occurs. At the time the person is notified.	CTORS; HEARING. (a)	l8 <u>Sec</u>	18
be aggrieved by an act, ruling, or decision of the associat appeal to the board of directors not later than the 30th da the date the act occurs. At the time the person is notified	under this chapter, the	l9 <u>person in</u>	19
22 appeal to the board of directors not later than the 30th da 23 the date the act occurs. At the time the person is notified	affected insurer that may	20 <u>person's a</u>	20
23 the date the act occurs. At the time the person is notified	on of the association may	21 <u>be aggriet</u>	21
	r than the 30th day after	22 <u>appeal to</u>	22
	person is notified of the	23 <u>the date t</u>	23
24 <u>act, ruling, or decision, the association shall provide</u>	on shall provide to the	24 <u>act, ruli</u>	24

(b) The board of directors shall:

25

26

27

subsection.

person written notice of the person's right to appeal under this

- 1 (1) hear an appeal brought under Subsection (a) of
- 2 this section not later than the 30th day after the date the board of
- 3 directors receives the appeal; and
- 4 (2) give not less than 10 days' written notice of the
- 5 time and place of the hearing to the person bringing the appeal or
- 6 the person's authorized representative.
- 7 Sec. 31. DECISION OF BOARD OF DIRECTORS. (a) Not later
- 8 than the 10th day after the date of the hearing under Section 30(b)
- 9 of this article, the board of directors shall affirm, reverse, or
- 10 modify the board's previous action or the appealed act, ruling, or
- 11 decision.
- 12 (b) At the time the person is notified of the final action of
- 13 the board of directors, the association shall provide to the person
- written notice of the person's right to appeal under Section 32 of
- 15 this article.
- Sec. 32. APPEAL TO COMMISSIONER; HEARING. (a) Not later
- 17 than the 30th day after the date of the final action of the board of
- 18 directors under Section 31 of this article, a person insured or
- 19 applying for insurance aggrieved by that final action may appeal to
- 20 the commissioner by making a written request for a hearing.
- 21 (b) The appeal shall be heard not later than the 30th day
- 22 after the date the appeal is received. The person bringing the
- 23 appeal or the person's authorized representative must be given
- 24 written notice of the time and place of the hearing on or before the
- 25 10th day before the date of the hearing.
- Sec. 33. COMMISSIONER'S DECISION. (a) Not later than the
- 27 30th day after the date of the hearing under Section 32, the

- 1 commissioner shall affirm, reverse, or modify the appealed act,
- 2 ruling, or decision.
- 3 (b) Pending the hearing and decision, the commissioner may
- 4 suspend or postpone the effective date of a rule or of the act,
- 5 ruling, or decision appealed.
- 6 Sec. 34. APPEAL OF COMMISSIONER'S DECISION. (a) The
- 7 association or a person aggrieved by an order or decision of the
- 8 commissioner may appeal in accordance with Subchapter D, Chapter
- 9 36, of this code.
- 10 (b) At the time the person is notified of the commissioner's
- order or decision, the commissioner shall provide to the person
- 12 written notice of the person's right to appeal under this section.
- SECTION 1.02. (a) Not later than October 1, 2005, the
- 14 commissioner of insurance shall appoint an initial board of
- 15 directors for the joint underwriting association established by
- 16 Article 21.49-21, Insurance Code, as added by this article,
- including five representatives of insurers that will be required to
- 18 be association members. The initial board of directors appointed
- under this section serves until September 30, 2006.
- 20 (b) Not later than January 1, 2006, the commissioner of
- 21 insurance shall adopt a plan of operation for the joint
- 22 underwriting association established by Article 21.49-21,
- 23 Insurance Code, as added by this article. Before adopting the plan
- of operation, the commissioner shall consult with the initial board
- of directors of the association, representatives of the public, and
- 26 representatives of the security services industry. The plan of
- 27 operation must include provisions that authorize a preliminary

- 1 assessment of the members of the association for initial operating
- 2 expenses of the association.
- 3 ARTICLE 2. OCCUPATIONS CODE CHANGES
- 4 SECTION 2.01. Section 1702.163(a), Occupations Code, is 5 amended to read as follows:
- 6 (a) The <u>board</u> [commission] may not issue a security officer
 7 commission to an applicant employed by a license holder unless the
 8 applicant submits evidence satisfactory to the <u>board</u> [commission]
 9 that the applicant has:
- 10 (1) completed the basic training course at a school or under an instructor approved by the board [commission];
- 12 (2) met each qualification established by this chapter 13 and board [commission] rule;
- 14 (3) achieved the score required by the <u>board</u>
 15 [commission] on the examination under Section 1702.1685; and
- (4) demonstrated to the satisfaction of the firearm training instructor that the applicant has complied with other board [commission] standards for minimum marksmanship competency with a handgun [shotgun].
- SECTION 2.02. Subchapter G, Chapter 1702, Occupations Code, is amended by adding Section 1702.1676 to read as follows:
- Sec. 1702.1676. IMMUNITY FOR LAW ENFORCEMENT AGENCY
 PROVIDING TRAINING. A law enforcement agency that trains an individual who acts as a security officer is immune from liability
 for an act or omission arising out of that training.
- SECTION 2.03. Section 1702.282, Occupations Code, is amended by amending Subsection (a) and adding Subsection (d) to

1 read as follows:

- The board [commission] shall conduct a criminal history 2 3 check, including a check of any criminal history record information maintained by the Federal Bureau of Investigation, in the manner 4 5 provided by Subchapter F, Chapter 411, Government Code, on each 6 applicant for a license, registration, security 7 commission, letter of approval, permit, or certification. 8 applicant is not eligible for a license, registration, commission, letter of approval, permit, or certification if the check reveals 9 that the applicant has committed an act that constitutes grounds 10 for the denial of the license, registration, commission, letter of 11 12 approval, permit, or certification. Except as provided by Subsection (d), each [Each] applicant shall include in the 13 14 application two complete sets of fingerprints on forms prescribed 15 by the board [commission] accompanied by the fee set by the board [commission]. 16
- 17 (d) An applicant who is a peace officer is not required to submit fingerprints with the applicant's application. On request, 18 the law enforcement agency or other entity that employs the peace 19 officer or the entity that maintains the peace officer's 20 21 fingerprints shall provide the fingerprints for the peace officer to the board. The applicant shall provide sufficient information 22 to the board to enable the board to obtain the fingerprints under 23 24 this subsection.
- SECTION 2.04. (a) Subchapter L, Chapter 1702, Occupations
 Code, is amended by adding Section 1702.286 to read as follows:
- Sec. 1702.286. ACTION FOR FAILURE TO PAY FOR SERVICES. A

- 1 person who fails to pay a licensed security services contractor for
- 2 security services provided by the contractor is liable to the
- 3 contractor for three times the unpaid amount and all costs incurred
- 4 as a result of that failure to pay, including reasonable attorney's
- $5 ext{fees.}$
- 6 (b) Section 1702.286, Occupations Code, as added by this
- 7 article, applies only to a contract entered into on or after the
- 8 effective date of this Act. A contract entered into before the
- 9 effective date of this Act is covered by the law in effect when the
- 10 contract was entered into, and the former law is continued in effect
- 11 for that purpose.
- 12 ARTICLE 3. PENAL CODE CHANGES
- SECTION 3.01. Section 46.05, Penal Code, is amended by
- 14 amending Subsection (f) and adding Subsection (g) to read as
- 15 follows:
- 16 (f) It is a defense to prosecution under this section for
- 17 the possession of a chemical dispensing device that the actor is
- 18 [holds] a security officer [commission issued by the Texas
- 19 Commission on Private Security and has received training on the
- 20 use of the chemical dispensing device by a training program that is:
- 21 (1) provided by the Commission on Law Enforcement
- 22 Officer Standards and Education; or
- 23 (2) approved for the purposes described by this
- 24 subsection by the Texas [Commission on] Private Security Board of
- 25 the Department of Public Safety.
- 26 (g) In Subsection (f), "security officer" means a
- 27 commissioned security officer as defined by Section 1702.002,

- 1 Occupations Code, or a noncommissioned security officer registered
- 2 under Section 1702.221, Occupations Code.
- 3 SECTION 3.02. Section 46.15(b), Penal Code, as amended by
- 4 Chapters 1221 and 1261, Acts of the 75th Legislature, Regular
- 5 Session, 1997, is reenacted and amended to read as follows:
- 6 (b) Section 46.02 does not apply to a person who:
- 7 (1) is in the actual discharge of official duties as a
- 8 member of the armed forces or state military forces as defined by
- 9 Section 431.001, Government Code, or as a guard employed by a penal
- 10 institution;
- 11 (2) is on the person's own premises or premises under
- 12 the person's control unless the person is an employee or agent of
- 13 the owner of the premises and the person's primary responsibility
- is to act in the capacity of a security guard to protect persons or
- 15 property, in which event the person must comply with Subdivision
- 16 (5);
- 17 (3) is traveling;
- 18 (4) is engaging in lawful hunting, fishing, or other
- 19 sporting activity on the immediate premises where the activity is
- 20 conducted, or is en route between the premises and the actor's
- 21 residence, if the weapon is a type commonly used in the activity;
- 22 (5) holds a security officer commission issued by the
- 23 Texas [Board of Private Investigators and] Private Security Board
- of the Department of Public Safety [Agencies], if:
- 25 (A) the person is engaged in the performance of
- 26 the person's duties as a security officer or traveling to and from
- 27 the person's place of assignment, including any incidental stops

while traveling to and from that place;

- 2 (B) the person is wearing a distinctive uniform;
- 3 and
- 4 (C) the weapon is in plain view;
- 5 (6) is carrying a concealed handgun and a valid
- 6 license issued under <u>Subchapter H, Chapter 411, Government Code</u>
- 7 [Article 4413(29ee), Revised Statutes], to carry a concealed
- 8 handgun of the same category as the handgun the person is carrying;
- 9 (7) holds a security officer commission and a personal
- 10 protection officer authorization issued by the Texas [Board of
- 11 Private Investigators and] Private Security Board of the Department
- 12 of Public Safety [Agencies] and who is providing personal
- 13 protection under <u>Chapter 1702, Occupations Code</u> [the Private
- 14 Investigators and Private Security Agencies Act (Article
- 15 4413(29bb), Vernon's Texas Civil Statutes)]; or
- 16 (8) holds an alcoholic beverage permit or license or
- 17 is an employee of a holder of an alcoholic beverage permit or
- 18 license if the person is supervising the operation of the permitted
- 19 or licensed premises.
- 20 SECTION 3.03. The changes in law made by this article apply
- 21 only to an offense committed on or after September 1, 2005. An
- offense committed before September 1, 2005, is covered by the law in
- 23 effect when the offense was committed, and the former law is
- 24 continued in effect for that purpose. For purposes of this section,
- an offense was committed before September 1, 2005, if any element of
- 26 the offense was committed before that date.

- 1 ARTICLE 4. TRANSPORTATION CODE CHANGES
- 2 SECTION 4.01. Section 541.001, Transportation Code, is
- 3 amended by adding Subdivision (6) to read as follows:
- 4 (6) "Security officer" means a commissioned security
- 5 officer as defined by Section 1702.002, Occupations Code, or a
- 6 noncommissioned security officer registered under Section
- 7 1702.221, Occupations Code.
- 8 SECTION 4.02. Section 542.501, Transportation Code, is
- 9 amended to read as follows:
- 10 Sec. 542.501. OBEDIENCE REQUIRED TO POLICE OFFICERS,
- 11 SECURITY OFFICERS, AND [TO] SCHOOL CROSSING GUARDS. A person may
- 12 not wilfully fail or refuse to comply with a lawful order or
- 13 direction of:
- 14 (1) a police officer;
- 15 (2) a security officer who has completed the training
- 16 program described by Section 600.005 and is performing traffic
- 17 direction duties; or
- (3) $\left[\frac{(2)}{2}\right]$ a school crossing guard who:
- 19 (A) is performing crossing guard duties in a
- 20 school crosswalk to stop and yield to a pedestrian; or
- 21 (B) has been trained under Section 600.004 and is
- 22 directing traffic in a school crossing zone.
- 23 SECTION 4.03. Chapter 600, Transportation Code, is amended
- 24 by adding Section 600.005 to read as follows:
- Sec. 600.005. TRAFFIC DIRECTION BY SECURITY OFFICER. A
- 26 security officer may direct traffic on a highway or street if the
- 27 officer successfully completes a training program in traffic

- 1 direction as defined by the basic peace officer course curriculum
- 2 established by the Commission on Law Enforcement Officer Standards
- 3 <u>and Education</u>.
- 4 ARTICLE 5. EFFECTIVE DATE
- 5 SECTION 5.01. This Act takes effect September 1, 2005.