REGULATIONS RELATING TO PRIVATE SECURITY SERVICES

6 VAC 20-171

Criminal Justice Services Board

Department of Criminal Justice Services

Private Security Services Section
PART I. DEFINITIONS

6 VAC 20-171-10. Definitions

The following words and terms when used in this chapter shall have the following meanings, unless the context clearly indicates otherwise.

“Alarm respondent” means a natural person who responds to the signal of an alarm for the purpose of detecting an intrusion of the home, business or property of the end user.

“Armed” means a private security registrant who carries or has immediate access to a firearm in the performance of his duties.

“Armed security officer” means a security officer, as defined in this section, who caries or has immediate access to a firearm in the performance of his duties.

“Armed security officer” means a security officer, as defined in this section, who caries or has immediate access to a firearm in the performance of his duties.

“Armored car personnel” means persons who transport or offer to transport under armed security from one place to another money, negotiable instruments or other valuables in a specially equipped motor vehicle with a high degree of security and certainty of delivery.

“Assistant training director” means a certified instructor designated by a private security training school director to submit training school session notifications and training rosters and perform administrative duties in lieu of the director.

“Board” means the Criminal Justices Services Board or any successor board or agency.
“Business advertising material” means display advertisements in telephone directories, letterhead, business cards, local newspaper advertising and contracts.

“Central station dispatcher” means a natural person who monitors burglar alarm signal devices, burglar alarms or any other electrical, mechanical or electronic device used to prevent or detect burglary, theft, shoplifting, pilferage or similar losses; used to prevent or detect intrusion; or used primarily to summon aid for other emergencies.

“Certification” means a method of regulation indicating that qualified persons have met the minimum requirements as private security services training schools, private security services instructors, compliance agents, unarmed security officers, electronic security employees, or electronic security technician’s assistants.

“Certified training school” means a training school which provides instruction in at least the minimum training mandated and is certified by the department for the specific purpose of training private security services business personnel.

“Class” means a block of instruction no less than 50 minutes in length on a particular subject.

“Combat load” means tactical loading of shotgun while maintaining coverage of threat area.

“Compliance agent” means a natural person who is an owner of, or employed by, a licensed private security services business. The compliance agent shall assure the compliance of the private security services business with all applicable requirements as provided in § 9.1-139 9-183.3 of the Code of Virginia.
“Courier” means any armed person who transports or offers to transport from one place to another documents or other papers, negotiable or nonnegotiable instruments, or other small items of value that requires expeditious service.

“Date of hire” means the date any employee of a private security services business or training school provides services regulated or required to be regulated by the department.

“Department” means the Department of Criminal Justice Services or any successor agency.

“Director” means the chief administrative officer of the department.

“Electronic security business” means any person who engages in the business of or undertakes to (i) install, service, maintain, design or consult in the design of any electronic security equipment to an end user; (ii) respond to or cause a response to electronic security equipment for an end user, or (iii) have access to confidential information concerning the design, extent, status, password, contact list, or location of an end user’s electronic security equipment.

“Electronic security employee” means a natural person who is employed by an electronic security business in any capacity which may give him access to information concerning the design, extent, status, password, contact list, or location of an end user’s electronic security equipment.

“Electronic security equipment” means electronic or mechanical alarm signaling devices including burglar alarms or holdup alarms or cameras used to detect intrusion, concealment or theft. This shall not include tags, labels, and other devices which are attached or affixed to items offered for sale, library books, and other protected articles as part of an electronic article surveillance and theft detection and deterrence system.
“Electronic security sales representative” means a natural person who sells electronic security equipment on behalf of electronic security services business to the end user.

“Electronic security technician” means a natural person who installs, services, maintains or repairs electronic security equipment.

“Electronic security technician’s assistant” means a natural person who works as a laborer under the supervision of the electronic security technician in the course of his normal duties, but who may not make connections to any electronic security equipment.

“Employed” means to be in an employer/employee relationship where the employee is providing work in exchange for compensation and the employer directly controls the employee’s conduct and pays some taxes on behalf of the employee. The term “employed” shall not be construed to include independent contractors.

“Employee” means a natural person employed by a licensee to provided private security services that are regulated by the department.

“End user” means any person who purchases or leases electronic security equipment for use in that person’s home or business.

“Engaging in the business of providing or undertaking to provide private security services” means any person who solicits business within the Commonwealth of Virginia through advertising, business cards, submission of bids, contracting, public notice for private security services, directly or indirectly, or by any other means.
“Firearms training verification” means verification of successful completion of either initial or retraining requirements for handgun or shotgun training, or both.

“Firm” means a business entity, regardless of method of organization, applying for a private security services business license or for the renewal or reinstatement of same.

“General public” means individuals who have access to areas open to all and not restricted to any particular class of the community.

“Incident” means an event which exceeds the normal extent of one’s duties.

“In-service training requirement” means the compulsory in-service training standards adopted by the Criminal Justice Services Board for private security services business personnel.

“License number” means the official number issued to a private security services business licensed by the department.

“Licensed firm” means a business entity, regardless of method of organization, which holds a valid private security services business license issued by the department.

“Licensee” means a licensed private security services business.

“Locksmith security equipment” means mechanical, electrical or electro-mechanical locking devices for the control of ingress or egress that do not primarily detect intrusion, concealment and theft.
“Natural person” means an individual person.

“On duty” means that time during which private security services business personnel receives or are entitled to receive compensation for employment for which a registration or certification is required.

“Performance of his duties” means on duty in the context of this chapter.

“Person” means any individual, group of individuals, firm, company, corporation, partnership, business, trust, association, or other legal entity.

“Personal protection specialist” means any natural person who engages in the duties of providing close protection from bodily harm to any person.

“Principal” means any sole proprietor, individual listed as an officer or director with the Virginia State Corporation Commission, board member of the association, or partner of a licensed firm or applicant for licensure.

“Private investigator” means any natural person who engages in the business of, or accepts employment to make, investigations to obtain information on (i) crimes or civil wrongs; (ii) the location, disposition, or recovery of stolen property; (iii) the cause of accidents, fires, damages, or injuries to persons or to property; or (iv) evidence to be used before any court, board, officer, or investigative committee.

“Private security services business” means any person engaged in the business of providing, or who undertakes to provide armored car personnel, security officers, personal protection specialists,
private investigators, couriers, security canine handlers, alarm respondents, central station
dispatchers, electronic security employees, electronic security sales representatives or electronic
security technicians and their assistants to another person under contract, express or implied.

“Private security services business personnel” means each employee of a private security services
business who is employed as an unarmed security officer, armed security officer/courier, armored
car personnel, security canine handler, private investigator, personal protection specialist, alarm
respondent, central station dispatcher, electronic security employee, electronic security sales
representative, electronic security technician’s assistant.

“Private security services instructor” means any natural person certified by the department to
provide mandated instruction in private security subjects for a certified private security services
training school.

“Private security services registrant” means any qualified natural person who has met the
requirements under this article to perform the duties of alarm respondent, armored car personnel,
central station dispatcher, courier, electronic security sales representative, electronic security
technician, personal protection specialist, private investigator, security canine handler, or armed
security officer.

“Private security services training school” means any person certified by the department to provide
instruction in private security subjects for the training of private security services business
personnel in accordance with this chapter.

“Reciprocity” means the relation existing between Virginia and any other state, commonwealth or
providence as established by agreements approved by the board.
“Recognition” means the relation of accepting various application requirements between Virginia and any other state, commonwealth or providence as established by agreements approved by the board.

“Registration” means a method of regulation which identifies individuals as having met the minimum requirements for a particular registration category as set forth in this chapter.

“Registration category” means any one of the following categories: (i) armed security officer/courier, (ii) security canine handler, (iii) armored car personnel, (iv) private investigator, (v) personal protection specialist, (vi) alarm respondent, (vii) central station dispatcher, (viii) electronic security sales representative, or (ix) electronic security technician.

“Security canine” means a dog that has attended, completed, and has been certified as a security canine by a certified security canine handler instructor in accordance with approved department procedures and certification guidelines. “Security canine” shall not include detector dogs.


“Security canine team” means the security canine handler and his security canine performing private security duties.

“Security officer” means any natural person employed by a private security service business to (i) safeguard and protect persons and property or (ii) prevent theft, loss, or concealment of any tangible or intangible personal property on the premises contracted to protect.
“Session” means a group of classes comprising the total hours of mandated training in any of the following categories: unarmed security officer, armed security officer/courier, personal protection specialist, armored car personnel, security canine handler, private investigator, alarm respondent, central station dispatcher, electronic security sales representative, electronic security technician, electronic security technician’s assistant or compliance agent.

“Supervisor” means any natural person who directly or indirectly supervises registered or certified private security services business personnel.

“This chapter” means the Regulations Relating to Private Security Services (6 VAC 20-171) as part of the Virginia Administrative Code.

“Training certification” means verification of the successful completion of any training requirement established in this chapter.

“Training requirement” means any entry level, in-service, or firearms retraining standard established in this chapter.

“Training school director” means a natural person designated by a principal of a certified private security services training school to assure the compliance of the private security services training school with all applicable requirements as provided in the Code of Virginia and this chapter.

“Unarmed security officer” means a security officer who does not carry or have immediate access to a firearm in the performance of his duties.
“Uniform” means any clothing with a badge, patch or lettering which clearly identifies persons to any observer as private security services business personnel, not law-enforcement officers.

**PART II. APPLICATION FEES**

6 VAC 20-171-20. Fees

A. Schedule of fees. The fees listed below reflect the costs of handling, issuance, and production associated with administering and processing applications for licensing, registration, certification and other administrative requests for services relating to private security services.

<table>
<thead>
<tr>
<th>Categories</th>
<th>Fees</th>
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</thead>
<tbody>
<tr>
<td>Initial business license</td>
<td>$600</td>
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<tr>
<td>Business license renewal</td>
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<tr>
<td>Renewal for one year</td>
<td>$250</td>
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<tr>
<td>Renewal for two years</td>
<td>$400</td>
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<tr>
<td>Initial compliance agent</td>
<td>$100</td>
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<tr>
<td>Initial registration</td>
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<td>Registration renewal</td>
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<tr>
<td>Initial training school</td>
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<td>Training school renewal</td>
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<td>Renewal for one year</td>
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<tr>
<td>Renewal for two years</td>
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<tr>
<td>Training school electronic submittal authorization</td>
<td>$250</td>
</tr>
<tr>
<td>Instructor</td>
<td>$100</td>
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</tbody>
</table>
Instructor renewal $75
Initial certification $20
Certification renewal $20
Application for training exemption $25
Fingerprint card processing $41
Additional registration categories $25
Replacement photo identification $15
Training completion roster form $20

B. Reinstatement fee.

1. The department shall collect a reinstatement fee for registration, license, or certification renewal applications not received on or before the expiration date of the expiring registration, license, or certification.

2. The reinstatement fee shall be 50% above and beyond the renewal fee of the registration, license, certification, or any other credential issued by the department wherein a fee is established and renewal is required.

C. Dishonor of fee payment due to non-sufficient funds.

1. The department may suspend the registration, license, certification, or authority it has granted any person, licensee or registrant who submits a check or similar instrument for payment of a fee required by statute or regulation which is not honored by the financial institution upon which the check or similar instrument is drawn.
2. The suspension shall become effective upon receipt of written notice of the dishonored payment. Upon notification of the suspension, the person, registrant or licensee may request that the suspended registration, license, certification, or authority be reinstated, provided payment of the dishonored amount plus any penalties or fees required under the statute or regulation accompany the request. Suspension under this provision shall be exempt from the Administrative Process Act.

PART III. APPLICATIONS PROCEDURES AND REQUIREMENTS

ARTICLE 1. Criminal History Records Search

6 VAC 20-171-30. Fingerprint processing

A. Each person applying for licensing as a private security services business, certification as a private security services training school, certification as a compliance agent or instructor, a private security registration or private security certification in a category requiring a fingerprint-based criminal history records search shall submit to the department:

1. His fingerprints on one completed set of two fingerprint cards provided by the department;
2. A fingerprint processing application; and

3. The applicable, nonrefundable fee for each set.

B. The department shall submit those fingerprints to the Virginia State Police for the purpose of conducting a Virginia Criminal History Records search and a National Criminal Records search to determine whether the individual or individuals have a record of conviction.

C. Fingerprint cards found to be unclassifiable will be returned to the applicant. Action on the application will be suspended pending the re-submittal of classifiable fingerprint cards. The applicant shall be so notified in writing and shall submit new fingerprint cards and the applicable, non-refundable fee to the department before the processing of his application shall resume. However, no such fee may be required if the rejected fingerprint cards are included and attached to the new fingerprint cards when resubmitted and the department is not assessed additional processing fees.

6 VAC 20-171-40. Virginia State Police Form 167 (VSP-167)

A. On or before the date of hire of any individual as an unarmed security officer, a business must submit a Virginia State Police Form 167 to the Virginia State Police for the purposes of a criminal history records search. The forms shall be requested from and maintained in accordance with the requirements of the Virginia State Police. In addition, the business will ensure the criminal history records are:

1. Reviewed by the compliance agent of the business for the purposes of determining eligibility for employment according to department guidelines; and
2. Available for inspection by department personnel.

B. An individual for which the VSP-167 reports a record of conviction shall not be employed as an unarmed security officer without written approval from the department for any of the following convictions:

1. Any felony; or

2. Any misdemeanor involving moral turpitude within the previous five-year period.

C. To request written approval from the department, the individual shall:

1. Submit to the department a written request explaining the offense and identifying the licensee employing the individual; and

2. Provide copies of the record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction.

ARTICLE 2. Private Security Services Business License

6 VAC 20-171-50. Initial License Application

A. Prior to the issuance of a business license, the applicant shall meet or exceed the requirements of licensing and application submittal to the department as set forth in this section.
B. Each person seeking a license as a private security services business shall file a completed application provided by the department to include:

1. For each principal and supervisor of the applying business, their fingerprints pursuant to 6 VAC 20-171-30;

2. Documentation verifying that the applicant has secured a surety bond in the amount of $100,000 executed by a surety company authorized to do business in Virginia, or a certificate of insurance reflecting the department as a certificate holder, showing a policy of comprehensive general liability insurance with a minimum coverage of $100,000 and $300,000 issued by an insurance company authorized to do business in Virginia;

3. For each nonresident applicant for a license, on a form provided by the department, a completed irrevocable consent for the department to serve as service agent for all actions filed in any court in this Commonwealth;

4. For each applicant for a license as a private security services business whose legal entity is a corporation or limited liability company shall, on a form provided by the department, provide the identification number issued by the Virginia State Corporation Commission for verification that the entity is authorized to conduct business in the Commonwealth;

5. A physical address in Virginia where records required to be maintained by the Code of Virginia and this chapter are kept and available for inspection by the department. A post office box is not a physical address;
6. On the license application, designation of at least one individual as compliance agent who is not designated as compliance agent for any other licensee, and who is certified or eligible for certification pursuant to 6 VAC 20-171-70; and

7. The applicable, nonrefundable license application fee.

C. Upon completion of the initial license application requirements, the department may issue an initial license for a period not to exceed 12 months.

D. The department may issue a letter of temporary licensure to businesses seeking licensure under § 9.1-139 of the Code of Virginia for not more than 120 days while awaiting the results of the state and national fingerprint search conducted on the principals, and compliance agent of the business, provided the applicant has met the necessary conditions and requirements.

E. A new license is required whenever there is any change in the ownership or manner of organization of the licensed entity that results in the creation of a new legal entity.

F. Each license shall be issued to the legal business entity named on the application, whether it be a sole proprietorship, partnership, corporation, or other legal entity, and shall be valid only for the legal entity named on the license. No license shall be assigned or otherwise transferred to another legal entity, with the exception of a sole proprietorship that incorporates to form a new corporate entity where the initial licensee remains as a principal in the newly formed corporation. This exception shall not apply to any existing corporation that purchases the business or assets of an existing sole proprietorship.
G. Each licensee shall comply with all applicable administrative requirements, standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

6 VAC 20-171-60. Renewal License Application

A. Applications for license renewal should be received by the department at least 30 days prior to expiration. The department will provide a renewal notification to the last known mailing address of the licensee. However, if a renewal notification is not received by the licensee, it is the responsibility of the licensee to ensure renewal requirements are filed with the department. License renewal applications received by the department after the expiration date shall be subject to all applicable, nonrefundable renewal fees plus reinstatement fees.

B. Applicants for license renewal shall have the option of renewing for either a period not to exceed 12 months or a period not to exceed 24 months.

C. The department may renew a license when the following are received by the department:

1. A properly completed renewal application;

2. Documentation verifying that the applicant has secured and maintained a surety bond in the amount of $100,000 executed by a surety company authorized to do business in Virginia, or a certificate of insurance reflecting the department as a certificate holder, showing a policy of comprehensive general liability insurance with a minimum coverage
of $100,000 and $300,000 issued by an insurance company authorized to do business in Virginia;

3. On the application, designation of at least one compliance agent who has satisfactorily completed all applicable training requirements; and

4. The applicable, nonrefundable license renewal fee.

D. Each principal and compliance agent listed on the license renewal application shall be in good standing in every jurisdiction where licensed, registered or certified. This subsection shall not apply to any probationary periods during which the individual is eligible to operate under the license, registration or certification.

E. Any renewal application received after the expiration date of a license shall be subject to the requirements set forth by the reinstatement provisions of this chapter.

Article 3. Compliance Agent Certification

6 VAC 20-171-70. Compliance Agent Training and Certification

A. Each person applying for certification as compliance agent shall meet the minimum requirements for eligibility:

1. Be a minimum of 18 years of age;
2. Have (i) three years of managerial or supervisory experience in a private security services business, a federal, state, or local law-enforcement agency, or in a related field or (ii) five years experience in a private security services business, with a federal, state or local law-enforcement agency, or in a related field.

B. Each person applying for certification as compliance agent shall file with the department:

1. A properly completed application provided by the department;

2. Fingerprint cards pursuant to 6 VAC 20-171-30;

3. Official documentation verifying that the individual has (i) three years of managerial or supervisory experience in a private security services business, a federal, state, or local law-enforcement agency, or in a related field or (ii) five years experience in a private security services business, with a federal, state or local law-enforcement agency, or in a related field; and

4. The applicable, nonrefundable application fee.

C. Following review of all application requirements, the department shall assign the applicant to an entry level compliance agent training session provided by the department, at which the applicant must successfully complete the applicable entry level compliance agent training requirements pursuant to this chapter and achieve a passing score on the compliance agent examination.
D. Following completion of the entry level training requirements, the compliance agent must complete in-service training pursuant to the compulsory minimum training standards set forth by this chapter.

E. Each compliance agent shall comply with all applicable administrative requirements and standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

*Article 4. Private Security Services Training School Certification*

6 VAC 20-171-80. Initial Training School Application

A. Prior to the issuance of a training school certification, the applicant shall meet or exceed the requirements of certification and application submittal to the department as set forth in this section.

B. Each person seeking certification as a private security services training school shall file a completed application provided by the department to include:

1. For each principal of the applying training school, their fingerprints pursuant to 6 VAC 20-171-30;

2. Documentation verifying that the applicant has secured a surety bond in the amount of $100,000 executed by a surety company authorized to do business in Virginia, or a certificate of insurance reflecting the department as a certificate holder, showing a policy
of comprehensive general liability insurance with a minimum coverage of $100,000 and $300,000 issued by an insurance company authorized to do business in Virginia;

3. For each nonresident applicant for a training school, on a form provided by the department, a completed irrevocable consent for the department to serve as service agent for all actions filed in any court in this Commonwealth;

4. For each applicant for certification as a private security services training school whose legal entity is a corporation or limited liability company shall, on a form provided by the department, the identification number issued by the Virginia State Corporation Commission for verification that the entity is authorized to conduct business in the Commonwealth;

5. A physical address in Virginia where records required to be maintained by the Code of Virginia and this chapter are kept and available for inspection by the department. A post office box is not a physical address;

6. On the training school certification application, designation of at least one individual as training director who is not designated as training director for any other training school, and who is certified as an instructor pursuant to Article 5 (6 VAC 20-171-100 et seq.) of this part. A maximum of four individuals may be designated as an assistant training director;

7. A copy of the curriculum in course outline format for each category of training to be offered;
8. A copy of the training school regulations;

9. A copy of the training certificate to be used by the training school;

10. A copy of the range regulations if firearms training will be offered; and

11. The applicable, nonrefundable training school certification application fee.

C. When the department has received and processed a completed application and accompanying material, the department shall inspect the training facilities to ensure conformity with department policy, including an inspection of the firing range, if applicable, to ensure conformity with the minimum requirements set forth by this chapter.

D. Upon completion of the initial training school application requirements, the department may issue an initial certification for a period not to exceed 12 months.

E. The department may issue a letter of temporary certification to training schools for not more than 120 days while awaiting the results of the state and national fingerprint search conducted on the principals and training director of the business, provided the applicant has met the necessary conditions and requirements.

F. A new certification is required whenever there is any change in the ownership or manner of organization of the certified entity which results in the creation of a new legal entity.

G. Each certification shall be issued to the legal entity named on the application, whether it be a sole proprietorship, partnership, corporation, or other legal entity, and shall be valid only for
the legal entity named on the certification. No certification shall be assigned or otherwise transferred to another legal entity, with the exception of a sole proprietorship that incorporates to form a new corporate entity where the initial licensee remains as a principal in the newly formed corporation. This exception shall not apply to any existing corporation that purchases the training school or assets of an existing sole proprietorship.

H. Each certified training school shall comply with all applicable administrative requirements and standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

6 VAC 20-171-90. Renewal Training School Application

A. Applications for certification renewal should be received by the department at least 30 days prior to expiration. The department will provide a renewal notification to the last known mailing address of the certified training school. However, if a renewal notification is not received by the training school, it is the responsibility of the training school to ensure renewal requirements are filed with the department. Certification renewal applications received by the department after the expiration date shall be subject to all applicable, nonrefundable renewal fees plus reinstatement fees.

B. Applicants for training school renewal shall have the option of renewing for either a period not to exceed 12 months or a period not to exceed 24 months.

C. The department may renew a certification when the following are received by the department:
1. A properly completed renewal application;

2. Documentation verifying that the applicant has secured and maintained a surety bond in the amount of $100,000 executed by a surety company authorized to do business in Virginia, or a certificate of insurance reflecting the department as a certificate holder, showing a policy of comprehensive general liability insurance with a minimum coverage of $100,000 and $300,000 issued by an insurance company authorized to do business in Virginia;

3. On the application, designation of at least one certified instructor as training director who has satisfactorily completed all applicable training requirements; and

4. The applicable, nonrefundable certification renewal fee.

D. Each principal and instructor listed on the license renewal application shall be in good standing in every jurisdiction where licensed, registered or certified. This subsection shall not apply to any probationary periods during which the individual is eligible to operate under the license, registration or certification.

E. Any renewal application received after the expiration date of a certification shall be subject to the requirements set forth by the reinstatement provisions of this chapter.

Article 5. Private Security Services Instructor Certification

6 VAC 20-171-100. Initial Instructor Application
A. Each person applying for certification as instructor shall meet the minimum requirements for eligibility:

1. Be a minimum of 18 years of age;

2. Have a high school diploma or equivalent (GED);

3. Have successfully completed an instructor development course, within the three years immediately preceding the date of the application, that meets or exceeds standards established by the department; or successful completion of an instructor development program longer then three years prior to the date of application, and has provided instruction during the three years immediately preceding, or has provided instruction in a related field at an institution of higher learning;

4. Have a minimum of (i) three years management or supervisory experience with a private security services business or with any federal, military police, state, county or municipal law-enforcement agency, or in a related field; or (ii) five years general experience in a private security services business, with a federal, state or local law-enforcement agency, or in a related field; or (iii) have a minimum of one year experience as an instructor or teacher at an accredited educational institution or agency in the subject matter for which certification is requested, or in a related field.

B. Each person applying for certification as instructor shall file with the department:

1. A properly completed application provided by the department;
2. Fingerprint cards pursuant to 6 VAC 20-171-30;

3. Official documentation verifying that the applicant meets the minimum eligibility requirements pursuant to this section;

4. Official documentation verifying previous instructor experience, training, work experience and education for those subjects in which certification is requested. The department will evaluate qualifications based upon the justification provided; and

5. The applicable, nonrefundable application fee.

C. In addition to the instructor qualification requirements described in subsections A and B of this section, each applicant for certification as a firearms instructor shall submit to the department:

1. Official documentation that the applicant has successfully completed a firearms instructor school specifically designed for law-enforcement or private security personnel that meets or exceeds standards established by the department within the three years immediately preceding the date of the instructor application.
2. Official documentation that the applicant has successfully qualified, with a minimum range qualification of 85%, with each of the following:

   a. A revolver;

   b. A semi-automatic handgun; and

   c. A shotgun.

3. The firearms instructor training must have been completed within the three years immediately preceding the date of the instructor application; or in the event that the school completion occurred prior to three years, the applicant shall have provided firearms instruction during the three years immediately preceding the date of the instructor application.

D. Upon completion of the initial instructor application requirements, the department may issue an initial certification for a period not to exceed 36 months.

E. The department may issue a letter of temporary certification to instructors for not more than 120 days while awaiting the results of the state and national fingerprint search provided the applicant has met the necessary conditions and requirements.

F. Each certification shall be issued to the individual named on the application and shall be valid only for use by that individual. No certification shall be assigned or otherwise transferred to another individual.
G. Each instructor shall comply with all applicable administrative requirements and standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

6 VAC 20-171-110. Renewal Instructor Application

A. Applications for certification renewal should be received by the department at least 30 days prior to expiration. The department will provide a renewal notification to the last known mailing address of the certified instructor. However, if a renewal notification is not received by the instructor, it is the responsibility of the instructor to ensure renewal requirements are filed with the department. Certification renewal applications received by the department after the expiration date shall be subject to all applicable, nonrefundable renewal fees plus reinstatement fees.

B. Each person applying for instructor certification renewal shall meet the minimum requirements for eligibility as follows:

1. Successfully complete the in-service training pursuant to the compulsory minimum training standards in Part V (6 VAC 20-171-350 et seq.) of this chapter; and

2. Be in good standing in every jurisdiction where licensed, registered or certified. This subdivision shall not apply to any probationary periods during which the individual is eligible to operate under the license, registration or certification.

C. The department may renew a certification for a period not to exceed 36 months.
D. The department may renew a certification when the following are received by the department:

1. A properly completed renewal application provided by the department;

2. The applicable, nonrefundable certification renewal fee.

E. Any renewal application received after the expiration date of a certification shall be subject to the requirements set forth by the reinstatement provisions of this chapter.

**Article 6. Private Security Services Registration**

**6 VAC 20-171-120. Initial Registration Application**

A. Individuals required to be registered, pursuant to § 9.1-139-183.3 C of the Code of Virginia, in the categories of armored car personnel, courier, armed security officer, security canine handler, private investigator, personal protection specialist, alarm respondent, central station dispatcher, electronic security sales representative or electronic security technician shall meet all registration requirements in this section. Prior to the issuance of a registration, the applicant shall meet or exceed the requirements of registration and application submitted to the department as set forth in this section.

B. Each person applying for registration shall meet the minimum requirements for eligibility as follows:
1. Be a minimum of 18 years of age; and

2. Successfully complete all initial training requirements for each registration category requested pursuant to the compulsory minimum training standards in Part V (6 VAC 20-171-350 et seq.) of this chapter.

3. Each person applying for registration shall file with the department:

   1. A properly completed application provided by the department;

   2. On the application, his physical address (a post office box is not a physical address);

   3. Fingerprint cards pursuant to 6 VAC 20-171-30; and

   4. The applicable, nonrefundable application fee.

D. Each person seeking registration as alarm respondent, central station dispatcher, electronic security sales representative or electronic security technician may be employed for a period not to exceed 90 days while completing the compulsory minimum training standards, provided:

   1. Fingerprint cards have been submitted pursuant to 6 VAC 20-171-30; and

   2. The individual is not employed in excess of 120 days without having been issued a registration from the department.
E. Upon completion of the initial registration application requirements, the department may issue an initial registration for a period not to exceed 12 months. This registration shall be submitted by the applicant to the Virginia Department of Motor Vehicles for photo identification.

F. The department may issue a letter of temporary registration for not more than 120 days while awaiting the results of the state and national fingerprint search, provided the applicant has met the necessary conditions and requirements.

G. Each registration shall be issued to the individual named on the application and shall be valid only for use by that individual. No registration shall be assigned or otherwise transferred to another individual.

H. Each registered individual shall comply with all applicable administrative requirements and standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

6 VAC 20-171-130. Renewal Registration Application

A. Applications for registration renewal should be received by the department at least 30 days prior to expiration. The department will provide a renewal notification to the last known mailing address of the registered individual. However, if a renewal notification is not received by the individual, it is the responsibility of the individual to ensure renewal requirements are filed with the department. Registration renewal applications received by the department after the expiration date shall be subject to all applicable, nonrefundable renewal fees plus reinstatement fees.
B. Each person applying for registration renewal shall meet the minimum requirements for eligibility as follows:

1. Successfully complete the in-service training, and firearms retraining if applicable, pursuant to the compulsory minimum training standards set forth by this chapter; and

2. Be in good standing in every jurisdiction where licensed, registered or certified. This subdivision shall not apply to any probationary periods during which the individual is eligible to operate under the license, registration or certification.

C. The department may renew a registration when the following are received by the department:

1. A properly completed renewal application provided by the department;

2. For individuals applying for renewal including the category of armored car personnel, fingerprint cards have been submitted pursuant to 6 VAC 20-171-30; and

3. The applicable, nonrefundable registration renewal fee.

D. Upon completion of the renewal registration application requirements, the department may issue a registration for a period not to exceed 12 months. This registration shall be submitted by the applicant to the Virginia Department of Motor Vehicles for a photo identification.
E. Any renewal application received after the expiration date of a registration shall be subject to the requirements set forth by Article 9 (6 VAC 20-171-180 et seq.) of this part.

Article 7. Private Security Services Certification

6 VAC 20-171-140. Initial Certification Application

A. Individuals required to be certified in the categories of electronic security employee, electronic security technician’s assistant, and unarmed security officer shall meet all certification requirements of this section. Prior to the issuance of a certification, the applicant shall meet or exceed the requirements of certification and application submittal to the department as set forth in this section.

B. Each person applying for certification shall meet the minimum requirements for eligibility as follows:

1. Be a minimum of 18 years of age; and

2. Successfully complete all initial training requirements, if applicable, for each certification category requested pursuant to the compulsory minimum training standards in Part V (6 VAC 20-171-350 et seq.) of this chapter.

C. Each person applying for certification shall file with the department:

1. A properly completed application provided by the department;
2. On the application, his physical address (a post office box is not a physical address);

3. Fingerprint cards pursuant to 6 VAC 20-171-30, if applicable; and

4. The applicable, nonrefundable application fee.

D. Individuals seeking certification as electronic security employees are not required to complete any compulsory minimum training.

E. Individuals seeking certification as an electronic security technician’s assistant may be employed for a period not to exceed 90 days while completing the compulsory minimum training standards, provided:

1. Fingerprint cards have been submitted pursuant to 6 VAC 20-171-30; and

2. The individual is not employed in excess of 120 days without having been issued a registration or certification from the department.

F. Individuals seeking certification as an unarmed security officer may be employed for a period not to exceed 90 days while completing the compulsory minimum training standards, provided:

1. A VSP-167 has been submitted pursuant to 6 VAC 20-171-40; and

2. The individual is not employed in excess of 120 days without having been issued a registration or certification from the department.
G. Upon completion of the initial certification application requirements, the department may issue an initial certification for a period not to exceed 24 months. This certification shall be submitted by the applicant to the Virginia Department of Motor Vehicles for a photo identification.

H. The department may issue a letter of temporary certification for not more than 120 days while awaiting the results of the state and national fingerprint search, if applicable, provided the applicant has met the necessary conditions and requirements.

I. Each certification shall be issued to the individual named on the application and shall be valid only for use by that individual. No certification shall be assigned or otherwise transferred to another individual.

J. Each certified individual shall comply with all applicable administrative requirements and standards of conduct and shall not engage in any acts prohibited by applicable sections of the Code of Virginia and this chapter.

6 VAC 20-171-150. Renewal Certification Application

A. Applications for certification renewal should be received by the department at least 30 days prior to expiration. The department will provide a renewal notification to the last known mailing address of the certified individual. However, if a renewal notification is not received by the individual, it is the responsibility of the individual to ensure renewal requirements are filed with the department. Certification renewal applications received by
the department after the expiration date shall be subject to all applicable, nonrefundable renewal fees plus reinstatement fees.

B. Each person applying for certification renewal shall meet the minimum requirements for eligibility:

1. Successfully complete the applicable in-service training pursuant to the compulsory minimum training standards in Part V (6 VAC 20-171-360 et seq.) of this chapter; and

2. Be in good standing in every jurisdiction where licensed, registered or certified. This subdivision shall not apply to any probationary periods during which the individual is eligible to operate under the license, registration or certification.

C. The department may renew a certification when the following are received by the department:

1. A properly completed renewal application provided by the department; and

2. The applicable, nonrefundable certification renewal fee.

D. Upon completion of the renewal certification application requirements, the department may issue a certification for a period not to exceed 24 months. This certification shall be submitted by the applicant to the Virginia Department of Motor Vehicles for a photo identification.
E. Any renewal application received after the expiration date of a certification shall be subject to the requirements set forth by Article 9 (6 VAC 20-171-180 et seq.) of this part.

Article 8. Additional Categories/Replacement Identification

6 VAC 20-171-160. Additional Category Application

A. Individuals may apply for multiple registration or certification categories during the initial application process by completing the applicable training requirements for each category.
B. Registered or certified individuals seeking to add categories to a current registration or certification must:

1. Successfully complete all initial training requirements for each additional registration or certification category requested pursuant to the compulsory minimum training standards in Part V (6 VAC 20-171-350 et seq.) of this chapter;

2. Submit a properly completed application provided by the department; and

3. Submit the applicable, nonrefundable application fee.

C. Individuals may avoid paying a separate fee for additional registration or certification categories when the categories are requested on the application for renewal.

6 VAC 20-171-170. Replacement Photo Identification

A. Registered individuals seeking a replacement photo identification shall submit to the department:

1. A properly completed application provided by the department; and

2. The applicable, nonrefundable fee.
6 VAC 20-171-180. Reinstatement

A. Any business license, training school certification, instructor certification, registration or certification not renewed on or before the expiration date shall become null and void. Pursuant to the Code of Virginia, all such persons must currently be licensed, registered or certified with the department to provide private security services.

B. A renewal application received by the department within 90 days following the expiration date of the license, registration or certification may be reinstated by the department. Prior to reinstatement the following shall be submitted to the department:

1. The appropriate renewal application and completion of renewal requirements pursuant to this chapter; and

2. The applicable, nonrefundable reinstatement fee pursuant to this chapter.

C. No license, registration or certification shall be renewed or reinstated when all renewal application requirements are received by the department more than 90 days following the expiration date of the license. After that date, the applicant shall meet all initial application requirements.

D. Following submittal of all reinstatement requirements, the department will process and approve any application for reinstatement pursuant to the renewal process for the application.
A. An extension of the time period to meet renewal requirements may be approved only under specific circumstances which do not allow private security personnel, businesses, or training schools to complete the required procedures within the prescribed time period. The following are the only circumstances for which extensions may be granted:

1. Extended illness;

2. Extended injury;

3. Military or foreign service; or

4. Any emergency temporary assignment of private security personnel by the private security services business or training school for which he is employed, provided said assignment does not occur within the 120 day period immediately preceding the expiration date of the registration or certification.

B. A request for extension shall:

1. Be submitted prior to the expiration date of the time limit required for completion of the requirements;

2. Indicate the projected date the person, business, or training school will be able to comply with the requirements; and
3. Include a copy of the physician’s record of the injury or illness or a copy of the government orders.

C. No extension will be approved for registrations, certifications, or business licenses which have expired.

D. Applications for additional extensions may be approved upon written request of the person, business, or training school.

E. The private security services person, business, or training school shall be nonoperational during the period of extension.

Article 10. Application Sanctions; Exemptions, Recognition/Reciprocity

6 VAC 20-171-200. Denial, Probation, Suspension and Revocation

A. The department may deny a license, registration or certification in which any person or principal of an applying business has been convicted in any jurisdiction of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage. Any plea of nolo contendere shall be considered a conviction for the purposes of this chapter. The record of a conviction authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted, shall be admissible as prima facia evidence of such conviction.
B. The department may deny a license, registration or certification in which any person or principal of an applying business has not maintained good standing in every jurisdiction where licensed, registered or certified; or has had his license, registration or certification denied upon initial application, suspended, revoked, surrendered, or not renewed; or has otherwise been disciplined in connection with a disciplinary action prior to applying for licensing, registration or certification in Virginia.

C. Any false or misleading statement on any state application is grounds for denial and may be subject to criminal prosecution.

D. The department may deny licensure to a firm for other just cause.

E. A licensee, training school, compliance agent, instructor, registered individual or certified individual shall be subject to disciplinary action for violations or noncompliance with the Code of Virginia or this chapter. Disciplinary action shall be in accordance with procedures prescribed by the Administrative Process Act. The disciplinary action may include but is not limited to a letter of censure, fine, probation, suspension or revocation of the firm’s private security services business license or his status as compliance agent.

6 VAC 20-171-210. Exemptions, Recognition/Reciprocity

A. The department may grant a temporary exemption from the requirements for licensing, registration or certification for a period of not more than 30 days in a situation deemed an emergency by the department.
B. The department may recognize administrative and application requirements for licensing, registration or certification based on agreements that have been entered into with other states and approved by the board.

PART IV. ADMINISTRATIVE REQUIREMENTS/STANDARDS OF CONDUCT

ARTICLE 1. PRIVATE SECURITY SERVICES BUSINESSES

6 VAC 20-171-215. General Requirements

All private security businesses are required to maintain administrative requirements and standards of conduct as determined by the Code of Virginia, department guidelines and this chapter.

6 VAC 20-171-220. Business Administrative Requirements

A licensee shall:

1. Maintain at all times with the department its physical address in Virginia where records required to be maintained by the Code of Virginia and this chapter are kept and available for inspection by the department. A post office box is not a physical address. Such notification shall be in writing and received by the department no later than 10 days after the effective date of the change.

2. Maintain at all times with the department its current operating name. Any name change reports shall be submitted in writing within 10 days after the occurrence of such change.
and accompanied by certified true copies of the documents which establish the name change.

3. Report in writing to the department any change in its ownership or principals which does not result in the creation of a new legal entity. Such written report shall be received by the department within 30 days after the occurrence of such change to include fingerprint cards pursuant to this chapter.

4. Report in writing to the department any change in the entity of the licensee that results in continued operation requiring license. Such written report shall be received by the department within 10 days after the occurrence of such change.

5. Maintain at all times current liability coverage at least in the minimum amounts prescribed by the application requirements of this chapter. Failure of the business to do so shall result in the license becoming null and void.

6. Maintain at all times with the department a completed irrevocable consent for service if the licensee is not a resident of the Commonwealth of Virginia. Licensees that move their business from the Commonwealth shall file a completed irrevocable consent for services within 15 days of the change in location.

7. Employ at all times at least one individual designated as compliance agent who is eligible for certification pursuant to this chapter and who is not currently designated as compliance agent for another licensee.
8. Upon termination of employment of a certified compliance agent, notify the department in writing within 10 calendar days. Licensees employing unarmed security officers shall include with this notification the name of the individual responsible for review and maintenance of the VSP-167 forms during the period of compliance agent replacement.

9. Within 90 days of termination of employment of the sole remaining compliance agent, submit the name of a new compliance agent eligible for certification pursuant to this chapter and who is not currently designated for another licensee. Individuals not currently eligible may pursue certification pursuant to Part III of this chapter. Such notification shall be in writing and signed by a principal of the business and the designated compliance agent.

10. Prominently display at all times for public inspection the business license issued by the department.

11. Ensure that any individual employed as a supervisor submit fingerprint cards pursuant to 6 VAC 20-171-30 as required by the Code of Virginia.

12. Inform the department in writing within 30 days of receiving knowledge of any principal, partner, officer, compliance agent or employee regulated or required to be regulated by this chapter pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage.
13. Inform the department in writing within 30 days of receiving knowledge of any principal, partner, officer, compliance agent or employee regulated or required to be regulated by this chapter, having been found guilty by any court or administrative body of competent jurisdiction to have violated the private security services business statutes or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.

14. On a form provided by the department and within 10 calendar days of receiving knowledge of the incident, submit a report of any incident in which any registrant has discharged a firearm while on duty, excluding any training exercise.

15. In the event a complaint against the licensee is received by the department, be required to furnish documentary evidence of the terms agreed to between licensee and client, which shall include at a minimum the specific scope of services and fees assessed for such services. This information shall be used by the department to assess the validity of the complaint.

6 VAC 20-171-230. Business Standards of Conduct

A licensee shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Ensure that all employees regulated, or required to be regulated by this chapter, conform to all application requirements, administrative requirements and standards of conduct pursuant to the Code of Virginia and this chapter.
3. Not direct any employee regulated, or required to be regulated by this chapter, to engage in any acts prohibited by the Code of Virginia and this chapter.

4. Employ individuals regulated, or required to be regulated as follows:

   a) A licensee shall employ or otherwise utilize individuals possessing a valid registration or certification issued by the department showing the registration or certification categories required to perform the duties requiring registration or certification pursuant to the Code of Virginia;

   b) A licensee may not employ individuals requiring registration as armored car personnel, armed security officers/couriers, alarm respondent, private investigators, personal protection specialists or security canine handler until such time as the individual has been issued a registration by the department;

   c) A licensee may employ individuals requiring registration as alarm respondent, central station dispatcher, electronic security sales representative or electronic security technician, or certification as unarmed security officer or electronic security technician’s assistant for a period not to exceed 90 days while completing the compulsory minimum training standards provided:

   (1) Fingerprint cards, or a VSP-167 if applicable, has been submitted pursuant to Article 1 (6 VAC 20-171-30 et seq.) of Part III of this chapter; and
(2) The individual is not employed in excess of 120 days without having been issued a registration or certification from the department;

d) A licensee shall not employ any individual carrying or having access to a firearm in the performance of his duties who has not obtained a valid registration and firearms training verification from the department; and

e) A licensee shall maintain appropriate documentation to verify compliance with these requirements.

5. Not contract or subcontract any private security services in the Commonwealth of Virginia to a person not licensed by the department. Verification of a contractor or subcontractor’s license issued by the department shall be maintained.

6. Ensure that the compliance agent conform to all applicable application requirements, administrative requirements and standards of conduct pursuant to the Code of Virginia and this chapter.

7. Permit the department during regular business hours to inspect, review, or copy those documents, business records or training records that are required to be maintained by the Code of Virginia and this chapter.

8. Not violate or aid and abet others in violating the provisions of Article 2.1 (§ 9.1-138 9-183.1 et seq.) of Chapter 27 of Title 9 of the Code of Virginia or this chapter.
9. Not commit any act or omission which results in a private security license or registration being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.

10. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage, from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purpose of this chapter. The record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be prima facia evidence of such guilt.

11. Not obtain a license, license renewal, registration, registration renewal, certification, certification renewal or certification to act as compliance agent for a licensee, training school, school director, or instructor, through any fraud or misrepresentation.

12. Include the business license number issued by the department on all business-advertising materials pursuant to the Code of Virginia.

13. Not conduct a private security services business in such a manner as to endanger the public health, safety and welfare.
14. Not falsify, or aide and abet others in falsifying training records for the purpose of obtaining a license, registration, certification, or certification as a compliance agent, training school, school director or instructor.

15. Not represent as one’s own a license issued to another private security services business.

16. When providing central station monitoring services attempt to verify the legitimacy of a burglar alarm activation by contacting an authorized individual at the site where an alarm signal originated before dispatching authorities. This shall not apply if the alarm user has provided written authorization requesting immediate dispatch. This shall not apply to duress or hold-up alarms.

17. Not perform any unlawful or negligent act resulting in loss, injury or death to any person.

18. Utilize vehicles for private security services or displaying a flashing light only as specifically authorized by the Code of Virginia.

19. Not use or display the state seal of Virginia as a part of any logo, stationary, business card, badge, patch, insignia or other form of identification or advertisement.

20. Not provide information obtained by the firm or its employees to any person other than the client who secured the services of the licensee without the client’s prior written consent. Provision of information in response to official requests from law-enforcement agencies, the courts, or from the department, shall not constitute a violation of this chapter. Provision of information to law-enforcement agencies pertinent to criminal activity or to planned criminal activity shall not constitute a violation of this chapter.
A compliance agent shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Maintain at all times with the department his physical and mailing address. A post office box is not a physical address. Written notification of any change in the physical or mailing address shall be in writing and received by the department no later than 10 days after the effective date of the change.

3. Not violate or aid and abet others in violating the provisions of Article 2.1 (§ 9.1-138 9-483.1 et seq.) of Chapter 27 of Title 9 of the Code of Virginia or this chapter.

4. Not commit any act or omission which results in a private security license or registration being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.

5. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage, from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purpose of this chapter. The record of conviction
certified or authenticated in such form as to be admissible in evidence under the laws of
the jurisdiction where convicted shall be prima facia evidence of such guilt.

6. Inform the department, and the licensee for which the individual is designated as
compliance agent if applicable, in writing within 30 days after pleading guilty or nolo
contendere or being convicted or found guilty of any felony or of a misdemeanor
involving moral turpitude, assault and battery, damage to real or personal property,
controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-
247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article
7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense,
physical injury or property damage.

7. Inform the department, and the licensee for which the individual is designated as
compliance agent if applicable, in writing within 30 days after having been found guilty
by any court or administrative body of competent jurisdiction to have violated the private
security services business statutes or regulations of that jurisdiction, there being no
appeal therefrom or the time for appeal having elapsed.

8. Not obtain a license, license renewal, registration, registration renewal, certification,
certification renewal, or certification to act as compliance agent for a licensee, training
school, school director, or instructor, through any fraud or misrepresentation.

9. Only be designated with the department as compliance agent for one licensee.

10. Be designated with the department as compliance agent for a licensee and shall:
a) Ensure that the licensee and all employees regulated, or required to be regulated by this chapter, conform to all application requirements, administrative requirements and standards of conduct pursuant to the Code of Virginia and this chapter;

b) Maintain documentation for all employees or persons otherwise utilized that verifies compliance with requirements pursuant to the Code of Virginia and this chapter; and

c) Notify the department in writing within 10 calendar days following termination of his employment as compliance agent for the licensee.

Article 2. Private Security Services Training Schools

6 VAC 20-171-245. General Requirements

All training schools are required to maintain administrative requirements and standards of conduct as determined by the Code of Virginia, department guidelines and this chapter.

6 VAC 20-171-250. Administrative Requirements

A training school shall:

1. Maintain at all times with the department its physical address in Virginia where records required to be maintained by the Code of Virginia and this chapter are kept and available for inspection by the department. A post office box is not a physical address. Such
notification shall be in writing and received by the department no later than 10 days after the effective date of the change.

2. Employ at all times one individual designated as training director who is currently certified as an instructor pursuant to this chapter and who is not currently designated as training director for another training school. A training school may designate a maximum of four individuals as assistant training directors.

3. Upon termination of eligibility of a certified instructor, notify the department in writing within 10 calendar days. Should the instructor also be designated as the training director for the training school, this notification shall include the name of the instructor responsible for the training school’s adherence to applicable administrative requirements and standards of conduct during the period of training director replacement.

4. Within 90 days of termination of employment of the sole remaining training director, submit the name of a new instructor eligible for designation pursuant to this chapter and who is not currently designated for another training school. Individuals not currently eligible may pursue certification pursuant to Part III of this chapter. Such notification shall be in writing and signed by a principal of the training school and the designated training director.

5. Notify the department in writing of any certified instructors or subject matter specialists eligible to provide instruction at the training school. The notification shall be received by the department prior to the individual conducting any training for the training school and signed by the training school director and the designated instructor or subject matter specialist.
6. Prominently display at all times, for public inspection, the training school certification issued by the department.

7. Maintain at all times current liability coverage at least in the minimum amounts prescribed by the application requirements of this chapter. Failure of the training school to do so shall result in the certification becoming null and void.

8. Inform the department in writing within 30 days, for any principal, partner, officer, instructor or employee regulated or required to be regulated by this chapter pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage.

9. Inform the department in writing within 30 days, for any principal, partner, officer, instructor or employee regulated or required to be regulated by this chapter having been found guilty by any court or administrative body of competent jurisdiction to have violated the private security services business statutes or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.

10. Report in writing to the department any change in its ownership or principals which does not result in the creation of a new legal entity. Such written report shall be received by
the department within 30 days after the occurrence of such change to include fingerprint cards submitted pursuant to 6 VAC 20-171-30.

11. Maintain at all times with the department its current operating name. Any name change reports shall be submitted in writing within 10 days after the occurrence of such change and accompanied by certified true copies of the documents which establish the name change.

12. Report in writing to the department any change in the entity of the training school that results in continued operation requiring a certification. Such written report shall be received by the department within 10 days after the occurrence of such change.

13. Maintain written authorization from the department for any subject matter specialists being used to provide instruction.

14. Develop lesson plans for each training curriculum and subject being offered in accordance with the topical outlines submitted to the department.

15. Maintain comprehensive and current lesson plans for each entry level training curriculum and subject being offered.

16. Maintain comprehensive and current lesson plans for each in-service training curriculum and subject being offered.

17. Maintain comprehensive and current lesson plans for each firearms training curriculum and subject being offered.
18. Date all lesson plans and handout material to include the initial date of development and subsequent revisions.

19. Ensure that current copies of the following requirements are provided to and maintained with the department including:

   a) A list of all training locations used by the training school, excluding hotel/motel facilities;

   b) A list of all firing range names and locations;

   c) A list of all subject matter specialists currently employed, or otherwise utilized; and

   d) Copies of current course outlines for all lesson plans and curriculums. The lesson plans and subsequent course outlines shall include specific reference to the course content involving the Code of Virginia and this chapter.

20. Ensure that range qualification for all firearm training is completed pursuant to this chapter except with written authorization from the department.

21. On a form provided by the department and within 10 calendar days of the incident, submit a report of any incident in which any instructor, student or employee has discharged a firearm while on duty, excluding any training exercise.
A training school shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Ensure that the training director and all instructors employed by the training school conform to all applicable application requirements, administrative requirements and standards of conduct pursuant to the Code of Virginia and this chapter.

3. Utilize only certified instructors, or other individuals eligible to provide instruction pursuant to this chapter in the conduct of private security training sessions.

4. Maintain current files that include copies or electronic images of attendance records, a master final examination, pass/fail recording of examination and firearms qualification scores, training completion rosters, and training completion forms for each student for three years from the date of the training session in which the individual student was enrolled.

5. Permit the department during regular business hours to inspect, review, or copy those documents, business records or training records that are required to be maintained by the Code of Virginia and this chapter.

6. Permit the department to inspect and observe any training session. Certified training schools which conduct training sessions not located within Virginia may be required to pay the expenses of inspection and review.
7. Include the training school certification number issued by the department on all business advertising materials pursuant to the Code of Virginia.

8. Not violate or aide and abet others in violating the provisions of Article 2.1 (§ 9.1-138 et seq.) of Chapter 27 of Title 9 of the Code of Virginia or this chapter.

9. Not commit any act or omission which results in a private security license or registration being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.

10. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage, from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purpose of this chapter. The record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be prima facia evidence of such guilt.

11. Not obtain a license, license renewal, registration, registration renewal, certification, certification renewal, or certification to act as compliance agent for a licensee, training school, school director, or instructor, through any fraud or misrepresentation.
12. Conduct entry level and in-service training sessions separately. In-service subjects and curriculums may not be incorporated or included as part of the entry level subjects and curriculum.

13. Not conduct a private security services training school in such a manner as to endanger the public health, safety and welfare.

14. Not falsify, or aide and abet others in falsifying training records for the purpose of obtaining a license, registration, certification, or certification as a compliance agent, training school, school director or instructor.

15. Not represent as one’s own a certification issued to another private security services training school.

16. Not perform any unlawful or negligent act resulting in loss, injury or death to any person.

17. Not use or display the state seal of Virginia as a part of any logo, stationery, business card, badge, patch, insignia or other form of identification or advertisement.

6 VAC 20-171-270. Private Security Services Training School Director

A training school director shall:

1. Ensure that the certified training school and all employees regulated, or required to be regulated by this chapter, conform to all application requirements, administrative requirements and standards of conduct pursuant to the Code of Virginia and this chapter.
2. Conform to all application requirements, administrative requirements and standards of conduct as a certified instructor pursuant to the Code of Virginia and this chapter.

3. Maintain documentation for all employees or persons otherwise utilized that verifies compliance with requirements pursuant to the Code of Virginia and this chapter.

4. Notify the department in writing within 10 calendar days following termination of his employment as training director for the certified training school.

6 VAC 20-171-280. Private Security Services Instructor

An instructor shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Maintain at all times with the department his physical and mailing address. A post office box is not a physical address. Written notification of any change in the physical or mailing address shall be in writing and received by the department no later than 10 days after the effective date of the change.

3. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual
offense, drug offense, physical injury or property damage, from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purpose of this chapter. The record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be prima facie evidence of such guilt.

4. Inform the department, and the training school for which the individual is designated as an instructor, if applicable, in writing within 30 days after pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage.

5. Inform the department, and the training school for which the individual is designated as instructor, if applicable, in writing within 30 days after having been found guilty by any court or administrative body of competent jurisdiction to have violated the private security services business statutes or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.

6. Not violate or aide and abet others in violating the provisions of Article 2.1 (§ 9.1-138 9-483.1 et seq.) of Chapter 27 of Title 9 of the Code of Virginia or this chapter.

7. Not commit any act or omission which results in a private security license or registration being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.
8. Not obtain a license, license renewal, registration, registration renewal, certification, certification renewal, or certification to act as compliance agent for a licensee, training school, school director, or instructor, through any fraud or misrepresentation.

9. Conduct training sessions pursuant to requirements established in this chapter.

10. Notify the department within 10 calendar days following termination of his employment as instructor for the training school.

6 VAC 20-171-290. Instruction Exceptions

A. Subject matter specialist.

1. Training schools may employ or otherwise utilize individuals as subject matter specialists to provide instruction in specific areas of a training curriculum. During the approved portions of training, a certified instructor is not required to be present.

2. The training school shall obtain written authorization from the department prior to any subject matter specialist providing instruction. Written authorization may be requested by submitting on a form provided by the department:

   a) A written request for authorization specifically outlining the requested subject matter; and
b) Documentation that supports the individual’s credentials for instructing in the proposed subject matter.

B. Guest lecturer. Training schools may employ or otherwise utilize individuals as guest lecturer in specific areas of a training curriculum. A certified instructor is required to be present during all portions of training conducted by a guest lecturer.

6 VAC 20-171-300. Private Security Training Session

A. Training sessions will be conducted in accordance with requirements established in this chapter. Adherence to the administrative requirements, attendance and standards of conduct are the responsibility of the training school, training school director and instructor of the training session.

B. Administrative requirements.

1. In a manner approved by the department, a notification to conduct a training session shall be submitted to the department. All notifications shall be received by the department, or postmarked if mailed, no less than seven calendar days prior to the beginning of each training session to include the date, time, instructors and location of the training session. The department may allow a session to be conducted with less than seven calendar days of notification with prior approval. Session notification require no fee from the training school. A notification to conduct a training session shall be deemed to be in compliance unless the training school director is notified by the department to the contrary.
2. Notification of any changes to the dates, times, location or cancellation of a training session must be submitted to the department in writing and received by the department prior to the scheduled starting time of the class.

3. On a form provided by the department, the training school director shall issue an original training completion form and training certificate to each student who satisfactorily completes a training session not later than five business days following the training completion date.

4. In a manner approved by the department, the training school director shall submit an original training completion roster to the department affirming each student’s successful completion of the session. The training completion roster shall be received by the department within seven calendar days, or postmarked if mailed, no later than five business days following the training completion date. The training completion roster for each session must be accompanied by the applicable, nonrefundable processing fee.

5. A written examination shall be administered at the conclusion of each entry level training session. The examination shall be based, at a minimum, on the applicable learning objectives. The student must attain a minimum grade of 70% to satisfactorily complete the training session.

6. Firearm classroom training shall be separately tested and graded. Individuals must achieve a minimum score of 70% on the firearm classroom training examination.

7. Failure to achieve a minimum score of 70% on the firearms classroom written examination will exclude the individual from the firearms range training.
8. To successfully complete the firearm range training, the individual must achieve a minimum qualification score of 75% of the scoring value of the target.

9. To successfully complete the private investigator entry level training session, the individual must:
   a) Successfully complete each of the three graded practical exercises required; and
   b) Pass the written examination with a minimum score of 70%.

10. To successfully complete the personal protection specialist entry level training session, the individual must:
    a) Complete each of the five graded practical exercises required under Protective Detail Operations, 6 VAC 20-171-350 C 6 (the practical exercises must be successfully completed prior to the written examination); and
    b) Pass the written examination with a minimum score of 70%.

C. Attendance.

1. Private security services business personnel enrolled in an approved training session are required to be present for the hours required for each training session unless they have been granted a partial waiver from the department.
2. Tardiness and absenteeism will not be permitted. Individuals violating these provisions will be required to make up any training missed. Such training must be completed within 60 days after the completion of the training session or at the next available session offered by the training school. Individuals not completing the required training within this period are required to complete the entire training session.

3. Individuals that do not successfully complete the compulsory minimum training standards of the training session shall not be reported to the department except where required pursuant to this chapter.

4. Each individual attending an approved training session shall comply with the regulations promulgated by the board and any other rules within the authority of the training school. If the training school director or instructor considers a violation of the rules detrimental to the training of other students or to involve cheating on examinations, the training school director or instructor may expel the individual from the school. Notification of such action shall immediately be reported to the employing firms and the department.

D. Standards of conduct.

1. The training school, training school director and instructor shall at all times conform to the application requirements, administrative requirements and standards of conduct established for certification as a training school and instructor.

2. Training sessions will be conducted by certified instructors or other individuals authorized to provide instruction pursuant to this chapter.
3. Training sessions will be conducted utilizing lesson plans developed to include at a minimum the compulsory minimum training standards established pursuant to this chapter.

4. Instruction shall be provided in no less than 50-minute classes.

5. Training sessions may not exceed eight hours of classroom instruction per day, however, firearms classroom sessions may not exceed nine hours of instruction per day. Range qualification and practical exercises shall not be considered classroom instruction; however, total training, including the maximum allotment of eight hours classroom instruction and applicable range qualification and practical exercises shall not exceed 12 hours per day. This does not include time allotted for breaks, meals and testing.

6. All audio-visual training aids must be accompanied by a period of instruction where the instructor reviews the content of the presentation and the students are provided the opportunity to ask questions regarding the content.

7. A training session must adhere to the minimum compulsory training standards and must be presented in its entirety. Training school directors may require additional hours of instruction, testing or evaluation procedures.

8. A training session must provide accurate and current information to the students.

9. Mandated training conducted not in accordance with the Code of Virginia and this chapter is null and void.


Article 3. Private Security Services Registered Personnel

6 VAC 20-171-305. General Requirements

All registered personnel are required to maintain administrative requirements and standards of conduct as determined by the Code of Virginia, department guidelines and this chapter.

6 VAC 20-171-310. Registered Personnel Administrative Requirements

A registered individual shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Maintain at all times with the department his physical and mailing address. A post office box is not a physical address. Written notification of any change in the physical or mailing address shall be in writing and received by the department no later than 10 days after the effective date of the change.

3. Inform the department, and the business for which the individual is employed if applicable, in writing within 30 days after pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage.
4. Inform the department, the business for which the individual is employed if applicable, in writing within 30 days after having been found guilty by any court or administrative body of competent jurisdiction to have violated the private security services business statutes or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.

5. Inform the department, or the compliance agent of the licensee if employed by a private security services business, a report of any incident in which any registrant has discharged a firearm while on duty, excluding any training exercise. This report shall be made within twenty-four hours of the incident.

6 VAC 20-171-320. Registered Personnel Standards of Conduct

A registered individual shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Not violate or aid and abet others in violating the provisions of Article 2.1 (§ 9.1-138 et seq.) of Chapter 27 or Title 9 of the Code of Virginia or this chapter.

3. Not commit any act or omission which results in a private security license, registration or certification being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.
4. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be considered a conviction for the purpose of this chapter. The record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be prima facie evidence of such guilt.

5. Not obtain a license, license renewal, registration, registration renewal, certification, certification renewal, or certification to act as compliance agent for a licensee, training school, school director, or instructor, through any fraud or misrepresentation.

6. Not solicit or contract to provide any private security services without first having obtained a private security services business license with the department.

7. Carry a valid registration at all times while on duty. Individuals requiring registration as an alarm respondent, a central station dispatcher, an electronic security sales representative or an electronic security technician may be employed for not more than 90 days while completing the compulsory minimum training standards, and may not be employed in excess of 120 days without having been issued a registration from the department.
8. Carry the private security photo identification card at all times while on duty once the authorization has been approved from the department, except those individuals operating outside the Commonwealth of Virginia who shall obtain the photo identification card prior to providing services when physically located in the Commonwealth.

9. Perform those duties authorized by his registration only while employed by a licensed private security services business and only for the clients of the licensee. This shall not be construed to prohibit an individual who is registered as an armed security officer from being employed by a non-licensee as provided for in § 9.1-140 9-183.2 of the Code of Virginia.

10. Possess a valid firearm training verification if he carries or has immediate access to firearms while on duty.

11. Carry a firearm concealed while on duty only with the express authorization of the licensed private security services business employing the registrant and only in compliance with § 18.2-308 of the Code of Virginia.

12. Transport, carry and utilize firearms while on duty only in a manner which does not endanger the public health, safety and welfare.

13. If authorized to make arrests, make arrests in full compliance with the law and using only the minimum force necessary to effect an arrest.

14. Engage in no conduct which through word, deed or appearance suggests that a registrant is a law-enforcement officer or other government official.
15. Display one’s registration while on duty in response to the request of a law-enforcement officer, department personnel or client.

16. Not perform any unlawful or negligent act resulting in a loss, injury or death to any person.

17. If a uniform is required, wear the uniform required by his employer. If wearing a uniform while employed as an armed security officer, unarmed security officer, alarm respondent or armored car personnel, that uniform must:

a) Include at least one insignia clearly identifying the name of the licensed firm employing the individual and, except armored car personnel, a name plate or tape bearing, as a minimum, the individual’s last name attached on the outermost garment, except rainwear worn only to protect from inclement weather; and

b) Include no patch or other writing (i) containing the word “police” or any other word suggesting a law-enforcement officer; (ii) containing the word “officer” unless used in conjunction with the work “security”; or (iii) resembling any uniform patch or insignia of any duly constituted law-enforcement agency of this Commonwealth, its political subdivisions or of the federal government. This restriction shall not apply to individuals who are also duly sworn special police officers, to the extent that they may display the words which accurately represent that distinction.
18. When providing services as a central station dispatcher, attempt to verify the legitimacy of a burglar alarm activation by contacting an authorized individual at the site where an alarm signal originated before dispatching authorities. This shall not apply if the alarm user has provided written authorization requesting immediate dispatch. This shall not apply to duress or hold-up alarms.

19. Act only in such a manner which does not endanger the public health, safety and welfare.

20. Not represent as one’s own a registration issued to another individual, or represent oneself as a certified compliance agent of a licensee, training school, school director or instructor unless so certified by the department.

21. Not falsify, or aid and abet others in falsifying, training records for the purpose of obtaining a license, registration, certification, or certification as a compliance agent, training school, school director or instructor.

22. Not provide information obtained by the registrant or his employing firm to any person other than the client who secured the services of the licensee without the client’s prior written consent. Provision of information in response to official requests from law-enforcement agencies, the courts, or from the department, shall not constitute a violation of this chapter. Provision of information to law-enforcement agencies pertinent to criminal activity or to planned criminal activity shall not constitute a violation of this chapter.

*Article 4. Private Security Services Certified Personnel*
6 VAC 20-171-325. General Requirements

All certified personnel are required to maintain administrative requirements and standards of conduct as determined by the Code of Virginia, department guidelines and this chapter.

6 VAC 20-171-330. Certified Personnel Administrative Requirements

A certified individual shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Maintain at all times with the department his physical and mailing address. A post office box is not a physical address. Written notification of any change in the physical or mailing address shall be in writing and received by the department no later than 10 days after the effective date of the change.

3. Inform the department, and the business for which the individual is employed if applicable, in writing within 30 days after pleading guilty or nolo contendere or being convicted or found guilty of any felony or of a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage.
4. Inform the department, and the business for which the individual is employed if applicable, in writing within 30 days after having been found guilty by any court or administrative body of competent jurisdiction to have violated the private security services business statutes or regulations of that jurisdiction, there being no appeal therefrom or the time for appeal having elapsed.


A certified individual shall:

1. Conform to all requirements pursuant to the Code of Virginia and this chapter.

2. Not violate or aide and abet others in violating the provisions of Article 2.1 (§ 9.1-138 9–183.1 et seq.) of Chapter 27 or Title 9 of the Code of Virginia or this chapter.

3. Not commit any act or omission which results in a private security license, registration or certification being suspended, revoked, not renewed or being otherwise disciplined in any jurisdiction.

4. Not have been convicted or found guilty in any jurisdiction of the United States, of any felony or a misdemeanor involving moral turpitude, assault and battery, damage to real or personal property, controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or firearms sexual offense, drug offense, physical injury or property damage from which no appeal is pending, the time for appeal having elapsed. Any plea of nolo contendere shall be
considered a conviction for the purpose of this chapter. The record of conviction certified or authenticated in such form as to be admissible in evidence under the laws of the jurisdiction where convicted shall be prima facia evidence of such guilt.

5. Not obtain a license, license renewal, registration, registration renewal, certification, certification renewal, or certification to act as compliance agent for a licensee, training school, school director, or instructor, through any fraud or misrepresentation.

6. Not solicit or contract to provide any private security services without first having obtained a private security services business license with the department.

7. Carry a valid certification at all times while on duty. Individuals requiring certification as an unarmed security officer and an electronic security technician’s assistant may be employed for not more than 90 days while completing the compulsory minimum training standards, provided fingerprint cards have been submitted to the department, and VSP-167 if applicable, pursuant to Part III of this chapter; however, may not be employed in excess of 120 days without having been issued a certification from the department.

8. Carry the private security photo identification card at all times while on duty once the authorization has been approved from the department, except those individuals operating outside the Commonwealth of Virginia who shall obtain the photo identification card prior to providing services when physically located in the Commonwealth.

9. Perform those duties authorized by his certification only while employed by a licensed private security services business and only for the clients of the licensee. This shall not be construed to prohibit an individual who is certified as an unarmed security officer
from being employed by a non-licensee as provided for in § 9.1-140.9-183.2 of the Code of Virginia.

10. Engage in no conduct which through word, deed or appearance suggests that the certified individual is a law-enforcement officer or other government official.

11. Display one’s certification while on duty in response to the request of a law-enforcement officer.

12. Not perform any unlawful or negligent act resulting in a loss, injury or death to any person.

13. If a uniform is required, wear the uniform required by the employer. If wearing a uniform while employed as an unarmed security officer, that uniform must:

   a) Include at least one insignia clearly identifying the name of the licensed firm employing the individual and, except armored car personnel, a name plate or tape bearing, as a minimum, the individual’s last name attached on the outermost garment, except rainwear worn only to protect from inclement weather; and

   b) Include no patch or other writing (i) containing the word “police” or any other word suggesting a law-enforcement officer; (ii) containing the word “officer” unless used in conjunction with the word “security”; or (iii) resembling any uniform patch or insignia of any duly constituted law-enforcement agency of this Commonwealth, its political subdivisions or of the federal government. This restriction shall not apply
to individuals who are also duly sworn special police officers, to the extent that they may display words which accurately represent that distinction.

14. Act only in such a manner which does not endanger the public health, safety and welfare.

15. Not represent as one’s own a certification issued to another individual, or represent oneself as a certified compliance agent of a licensee, training school, school director or instructor unless so certified by the department.

16. Not falsify, or aide and abet others in falsifying training records for the purpose of obtaining a license, registration, certification, or certification as a compliance agent, training school, school director or instructor.

17. Not provide information obtained by the firm or its employees to any person other than the client who secured the services of the licensee without the client’s prior written consent. Provision of information in response to official requests from law-enforcement agencies, the courts, or from the department, shall not constitute a violation of this chapter. Provision of information to law-enforcement agencies pertinent to criminal activity or to planned criminal activity shall not constitute a violation of this chapter.

**PART V. COMPULSORY MINIMUM TRAINING STANDARDS FOR PRIVATE SECURITY SERVICES BUSINESS PERSONNEL**

**Article 1. Registration/Certification Category Requirements**

6 VAC 20-171-350. Entry Level Training
A. Each person employed by a private security services business or applying to the department for registration as an armed security officer/courier, personal protection specialist, armored car personnel, security canine handler, private investigator, alarm respondent, central station dispatcher, electronic security sales representative, or electronic security technician as defined by § 9.1-138 of the Code of Virginia, or applying to the department for training certification as an unarmed security officer or certification as an electronic security technician’s assistant as required by § 9.1-139 of the Code of Virginia, or for certification as a compliance agent as required by § 9.1-139 of the Code of Virginia, who has not met the compulsory minimum training standards prior to July 13, 1994, must meet the compulsory minimum training standards herein established, unless provided for otherwise in accordance with this chapter.

B. Hour requirement. The compulsory minimum entry level training hour requirement by category, excluding examinations, practical exercises and range qualification shall be:

1. Unarmed security officer – 16 hours

2. Armed security officer/courier – 24 hours

3. Armored car personnel – 20 hours

4. Security canine handler – 28 hours

5. Private investigator – 60 hours
6. Personal protection specialist – 60 hours

7. Alarm respondent – 16 hours

8. Central station dispatcher – 8 hours

9. Electronic security sales representative – 8 hours

10. Electronic security technician – 14 hours

11. Electronic security technician’s assistant – 4 hours

12. Compliance agent – 6 hours

C. Course content. The compulsory minimum entry level training course content by category, excluding examinations, mandated practical exercises and range qualification shall be as provided in this subsection.

1. Security Officer Core Subjects. The entry level curriculum for unarmed security officer, armed security officer/courier, security canine handler, and alarm respondent sets forth the following areas identified as:

   a. Administration and orientation to private security – 1 hour

   b. Applicable section of the Code of Virginia and DCJS regulations – 1 hour
c. Legal authority and arrest authority and procedures – 6 hours

d. Emergency and defensive procedures – 8 hours

e. Written examination

Total hours (excluding exam) – 16 hours

2. Armed security officer/courier

a. Security Officer Core Subjects – 16 hours

b. Entry level handgun training (refer to Article 2 (6 VAC 20-171-365 et seq.) of this part) – 8 hours

c. Entry level shotgun training, if applicable (refer to Article 2 (6 VAC 20-171-365 et seq.) of this part) – 1 hour

Total hours (excluding examinations, shotgun classroom instruction and range qualification) – 24 hours

3. Armored car personnel

a. Administration and armored car orientation – 1 hour

b. Applicable sections of the Code of Virginia and DCJS regulations – 1 hour
c. Armored car procedures – 10 hours

d. Written examination

e. Entry level handgun training (refer to Article 2 (6 VAC 20-171-365 et seq.) of this part) – 8 hours

f. Entry level shotgun training, if applicable (refer to Article 2 (6 VAC 20-171-365 et seq.) of this part) – 1 hour

Total hours (excluding examinations, shotgun classroom instruction and range qualification) – 20 hours

4. Security canine handler

Complete entry level training requirements pursuant to Article 3 (6 VAC 20-171-430 et seq.) of this part.

5. Private investigator

a. Administration/investigator orientation, Applicable sections of the Code of Virginia and DCJS regulations – 8 hours

b. Collecting and reporting information – 6 hours
c. General investigative techniques – 20 hours

d. Interviewing techniques – 8 hours

e. Criminal law, procedure and rules of evidence – 8 hours

f. Civil law, procedure and rules of evidence – 10 hours

g. Three practical field exercises

h. Written comprehensive examination

Total hours in classroom (excluding written examination and practical exercises) – 60 hours

6. Personal protection specialist

a. Administration and personal protection orientation – 3 hours

b. Applicable sections of the Code of Virginia and DCJS regulations – 1 hour

c. Assessment of threat and protectee vulnerability – 8 hours

d. Legal authority and civil law – 8 hours

e. Protective detail operations – 28 hours
f. Emergency procedures – 12 hours

1) CPR

2) Emergency first aid

3) Defensive preparedness

g. Performance evaluation – Five practical exercises

h. Written examination

Total hours (excluding written examination and performance evaluation) – 60 hours

7. Alarm respondent

Security Officer Core Subjects – 16 hours
8. Electronic security subjects. The entry level electronic security subjects curriculum for central station dispatcher, electronic security sales representative, electronic security technician and electronic security technician’s assistants sets forth the following areas identified as:

a. Administration and orientation to private security – 1 hour

b. Applicable sections of the Code of Virginia and DCJS regulations – 1 hour

c. Overview of electronic security – 1 hour

d. False alarm prevention – 1 hour

e. Written examination

Total hours (excluding examination) - 4 hours

9. Central station dispatcher

a. Electronic security subjects – 4 hours

b. Central station dispatcher subjects – 4 hours

1) Duties and responsibilities
2) Communication skills

3) Emergency procedures

c. Written examination

Total hours (excluding examination) – 8 hours

10. Electronic security sales representative

a. Electronic security subjects – 4 hours

b. Electronic security sales representative subjects – 4 hours

1) Duties and responsibilities

2) System design/components

3) False alarm prevention

c. Written examination

Total hours (excluding examination) – 8 hours
11. Electronic security technician

   a. Electronic security subjects – 4 hours

   b. Electronic security technician subjects – 10 hours

       1) Duties and responsibilities

       2) Electronics

       3) Control panels

       4) Protection devices and application

       5) Test equipment

       6) Power and grounding

       7) National electrical code

       8) Job safety

   c. Written examination

   Total hours (excluding examination) – 14 hours
12. Compliance agent

   a. Industry overview and responsibilities

   b. Regulations review

   c. Business practices and ethical standards

   d. Records requirements and other related issues – 6 hours

   e. Written examination

   Total hours (excluding written examination) – 6 hours

6 VAC 20-171-360. In-Service Training

A. Each person registered with the department as an armed security officer/courier, personal protection specialist, armored car personnel, security canine handler, private investigator, alarm respondent, central station dispatcher, electronic security sales representative, electronic security technician, or applying to the department for certification as an unarmed security officer or electronic security technician’s assistant, or certified by the department to act as a compliance agent shall complete the compulsory in-service training standard once during each 24-month period of registration or certification. Required in-service training
must be completed within 12 months of the expiration date of the registration or certification period during which in-service training is required.

1. Compliance agent

   a. Individuals must complete compliance agent in-service training within each 24-month period following the original in-service training date.

   b. In-service training must be completed within 12 months prior to the established training due date.

   c. Individuals who fail to complete in-service training prior to the established training due date may complete in-service training within 90 days after the established training due date if a completed in-service training enrollment application and a $25 delinquent training fee is received by the department.

2. Instructor. All private security instructors must complete instructor in-service training within each 36-month period of certification.

B. Hour requirement. The compulsory minimum in-service training hour requirements by category, excluding examinations, practical exercises and range qualification shall be as follows:

1. Unarmed security officer – 4 hours

2. Armed security officer/courier – 4 hours
3. Armored car personnel – 4 hours

4. Security canine handler – 8 hours

5. Private investigator – 8 hours

6. Personal protection specialist – 8 hours

7. Alarm respondent – 4 hours

8. Central station dispatcher – 4 hours

9. Electronic security sales representative – 4 hours

10. Electronic security technician – 4 hours

11. Electronic security technician’s assistant – 2 hours

12. Compliance agent – 4 hours

13. Firearms instructor – 4 hours

14. General instructor – 4 hours
C. Course content. The compulsory minimum in-service training course content by category, excluding examinations, practical exercises and range qualification shall be as follows:

1. Security officer core subjects: Unarmed security officer/armed security officer/courier/alarm respondent

   a. Legal authority – 2 hours

   b. Job related training – 2 hours

   Total hours – 4 hours

2. Armored car personnel

   a. Job related training – 4 hours

   Total hours – 4 hours

3. Security canine handler

   a. Basic obedience evaluation and retraining – 4 hours

   b. Job related training – 4 hours

   Total hours – 8 hours
4. Private investigator
   a. Job related training – 8 hours

   Total hours – 8 hours

5. Personal protection specialist
   a. Job related training – 8 hours

   Total hours – 8 hours

6. Central station dispatcher
   a. Job related training – 4 hours

   Total hours – 4 hours

7. Electronic security sales representative
   a. Job related training – 4 hours

   Total hours – 4 hours

8. Electronic security technician
a. Job related training – 4 hours

Total hours – 4 hours

9. Electronic security technician’s assistant

a. Job related training – 2 hours

Total hours – 2 hours

10. Compliance agent

a. Industry overview and responsibilities

b. Regulations review

c. Business practices and ethical standards

d. Records requirements and other related topics

Total hours – 4 hours

11. General instructor

a. Regulations review and legal issues
b. Ethical standards

c. Records requirements and other related topics

d. Techniques of instruction delivery including practical exercises

Total hours – 4 hours

12. Firearms instructor

a. Regulations review and legal issues

b. Techniques of instruction delivery

Total hours – 4 hours

Article 2. Firearms Training Requirements

6 VAC 20-171-365. General Firearms Training Requirements

Firearms training verification is required for all private security services business personnel who carry or have immediate access to a firearm while on duty. Each person who carries or has immediate access to firearms while on duty shall qualify with each type and caliber of firearm to which he has access.

6 VAC 20-171-370. Entry Level Handgun Training
A. Handgun classroom training

1. The entry level handgun classroom training will include but not be limited to the following:

   a. The proper care of the weapon;

   b. Civil liability of the use of firearms;

   c. Criminal liability of the use of firearms;

   d. Weapons retention;

   e. Deadly force;

   f. Justifiable deadly force;

   g. Range safety;

   h. Practical firearms handling; and

   i. Principles of marksmanship

Total hours (excluding written examination) – 8 hours
2. Written examination required.

B. Range qualification (no minimum hours). The purpose of the range qualification course is to provide practical firearms training to individuals desiring to become armed private security services business personnel.

1. Prior to the date of range training, it will be the responsibility of the school director to ensure that all students are informed of the proper attire and equipment to be worn for the firing range portion of the training.

2. Factory loaded semi-wadcutter or duty ammunition (60 rounds) may be used for practice or range qualification.

3. Course shall be fired double action, except for single action semi-automatic weapons.

4. All qualifications shall be conducted using a B-27 silhouette target. Alternate targets may be utilized with prior approval by the department.

5. With prior approval of the department, a reasonable modification of the firearms course may be approved to accommodate qualification on indoor ranges.

6. A certified firearms instructor must be on the firing line during all phases of firearms training. There shall be a minimum of one firearms instructor per five shooters on the line.

7. All individuals shall qualify with directional draw holsters only.
8. The range qualification of individuals shall be scored as follows:

B27 target: (use indicated K-value) 8, 9, 10 X rings – value 5 points, 7 ring – value 4 points, other hits on silhouette – value 3 points: divide points scored by maximum possible score to obtain decimal and convert to percentage, e.g., \( \frac{225}{300} = .75 = 75\% \).

C. Course: Virginia Private Security Course of Fire for Handguns. The course of fire shall be conducted using, at a minimum, the requirements set forth in subsection B of this section. Strong/weak hand refers to the primary hand used in firming the weapon. The opposite hand may be used for support. The course of fire shall be conducted in the following phases:

1. Phase I; 3 yards, point shoulder position, 18 rounds:
   a. Load 6 rounds and holster loaded weapon
   b. On command, draw and fire 2 rounds (3 seconds) repeat
   c. Load 6 rounds and holster loaded weapon
   d. On command, draw and fire 6 rounds with strong hand
   e. Unload, reload 6 rounds and fire 6 rounds with weak hand (25 seconds)

2. Phase 2; 7 yards, point shoulder position, 24 rounds:
a. Load 6 rounds and holster loaded weapon

b. On command, draw and fire 1 round (2 seconds), repeat

c. Load 6 rounds and holster loaded weapon

d. On command draw and fire 2 rounds (3 seconds), repeat

e. Load 6 rounds and holster loaded weapon

f. On command, draw and fire 6 rounds, reload 6 rounds, fire 6 rounds (30 seconds)

3. Phase 3; 15 yards, 70 seconds, 18 rounds:

   a. Load 6 rounds and holster loaded weapon

   b. On command, assume kneeling position, draw and fire 6 rounds with strong hand

   c. Assume standing position, unload, reload and fire 6 rounds from weak hand barricade position

   d. Unload, reload and fire 6 rounds from strong hand barricade position (Kneeling position may be fired using barricade position) (70 seconds)
A. Shotgun classroom training. The entry level shotgun classroom instruction will emphasize but not be limited to:

1. Safe and proper use and handling of shotgun;

2. Nomenclature; and

3. Positions and combat loading techniques

Total hours – 1 hour

B. Range qualification (no minimum hours). The purpose of the range firing course is to provide practical shotgun training to those individuals who carry or have immediate access to a shotgun in the performance of their duties.

1. For certification, 12 gauge, double aught “00” buckshot ammunition shall be used. Five rounds

2. Scoring – 70% of available pellets must be within silhouette

C. Course: Virginia Private Security Course of Fire for Shotguns
D. A certified firearms instructor must be on the firing line during all phases of firearms range training. There shall be a minimum of one certified firearms instructor per five shooters on the line.

6 VAC 20-171-390. Entry Level Personal Protection Specialist Handgun Training

A. Personal protection specialist handgun classroom training. The entry level personal protection specialist handgun training will include but not be limited to:

1. Proper care of the weapon;

2. Civil liability of the use of firearms;

3. Criminal liability of the use of firearms;

4. Weapons retention;

5. Deadly force;

6. Justifiable deadly force;
7. Range safety;

8. Practical firearms handling;

9. Principles of marksmanship; and

10. Decision making for the personal protection specialist

11. Written examination required

Total hours (excluding written examination) – 24 hours

B. Range qualification (no minimum hours). The purpose of this course of fire is to assess and improve the tactical, protection-related shooting skills for personal protection specialist candidates seeking certification to be armed. This course entails five increasingly challenging stages of advanced firearms exercises with a 92% score required for qualification.

1. The personal protection specialist handgun course of fire is comprised of the following exercises:

   a. Shoot/don’t shoot judgment;

   b. Turn and fire drills;
c. Failure to stop drills;

d. Multiple target drills; and

e. Judgmental shooting.

2. For all range practicals (stage two through stage four), the student will fire at a man-size silhouette target with the following requirements:

a. 4” diameter circle in head;

b. 8” diameter circle in chest/body area; and

c. Center points of circles – 13 ½ inches apart

d. All rounds fires must hit within these circles

e. Minimum 92% qualification score = 25 rounds total requiring 23 hits: scoring:

1) 25 points (1 round is good for 1 point)

2) 92% of shots must be “in circle” hits for a passing grade (2 misses allowed on total course)

3) Shots not taken during stage five, when a “no-shoot” situation is presented scores a point, just as an accurate shot in a hostile situation.
4) 92% is 23 of 25 possible

3. A certified personal protection specialist firearms instructor must be on the range during all phases of personal protection specialist advance handgun training. There shall be no less than one certified personal protection specialist firearms instructor per four students.

C. Course: Virginia Private Security Course of Fire for Personal Protection Specialist.

1. Stage One: Shoot/don’t shoot drill. Stage one of the personal protection specialist advanced handgun course of fire is conducted in the classroom using a 16mm film or video cassette tape of firearms combat scenarios or in practical exercises on the range to assess the student’s decision making capability given job-related shoot/don’t shoot incidents.

After the interaction of the scenario, the students must explain all their commands and actions.

Dry-fire response from a weapon rendered safe should be incorporated into the scenario interaction.

2. Stage Two: Turn-and-fire drill. Stage two of the personal protection specialist advanced handgun course of fire is held at a firing range and consists of turn-and-fire drills from varying distances (straight draw hip holsters only).
All handguns are loaded with six rounds of ammunition and safely holstered. Shooters are positioned with their backs to the targets, facing the instructor up-range. The instructor will command all shooters to walk at a normal pace, directly away from the target. Upon the command “fire,” the students must quickly turn while acquiring a firm grip on the weapon. Once facing the target and in a stable position, they must safely draw and fire two rounds at the designated target circle. After shooting, while facing the target, the student must reholster safely, then turn around to face up range, ready to continue the exercise. The “fire” commands will be called at 3-5 yards, 5-7 yards, and then 8-10 yards.

3. Stage Three: Failure to stop drill. Stage three of the personal protection specialist advanced handgun course of fire is held at a firing range and consists of failure to stop drills fired from the seven-yard line (straight draw hip holsters only).

All handguns are loaded with six rounds of ammunition and are safely holstered. Shooters are positioned with their backs to the targets, facing the instructor up-range. The instructor will command all shooters to walk at a normal pace, directly away from the target. Upon command “fire” given at approximately the seven-yard line, each shooter must safely turn around while acquiring a firm grip on their weapon as performed in the previous drill. Once facing the target the students will draw and fire two rounds at the 8-inch body circle, and then one immediate round to the 4-inch head circle. The student will then safely reholster. The drill will be repeated three times.

4. Stage Four: Multiple target identification drill. Stage four of the personal protection specialist advanced handgun course of fire is held at a firing range and consists of
multiple target identification drills fired from varying distances (straight draw hip holsters only).

Each shooter will line up on a set of three targets. Only two shooters at one time can complete this exercise on a standard 10 – 12 station range. However, smaller ranges may allow for only one shooter at a time.

Each handgun is loaded with six rounds of ammunition and safely holstered. The shooters are positioned with their backs to the targets, facing the instructor up-range. The instructor will command all shooters to walk at a normal pace, directly away from the targets. Upon the command “left,” “right,” or “center,” the student must again turn around safely while establishing a firm grip on the weapon. Then, once stable, the student must quickly draw and fire 2 rounds at the designated circle on the “called” target (“L,” “R,” “C”). Then, the shooter, while still facing the targets, must safely reholster, turn around to face up range, and continue the exercise. Each two-round pair must be fired within four seconds of the called command. Direction commands will be called at 3 – 5 yards, 5 – 7 yards, and then 8 – 10 yards.

5. Stage Five: Judgmental shooting. This drill combines the skills developed in the prior four stages. The shooter will be required to safely turn and fire at a “photograph” type target which may be either friendly or hostile. It requires hostile targets to be stopped using deadly force. Necessity (immediate jeopardy) is presumed for this exercise. This stage allows the instructor to evaluate the decision-making capability of the student as well as his shooting accuracy and safety.
Shooter is placed on the 10 – yard line facing the instructor with the target to his rear. The target will be placed at any location along the range target line and should not be seen by the student until he is given the “turn” command during the drill. Each shooter has the opportunity to complete this drill four times. Each decision is worth one point. If he shoots at a hostile target, a hit anywhere on that target will score the point. If a friendly target is presented, it is clearly a no-shoot situation and the student should merely holster safely to score the point. There is a four-second time limit at this stage for any “shoot” situation.
The instructor will allow each shooter two opportunities to complete this drill and place two targets downrange for each. Four points or hits are necessary at this stage for the total score. If two targets are used, then the time limit is raised to six seconds, regardless of whether two hostile targets are used or one hostile and one friendly.

6 VAC 20-171-400. Firearms (Handgun/Shotgun) Retraining

All armed private security services business personnel must satisfactorily complete two hours of firearms classroom training or practical exercises and range training, and requalify as prescribed in 6 VAC 20-171-370 for handgun and 6 VAC 20-171-380 for shotgun, if applicable, within the 12-month period immediately preceding the expiration date of his registration as follows:

1. Classroom retraining or practical exercises – 2 hours

2. Range qualification with handgun and/or shotgun, if applicable (no minimum hours)

Total hours (excluding range qualification) – 2 hours

6 VAC 20-171-420. Personal Protection Specialist Handgun Retraining

All armed private security services business personnel registered in the category of personal protection specialist must satisfactorily complete eight hours of firearms classroom training or practical exercises and range training, and requalify as prescribed in 6 VAC 20-171-390 for handgun within the 12-month period immediately preceding the expiration date of his registration as follows:

1. Legal authority and decision making – 4 hours
2. Handgun safety, marksmanship and skill development – 4 hours

3. Completion of personal protection specialist handgun course of fire

Total hours (excluding range qualification) – 8 hours

Article 3. Security Canine Handler Training Requirements

6 VAC 20-171-430. Entry Level Security Canine Handler Training

A. Prerequisites for security canine handler entry level (official documentation required):

1. Successful completion of the security officer core subjects curriculum; and – 16 hours

2. Successful completion of basic obedience training

B. Following successful completion of the above prerequisites, each security canine handler must also comply with the following requirements:

1. Demonstration of proficiency. The student must demonstrate his proficiency in the handling of a security canine to satisfy the minimum standards – 2 hours

2. Evaluation by a certified private security canine handler instructor and basic obedience retraining
3. Security canine handler orientation/legal authority – 4 hours

4. Canine patrol techniques – 6 hours

5. Written examination

Total hours (excluding examinations) – 28 hours

6 VAC 20-171-440. Security Canine Handler Retraining

Each security canine handler registrant shall comply annually with the requirements for basic obedience evaluation and retraining (Refer to 6 VAC 20-171-430).

1. Security canine handler basic obedience evaluation and retraining – 2 hours

Total hours – 2 hours

Article 4. Training Exemptions

6 VAC 20-171-445. Training Exemptions

Persons who meet the statutory requirements as set forth in § 9.1-141 9–182 of the Code of Virginia may apply for a partial exemption from the compulsory training standards. Individuals requesting such partial exemption shall file an application furnished by the department and include the applicable, nonrefundable application fee. The department may issue such partial exemption on the basis of individual qualifications as supported by required documentation. Those applying for and
receiving exemptions must comply with all regulations promulgated by the board. Each person receiving a partial exemption must apply to the department for registration within 12 months from the date of issuance, otherwise the partial exemption shall become null and void.

6 VAC 20-171-450. Entry Level Training Exemption

A. Persons previously employed as law-enforcement officers who have not terminated or been terminated from said employment more than five years prior to the application date must submit official documentation of the following with the application for partial exemption:

1. Completion of law-enforcement entry level training; and

2. Five continuous years of law-enforcement employment provided such employment as a law-enforcement officer was not terminated due to misconduct or incompetence.

B. Persons having previous training or employment in any of the classifications defined in §9.1-138–9.1-183.1 of the Code of Virginia must submit official documentation of the following with the application for partial exemption:

1. Completion of previous private security training, which has been approved by the department and which meets or exceeds the compulsory minimum training standards promulgated by the board; or

2. Five years continuous employment in the category for which partial exemption is sought, provided such employment was not terminated due to misconduct or incompetence and such employment ended within five years of the date of application.
6 VAC 20-171-460. In-Service Training Exemption

Persons who have completed training which meets or exceeds the compulsory minimum training standards promulgated by the board for the in-service training required for the individuals particular category may be authorized credit for such training, provided the training has been completed within 12 months of the expiration date of the registrations period during which in-service training is required. Such training must be provided by a third party organization offering services or expertise for the particular training category. Official documentation of the following must accompany the application for in-service training credit:

1. Information regarding the sponsoring organization, including documentation regarding the instructor for each session; and

2. An outline of the training session material including the dates, times and specific subject matter.

6 VAC 20-171-470. Prior Firearms Training Exemption

Persons having previous department-approved firearms training may be authorized credit for such training which meets or exceeds the compulsory minimum training standards for private security services business personnel, provided such training has been completed within the 12 months preceding the date of application. Official documentation of the following must accompany the application for partial in-service training credit:

1. Completion of department approved firearms training; and
PART VI. COMPLAINTS, DEPARTMENT ACTIONS/SANCTIONS, ADJUDICATION

ARTICLE 1. COMPLAINTS

6 VAC 20-171-480. Submittal Requirements

A. In accordance with § 9.1-141 of the Code of Virginia, this chapter establishes standards designed to secure the public safety and welfare against incompetent or unqualified persons engaging in private security services. It shall be the responsibility of the licensee, its compliance agents and employees, to provide private security services in a professional manner, adhering to ethical standards and sound business practices.

B. Any aggrieved or interested person may file a complaint against any individual, person, firm or licensed firm, school or certified school whose conduct and activities are regulated or required to be regulated by the board. The complaint must allege a violation of the law governing private security services, or this chapter.

C. Complaints may be submitted:

1. In writing, or on a form provided by the department, by a signed complainant;
2. In writing, submitted anonymously, that provide sufficient detailed information for the department to conduct an investigation; or

3. Telephonically, providing the complaint alleges activities which constitute a life-threatening situation, or have resulted in personal injury or loss to the public or to a consumer, or which may result in imminent harm or personal injury, and that provide sufficient detailed information for the department to conduct an investigation.

6 VAC 20-171-490. Department Investigation

A. The department may initiate or conduct an investigation based on any information received or action taken by the department to determine compliance with the Code of Virginia and this chapter.

B. Documentation:

1. Persons regulated or required to be regulated by this chapter pursuant to the Code of Virginia are required to provide department investigators with any and all records required to be maintained by this chapter.

   a. This shall not be construed to authorize the department to demand records protected under applicable federal and state laws. If such records are necessary to complete an investigation the department may seek a subpoena to satisfy the request.
b The department shall endeavor to review, and request as necessary, only those records required to verify alleged violations of compliance with the Code of Virginia and this chapter.

2. The department shall endeavor to keep any documentation, evidence or information on an investigation confidential until such time as adjudication has been completed, at which time information may be released upon request pursuant to applicable federal and state laws, rules or regulations.

**Article 2. Department Action/Sanctions**

6 VAC 20-171-500. Disciplinary Action; Sanctions; Publication of Records

A. Each person subject to jurisdiction of this chapter, who violates any statute or regulation pertaining to private security services shall be subject to sanctions imposed by the department regardless of criminal prosecution.

B. The department may impose any of the following sanctions, singly or in combination, when it finds the respondent in violation or in noncompliance of this chapter:

1. Letter of reprimand or censure;

2. Probation of any period of time;
3. Suspension of license, registration, certification, or approval granted, for any period of time;

4. Revocation;

5. Refusal to issue, renew or reinstate a license, registration, certification or approval;

6. Fine not to exceed $2,500 per violation.

C. The department may conduct hearings and issue cease and desist orders to persons who engage in activities prohibited by this chapter but do not hold a valid license, certification or registration. Any person in violation of a cease and desist order entered by the department shall be subject to all of the remedies provided by law and, in addition, shall be subject to civil penalty payable to the party injured by the violation.

D. The director may summarily suspend a license, certification or registration under this chapter without a hearing, simultaneously with the filing of a formal complaint and notice for a hearing, if the director finds that the continued operations of the licensee or registrant would constitute a life-threatening situation, or has resulted in personal injury or loss to the public or to a consumer, or which may result in imminent harm, personal injury or loss.

E. All proceedings pursuant to this section are matters of public record and shall be preserved. The department may publish a list of the names and addresses of all persons, licensees, firms, registrants, training schools, school directors, compliance agents and licensed firms whose conduct and activities are subject to this chapter and have been sanctioned or denied licensure, registration, certification or approval.
6 VAC 20-171-510. Fines, Administrative and Investigative Costs

A. The department may recover costs of any investigation and adjudication of any violations of the Code of Virginia or regulations which result in a sanction including fine, probation, suspension, revocation or denial of any license, certification or registration. Such costs shall be in addition to any monetary penalty which may be imposed.

B. All monetary penalties imposed as a sanction shall be deposited into the state treasury to the credit of the State Literary Fund.

Article 3. Adjudication

6 VAC 20-171-520. Hearing Process

Following a preliminary investigative process, the department may initiate action to resolve the complaint through an informal fact-finding conference or formal hearing as established in this chapter. Pursuant to the authority conferred in § 9.1-141 C 6 of the Code of Virginia and in accordance with the procedures set forth by the Administrative Process Act and the procedures prescribed herein, the department is empowered to receive, review, investigate and adjudicate complaints concerning the conduct of any person whose activities are regulated by the board. The board will hear and act upon appeals arising from decisions made by the director. In all case decisions, the Criminal Justice Services Board shall be the final agency authority.

6 VAC 20-171-530. Informal Fact-Finding Conference
The purpose of an informal fact-finding conference is to resolve allegations through informal consultation and negotiation. Informal fact-finding conferences shall be conducted in accordance with § 2.2-4019 9-6.14:11 of the Code of Virginia. The respondent, the person against whom the complaint is filed, may appeal the decision of an informal fact-finding conference and request a formal hearing, provided that written notification is given to the department within 30 days of the date the informal fact-finding decision notice was served, or the date it was mailed to the respondent, whichever occurred first. In the event the informal fact-finding decision was served by mail; three days shall be added to that period.

6 VAC 20-171-540. Formal Hearing

Formal hearing proceedings may be initiated in any case in which the basic laws provide expressly for a case decision, or in any case to the extent the informal fact-finding conference has not been conducted or an appeal thereto has been timely received. Formal hearings shall be conducted in accordance with § 2.2-4020 9-6.14:12 of the Code of Virginia. The findings and decision of the director resulting from a formal hearing may be appealed to the board.

After a formal hearing pursuant to § 2.2-4020 9-6.14:12 of the Code of Virginia wherein a sanction is imposed to fine, or to suspend, revoke or deny issuance or renewal of any license, registration, certification or approval, the department may assess the holder thereof the cost of conducting such hearing when the department has final authority to grant such license, registration, certification or approval, unless the department determines that the offense was inadvertent or done in good faith belief that such act did not violate a statute or regulation. The cost shall be limited to (i) the reasonable hourly rate for the hearing officer and (ii) the actual cost of recording the proceedings. This assessment shall be in addition to any fine imposed by sanctions.
6 VAC 20-171-550. Appeals

The findings and the decision of the director may be appealed to the board provided that written notification is given to the attention of the Director, Department of Criminal Justice Services, 805 East Broad Street, Richmond, Virginia 23219, within 30 days following the date notification of the hearing decision was served, or the date it was mailed to the respondent, whichever occurred first. In the event the hearing decision is served by mail, three days shall be added to that period. (Rule 2A:2 of Rules of the Virginia Supreme Court.)

6 VAC 20-171-560. Court Review; Appeal of Final Agency Order

The agency’s final administrative decision (final agency orders) may be appealed. Any person affected by, and claiming the unlawfulness of the agency’s final case decision, shall have the right to direct review thereof by an appropriate and timely court action. Such appeal actions shall be initiated in the circuit court of jurisdiction in which the party applying for review resides; save, if such party is not a resident of Virginia, the venue shall be in the city of Richmond, Virginia.

Notification shall be given to the attention of the Director, Department of Criminal Justice Services, 805 East Broad Street, Richmond, Virginia 23219, in writing within 30 days of the date notification of the board decision was served, or the date it was mailed to the respondent, whichever occurred first. In the event the board decision was served by mail, three days shall be added to that period. (Rule 2A:2 of Rules of the Virginia Supreme Court.)

During all judicial proceedings incidental to such disciplinary action, the sanctions imposed by the board shall remain in effect, unless the court issues a stay of the order.
On December 7, 1999, the Criminal Justice Services board adopted the final regulation entitled “Regulations Relating to Private Security Services” (6 VAC 20-171). I certify that this regulation is full, true, and correctly dated.

Sheriff Robin Stanaway, Chairman
Criminal Justice Services Board