



General Assembly

February Session, 2002

Amendment

LCO No. 5452

HB0561705452HD0

Offered by:
REP. FOX, 144th Dist.

To: House Bill No. 5617

File No. 143

Cal. No. 106

**"AN ACT CONCERNING RESIDENT VETERAN HAWKER AND
PEDDLER FEE EXEMPTIONS."**

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective October 1, 2002*) A limited low voltage
4 residential security electrical technician license shall be established for
5 the installation, service and repair of residential security systems
6 limited to twenty-five volts and five amperes in one to four family
7 dwellings. The requirements to qualify to take this license examination
8 shall be the successful completion of an education and training
9 program established and approved by the Labor Department with the
10 advice of the State Apprenticeship Council. The holder of this license
11 may only perform work as defined in this section and only while in the
12 employ of an appropriately licensed electrical contractor holding an E-
13 1 unlimited contractor license or an L-5 contractor license.
14 Notwithstanding any provision of chapter 393 of the general statutes,
15 the Department of Consumer Protection shall offer a limited low

16 voltage residential security electrical technician examination to any
17 individual who has successfully completed the Labor Department's
18 education and training program for such license. Each individual who
19 has been issued a limited low voltage residential security electrical
20 technician license shall no later than fifteen months after being issued
21 said license secure an L-6 limited electrical journeyman license.

22 Sec. 2. Section 31-51c of the general statutes is repealed and the
23 following is substituted in lieu thereof (*Effective October 1, 2002*):

24 The council may adopt recommendations for minimum standards
25 of apprenticeship and for related and supplementary instruction,
26 encourage registration and approval of apprentice agreements and
27 training programs, and issue certificates of completion upon the
28 verification by employers or joint apprenticeship committees of the
29 satisfactory completion of the term of apprenticeship. The council shall
30 formulate policies for the effective administration of sections 31-51a to
31 31-51e, inclusive, as amended. Such policies by the council shall not
32 invalidate any apprenticeship provision in any collective bargaining
33 agreement between employers and employees. All apprentice
34 programs adopted and registered with the council under said sections
35 shall be on a voluntary basis and shall be installed for the purpose of
36 developing skilled workers for the service trades and industries of
37 Connecticut. The council, in consultation with the Labor Department,
38 shall approve all courses for related and supplementary instruction.

39 Sec. 3. Section 31-51e of the general statutes is repealed and the
40 following is substituted in lieu thereof (*Effective October 1, 2002*):

41 To assist in the administration of sections 31-51a to 31-51d,
42 inclusive, as amended, there shall continue to be maintained in the
43 Labor Department a [program] division of apprentice training. The
44 Labor Commissioner is authorized to appoint, in accordance with the
45 provisions of chapter 67, such personnel as may be necessary for
46 effective administration of said sections."

This act shall take effect as follows:	
Section 1	<i>October 1, 2002</i>
Sec. 2	<i>October 1, 2002</i>
Sec. 3	<i>October 1, 2002</i>