



General Assembly

Substitute Bill No. 5756

February Session, 2008

* HB05756GL 031108 *

AN ACT CONCERNING SWIMMING POOL MAINTENANCE AND REPAIR WORK.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (a) of section 20-417aa of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective from*
3 *passage*):

4 (a) As used in this section, "swimming pool maintenance and repair
5 work" means the performance of all plumbing, heating and electrical
6 work necessary to service, modify or repair any swimming pool, hot
7 tub, spa or similar recreational or therapeutic equipment, where such
8 work commences at an outlet, receptacle, connection, back-flow
9 preventor or fuel supply pipe previously installed by a person holding
10 the proper license. Swimming pool maintenance and repair work
11 includes: (1) The renovation or repair of nonpotable water components
12 of a pool, hot tub or spa, including, but not limited to, the shell,
13 concrete finish or vinyl liner of such pool, hot tub or spa; and (2) the
14 draining, acid washing or backwash filtration of a swimming pool. The
15 renovation or repair of nonpotable water components of a pool, hot
16 tub or spa required to be installed, renovated or repaired by a licensed
17 plumber or electrician shall not be considered swimming pool
18 maintenance and repair work. The holder of a limited license for
19 swimming pool maintenance and repair work issued pursuant to this

20 section shall not be subject to the provisions of chapter 400, provided
21 such license holder is acting within the scope of the license.

22 Sec. 2. Section 20-340 of the 2008 supplement to the general statutes
23 is repealed and the following is substituted in lieu thereof (*Effective*
24 *from passage*):

25 The provisions of this chapter shall not apply to: (1) Persons
26 employed by any federal, state or municipal agency; (2) employees of
27 any public service company regulated by the Department of Public
28 Utility Control or of any corporate affiliate of any such company when
29 the work performed by such affiliate is on behalf of a public service
30 company, but in either case only if the work performed is in
31 connection with the rendition of public utility service, including the
32 installation or maintenance of wire for community antenna television
33 service, or is in connection with the installation or maintenance of wire
34 or telephone sets for single-line telephone service located inside the
35 premises of a consumer; (3) employees of any municipal corporation
36 specially chartered by this state; (4) employees of any contractor while
37 such contractor is performing electrical-line or emergency work for
38 any public service company; (5) persons engaged in the installation,
39 maintenance, repair and service of electrical or other appliances of a
40 size customarily used for domestic use where such installation
41 commences at an outlet receptacle or connection previously installed
42 by persons licensed to do the same and maintenance, repair and
43 service is confined to the appliance itself and its internal operation; (6)
44 employees of industrial firms whose main duties concern the
45 maintenance of the electrical work, plumbing and piping work, solar
46 thermal work, heating, piping, cooling work, sheet metal work,
47 elevator installation, repair and maintenance work, automotive glass
48 work or flat glass work of such firm on its own premises or on
49 premises leased by it for its own use; (7) employees of industrial firms
50 when such employees' main duties concern the fabrication of glass
51 products or electrical, plumbing and piping, fire protection sprinkler
52 systems, solar, heating, piping, cooling, chemical piping, sheet metal or
53 elevator installation, repair and maintenance equipment used in the

54 production of goods sold by industrial firms, except for products,
55 electrical, plumbing and piping systems and repair and maintenance
56 equipment used directly in the production of a product for human
57 consumption; (8) persons performing work necessary to the
58 manufacture or repair of any apparatus, appliances, fixtures,
59 equipment or devices produced by it for sale or lease; (9) employees of
60 stage and theatrical companies performing the operation, installation
61 and maintenance of electrical equipment if such installation
62 commences at an outlet receptacle or connection previously installed
63 by persons licensed to make such installation; (10) employees of
64 carnivals, circuses or similar transient amusement shows who install
65 electrical work, provided such installation shall be subject to the
66 approval of the State Fire Marshal prior to use as otherwise provided
67 by law and shall comply with applicable municipal ordinances and
68 regulations; (11) persons engaged in the installation, maintenance,
69 repair and service of glass or electrical, plumbing, fire protection
70 sprinkler systems, solar, heating, piping, cooling and sheet metal
71 equipment in and about single-family residences owned and occupied
72 or to be occupied by such persons; provided any such installation,
73 maintenance and repair shall be subject to inspection and approval by
74 the building official of the municipality in which such residence is
75 located and shall conform to the requirements of the State Building
76 Code; (12) persons who install, maintain or repair glass in a motor
77 vehicle owned or leased by such persons; (13) persons or entities
78 holding themselves out to be retail sellers of glass products, but not
79 such persons or entities that also engage in automotive glass work or
80 flat glass work; (14) persons who install preglazed or preassembled
81 windows or doors in residential or commercial buildings; (15) persons
82 registered under chapter 400 who install safety-backed mirror
83 products or repair or replace flat glass in sizes not greater than thirty
84 square feet in residential buildings; (16) sheet metal work performed in
85 residential buildings consisting of six units or less by new home
86 construction contractors registered pursuant to chapter 399a, by home
87 improvement contractors registered pursuant to chapter 400 or by
88 persons licensed pursuant to this chapter, when such work is limited

89 to exhaust systems installed for hoods and fans in kitchens and baths,
90 clothes dryer exhaust systems, radon vent systems, fireplaces, fireplace
91 flues, masonry chimneys or prefabricated metal chimneys rated by the
92 Underwriter's Laboratory or installation of stand-alone appliances
93 including wood, pellet or other stand-alone stoves that are installed in
94 residential buildings by such contractors or persons; [and] (17)
95 employees of or any contractor employed by and under the direction
96 of a properly licensed solar contractor, performing work limited to the
97 hoisting, placement and anchoring of solar collectors, photovoltaic
98 panels, towers or turbines; and (18) persons performing swimming
99 pool maintenance and repair work authorized pursuant to section 20-
100 417aa, as amended by this act.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	20-417aa(a)
Sec. 2	<i>from passage</i>	20-340

Statement of Legislative Commissioners:

In subdivision (18) of section 2, "as amended by this act" was added for accuracy.

GL *Joint Favorable Subst.-LCO*