## The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act Relative to Licensing Home Appliance Servicers..

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:* 

1	SECTION 1. Section 94 of Chapter 143 of the General Laws,
2	as appearing in the 2000 Official Edition, is hereby amended by
3	adding the following clause:—
4	(m) To issue licenses in accordance with chapter 143A.
5	SECTION 2. The General Laws are hereby amended by
6	inserting after chapter 143 the following chapter:
7	CHAPTER 143B.
8	LICENSING OF HOME APPLIANCE SERVICERS (H.A.S).
9	Section 1. As used in this chapter, the following words shall
10	have the following meanings:
11	"Administrator", the administrator of the state board of

12	building regulations and standards, an agency within the executive
13	office of public safety.
14	"Board", the state board of building regulations and standards
15	established by section 93 of chapter 143.
16	"Licensee", a person, firm, partnership or corporation licensed
17	under this chapter may disconnect and reconnect hardwiring,
18	water connections and gas connections necessary to repair or
19	replace an appliance.
20	"Appliance", any appliance manufactured which may require
21	the tech to disconnect and reconnect electric, water and gas.
22	"H.A.S.", a person, firm, partnership or corporation engaged in
23	installing, maintaining, servicing or testing appliances.
24	Section 2. No person, firm, partnership or corporation shall
25	enter into, engage in or work at the business of installing or
26	repairing appliances for which a permit is required unless such
27	person, firm, partnership, or corporation shall have received a
28	license issued by the administrator in accordance with this

29 chapter.

30	As used in this chapter the words "Class I licensee" shall mean
31	a person, firm, partnership or corporation who performs the work
32	of installing, manufacturing, altering, servicing, testing or maintaining
33	any household appliances. Applicants for a "Class I
34	license" shall have five years experience in installing, servicing,
35	maintaining and testing household appliances working under the
36	supervision of a "Class I licensee". As used in this chapter, the
37	words "Class II licensee" shall mean a person, firm, partnership or
38	corporation qualified to install, maintain, alter or service household
39	appliances Applicants for a "Class II license" shall have
40	three years experience in installing, servicing, altering, testing and
41	maintaining appliances, working under the supervision of a "Class
42	I or Class II licensee", or shall be a graduate of a appliance repair
43	program at a licensed school accredited by the Accrediting Commission
44	of Career Schools and Colleges of Technology. A Class I
45	or Class II licensee shall not install, maintain, alter, service, manufacture

46	or test any wiring, which is regulated pursuant to
47	chapter 141 or section 3L of chapter 143.
48	Section 3. The administrator, in consultation with the board,
49	shall be responsible for the implementation of this chapter and the
50	promulgation of such rules and regulations as he shall deem necessary
51	to implement this chapter. Prior to the adoption, amendment
52	or repeal of a rule or regulation, the administrator shall give
53	notice and hold a public hearing in accordance with the requirements
54	of chapter 30A.
55	A person desiring to be licensed as a H.A.S. shall make a
56	written application under oath to the administrator on a form provided
57	by him. The application shall set forth the information
58	requested by the administrator.
59	It shall be the duty of the administrator to develop and conduct
60	a written examination for each category of license and to issue
61	and deliver a license to all applicants who have passed the examination
62	for licensure under this chapter unless the applicant complies

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63 with the following paragraph:

64	At any time prior to June 1, 2008 the director shall, without
65	examination and upon payment of the appropriate fees, issue a
66	license to an applicant who has presented satisfactory evidence
67	that he has the qualifications for the type of license applied for,
68	and who has been engaged in the occupation or business of
69	installing, altering, servicing, maintaining home appliances covered
70	by such license for a period of five years in the case of an
71	applicant for a "Class I" and three years of appliance repair experience
72	or graduation from a appliance repair program at a licensed
73	school accredited by the Accrediting Commission of Career
74	Schools and Colleges of Technology in the case of an applicant
75	for a "Class II" license. A person who, being qualified to obtain a
76	license under this section, is prevented from making application
77	therefore by reason of service in the armed forces of the United
78	States shall have three months after discharge to make an application.
79	Each applicant for a license under this chapter shall pay a registration

80	fee in an amount to be determined by the commissioner of
81	administration. The fee shall be payable upon application for a
82	license and upon renewal. All fees collected pursuant to this
83	section shall be retained by the board for the implementation of
84	this chapter. A licensee shall submit to the administrator such
85	information as the administrator may require and shall be issued a
86	license.
87	Each license issued by the administrator shall bear a number,
88	shall be valid for three years from the date of its issuance, may be
89	renewed upon proof of continuing experience or education as
90	required by the director, shall not be transferable and shall be
91	exercised only by the licensee.
92	Section 4. No individual or contractor shall undertake, offer to
93	undertake, or agree to perform home appliance installation, alteration,
94	maintenance and testing of appliances for which a license is
95	required under this chapter unless licensed therefore with the
96	approval of the state board of building regulations and standards.

97	In those municipalities where a permit for appliance service is
98	required, the applicant shall show proof of license by the com-
99	monwealth, along with the applicant's license number, in order to
100	qualify for a local permit. The license under this chapter shall
101	supersede all local license requirements.
102	Each permit and advertisement for appliance service shall display
103	the licensee's license number.
104	A licensee shall affix the license number in a conspicuous place
105	on each work order for each appliance installed, altered, maintained
106	or serviced by him.
107	Section 5. An individual or contractor who knowingly, willfully
108	or negligently operates without having first obtained a license as
109	required by this chapter and who is not otherwise exempt from the
110	licensing requirement or an individual or contractor who continues
111	to operate after revocation of, or during suspension of his
112	license, or who fails to review his license, shall be punished by a
113	fine not exceeding \$100 per day. If the administrator concludes,

114	after consultation with the board, that the continuing conduct by
115	any person alleged to be in violation of this chapter may result in
116	substantial or irreparable harm to another, he may seek a temporary
117	or permanent injunction from the superior court of the county
118	in which the alleged violation is occurring or the county in which
119	the violator has its principal place of business.
120	The administrator shall not be required to file a bond or to show
121	a lack of an adequate remedy at law when seeking an injunction
122	under this section against a person, firm, partnership or corporation
123	not licensed under this chapter.
124	Section 6. This chapter shall not be construed to relieve or
125	lessen the responsibility of a person licensed under this chapter,
126	nor shall the commonwealth be deemed to have assumed any liability
127	by reason for the issuance of a license.