- 1 HB432
- 2 199056-1
- 3 By Representative Johnson
- 4 RFD: Public Safety and Homeland Security
- 5 First Read: 16-APR-19

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Under existing law, the State Fire Marshal 8 SYNOPSIS: collects certain fees for issuing permits in the 9 10 regulation of the manufacturing, sale, and display of fireworks, including those defined as common 11 fireworks, and for the use of pyrotechnics before a 12 13 proximate audience, all fees so collected are paid 14 into the State Fire Marshal's Fund for the 15 enforcement of those laws, and these fees are 16 subject to being increased according to changes in 17 the Consumer Price Index pursuant to Section 18 41-1-11, Code of Alabama 1975.

19This bill would redesignate common fireworks20as consumer fireworks and would provide for a21specific designation of non-aerial ground devices22and novelties as defined under federal law. The23bill would specify that a city and county ordinance24could not conflict with this act for these items.

This bill would increase the fees collected by the State Fire Marshal for issuing permits in the regulation of the manufacturing, sale, and

display of fireworks and for the use of 1 2 pyrotechnics before a proximate audience. This bill would also provide for a 3 semi-annual transfer of five percent of the permit 4 5 fees collected by the State Fire Marshal in the regulation of fireworks and pyrotechnics to the 6 7 Alabama Firefighters Annuity and Benefit Fund. 8 This bill would also specify that the fees 9 may be increased at certain intervals according to 10 increases in the Consumer Price Index. 11 12 A BILL 13 TO BE ENTITLED 14 AN ACT 15 16 Relating to fireworks and pyrotechnics to amend Sections 8-17-210, 8-17-211, 8-17-216.1, 8-17-217, 8-17-218, 17 18 8-17-219, 8-17-220, 8-17-225, 8-17-226, 8-17-255, and 34-33-11, Code of Alabama 1975; to redesignate common 19 20 fireworks as consumer fireworks and to provide for the 21 regulation of consumer fireworks; to specify that city and county ordinances may not conflict with the regulation of 22 23 certain non-aerial ground devices and novelty fireworks as 24 defined in this act; to increase the fees collected by the 25 State Fire Marshal for issuing permits in the regulation of 26 the manufacturing, sale and display of fireworks and for the 27 use of pyrotechnics before a proximate audience; to provide

for a transfer of five percent of the permit fees collected by the State Fire Marshal in the regulation of fireworks and pyrotechnics to the Alabama Firefighters Annuity and Benefit Fund; and to specify that the fees may be increased at certain intervals according to increases in the Consumer Price Index. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

7 Section 1. Sections 8-17-210, 8-17-211, 8-17-216.1, 8 8-17-217, 8-17-218, 8-17-219, 8-17-220, 8-17-225, 8-17-226, 9 8-17-255, and 34-33-11, Code of Alabama 1975, are amended to 10 read as follows:

11 "§8-17-210.

"As used in this article, the following terms shall have the meanings ascribed to them in this section, unless clearly indicated otherwise:

"(1) AERIAL DEVICES. Any type of D.O.T. Class C
 Consumer Fireworks listed in the APA 87-1, Sections 3.1.2 and
 3.5.

18 "(2) ANNUAL RETAILER. Any person engaged in the business of making sales of fireworks to consumers within this 19 20 state throughout the entire calendar year from January 1 21 through December 31. 22 "(3) APA 87-1. The 2001 American Pyrotechnics 23 Standard for Construction and Approval for Transportation of 24 Fireworks, Novelties, and Theatrical Pyrotechnics. 25 "(4) AUDIBLE GROUND DEVICES. Any type of D.O.T. Class C Consumer Firework listed in APA 87-1, Section 3.1.3. 26

1 "(1)(5) DISTRIBUTOR. Any person engaged in the 2 business of making sales of fireworks for resale to all 3 holders of the required Alabama permits who in turn shall 4 resell to any permit holder; or any person who receives, 5 brings, or imports any fireworks of any kind into the State of 6 Alabama, except to a holder of an Alabama manufacturer's or 7 distributor's permit.

8 "(2)(6) D.O.T. CLASS C COMMON CONSUMER FIREWORKS. 9 All articles of fireworks as are now or hereafter classified 10 as D.O.T. Class C common <u>1.4G Consumer</u> fireworks in the 11 regulations of the U.S. Department of Transportation for the 12 transportation of explosive and other dangerous articles<u>,</u> 13 <u>including aerial devices, audible ground devices, non-aerial</u> 14 ground devices, and novelties.

15 "(3)(7) MANUFACTURER. Any person engaged in the 16 making, manufacture, or construction of fireworks of any kind 17 within the State of Alabama.

18 "(8) NFPA 1123. The National Fire Protection
19 Association Code for Fireworks Display, as adopted by the
20 State Fire Marshal.

"(9) NFPA 1124. The National Fire Protection
Association Code for the Manufacture, Trasportation, Storage,
and Retail Sales of Fireworks and Pyrotechnic Articles, as
adopted in 2006.

25 "(10) NON-AERIAL GROUND DEVICES. Any type of D.O.T.
 26 Class C Consumer Firework that is a ground-based or handheld

1	sparkling device, including items listed in APA 87-1, Sections
2	3.1.1 and 3.5.
3	"(11) NOVELTIES. Any device listed in APA 87-1,
4	Section 3.2, including, without limitation, the following:
5	" <u>a. Party poppers.</u>
6	" <u>b.</u> Snappers.
7	" <u>c. Toy smoke devices.</u>
8	" <u>d. Snake, glow worms.</u>
9	"e. Wire sparklers, dipped sticks.
10	" (4)<u>(12)</u> PERMIT. The written authority of the State
11	Fire Marshal issued under the authority of this article.
12	" (5)<u>(13)</u> PERSON. Includes any corporation,
13	association, copartnership or one or more individuals.
14	" (6) RETAILER. Any person engaged in the business of
15	making sales of fireworks to consumers within the State of
16	Alabama during a calendar year from January 1 through December
17	31.
18	" (7)<u>(</u>14) SALE. An exchange of articles or fireworks
19	for money, including barter, exchange, gift, or offer thereof,
20	and each such transaction made by any person, whether as
21	principal proprietor, salesman, agent, association,
22	copartnership, or one or more individuals.
23	" (8) (15) FIREWORKS SEASONS. The dates of June 20
24	through July 10 and December 15 through January 2 of each year
25	shall be the only periods when seasonal retailers may sell
26	fireworks.

1 "(9)(16) SEASONAL RETAILER. Any person engaged in 2 the business of making sales of fireworks to consumers within 3 the State of Alabama during the fireworks season(s) only, from 4 permanent buildings or temporary or moveable stands.

5 "(10)(17) SPECIAL FIREWORKS. All articles of
6 fireworks that are classified as Class B explosives <u>1.3G</u>
7 <u>fireworks</u> in the regulations of the U.S. Department of
8 Transportation, including all articles classified as fireworks
9 other than those classified as Class C.

10 "(11)(18) WHOLESALER. Any person engaged in the 11 business of making sales of fireworks to any other person 12 engaged in the business of making sales at seasonal retail. 13 "\$8-17-211.

14 "(a) It shall be unlawful for any person to 15 manufacture, sell, offer for sale, or ship or cause to be shipped into or within the State of Alabama, except as herein 16 provided, any item of fireworks or pyrotechnics for use before 17 18 a proximate audience, without first having secured the required applicable permit, as a manufacturer, distributor, 19 20 wholesaler, annual retailer, or seasonal retailer, from the 21 State Fire Marshal. Possession of a permit is a condition prerequisite to manufacturing, selling, or offering for sale, 22 23 or shipping or causing to be shipped any fireworks or 24 pyrotechnics for use before a proximate audience into or 25 within the State of Alabama, except as herein provided. This provision applies to nonresidents as well as residents of the 26 State of Alabama. Mail orders where consumers purchase any 27

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fireworks or pyrotechnics for use before a proximate audience 1 2 through the mail or receive any fireworks or pyrotechnics for use before a proximate audience in Alabama by mail, parcel 3 service, or other carrier are prohibited. A sales clerk must 4 5 be on duty to serve consumers at the time of purchase or 6 delivery. All fireworks or pyrotechnics for use before a 7 proximate audience sold and delivered to consumers within the 8 State of Alabama must take place within the State of Alabama 9 and be sold and delivered only by an individual, firm, 10 partnership, or corporation holding the proper Alabama permit and all fireworks or pyrotechnics for use before a proximate 11 audience coming into the state, manufactured, sold, or stored 12 13 within the state shall be under the supervision of the State Fire Marshal as provided for in this article. 14

15 "(b) Prior to engaging in the manufacture or sale within the State of Alabama, or shipment into the State of 16 17 Alabama, of any fireworks or pyrotechnics for use before a 18 proximate audience, each person making shipment or delivery or receiving any fireworks or pyrotechnics for use before a 19 20 proximate audience into or within the State of Alabama, must 21 make application on forms secured from the State Fire Marshal 22 for a permit or permits required under this article for each location at which fireworks or pyrotechnics for use before a 23 24 proximate audience are to be offered for sale.

"(c) A manufacturer's permit issued under this
article shall be subject to rules and regulations promulgated
by the State Fire Marshal to govern the manufacture of

fireworks or pyrotechnics for use before a proximate audience as in the judgment of the State Fire Marshal the public welfare may require.

"(d) The decision of the State Fire Marshal as to 4 5 what type of permit or permits shall be required of each 6 person shall be final. The State Fire Marshal may deny a 7 permit to an applicant or revoke a permit if the State Fire 8 Marshal has knowledge or reason to believe the safety standards and conditions of this article are not or cannot be 9 10 met by the applicant. No permit shall be issued to a person under the age of 18 years. All permits shall be for the 11 12 calendar year or any fraction thereof and shall expire on 13 December 31 of each year, two days of grace shall be allowed 14 holders of permits after expiration thereof. Only one seasonal 15 retailer permit shall be required for a full calendar year and it shall be valid for both fireworks seasons, provided that 16 17 the building is not moved from the location where it was 18 originally permitted and no substantial structural or environmental changes have occurred. A seasonal retailer 19 20 permit may be issued after July tenth for the remaining 21 fireworks season of that calendar year. All permits issued 22 must be displayed in their place of business. No permit 23 provided for herein shall be transferable nor shall a person 24 be permitted to operate under a permit issued to any other 25 person or under a permit issued for another location, unless transfer shall have been approved by the State Fire Marshal. 26

1	The holder of an annual retailer permit shall not be required
2	to obtain a seasonal retailer permit.
3	"(e) The State Fire Marshal shall charge for permits
4	issued as follows:
5	"(1) Manufacturer, two thousand dollars (\$2,000) <u>two</u>
6	thousand seven hundred dollars (\$2,700).
7	"(2) Distributor, two thousand <u>seven hundred</u> dollars
8	(\$2,000) <u>(\$2,700)</u> .
9	"(3) Wholesaler, seven hundred <u>one thousand</u> dollars
10	(\$700) <u>(\$1,000)</u> .
11	"(4) <u>Annual</u> Retailer , two hundred dollars (\$200).<u>:</u>
12	"a. Of aerial devices, non-aerial ground devices,
13	audible ground devices, and novelties, two hundred fifty
14	dollars (\$250) per location.
15	"b. Of non-aerial ground devices and novelties, one
16	hundred dollars (\$100) per location.
17	" <u>c. Of novelties, twenty-five dollars (\$25) per</u>
18	location.
19	"(5) Seasonal Retailer , two hundred dollars (\$200).<u>:</u>
20	"a. Of aerial devices, non-aerial devices, audible
21	ground devices, and novelties, two hundred dollars (\$200) per
22	location.
23	"b. Of non-aerial devices and novelties, fifty
24	dollars (\$50) per location.
25	"(6) Seasonal Retailer after July 10, one hundred
26	dollars (\$100) one-half the permit fee indicated in
27	subdivision (5).

"(7) Display, fifty dollars (\$50) application filed
 at least 10 business days before display date, seventy dollars
 <u>(\$70)</u>.

4 "(8) Display, application filed less than 10
5 business days before display date, one hundred forty dollars
6 (\$140).

"(f) Only holders of a <u>an annual</u> retailer or
seasonal retailer permit may engage in the retail sale of
permitted items as defined in Section 8-17-217 <u>aerial devices,</u>
<u>non-aerial ground devices, audible ground devices, and</u>
<u>novelties, in any quantity, to consumers.</u>

12 "(g) A holder of a manufacturer's permit is not 13 required to have any additional permit or permits in order to 14 sell to distributors, wholesalers, retailers, or seasonal 15 retailers.

16 "(h) A record of all sales by manufacturers, 17 distributors, or wholesalers must be kept showing the names 18 and addresses of purchasers. All fees collected for the permits shall be paid into the State Fire Marshal Marshal's 19 20 Revolving Fund for the enforcement of this article. The State 21 Fire Marshal may designate a deputy fire marshal as the 22 "fireworks enforcement officer" who shall have the responsibility of directing enforcement of the state fireworks 23 24 laws.

"(i) The State Fire Marshal is charged with the
enforcement of this article and may call upon any state or
county or city peace officer for assistance in the enforcement

of this article. The fire marshal is not authorized to
 promulgate rules or regulations in conflict with or that go
 beyond the scope or intent of this article.

"(j) Every five years, the State Fire Marshal may 4 5 increase the fees by the percentage increase in the Consumer Price Index for all urban consumers as published by the U.S. 6 7 Department of Labor, Bureau of Labor Statistics from the end of December 2019, to the end of the month preceding the month 8 9 in which the fee increase is to be effective, rounded down to 10 the nearest dollar. The increase may not exceed two percent 11 per year.

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"§8-17-216.1.

13 "(a) The use of pyrotechnics before a proximate 14 audience shall comply with the requirements set out in the 15 latest edition of the National Fire Protection Association's Standard for the Use of Pyrotechnics Before a Proximate 16 17 Audience (NFPA 1126) as shall be adopted by the State Fire 18 Marshal. For purposes of this article, the term "proximate audience" shall mean an indoor audience closer to pyrotechnic 19 devices than permitted by the National Fire Protection 20 21 Association's Code for Fireworks Display (NFPA 1123).

"(b) No person shall use pyrotechnics before a proximate audience without first obtaining a permit therefor from the State Fire Marshal. An application for a permit for the use of pyrotechnics at an event with a proximate audience shall be filed with the State Fire Marshal not less than 10 days prior to the planned date of the event. The State Fire Marshal may accept an application for a permit under this
 section less than 10 days before the planned date of the event
 if accompanied by a fee of double the amount otherwise
 required.

5 "(c) The request for a permit under subsection (b) 6 shall be in the form and manner prescribed by the State Fire 7 Marshal. The permit shall be in addition to any locally 8 required permit or approval.

9 "(d) A fee of one hundred <u>fifty</u> dollars (\$100)
10 <u>(\$150)</u> per event shall be submitted with each application.

"(e) Where more than one event is to take place at the same location during the same calendar date, a separate application shall be filed for each event. The application fee for the second and subsequent events on the same calendar date shall be <u>fifty seventy-five</u> dollars (\$50) (\$75) per event.

16 "(f) The State Fire Marshal may prescribe such other 17 and additional requirements associated with the use of 18 pyrotechnics before a proximate audience as are deemed 19 necessary for the safety of property and persons present at 20 the proximate event location.

"(g) All pyrotechnics found at an event with a proximate audience which does not have a permit shall be confiscated and destroyed by the State Fire Marshal or his or her designee.

"(h) All fees collected pursuant to this section
shall be paid into the <u>State</u> Fire <u>Marshal Marshal's</u> Revolving
Fund for the enforcement of this article.

"(i) Every five years, the State Fire Marshal may 1 2 increase the fees by the percentage increase in the Consumer Price Index for all urban consumers as published by the U.S. 3 Department of Labor, Bureau of Labor Statistics from the end 4 5 of December 2019, to the end of the month preceding the month in which the fee increase is to be effective, rounded down to 6 7 the nearest dollar. The increase may not exceed two percent 8 per year.

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"§8-17-217.

10 "(a) It shall be unlawful for an individual, firm, partnership, or corporation to possess, sell, or use within 11 the State of Alabama, or ship into the State of Alabama, 12 13 except as provided in Section 8-17-216, any pyrotechnics 14 commonly known as "fireworks" other than items now or 15 hereafter classified as Class C common consumer fireworks by 16 the United States Department of Transportation, including, but not limited to, aerial devices, audible ground devices, 17 18 non-aerial ground devices, and novelties and/or those items that comply with the construction, chemical composition, and 19 labeling regulations promulgated by the United States Consumer 20 21 Product Safety Commission and permitted for use by the general 22 public under their regulations.

"(b) Permitted items designed to produce an audible effect are confined to small ground items which include firecrackers containing not over 50 milligrams of explosive composition and aerial devices containing not over 130 milligrams of explosive composition. Propelling or expelling charge consisting of a mixture of charcoal, sulfur and
 potassium nitrate are not considered as designed to produce an
 audible effect.

"(c) Items permitted and for which a permit is 4 5 required shall include related items not classified by the 6 United States Department of Transportation as common consumer 7 fireworks, but identified under their regulations as trick noisemakers, toy novelties, toy smoke devices and sparklers 8 and shall include toy snakes, snappers, auto burglar alarms, 9 10 smoke balls, smoke novelty items, and wire sparklers containing not over 100 grams of composition per item. 11 Sparklers containing any chlorate or perchlorate salts may not 12 13 exceed five grams of composition per item.

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"§8-17-218.

15 "All items of fireworks which exceed the two grain 16 limit of D.O.T. Class C common consumer fireworks as to explosive composition, such items being commonly referred to 17 18 as "illegal ground salutes" designed to produce an audible effect, are expressly prohibited from shipment into, 19 20 manufacture, possession, sale, and use within the State of 21 Alabama for any purpose. This subsection section shall not 22 affect display fireworks authorized by this article \overline{r} .

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"§8-17-219.

"No permissible article of fireworks or related
items defined in Section 8-17-217 shall be sold, offered for
sale or possessed within the state or used within the state,
except as provided in Section 8-17-216 unless it shall be

1 properly named to conform to the nomenclature of Section 2 8-17-217. Items must be identified on the shipping cases and by imprinting on the article or retail sales container or unit 3 "D.O.T. Class C Common Consumer Fireworks" or other 4 5 appropriate classification or identification as may be 6 applicable or required by any federal agency having 7 jurisdiction over fireworks on related items; such imprint to be of sufficient size and so positioned as to be readily 8 9 recognized by law enforcement authorities and the general 10 public.

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"§8-17-220.

"Permissible items of fireworks, defined in Section 12 13 8-17-217, may be sold at retail to residents of the State of 14 Alabama. The term "fireworks" shall not include toy paper 15 pistol caps which contain less than twenty-five hundredths 16 grains of explosive compounds, model rockets, emergency signal 17 flares, matches, cone, bottle, tube, and other type serpentine 18 pop-off novelties, trick matches and cigarette loads, the sale and use of which shall be permitted at all times without a 19 20 special fireworks permit.

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"§8-17-225.

"The State Fire Marshal shall seize as contraband
any fireworks other than the permitted "Class C Common
<u>Consumer</u> Fireworks" and related items defined in Section
8-17-217 or "special fireworks" for public displays as
provided in Section 8-17-216, which are sold, displayed, used,
or possessed in violation of this article. The fire marshall

- <u>State Fire Marshal</u> is authorized tomaydestroy any illegal
 fireworks so seized.
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"§8-17-226.

"(a) This article shall in no wise affect the
validity of any city ordinance further restricting the sale or
use of fireworks aerial devices and audible ground devices,
including the authority to adopt ordinances related to aerial
devices and audible ground devices in accordance with Section
11-45-9.1.

10 "(b) After the effective date of the act amending 11 this section, no city or county ordinance or local law shall 12 conflict with this chapter related to the transportation, 13 storage, retail sale, possession, or use of non-aerial ground 14 devices or novelties.

"(c) Nothing in this section shall be construed to
 limit or restrict a municipality from including the revenue
 derived from the devices listed above from the gross receipts
 calculation used as the basis for a retailer's existing
 business license as provided in Section 11-51-90.

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"§8-17-255.

"All sums received through the payment of fees, the recovery of civil penalties, grants, and appropriations by the Legislature shall be deposited in the State Treasury and credited to the State Fire Marshal's Fund. This fund shall be available to the State Fire Marshal for expenditure in the administration and enforcement of this article <u>Article 8,</u> Article 8A, Article 9, and Article 10, training, and research

1 programs, and to support fire safety and prevention programs. 2 Provided, however, that no funds shall be withdrawn or expended except as budgeted and allocated according to 3 Sections 41-4-80 to 41-4-96 and Sections 41-19-1 to 41-19-12, 4 5 inclusive, and only in amounts as stipulated in the general 6 appropriations bills or other appropriations bills. Any 7 unencumbered and any unexpended balance of this fund remaining at the end of any fiscal year shall not lapse or revert to the 8 9 General Fund, but shall be carried forward for the purposes of 10 this article until expended.

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"§34-33-11.

"All funds collected pursuant to this chapter shall 12 13 be deposited in the State Treasury to the credit of the State 14 Fire Marshal's Fund authorized by Section 24-5-10 8-17-255. 15 The State Fire Marshal shall be authorized to expend moneys 16 from the State Fire Marshal's Fund for the administration and 17 enforcement of this chapter. The State Fire Marshal shall be 18 allowed to receive grants and donations from associations, firms, or individuals who are interested in the upgrading and 19 20 quality of fire protection sprinkler systems."

21 Section 2. On a semiannual basis, the State Fire 22 Marshal shall transfer from the State Fire Marshal's Fund to 23 the Alabama Firefighters Annuity and Benefit Fund established 24 pursuant to Section 36-21-185, Code of Alabama 1975, an amount 25 equal to five percent of the fees collected by the State Fire 26 Marshal during the previous six months pursuant to Sections 8-17-211 and 8-17-216.1, Code of Alabama 1975, as currently
 provided or as those fees may be hereafter adjusted.

3 Section 3. This act shall become effective November
4 1, 2019, upon its passage and approval by the Governor, or its
5 otherwise becoming law.