## DIGEST

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SB 240 Engrossed

2024 Regular Session

Coussan

<u>Present law</u> (R.S. 51:911.24) provides the licensure requirements, qualifications, and application process for retailers and developers of manufactured and modular homes.

<u>Present law</u> provides that retailers and developers shall annually attend a commission-approved continuing education course. Provides that the individual license holder is the person required to attend the continuing education course.

<u>Present law</u> provides that the commission shall have the authority to suspend the continuing education requirements, for one or more licensees, if the commission determines it is warranted.

<u>Proposed law</u> retains <u>present law</u>.

<u>Proposed law</u> provides that all retailers and developers shall provide annually along with the license application, a \$50,000 surety bond or post a \$50,000 irrevocable letter of credit with the commission.

<u>Present law</u> provides that any person applying for an original retailer's license or an original developer's license after January 1, 2004, shall submit a financial statement prepared by an independent third-party accounting firm evidencing a minimum net worth of \$50,000 or post a \$50,000 surety bond with the commission.

<u>Proposed law</u> increases the minimum net worth the retailer license applicant is required to show <u>from</u> \$50,000 to \$250,000 or the applicant may post a \$250,000 surety bond.

<u>Present law</u> further provides that each of these persons shall take a class and pass an accompanying test prior to receiving his original license. Provides that the commission shall develop the class and test. Requires the fee for the retailer and developer class and test shall be set by rule and shall not exceed \$100. <u>Proposed law</u> retains <u>present law</u>.

<u>Present law</u> (R.S. 51:912.27) provides the licensure requirements for installers and transporters of manufactured and modular homes and the implementation of an annual license fee and permit sticker fee.

<u>Present law</u> provides that prior to receiving an original license, installers shall attend a certification course and pass an accompanying test. Provides the fee for any course offered by the commission shall be set by rule and shall not exceed \$100.

<u>Present law</u> provides that installers shall attend one continuing education course per year and requires the commission to set continuing education requirements. Authorizes the commission to suspend the continuing education requirement.

<u>Proposed law</u> retains <u>present law</u> and further provides that all installers and transporters shall provide annually along with the license application, a \$25,000 surety bond or post a \$25,000 irrevocable letter of credit with the commission.

Effective August 1, 2024.

(Amends R.S. 51:911.24(J)(2); adds R.S. 51:911.24(J)(3) and 912.27(A)(4))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Commerce</u> to the <u>engrossed</u> bill:

1. Permit a person applying for an original retailer's or developer's license to post a \$250,000 surety bond.