

2026 Regular Session

HOUSE BILL NO. 956

BY REPRESENTATIVE FONTENOT

FIRE PROTECT/FIRE MARSHAL: Provides relative to fireworks

1 AN ACT

2 To amend and reenact R.S. 51:650(23), (24), (26), and (28), 651.1(B), 655(C)(3) and (8),
3 (E), (G), and (H)(1), and 656(C) and (E), to enact R.S. 51:656(F), and to repeal R.S.
4 51:650(6) and (27) and 655(D), relative to fireworks; to provide for definitions; to
5 classify which items may be sold to the public; to provide for licensing and
6 permitting requirements; to provide for fees; and to provide for related matters.

7 Be it enacted by the Legislature of Louisiana:

8 Section 1. R.S. 51:650(23), (24), (26), and (28), 651.1(B), 655(C)(3) and (8), (E),
9 (G), and (H)(1), and 656(C) and (E) are hereby amended and reenacted and R.S. 51:656(F)
10 is hereby enacted to read as follows:

11 §650. Definitions

12 As used in this Part, the following terms have the meanings ascribed to them
13 in this Section unless the context clearly indicates otherwise:

14 * * *

15 (23) "Proximate display" includes ~~all indoor displays and means a~~
16 ~~pyrotechnic public display involving the ignition of Fireworks 1.3G or Fireworks~~
17 ~~1.4G for public viewing, where the audience is closer to the pyrotechnic devices than~~
18 ~~permitted by NFPA 1123 Code of Fireworks Display. The term does not include the~~
19 ~~use of Fireworks 1.4G by a retail consumer for private or personal viewing. any~~
20 ~~indoor display or a pyrotechnic public display for public viewing where the audience~~

1 is closer to the pyrotechnic devices than permitted by NFPA 1123 and governed by
2 NFPA 1126 and NFPA 1124.

3 (24) "Public display" means the ~~display of 1.4S, 1.4G, or 1.3G fireworks,~~
4 ~~including fireworks not listed as permissible in R.S. 51:651, used for any purpose~~
5 ~~relating to the amusement of the general public~~ use of 1.4S, 1.4G, or 1.3G fireworks
6 for the public's amusement, governed by NFPA 1123 and NFPA 1124 requirements.

7 "Public display" does not include a retail consumer's use of 1.4G fireworks for
8 private viewing.

9 * * *

10 (26) "Pyrotechnic operator" means an individual skilled through experience
11 and examination and licensed by the office of state fire marshal to safely assemble,
12 discharge, and supervise public displays of 1.3G or 1.4G fireworks. who, by
13 experience and examination, has demonstrated the necessary skill and ability for
14 safely assembling, discharging, and supervising public displays of Fireworks 1.3G.

15 (28) "Pyrotechnic special effects operator" means an individual ~~who, by~~
16 ~~experience and examination, has demonstrated the necessary skill and ability for~~
17 ~~safely assembling, discharging, and supervising proximate displays of Fireworks~~
18 ~~1.3G, 1.4G, and 1.4S.~~ skilled through experience and examination and licensed by
19 the office of state fire marshal to safely assemble, discharge, and supervise
20 proximate displays of 1.3G or 1.4G fireworks.

21 * * *

22 §651.1. Possession, sale, or use of certain fireworks prohibited; penalties

23 * * *

24 B. It is unlawful for any person in the state of Louisiana to possess, sell, or
25 use for any purpose whatsoever any of the following items of commercial fireworks:
26 ~~cherry bombs, tubular salutes, two-inch American-made salutes, firecrackers with~~
27 ~~casings the external dimensions of which exceed one and one-half inches in length~~
28 ~~or one-quarter of an inch in diameter, repeating bombs, aerial bombs, torpedoes~~
29 ~~which exceed three-eighths of an inch in diameter, Roman candles larger than ten~~

1 ~~ball, and sky rockets larger than six ounces. It is also unlawful for any person to ship~~
2 ~~into the state of Louisiana any of the above mentioned items for any purpose~~
3 ~~whatsoever. Only items classified as 1.4G fireworks in compliance with APA~~
4 ~~Standard 87-1A may be sold by a properly licensed retailer to the public.~~

5 * * *

6 §655. Public displays; proximate displays; ~~Class C public displays;~~ licenses;
7 permits; fees; adoption of rules and regulations

8 * * *

9 C.

10 * * *

11 (3) A licensee whose license has been expired for two years or more and who
12 makes application for a new license shall retake and pass the written examination to
13 receive a ~~renewed~~ new license.

14 * * *

15 (8) The cost of the pyrotechnic special effects operator license is ~~fifty two~~
16 hundred dollars for a new license and ~~twenty-five~~ one hundred dollars for renewals.

17 E.(1) ~~A person or firm shall not make or perform a public display, proximate~~
18 ~~display, or Class C public display, as defined in this Part, without first obtaining a~~
19 ~~permit from the office of state fire marshal.~~

20 (2) (1) A person or firm ~~desiring~~ applying for a permit for a public display
21 or proximate display may either apply to the office of state fire marshal or to a
22 certified local authority certified ~~under~~ in accordance with the provisions of R.S.
23 40:1563, which application shall be received by either the state fire marshal or the
24 certified local authority at least five days prior to the event. The application shall
25 contain all of the following information:

26 * * *

27 (d) A current certificate of insurance issued to the office of state fire marshal
28 showing general liability coverage in the amount of one million dollars.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 956 Original

2026 Regular Session

Fontenot

Abstract: Provides relative to fireworks.

Present law provides for definitions.

Proposed law amends definitions of "proximate display", "public display", "pyrotechnic operator", and "pyrotechnic special effects operator" and repeals definitions of "Class C public display" and "pyrotechnic operator".

Present law prohibits certain types of fireworks from being possessed, used, or sold in this state.

Proposed law provides that only items classified as 1.4G fireworks in compliance with APA Standard 87-1A may be sold by a properly licensed retailer to the public.

Present law provides that a licensee whose license has been expired for 2 years or more and makes application for a new license shall retake and pass the written examination to receive a renewed license.

Proposed law provides that a licensee in that circumstance shall receive a new license.

Present law provides a fee for a pyrotechnic special effects operator license of \$50 for a new license and \$25 for a license renewal.

Proposed law increases the fees to \$200 for a new license and \$100 for a renewal.

Present law provides for requirements to make a Class C public display and for licensing to make such a display.

Proposed law repeals the requirements for Class C public displays and licensing.

Present law provides requirements for a permit application for a Class C display, public display, or proximate display of fireworks.

Proposed law removes requirements for Class C public displays, and proposed law adds the requirement for public displays or proximate displays a current certificate of insurance issued to the state fire marshal showing general liability coverage in the amount of one million dollars.

Present law provides an application fee for a public display or proximate display permit of \$100, and a \$25 fee for a Class C public display permit.

Proposed law provides for a \$200 fee for public display or proximate display, and a \$100 fee for renewal of that permit. Proposed law removes the fee for a Class C public display.

Present law provides that the state fire marshal may promulgate rules and regulations to regarding public displays, proximate displays, and Class C displays.

Proposed law removes the reference to Class C displays.

Present law provides for a retailer a \$100 fee for a permit to sell fireworks.

Proposed law increases the fee to \$250.

Proposed law makes it unlawful for any person to purchase fireworks from a wholesaler without first obtaining a valid retail permit issued by the state fire marshal.

(Amends R.S. 51:650(23), (24), (26), and (28), 651.1(B), 655(C)(3) and (8), (E), (G), and (H)(1), and 656(C) and (E); Adds R.S. 51:656(F); Repeals R.S. 51:650(6) and (27) and 655(D))