

**Proposed Substitute  
Bill No. 6997**

LCO No. 5727

**AN ACT IMPLEMENTING THE STATE BOARD OF ACCOUNTANCY'S  
RECOMMENDATION TO REDEFINE "ATTEST" AND "REPORT".**

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

1 Section 1. Section 20-279b of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective October 1, 2015*):

3 As used in this section and sections 20-280 to 20-281n, inclusive, as  
4 amended by this act:

5 (1) "Board" means the State Board of Accountancy established by  
6 section 20-280;

7 (2) "Certificate" means a "certified public accountant" certificate  
8 issued either prior to October 1, 1992, or pursuant to section 20-281c or  
9 a "certified public accountant" certificate issued after examination  
10 pursuant to the laws of any other state;

11 (3) "Firm" means any person, proprietorship, partnership,  
12 corporation, limited liability company or association and any other  
13 legal entity which practices public accountancy;

14 (4) "License" means a public accountancy license issued pursuant to  
15 section 20-281b or 20-281d;

16 (5) "Licensee" means the holder of a certificate issued pursuant to  
17 section 20-281c, the holder of a license issued pursuant to section 20-  
18 281b or 20-281d or a holder of a permit to practice public accountancy  
19 issued pursuant to sections 20-281b and 20-281e, as amended by this  
20 act;

21 (6) "Permit" means a permit to practice public accountancy issued to  
22 a firm pursuant to section 20-281e, as amended by this act;

23 (7) "Practicing public accountancy" means performing for the public  
24 or offering to perform for the public for a fee by a person or firm  
25 holding himself or itself out to the public as a licensee one or more  
26 kinds of services involving the use of accounting or auditing skills,  
27 including, but not limited to, the issuance of reports [on financial  
28 statements,] or of one or more kinds of management advisory,  
29 financial advisory or consulting services, or the preparation of tax  
30 returns or the furnishing of advice on tax matters;

31 (8) "Quality review" means any study, appraisal or review of one or  
32 more aspects of the professional work of a person or firm which  
33 practices public accountancy by a person or persons who holds or hold  
34 licenses under section 20-281b or 20-281d or their equivalent under the  
35 laws of any other state and who are not affiliated with the person or  
36 firm being reviewed;

37 (9) "Registration" means the process by which the holder of a  
38 certificate may register his certificate annually and pay a fee of twenty  
39 dollars in lieu of an annual renewal of a license and be entitled to use  
40 the abbreviation "CPA" and the title "certified public accountant"  
41 under conditions and in the manner prescribed by the board by  
42 regulation;

43 (10) "Profession" means the profession of public accountancy;

44 (11) "Report" in reference to any attest or compilation service, means  
45 any opinion, writing [which refers to a financial statement and] or  
46 other form of language that (A) expresses or implies assurance as to

47 the reliability of [said financial statement and includes, but is not  
48 limited to, any writing disclaiming an opinion, when such writing  
49 contains language conventionally understood in the profession to  
50 express or imply assurance as to the reliability of such financial  
51 statement] the attested information or compiled financial statements,  
52 and (B) contains or is accompanied by a statement that expresses or  
53 implies that the person or firm issuing such opinion, writing or other  
54 language has special knowledge or competence in accounting or  
55 auditing, which expression or implication arises from, among other  
56 things, the use of [written] names or titles by the issuer indicating that  
57 the person or firm is an accountant or auditor or from the language of  
58 the report itself. "Report" includes any form of language that disclaims  
59 an opinion when such form of language [which] is conventionally  
60 understood [in the profession to express or] to imply any positive  
61 assurance as to the reliability of [financial statements] the attested  
62 information or compiled financial statements referred to or special  
63 competence on the part of the person or firm issuing such language,  
64 including any other form of language that is conventionally  
65 understood to imply such assurance or special knowledge or  
66 competence;

67 (12) "AICPA" means the American Institute of Certified Public  
68 Accountants;

69 (13) "Attest" means the provision of any of the following financial  
70 statement services:

71 (A) Any audit or other engagement to be performed in accordance  
72 with the Statements on Auditing Standards (SAS);

73 (B) Any review of a financial statement to be performed in  
74 accordance with the Statements on Standards for Accounting and  
75 Review Services (SSARS);

76 (C) Any examination of prospective financial information to be  
77 performed in accordance with the Statements on Standards for  
78 Attestation Engagements (SSAE); [and]

79 (D) Any engagement to be performed in accordance with the  
80 Auditing Standards of the PCAOB; and

81 (E) Any examination, review or agreed upon procedures  
82 engagement to be performed in accordance with the Statements on  
83 Standards for Attestation Engagements (SSAE), other than an  
84 examination as described in subparagraph (C) of this subdivision;

85 (14) "Compilation" means the provision of a service to be performed  
86 in accordance with Statements on Standards for Accounting and  
87 Review Services (SSARS) that is presented in the form of financial  
88 statements that is the representation of management without  
89 undertaking to express any assurance on the statements;

90 (15) "Home office" means the location specified by the client as the  
91 address to which a service described in section 20-281n, as amended by  
92 this act, is directed;

93 (16) "NASBA" means the National Association of State Boards of  
94 Accountancy;

95 (17) "PCAOB" means the Public Company Accounting Oversight  
96 Board;

97 (18) "Practice privilege" means the privilege for a person or firm to  
98 practice public accountancy described in, and subject to the conditions  
99 contained in, sections 20-281e, as amended by this act, and 20-281n, as  
100 amended by this act;

101 (19) "Principal place of business" means the office location  
102 designated by an individual or firm for purposes of sections 20-281e,  
103 as amended by this act, and 20-281n, as amended by this act;

104 (20) "Substantial equivalency" is a determination by the board of  
105 accountancy or its designee that the education, examination and  
106 experience requirements contained in the statutes and administrative  
107 rules of another jurisdiction are comparable to, or exceed, the  
108 education, examination and experience requirements contained in the

109 Uniform Accountancy Act or that an individual certified public  
110 accountant's education, examination and experience qualifications are  
111 comparable to, or exceed, the education, examination and experience  
112 requirements contained in the Uniform Accountancy Act.

113 Sec. 2. Subsection (c) of section 20-281 of the general statutes is  
114 repealed and the following is substituted in lieu thereof (*Effective*  
115 *October 1, 2015*):

116 (c) A permit holder may be granted a waiver from the quality  
117 review requirements under subsection (b) of this section: (1) If it  
118 annually represents to the board that: (A) It does not engage in  
119 financial reporting or attest areas of practice, including audits,  
120 compilations and reviews, (B) it does not intend to engage in such a  
121 practice during the following year, and (C) it will immediately notify  
122 the board if it engages in such practice; (2) for reasons of health; (3)  
123 due to military service; (4) in instances of individual hardship; or (5)  
124 for other good cause as the board may determine. Any such requests  
125 for waivers and any such representations shall be made in writing,  
126 under oath, and upon forms provided by the board. Such requests and  
127 representations shall be made at the time the firm applies for renewal  
128 of its firm permit. Any firm which has been granted a waiver pursuant  
129 to subdivision (1) of this subsection shall immediately notify the board  
130 if it engages in the financial reporting [area] or attest areas of practice  
131 and shall undergo a quality review during the first calendar year after  
132 its initial acceptance of such an engagement.

133 Sec. 3. Subsection (g) of section 20-281e of the general statutes is  
134 repealed and the following is substituted in lieu thereof (*Effective*  
135 *October 1, 2015*):

136 (g) The following firms shall be required to hold a permit issued  
137 pursuant to this section:

138 (1) Any firm with an office in this state performing attest services;

139 (2) Any firm with an office in this state that uses the title "Certified

140 Public Accountant", "CPA", "CPA firm" or other similar title; or

141 (3) Any firm that does not have an office in this state but performs  
142 attest services described in subparagraph (A), (C), [or] (D) or (E) of  
143 subdivision (13) of section 20-279b, as amended by this act, for a client  
144 having its home office in this state.

145 Sec. 4. Subsections (a) and (b) of section 20-281g of the general  
146 statutes are repealed and the following is substituted in lieu thereof  
147 (*Effective October 1, 2015*):

148 (a) A person or a firm which does not hold a valid license and  
149 permit issued under section 20-281b or 20-281d and section 20-281e, as  
150 amended by this act, shall not issue a report on financial statements of  
151 any other person, firm, organization or governmental unit or offer or  
152 render any attest or compilation service. This prohibition does not  
153 apply to an officer, partner or employee of any firm or organization  
154 affixing his signature to any statement or report in reference to the  
155 financial affairs of such firm or organization with any wording  
156 designating the position, title or office that he holds therein; nor  
157 prohibit any act of a public official or employee in the performance of  
158 his duties as such; nor prohibit the performance by any persons of  
159 other services involving the use of accounting skills, including the  
160 preparation of tax returns, management advisory services and the  
161 preparation of financial statements without the issuance of reports  
162 thereon.

163 (b) The prohibition contained in subsection (a) of this section is  
164 applicable to the issuance, by a person or a firm not holding a valid  
165 license and permit, of a report using any language conventionally used  
166 in the profession by licensees [regarding a review of] in reports on  
167 financial statements or any attest service.

168 Sec. 5. Subsection (d) of section 20-281n of the general statutes is  
169 repealed and the following is substituted in lieu thereof (*Effective*  
170 *October 1, 2015*):

171 (d) Any individual who qualifies for practice privileges under this  
172 section who, for any entity with its home office in this state, performs  
173 any of the following services: (1) Any financial statement audit or other  
174 engagement to be performed in accordance with Statements on  
175 Auditing Standards; (2) any review of a financial statement to be  
176 performed in accordance with the Statements on Standards for  
177 Accounting and Review Services; (3) any examination of prospective  
178 financial information, review or agreed upon procedures engagement  
179 to be performed in accordance with Statements on Standards for  
180 Attestation Engagements; or [(3)] (4) any engagement to be performed  
181 in accordance with PCAOB Auditing Standards, may only provide  
182 such services through a firm that has obtained a permit issued under  
183 section 20-281e, as amended by this act.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2015</i>	20-279b
Sec. 2	<i>October 1, 2015</i>	20-281(c)
Sec. 3	<i>October 1, 2015</i>	20-281e(g)
Sec. 4	<i>October 1, 2015</i>	20-281g(a) and (b)
Sec. 5	<i>October 1, 2015</i>	20-281n(d)