GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

FILED SENATE
Mar 20, 2013
S.B. 382
PRINCIPAL CLERK

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SENATE DRS75196-LUf-101 (03/13)

Amend V	eterinary Practice Act/Fees.	(Public)
Senator R	Rabon (Primary Sponsor).	
ND THE INTEMENT ATION. Assembly C CCTION 1 pecial pow	BOARD'S LAWS PERTAINING TO LICENSURE , AND THE CONFIDENTIALITY OF of North Carolina enacts: G.S. 90-186(6) reads as rewritten: ers of the Board.	
The I increa cumu (100% a. b. c. d.	Board may increase the following fees, provided (i) ised more than fifteen percent (15%) within a calendar lative total increases of any fee shall not exceed one (6) of the fee amounts set in this subdivision: Issuance or renewal of a certificate of registration of corporation, in an—the—amount not to—exceedof of dollars (\$150.00). Administering a North Carolina license examination applicants for licensure, certification, and registration amount not to exceedof two hundred fifty dollars (\$2.25 Securing—and administering—national—examination National—Board—Examination—or—the—Clinic Test, Administering competency examinations for a licensure or registration, in amounts directly related the Board. Fees associated with administering national examinations shall be set in rules adopted by the Board Inspection of a veterinary practice facility in an amount seventy five dollars (\$75.00). The amount of one hundled dollars (\$125.00). Issuance or renewal of a license or a limited license amount not to exceed of one hundred fifty dollars (\$125.00). Issuance or renewal of a veterinary faculty certification and the exceed of one hundred fifty dollars (\$125.00). Issuance or renewal of a veterinary faculty certification and the exceed of one hundred fifty dollars (\$125.00).	ono fee shall be ryear and (ii) the hundred percent for a professional one hundred fifty mexamination for ration, in an—the 250.00). Instantial Competency pplicants seeking ed to the—costs to conal competency ard. Sount not to exceed and the deal of the twenty-five means and the 150.00). It is not to exceed and the twenty-five means and the 150.00).
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	THORIZION THE INTERIOR TEMENT ATION. Assembly of CCTION 1 pecial power to the power of the power of the power of the power of the pecial power of the power of th	THORIZING THE NORTH CAROLINA VETERINARY ME ND THE BOARD'S LAWS PERTAINING TO LICENSURE ATEMENT, AND THE CONFIDENTIALITY OF ATION. Assembly of North Carolina enacts: CCTION 1. G.S. 90-186(6) reads as rewritten: Decial powers of the Board. In to the powers set forth in G.S. 90-185 above, the Board may: Set and require fees pursuant to administrative rule for the The Board may increase the following fees, provided (i) increased more than fifteen percent (15%) within a calendar cumulative total increases of any fee shall not exceed one (100%) of the fee amounts set in this subdivision: a. Issuance or renewal of a certificate of registration for a corporation, in an—the—amount not—to—exceedof of dollars (\$150.00). b. Administering a North Carolina license examination applicants for licensure, certification, and registration amount not to exceedof two hundred fifty dollars (\$2.00). c. Securing and administering national examination National—Board—Examination or—the—Clinic Test, Administering competency examinations for a licensure or registration, in amounts directly relate the Board. Fees associated with administering national examinations shall be set in rules adopted by the Board—Inspection of a veterinary practice facility in an amound seventy five dollars (\$75.00)-the amount of one hundred fifty dollars (\$125.00). e. Issuance or renewal of a license or a limited license amount not to exceedof one hundred fifty dollars (\$15.00). Issuance or renewal of a veterinary faculty certinamount not to exceedof one hundred fifty dollars (\$1.00). Issuance or renewal of a veterinary faculty certinamount not to exceedof one hundred fifty dollars (\$1.00).



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- h. Reinstatement of <u>an expired a revoked</u> license, a limited license, a veterinary faculty certificate, a zoo veterinary certificate, a veterinary technician registration, or a professional corporation <u>registrationregistration</u>, in <u>an the amount not to exceed of</u> one hundred dollars (\$100.00).
- i. Issuance or renewal of a veterinary technician registration, in an the amount not to exceed fifty dollars (\$50.00).
- j. Issuance of a veterinary student intern registration, in an the amount not to exceed of twenty-five dollars (\$25.00).
- k. Issuance of a veterinary student preceptee registration, in an the amount not to exceed of twenty-five dollars (\$25.00).
- 1. Late fee for renewal of a license, a limited license, a veterinary technician registration, a veterinary faculty certificate, a zoo veterinary certificate, or a professional corporation registration, in-an the amount not to exceed of fifty dollars (\$50.00).
- m. Issuance of a temporary permit to practice veterinary medicinemedicine, in an-the amount not to exceed of one hundred fifty dollars (\$150.00).
- n. Providing copies, upon request, of Board publications, rosters, or other materials available for distribution from the Board, in an amount determined by the Board that is reasonably related to the costs of providing those copies.

The fees set under this subdivision for the renewal of a license, a limited license, a registration, or a certificate apply to each year of the renewal period.

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SECTION 2. G.S. 90-187.9 reads as rewritten:

"§ 90-187.9. Reinstatement.

Any person whose license is suspended or revoked may, at the discretion of the Board, be relicensed or reinstated at any time without an examination by majority vote of the Board on written application made to the Board showing cause justifying relicensing or reinstatement.

- (a) A person licensed or registered as a veterinary technician under this Article who has had his or her license or registration revoked for failure to apply for renewal may be reinstated at any time within three years following revocation upon filing an application for reinstatement and paying all accrued renewal fees and the reinstatement fee. As a condition of reinstatement, the applicant shall submit proof to the Board that the applicant has earned the continuing education credits required under this Article and rules adopted by the Board for each year the license or registration was revoked.
- (b) A person whose license has been revoked for more than three years for failure to apply for license renewal may qualify for licensure upon filing an application with the Board and meeting the requirements of G.S. 90-187 or G.S. 90-187.3.
- (c) A person whose registration has been revoked for more than three years for failure to apply for registration renewal may qualify for registration upon filing an application with the Board and meeting the requirements of G.S. 90-186(4) and any applicable rules adopted by the Board.
- (d) Subject to conditions as may be imposed by the Board, any person whose license or registration is revoked for reasons other than failure to apply for renewal may, in the Board's discretion, be relicensed or reregistered at any time by majority vote of the Board upon submitting written application to the Board showing cause for justifying relicensure or reregistration."

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SECTION 3. Article 11 of Chapter 90 of the General Statutes is amended by adding the following new section to read:

"§ 90-187.16. Electronic mail names or addresses not a public record.

Notwithstanding G.S. 132-1.10(b)(5) or any other provision of law, identifying information contained in any application, document, communication, or other record received by the Board shall be confidential, shall not be released by the Board, and shall not be considered a public record under Chapter 132 of the General Statutes. For purposes of this section, "identifying information" means electronic mail names or addresses of persons licensed or registered under this Article. A record with identifying information removed or redacted is a public record if it would otherwise be a public record under Chapter 132 of the General Statutes. The presence of identifying information shall not change the nature of the public record. If all other public records requirements are met under Chapter 132 of the General Statutes, the Board shall respond, as promptly as possible, to a public records request even if the records contain identifying information by providing the public records with the identifying information removed or redacted."

SECTION 4. This act is effective when it becomes law.