GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 2107* Finance Committee Substitute Adopted 6/12/08 Third Edition Engrossed 6/18/08

Short Title: Set Fees for 2008 Budget.	
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Sponsors:

Referred to:

May 28, 2008

1	A BILL TO BE ENTITLED
2	AN ACT TO SET THE INSURANCE AND PUBLIC UTILITY REGULATORY
3	FEES, TO IMPOSE A FEE FOR FLOOD HAZARD DETERMINATION FORMS
4	COMPLETED BY LENDERS, TO IMPOSE A STATE JUDICIAL FACILITIES
5	FEE, TO AUTHORIZE THE ISSUANCE OF FORTY MILLION DOLLARS OF
6	SPECIAL INDEBTEDNESS FOR STATE JUDICIAL FACILITIES, TO ADJUST
7	VARIOUS FEES, AND TO EXPAND THE LICENSURE REQUIREMENT FOR
8	HOME CARE SERVICES.
9	The General Assembly of North Carolina enacts:
10	SET INSURANCE REGULATORY FEE
11	SECTION 1.1. The percentage rate to be used in calculating the insurance
12	regulatory charge under G.S. 58-6-25 is five and one-half percent (5.5%) for the 2008
13	calendar year.
14	SECTION 1.2. This section is effective when it becomes law.
15	
16	SET REGULATORY FEE FOR UTILITIES COMMISSION
17	SECTION 2.1. The percentage rate to be used in calculating the public
18	utility regulatory fee under G.S. 62-302(b)(2) is twelve one-hundredths of one percent
19	(0.12%) for each public utility's North Carolina jurisdictional revenues earned during
20	each quarter that begins on or after July 1, 2008.
21	SECTION 2.2. The electric membership corporation regulatory fee imposed
22	under G.S. 62-302(b1) for the 2008-2009 fiscal year is two hundred thousand dollars
23	(\$200,000).
24	SECTION 2.3. This section becomes effective July 1, 2008.
25	
26	ADJUST SECURITIES FILING FEES
27	SECTION 3.1. G.S. 78A-31(a)(4) reads as rewritten:
28	"§ 78A-31. Notice filings for securities covered under federal law.

3

(Public)

1 The Administrator, by rule or order, may require the filing of any of the (a) 2 following documents with regard to a security covered under section 18(b)(2) of the 3 Securities Act of 1933 (15 U.S.C. § 77r(b)(2)): 4 5 A notice filing pursuant to this section shall expire on December 31 of (4)6 each year or some other date not more than one year from its effective 7 date as the Administrator may by rule or order provide. A notice filing 8 of the offer of securities covered under federal law that are to be 9 offered for a period in excess of one year shall be renewed annually by 10 payment of a renewal fee of two hundred fifty dollars (\$250.00) two 11 thousand dollars (\$2,000) and by filing any documents and reports that 12 the Administrator may by rule or order require consistent with this 13 section. The renewal shall be effective upon the expiration of the prior 14 notice period." 15 16 **SECTION 3.2.** This section becomes effective July 1, 2008. 17 18 **NEWBORN SCREENING FEE CHANGES** 19 SECTION 4.1. G.S. 130A-125(c) reads as rewritten: 20 A fee of fourteen dollars (\$14.00) nineteen dollars (\$19.00) applies to a "(c)21 laboratory test performed by the State Public Health Laboratory of Public Health 22 performed pursuant to this section. Fees collected shall remain in the Department to be 23 used to offset the cost of the Newborn Screening Program. The fee for a laboratory test 24 is a departmental receipt of the Department and must be used to offset the cost of the 25 Newborn Screening Program." 26 **SECTION 4.2.** This section becomes effective July 1, 2008. 27 28 HEALTH CARE FACILITY CONSTRUCTION PROJECT FEE INCREASES 29 SECTION 5.1. G.S. 131E-267 reads as rewritten: 30 "§ 131E-267. Fees for departmental review of licensed health care facility or 31 Medical Care Commission bond-financed construction projects. 32 The Department of Health and Human Services shall charge a fee for the (a) 33 review of each health care facility construction project to ensure that project plans and 34 construction are in compliance with State law. The fee shall be charged on a one-time, 35 per-project basis as provided in this section. In no event may a fee imposed under this 36 section exceed two hundred thousand dollars (\$200,000) for any single project. The first 37 seven hundred twelve thousand six hundred twenty-six dollars (\$712,626) in fees 38 collected under this section shall remain in the Division of Health Service Regulation. 39 Additional fees collected shall be credited to the General Fund as nontax revenue and 40 are intended to offset rather than replace appropriations made for this purpose. 41 The fee imposed for the review of a hospital construction project varies (b) 42 depending upon the square footage of the project: 43 Over Up To **Project Fee** θ \$750.00 plus \$0.25 per square foot 44 5.000

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1	5,000	10,000	\$1,500 plus \$0.40 per square foot
2	10,000	20,000	\$2,000 plus \$0.50 per square foot
3	20,000	NA	\$3,000 plus \$0.75 per square foot
4	<u>0</u>	<u>5,000</u>	\$1,500 plus \$0.25 per square foot
5	<u>5,000</u>	<u>10,000</u>	\$3,000 plus \$0.25 per square foot
6	10,000	<u>20,000</u>	\$4,500 plus \$0.45 per square foot
7	20,000	<u>NA</u>	\$6,000 plus \$0.45 per square foot
3	(c) The	fee imposed for the review	v of a nursing home construction project varies
)	depending upo	on the square footage of the	project:
0	Over	Up То	Project Fee
1	0	2,000	\$250.00 plus \$0.15 per square foot
2	2,000	NA	\$250.00 plus \$0.16 per square foot
3	<u>2,000</u>	<u>NA</u>	\$500.00 plus \$0.25 per square foot
4	(d) The	fee imposed for the n	review of an ambulatory surgical facility
5	construction p		on the square footage of the project:
5	Over	Up То	Project Fee
7	0	2,000	\$200.00 plus \$0.15 per square foot
3	2,000	NA	\$250.00 plus \$0.20 per square foot
)	<u>2,000</u>	<u>NA</u>	\$400.00 plus \$0.25 per square foot
)			v of a psychiatric hospital construction projec
1	-	ing upon the square footage	- ·
2	Over	Up То	Project Fee
3	0	5,000	\$200.00 plus \$0.16 per square foot
4	5,000	10,000	\$200.00 plus \$0.25 per square foot
5	10,000	20,000	\$300.00 plus \$0.45 per square foot
6	20,000	NA	\$400.00 plus \$0.45 per square foot
7	<u>0</u>	<u>5,000</u>	\$750.00 plus \$0.25 per square foot
8	<u>5,000</u>	<u>10,000</u>	\$1,500.00 plus \$0.25 per square foot
)	10,000	20,000	\$2,250.00 plus \$0.45 per square foot
)	20,000	NA	<u>\$3,000.00 plus \$0.45 per square foot</u>
1		-	w of an adult care home construction projec
2	-	ing upon the square footage	- ·
	Over	Up To	Project Fee
		2,000	\$175.00 plus \$0.10 per square foot
4	0		
4 5	2,000	NA	\$175.00 plus \$0.20 per square foot
4 5 5	2,000 <u>2,000</u>	NA NA	\$175.00 plus \$0.20 per square foot \$350.00 plus \$0.20 per square foot
4 5 5 7	$\frac{2,000}{2,000}$ (g) The	NA NA	\$175.00 plus \$0.20 per square foot \$350.00 plus \$0.20 per square foot
4 5 5 7 8	$\frac{2,000}{2,000}$ (g) The projects is:	NA <u>NA</u> fee imposed for the revi	\$175.00 plus \$0.20 per square foot \$350.00 plus \$0.20 per square foot ew of the following residential construction
4 5 7 8 9	$\frac{2,000}{2,000}$ (g) The projects is: Residential P	NA <u>NA</u> fee imposed for the revi roject	\$175.00 plus \$0.20 per square foot <u>\$350.00 plus \$0.20 per square foot</u> we of the following residential construction Project Fee
4 5 7 8 9	2,000 2,000 (g) The projects is: Residential P Family Care H	NA <u>NA</u> fee imposed for the revi roject Iomes	\$175.00 plus \$0.20 per square foot <u>\$350.00 plus \$0.20 per square foot</u> we of the following residential construction Project Fee \$200.00 <u>\$225.00</u> flat fee
4 5 7 8 9 0	2,000 2,000 (g) The projects is: Residential P Family Care H ICFR Group H	NA <u>NA</u> fee imposed for the revi roject Iomes Iomes	\$175.00 plus \$0.20 per square foot <u>\$350.00 plus \$0.20 per square foot</u> we of the following residential construction Project Fee \$200.00 <u>\$225.00</u> flat fee \$300.00 <u>\$350.00</u> flat fee
4 5 7 8 9 1 2	2,000 2,000 (g) The projects is: Residential P Family Care H ICFR Group H Group Homes	NA NA fee imposed for the revi roject Iomes Iomes : 1-3 beds	\$175.00 plus \$0.20 per square foot \$350.00 plus \$0.20 per square foot iew of the following residential construction Project Fee \$200.00\$225.00 flat fee \$300.00\$350.00 flat fee \$100.00\$125.00 flat fee
3 4 5 6 7 8 9 0 1 2 3 4	2,000 2,000 (g) The projects is: Residential P Family Care H ICFR Group H	NA <u>NA</u> fee imposed for the revi roject Homes Homes : 1-3 beds : 4-6 beds	\$175.00 plus \$0.20 per square foot \$350.00 plus \$0.20 per square foot we of the following residential construction Project Fee \$200.00\$225.00 flat fee \$300.00\$350.00 flat fee

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1	Other residentia	1:	
2	More than 9 b	eds	\$250.00 <u>\$275.00</u> plus <u>\$0.75</u> <u>\$0.15</u> per
3			square foot of project space."
4	SEC	FION 5.2. Thi	is section becomes effective July 1, 2008.
5			·
6	EXPAND DEF	INITION OF	HOME CARE SERVICES AND INCREASE
7	ANNUAL LIC	ENSE FEES	
8	SEC	FION 6.1. G.S	S. 131E-136 reads as rewritten:
9	"§ 131E-136. I	Definitions.	
10	As used in the	nis Part, unless	otherwise specified:
11	(1)		" means the North Carolina Medical Care Commission.
12	(1a)	"Geographic	service area" means the geographic area in which a
13	~ /		ncy provides home care services.
14	(2)	-	agency" means a private or public organization that
15	. ,		ne care services.
16	(2a)	-	agency director" means the person having administrative
17	. ,		for the operation of the licensed agency site.
18	(2b)		client" means an individual who receives home care
19	× ,	services.	
20	(3)	"Home care	services" means any of the following services and directly
21		related medi	cal supplies and appliances, which are provided to an
22			a place of temporary or permanent residence used as an
23		individual's h	
24		a. Nursii	ng care provided by or under the supervision of a
25			ered nurse; nurse.
26		-	cal, occupational, or speech therapy, when provided to an
27		•	dual who also is receiving nursing services, or any other
28			se therapy services, in a place of temporary or permanent
29			nce used as the individual's home; home.
30			al social services; services.
31		d. In-hor	ne aide services that involve hands-on care to an
32		indivi	dual; individual.
33		e. Infusi	on nursing services; and services.
34		f. Assist	ance with pulmonary care, pulmonary rehabilitation or
35		ventila	ation.
36		<u>g.</u> <u>In-hor</u>	ne companion, sitter, and respite care services provided to
37			ividual.
38		h. Home	maker services provided in combination with in-home
39			anion, sitter, respite, or other home care services.
40			es not include: health promotion, preventative health and
41			health services provided by public health departments;
42			d child health services provided by public health
43			by employees of the Department of Health and Human
44		-	er G.S. 130A-124, or by developmental evaluation centers

1		under contract with the Department of Health and Human Services to
2		provide services under G.S. 130A-124; hospitals licensed under
3		Article 5 of Chapter 131E of the General Statutes when providing
4		follow-up care initiated to patients within six months after their
5		discharge from the hospital; facilities and programs operated under the
6		authority of G.S. 122C and providing services within the scope of
7		G.S. 122C; schools, when providing services pursuant to Article 9 of
8		Chapter 115C; the practice of midwifery by a person licensed under
9		Article 10A of Chapter 90 of the General Statutes; hospices licensed
10		under Article 10 of Chapter 131E of the General Statutes when
11		providing care to a hospice patient; an individual who engages solely
12		in providing his own services to other individuals; incidental health
13		care provided by an employee of a physician licensed to practice
14		medicine in North Carolina in the normal course of the physician's
15		practice; or nursing registries if the registry discloses to a client or the
16		client's responsible party, before providing any services, that (i) it is
17		not a licensed home care agency, and (ii) it does not make any
18		representations or guarantees concerning the training, supervision, or
19		competence of the personnel provided. The term 'sitter' does not
20		include child care facilities licensed in accordance with Chapter 110 of
21		the General Statutes. The term 'respite care' does not include facilities
22		or services licensed in accordance with Chapter 122C of the General
23		Statutes. The terms 'in-home companion', 'sitter', 'homemaker', and
24		'respite care services' do not include (i) services certified or otherwise
25		overseen by the Department as not providing personal care or (ii)
26		services administered on a voluntary basis for which there is not
27		reimbursement from the recipient or anyone acting on the recipient's
28		behalf.
29	(4)	"Home health agency" means a home care agency which is certified to
• •		

- 30 receive Medicare and Medicaid reimbursement for providing nursing 31 care, therapy, medical social services, and home health aide services 32 on a part-time, intermittent basis as set out in G.S. 131E-176(12), and 33 is thereby also subject to Article 9 of Chapter 131E." SECTION 6.2. G.S. 131E-138 reads as rewritten:
- 34
- 35 "§ 131E-138. Licensure requirements.

36 No person or governmental unit shall operate a home care agency without a (a) 37 license obtained from the Department. Nothing in this Part shall be construed to extend 38 or modify the licensing of individual health professionals by the licensing boards for 39 their professions or to create any new professional license category.

- 40
- Repealed by Session Laws 1991, c. 59, s. 1. (b)

41 An application for a license shall be available from the Department, and each (c) 42 application filed with the Department shall contain all information requested by the 43 Department. A license shall be granted to the applicant upon a determination by the 44 Department that the applicant has complied with the provisions of this Part and the rules

promulgated by the Commission under this Part. The Department shall charge the 1 2 applicant a nonrefundable annual license fee in the amount of three hundred fifty dollars 3 (\$350.00). four hundred dollars (\$400.00). 4 The Department shall renew the license in accordance with the rules of the (d)5 Commission. 6 (e) Each license shall be issued only for the premises and persons named in the 7 license and shall not be transferable or assignable except with the written approval of 8 the Department. 9 (f) The license shall be posted in a conspicuous place on the licensed premises. 10 (g) The Commission shall adopt rules to ensure that a home care agency shall be 11 deemed to meet the licensure requirements and issued a license without further review 12 or inspection if: (i) the agency is already certified or accredited by the Joint Commission 13 on Accreditation of Health Care Organizations, National League for Nursing, National Home Caring Council, North Carolina Accreditation Commission for In-Home Aide 14 15 Services, or other entities recognized by the Commission and (ii) the agency is certified or accredited for all of the home care services that it provides; or (iii) in the case of 16 17 continuing care retirement communities licensed by the North Carolina Department of 18 Insurance under Article 64 of Chapter 58 which also have nursing beds licensed by the 19 Department of Health and Human Services under Article 6 of Chapter 131E, the 20 Department certifies, as part of its licensure review or survey of the nursing beds, that 21 the facility also meets all of the rules and regulations adopted by the Commission 22 pursuant to this Part. The Department may, at its discretion, determine the frequency 23 and extent of the review and inspection of home health agencies already certified as 24 meeting federal requirements, but not more frequently than on an annual basis for 25 routine reviews." 26 SECTION 6.3. The North Carolina Medical Care Commission may adopt 27 rules to implement Section 6.1 of this section. 28 **SECTION 6.4.** Section 6.1 of this section becomes effective January 1, 29 2010. Section 6.2 of this section becomes effective July 1, 2009. The remainder of this 30 section is effective when it becomes law. 31

32 CHANGES TO ASBESTOS CONTAINING MATERIAL REMOVAL PERMIT 33 FEES

SECTION 7.1. G.S. 130A-450 reads as rewritten:

35 "§ 130A-450. Asbestos containing material removal permit fees.

36 The Department shall establish and collect an application fee for asbestos containing 37 material removal permits to support the asbestos hazard management program. An 38 applicant for a permit must indicate whether the asbestos is to be removed as part of a 39 renovation or a demolition. The fee shall not for a permit cannot exceed one percent 40 (1%) of the contracted price or twenty cents (\$.20) per square foot or linear foot of 41 asbestos containing material to be removed, whichever is greater. If the asbestos is to be 42 removed as part of a demolition, the maximum fee is five thousand dollars (\$5,000)." 43 **SECTION 7.2.** This section becomes effective July 1, 2008.

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1		DEVELOPMENT FUND/FOREST PRODUCTS ASSESSMENT
2	RATES	SECTION 9.1 C.S. 112A 102(a) thereas $h \in C$ S. 112A 102(a) are respected.
3		SECTION 8.1. G.S. 113A-192(c) through G.S. 113A-192(e) are repealed.
4		SECTION 8.2. G.S. 113A-194(b) reads as rewritten:
5		The assessment levied on primary forest products shall be at the following
6	rates:	
7		(1) Fifty cents (50ϕ) Seventy-five cents (75ϕ) per thousand board feet for
8		softwood sawtimber, veneer logs and bolts, and all other softwood
9		products normally measured in board feet;
10		(2) Forty cents (40ϕ) Sixty cents (60ϕ) per thousand board feet for
11		hardwood and bald cypress sawtimber, veneer, and all other hardwood
12		and bald cypress products normally measured in board feet;
		A V
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		-
		SECTION 8.3. This section becomes effective July 1, 2008.
		SECTION 9.1. G.S. 143-215.50 is amended by adding a new subsection to
		bank or another lander that obtains a completed Standard Flood Hazard
		-
	· · ·	
		•
		· · · ·
	-	-
41		······································
	JUDICIA	L DEPARTMENT FACILITIES FUND AND FEES
43		
44	read:	
$\begin{array}{c} 13\\ 14\\ 15\\ 16\\ 17\\ 18\\ 19\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ \end{array}$	FEE FOR read: "(h) A Determina for proper to ten dol another to when the l an identif documents record of t is required The Fla credit the produce an	 (3) Twenty cents (20¢)Thirty cents (30¢) per cord for softwood pulpwood and other softwood products normally measured in cords; (4) Twelve cents (12¢) Eighteen cents (18¢) per cord for hardwood pulpwood and other hardwood and bald cypress products normal measured in cords; (5) All material harvested within North Carolina for shipment outside th State for primary processing will be assessed at a percentage of the invoice value. This percentage will be established to yield rates eque to those if the material were processed within the State." SECTION 8.3. This section becomes effective July 1, 2008. R FLOODPLAIN MAP USE SECTION 9.1. G.S. 143-215.56 is amended by adding a new subsection bank or another lender that obtains a completed Standard Flood Haza tion Form, required under 12 C.F.R. 208.25(f), in the course of making a loa ty located in North Carolina is subject to a charge set by the Department of the lender obtains the completed form. To pay the charge, the lender must acqui ying digital stamp from the Department and record the stamp with the stort he loan as evidence of payment of the charge. The lender must keep the digital stamp applied to a completed form for the period of time the lend to keep the form under 12 C.F.R. § 208.25(f). ood Map Fund is established as a special revenue fund. The Department muproceeds of the charge to the fund. Revenue in the fund may be used only and maintain flood insurance rate maps."

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1	"(2a)	For the maintenance renovation construction and	purchase of State
1 2	<u>(2a)</u>	For the maintenance, renovation, construction, and indicial facilities, the sum of five dollars (\$5.00). On	-
2 3		judicial facilities, the sum of five dollars (\$5.00). One	
3 4		this sum must be credited to the Court Information	
4 5		The remainder must be credited to the Judicial Dep Fund."	bartment racinties
5 6	SECT	FUND: G.S. 7A-305 is amended by adding a not	ow subdivision to
7	read:	TON 10.2. O.S. /A-303 is amended by adding a no	ew subdivision to
8	"(1a)	For the maintenance, renovation, construction, and	nurchase of State
9	<u>(1a)</u>	judicial facilities, the sum of five dollars (\$5.00). One	*
10		this sum must be credited to the Court Information	
10		The remainder must be credited to the Louir Information	
12		Fund. "	<u>artificitt i defitties</u>
12	SECT	FION 10.3. G.S. 7A-306 is amended by adding a no	ew subdivision to
14	read:		
15	"(1a)	For the maintenance, renovation, construction, and	purchase of State
16	<u>(14)</u>	judicial facilities, the sum of five dollars (\$5.00). One	-
17		this sum must be credited to the Court Information	
18		The remainder must be credited to the Judicial Dep	
19		Fund. "	
20	SECT	\mathbf{FION} 10.4. G.S. 7A-307 is amended by adding a not	ew subdivision to
21	read:		
22	" <u>(1a)</u>	For the maintenance, renovation, construction, and	purchase of State
23		judicial facilities, the sum of five dollars (\$5.00). One	e dollar (\$1.00) of
24		this sum must be credited to the Court Information	Technology Fund.
25		The remainder must be credited to the Judicial Dep	partment Facilities
26		<u>Fund.</u> "	
27		FION 10.5. G.S. 7A-343.2 reads as rewritten:	
28		ourt Information Technology Fund.	
29		<u>– The Court Information Technology Fund is estable</u>	
30		nent as a nonreverting, interest bearing special reven	
31		venue in the Fund at the end of a fiscal year does not	
32		er investment income earned by the Fund shall be cree	dited accrues to it.
33		ts of the following revenues:	
34	<u>(a)</u>	All moneys collected by the Director pursuant to G.	
35		G.S. 7A 49.5 shall be remitted to the State Treasure	er and held in this
36	(1)	Fund. <u>G.S. 7A-49.5.</u>	
37	<u>(b)</u>	State judicial facilities fees credited to the Fund up	nder G.S. /A-304
38	(1 -) I 1	through G.S. 7A-307.	:4: f 1
39 40		- Money in the fund derived from State judicial facil	
40		e, maintain, and operate the judicial and county of the fund shall All other monies in the fund	
41 42		ys in the Fund shall <u>All other monies in the fund</u> the otherwise available to the Judicial Department for	
42 43		ds otherwise available to the Judicial Department for office automation needs.	
ч Ј	and and		

1	(c) <u>Report. – The Director shall-must report by August 1 and February 1 of each</u>
2	year to the Joint Legislative Commission on Governmental Operations, the Chairs of the
3	Senate and House Appropriations Committees, and the Chairs of the Senate and House
4	Appropriations Subcommittees on Justice and Public Safety Safety. The report must
5	include the following:
6	(1) on all moneys collected and deposited in Amounts credited in the
7	preceding six months to the Fund Fund.
8	(2) Amounts expended in the preceding six months from the Fund and the
9	purposes of the expenditures.
10	(3) Proposed and on the proposed expenditure of expenditures of those the
11	collected during the preceding six months funds."
12	SECTION 10.6. Section 14.16 of S.L. 2007-323 is repealed.
13	SECTION 10.7. Article 29 of Chapter 7A of the General Statutes is
14	amended by adding a new section to read:
15	" <u>§ 7A-343.4. Judicial Department Facilities Fund.</u>
16	(a) Fund. – The Judicial Department Facilities Fund is established within the
17	Judicial Department as a special revenue fund. Interest and other investment income
18	earned by the Fund accrues to it. The Fund consists of the State judicial facilities fees
19	credited to the Fund under G.S. 7A-304 through G.S. 7A-307.
20	(b) Use. – Money in the Fund must be used to purchase, construct, renovate,
21	repair, or maintain land and facilities for use by the Judicial Department or to retire debt
22	incurred under Article 9 of Chapter 142 of the General Statutes for one of these
23	purposes. Money in the Fund may be expended only upon an act of appropriation by the
24	General Assembly.
25	(c) Report. – The Director must report by August 1 and February 1 of each fiscal
26	year to the Joint Legislative Commission on Governmental Operations, the Chairs of the
27	Senate and House Appropriations Committees, and the Chairs of the Senate and House
28	Appropriations Subcommittees on Justice and Public Safety. The report must include
29	the following:
30	(1) Amounts credited in the preceding six months to the Fund.
31	(2) Amounts expended in the preceding six months from the Fund and the
32	purposes of the expenditures.
33	(3) Proposed expenditures of the funds."
34	SECTION 10.8. In accordance with G.S. 142-83, this section authorizes the
35	issuance or incurrence of special indebtedness in the maximum aggregate principal
36	amount of forty million dollars (\$40,000,000) to finance the costs of constructing State
37	judicial facilities located at 901 Corporate Drive, Raleigh, NC, and more particularly
38	described as Phase Two, Tract A of Raleigh Corporate Center, consisting of 17.28 acres
39	and as shown on the map recorded in Map Book 1987, page 720, and Map Book 1990,
40	page 576, of the Wake County Register of Deeds.
41	SECTION 10.9. This section becomes effective July 1, 2008, and applies to
42	all costs assessed or collected on or after that date.
12	

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44 AGENT LICENSING FEE CORRECTION AND CLARIFICATION

1	SECTION 11.1. G.S. 58-33-125 reads as rewritten:
2	"§ 58-33-125. Fees.
3	(a) The following table indicates the annual fees that are required for the
4	respective licenses issued, renewed, or cancelled under this Article and Article 21 of
5	this Chapter:
6	Adjuster
7	Adjuster, crop hail only
8	Agent appointment cancellation (paid by insurer) 10.00
9	Agent appointment, individual
10	Agent appointment, Medicare supplement and
11	long-term care, individual
12	Agent appointment, Medicare supplement and
13	long term care, nonindividual
14	Agent, overseas military
15	Broker, nonresident
16	Broker, resident
17	Business entity
18	Limited representative
19	Limited representative cancellation (paid by insurer)
20	Motor vehicle damage appraiser
21	Surplus lines licensee, corporate
22	Surplus lines licensee, individual
23	These fees are in lieu of any other license fees. Fees paid by an insurer on behalf of a
24	person who is licensed or appointed to represent the insurer shall be paid to the
25	Commissioner on a quarterly or monthly basis, in the discretion of the Commissioner.
26	(b) Whenever a temporary license is issued under this Article, the fee shall be at
27	the same rate as provided in subsection (a) of this section; and any amounts so paid for a
28	temporary license may be credited against the fee required for an appointment by the
29	sponsoring company.
30	(c) Any person who is not registered licensed and who is required by law or
31	administrative rule to secure a license shall, upon application for registration, licensing,
32	pay to the Commissioner a fee of fifty dollars (\$50.00). If additional licensing for other
33	kinds of insurance is requested, a fee of fifty dollars (\$50.00) shall be paid to the
34	Commissioner upon application for registration licensing for each additional kind of
35	insurance.
36	In addition to the fees prescribed by this subsection, any person applying for a
37	supplemental license to sell Medicare supplement and long-term care insurance policies
38	shall pay an additional fee of fifty dollars (\$50.00) upon application for registration
39	licensing for those kinds of insurance.
40	(d) The requirement for an examination, prelicensing education, continuing
41	education, or a registration fee does not apply to agents for domestic farmers' mutual
42	assessment fire insurance companies or associations who solicit and sell only those
43	kinds of insurance specified in G.S. 58-7-75(5)d for such those companies or
44	associations.

1	(e) A resident licensee may obtain a duplicate photo-bearing license at times and
2	places within this State that the Commissioner considers necessary and reasonable to
3	serve the convenience of both the Commissioner and the licensee. The Commissioner
4	may contract directly with persons for processing of duplicate photo-bearing licenses,
5	and the contract shall not be subject to Article 3 of Chapter 143 of the General Statutes.
6	The Commissioner may charge a reasonable fee for duplicating a photo-bearing license
7	in an amount that offsets the costs to the Department of duplicating the license,
8	including costs associated with any contract entered into pursuant to this subsection.
9	(f) Repealed by Session Laws 2007-507, s. 7, effective January 1, 2008, and
10	applicable to fees or charges due, and actions occurring, on or after that date.
11	(g) All fees prescribed by this section are nonrefundable. <u>The fees in subsection</u>
12	(a) of this section are in lieu of any other license fees. The fee for an individual agent
13	appointment under subsection (a) of this section applies to each license.
14	(h) Fees paid by an insurer on behalf of a person who is licensed or appointed to
15	represent the insurer are payable to the Commissioner when billed. Billing of insurers
16	for renewal fees must be on an annual basis. Billing for licensing and appointment fees
17	other than annual renewal fees are payable at the time of licensure or appointment,
18	daily, monthly, or quarterly, as determined by the Commissioner. An electronic
19	payment made through the NAIC or an affiliate of NAIC is considered a payment to the
20	Commissioner."
21	SECTION 11.2. This section becomes effective January 1, 2009, and applies
22	to fees billed on or after that date.
23	
24	RESCUE SQUAD WORKERS' RELIEF FUND
25	SECTION 12.1. G.S. 58-88-30 reads as rewritten:
26	"§ 58-88-30. Administration costs.
27	The Association shall withhold ten percent (10%)twelve percent (12%) from the
28	money received pursuant to G.S. 20-183.7(c) for the administration of the Fund. The
29	Commissioner of Insurance shall withhold two percent (2%) from the money received
30	pursuant to G.S. 20-183.7(c) for the administration of the Fund."
31	SECTION 12.2. This section becomes effective October 1, 2008.
32	
33	EFFECTIVE DATE
34	SECTION 13. Except as otherwise provided, this act is effective when it
35	becomes law.