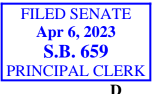
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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SENATE BILL DRS45295-NBf-54A

Short Title:	Optometry Practice Mods.	(Public)
Sponsors:	Senators Burgin, Krawiec, and Corbin (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT MAKING VARIOUS MODIFICATIONS TO THE LAWS OF OPTOMETRY.

3 The General Assembly of North Carolina enacts:

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SECTION 1. G.S. 90-118.10 reads as rewritten:

5 "§ 90-118.10. Annual renewal of licenses.

6 Since the laws of North Carolina now in force provided for the annual renewal of any license issued by the North Carolina State Board of Examiners in Optometry, it is hereby declared to be 7 8 the policy of this State that all licenses-licenses, primary and branch, heretofore issued by the 9 North Carolina State Board of Examiners in Optometry, or hereafter issued by said Board are subject to annual renewal and the exercise of any privilege granted by any license heretofore 10 11 issued or hereafter issued by the North Carolina State Board of Examiners in Optometry is subject 12 to the issuance on or before the first day of January December 31 of each year of a certificate of 13 renewal of license.

On or before the first day of January December 31 of each year, each optometrist engaged in the practice of optometry in North Carolina shall make application to the North Carolina State Board of Examiners in Optometry and receive from said Board, subject to the further provisions of this section and of this Article, a certificate of renewal of said license.

The application shall show the serial number of the applicant's license, his <u>or her</u> full name, address the address, including the street and the county county, in which he <u>or she</u> has practiced during the preceding year, the date of the original issuance of license to said applicant and such other information as the said Board from time to time may prescribe by regulation.

22 If the application for such renewal certificate, accompanied by the fee required by this Article, 23 is not received by the Board before January 31 January 1 of each year, an additional fee of fifty 24 dollars (\$50.00) shall be charged for renewal certificate. If such application accompanied by the 25 renewal fee is not received by the Board before March 31-January 31 of each year, every person thereafter continuing to practice optometry without having applied for a certificate of renewal 26 shall be guilty of the unauthorized practice of optometry and shall be subject to the penalties 27 28 prescribed by G.S. 90-118.11. If the inactive license is not appropriately renewed by December 31 of that year, that license will expire and not be eligible for renewal. 29

In issuing a certificate of renewal, the Board shall expressly state whether such person, otherwise licensed in the practice of optometry, has been certified to prescribe and use pharmaceutical agents."

33 SECTION 2. G.S. 90-123 reads as rewritten:

34 "**§ 90-123. Fees.**



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	to provide the means of carrying out and enforcing the	-
	devolving upon the North Carolina State Board of	Examiners in Optometry, the
Board is aut	norized to charge and collect the following fees:	
(1) Each application for general optometry examin	nationlicense \$800.00\$1,000
(2) Each general optometry license renewal, which	n fee shall
	be annually fixed by the Board, and not later th	nan December 15
	of each year written notice of the amount of the	e renewal fee
	shall be given to each optometrist licensed to p	practice in this
	State by mailing the notice to the last address of	of record with
	the Board of each such optometrist	
<u>(</u>	2a) Each provisional license	
<u>(</u>	2b) Each renewal of a provisional license	
(3) Each certificate of license to a resident optome	trist desiring to
	change to another state or territory	
(Each license issued to a practitioner of another 	state or
	territory to practice in this State	
(5) Each license to resume practice issued to an op	tometrist who
	has retired from the practice of optometry or w	
	removed from and returned to this State	
(5) Each application for registration as an optomet	ric assistant
	or renewal thereof	
(7) Each application for registration as an optomet	ric technician
	or renewal thereof	
(B) Each duplicate license or application for a b	pranch office license or renewa
	thereof for each branch office	
	ECTION 3. G.S. 90-121.2 reads as rewritten:	
"§ 90-121.2	. Rules and regulations; discipline, suspension	, revocation and regrant of
(ertificate.	
(a) [he Board shall have the power to make, adopt, ar	nd promulgate such rules and
regulations,	including rules of ethics, as may be necessary and p	roper for the regulation of the
practice of	he profession of optometry and for the performance	of its duties. The Board shall
have jurisd	ction and power to hear and determine all compl	laints, allegations, charges of
malpractice	corrupt or unprofessional conduct, and of the violatic	on of the rules and regulations,
0	les of ethics, made against any optometrist licensed	*
The Board	hall also have the power and authority to: (i) refuse	e to issue a license to practice
optometry;	ii) refuse to issue a certificate of renewal of a licen	se to practice optometry; (iii)
	uspend a license to practice optometry; and (iv) in	1 1
measures, co	nsure, or probative terms against a licensee as it deem	s fit and proper; in any instance
	in which the Board is satisfied that such applicant or	licensee: licensee meets any of
the followin	<u>g criteria:</u>	
(7) Is mentally, emotionally, or physically unfit	t to practice optometry or is
	afflicted with such a physical or mental disabil	• •
	to the health and welfare of his patients.	
	incompetency in a court of competent jurisdict	
	by other lawful means shall be conclusive I	
	optometry unless or until such person shall ha	ve been subsequently lawfully
	declared to be mentally competent;	
(declared to be mentally competent;Ta)Is unable to practice optometry with reasonabl	e skill and safety by reason of

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1	<u>reason of any p</u>	physical or mental illness, abnormality	v, or other limiting
2	condition;		
3			
4		scretion, order an applicant or licensee to	
5		cians or physician assistants, or other a	
6		the Board during the pendency of the li	U
7	• • • •	resented against the applicant or license	
8		evidence in a hearing before the Board in	
9 10		dication of mental incompetency in any	
10		ental incompetency by other lawful mean etry, unless or until that applicant or lice	
11		ent. An adjudication or determination of n	
12	• • • •	suance of an order by the Board that the l	
13	-	license to the Board. Failure to comply	
15	this subsection may be considered u		
16		junction with the actions described abov	e, in subsections (a)
17		may make a finding adverse to a licent	
18	withhold imposition of judgment an	d penalty or it may impose judgment and	penalty but suspend
19	enforcement thereof and place the l	icensee on probation, which probation n	hay be vacated upon
20	-	e terms as the Board may impose. The Bo	•
21		rivate letter of concern, and the private re	
22	1	hearing in accordance with G.S. 90-12	
23	• • •	e licensee. The Board may require a li	
24 25		ss; (ii) provide free public or charity set	· · · · ·
25 26	Board for disciplinary costs.	treatment programs; (iv) pay a fine; an	a (v) reimburse the
20 27	"		
28	 SECTION 4. G.S. 90-1	21.6 reads as rewritten:	
20 29		lication of Duty to report judgments,	awards, navments,
30	and settlements.	<u> </u>	·····, F.J,
31	(a) All optometrists license	d or applying for licensure by the Board	d shall report to the
32	Board: Board within 30 days of the		•
33		lpractice judgments or awards affectin	g or involving the
34	optometrist.		
35		n the amount of seventy-five thousand	
36		an incident of alleged medical malp	6
37	0 1	tometrist where the settlement occurred	on or after May 1,
38	2008.		
39 40		in the aggregate amount of seventy-five re related to any one incident of alleged a	
40 41		volving the optometrist not already re	-
42		of this subsection where, instead of a	
43		usand dollars (\$75,000) or more occurrin	
44	•	series of payments made to the same cla	
45		or exceed seventy-five thousand dollars	
46			(+,).
47		tion shall be made to the Board by or	ne of the following
48	methods:	_	
49		d obtaining a delivery receipt.	
50	(2) <u>A designated d</u>	elivery service authorized by G.S. 14	A-1, Rule 4(j) and
51	<u>obtaining a deliv</u>	ery receipt.	

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1	<u>(3)</u>	Emailing the Board at their public email address found on	the Board's website
2		and confirming receipt by the Board via return email.	
3	<u>(d2)</u> Faile	ure to report under this section shall constitute unprofessiona	l conduct and shall
ŀ		discipline under G.S. 90-121.2.	
		ning in this section shall limit the Board from collecting info	ormation needed to
	administer this		
		CTION 5. Article 6 of Chapter 90 of the General Statutes is a	amended by adding
	a new section to $"8 90-121 7$ D) read: uty to report certain other acts or events.	
		ry licensee has a duty to report to the Board any incident	s that the licensee
		eves to have occurred involving any of the following, within	
	about the incide		<u>50 days of learning</u>
	<u>about the nicide</u> (1)	Sexual misconduct of any person licensed by the Board und	der this Article with
	<u>(1)</u>	a patient. Patient consent or initiation of acts or contact by	
		constitute affirmative defenses to sexual misconduct. For	
		subdivision, the term "sexual misconduct" means vaginal	
		sexual act or sexual contact or touching as described in G.S.	•
		misconduct shall not include any act or contact that is for a	
		purpose.	
	(2)	Fraudulent prescribing, drug diversion, or theft of any co	ntrolled substances
		by another person licensed by the Board under this Artic	
		this subdivision, the term "drug diversion" means tran	
		substances or prescriptions for controlled substances to an	
		a. The licensee for personal use.	· •
		b. The licensee's immediate family member, including	ng a spouse, parent,
		child, sibling, and any stepfamily member or in-la	w coextensive with
		the preceding identified relatives.	
		c. Any other person living in the same residence as the	ne licensee.
		c.Any other person living in the same residence as the Any person with whom the licensee is having a sex	xual relationship.
		e. <u>Any individual unless for a legitimate medic</u>	
		individual practitioner acting in the usual course	of his professional
		practice.	
		persons issued a license to practice by the Board under this	
	-	nis section shall constitute unprofessional conduct and sha	all be grounds for
		r <u>G.S. 90-121.2.</u>	
		person who reports under this section in good faith and with	
		e from civil liability. Reports made in bad faith, fraudulently, or	-
	-	ofessional conduct and shall be grounds for discipline under C	
	(d) <u>Rep</u> methods:	orts under this section shall be made to the Board by one	e of the following
		Certified mail and obtaining a delivery receipt.	
	$\frac{(1)}{(2)}$	<u>A designated delivery service authorized by G.S. 1A</u>	-1 Rule $A(i)$ and
	<u>(2)</u>	obtaining a delivery receipt.	-1, Ruic $-4(j)$ and
	(3)	Emailing the Board at their public email address found on	the Board's website
	<u>(5)</u>	and confirming receipt by the Board via return email."	the Dourd's website
	SEC	CTION 6. G.S. 90-127.3 reads as rewritten:	
		opy of prescription furnished on request.	
		licensed or registered under this Chapter shall upon reques	t give each patient
	1	an eye examination a copy of his spectacle prescription. pres	0
	•	ade Commission rules and guidelines. No person, firm or corr	-
		r Article 17 of this Chapter shall fill a prescription or dispens	
	J		

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spectacle lenses, unless the prescription specifically states on its face that the prescriber intends 1 2 it to be for contact lenses and includes the type and specifications of the contact lenses being 3 prescribed. The prescriber shall state the expiration date on the face of every prescription, and 4 the expiration date shall be no earlier than 365 days after the examination date. 5 Any person, firm or corporation that dispenses contact lenses on the prescription of a 6 practitioner licensed under Articles 1 or 6 of this Chapter shall, at the time of delivery of the 7 lenses, inform the recipient both orally and in writing that he return to the prescriber for insertion 8 of the lens, instruction on lens insertion and care, and to ascertain the accuracy and suitability of 9 the prescribed lens. The statement shall also state that if the recipient does not return to the 10 prescriber after delivery of the lens for the purposes stated above, the prescriber shall not be responsible for any damages or injury resulting from the prescribed lens, except that this sentence 11 12 does not apply if the dispenser and the prescriber are the same person. 13 Prescriptions filled pursuant to this section shall be kept on file by the prescriber and the 14 person filling the prescription for at least 24 months after the prescription is filled." 15 **SECTION 7.** Article 6 of Chapter 90 of the General Statutes is amended by adding 16 a new section to read: 17 "§ 90-127.4. Dispensing optometrists. 18 An optometrist may register under this section and with the North Carolina Board of (a) 19 Pharmacy to dispense certain drugs. A registered dispensing optometrist shall not compound 20 medications or dispense controlled substances. A registered dispensing optometrist shall only 21 dispense legend or prescription drugs to their own patients. 22 (b) In order to dispense certain drugs consistent with this section, the dispensing optometrist shall pay the dispensing fee to the North Carolina Board of Pharmacy as set forth in 23 24 G.S. 90-85.24 and comply with the dispensing registration process as set forth in G.S. 90-85.26B. 25 The optometrist shall register with both the North Carolina Board of Pharmacy and the Board 26 and comply with all rules governing dispensing of drugs in accordance with this section. 27 Drugs dispensed under this section shall only be for the diagnosis and treatment of (c) 28 abnormal conditions of the eye and its adnexa." 29 **SECTION 8.(a)** Article 4A of Chapter 90 of the General Statutes is amended by 30 adding a new section to read: "§ 90-85.26B. Registration of dispensing optometrists. 31 32 Each dispensing optometrist who dispenses prescription drugs, for a fee or other charge, shall 33 annually register with the Board on the form provided by the Board and with the licensing board 34 having jurisdiction over the dispensing optometrist. Such dispensing shall comply in all respects 35 with the relevant laws and regulations that apply to pharmacists governing the distribution of 36 drugs, including packaging, labeling, and record keeping. Authority and responsibility for disciplining dispensing optometrists who fail to comply with the provisions of this section are 37 vested in the licensing board having jurisdiction over the dispensing optometrist." 38 39 **SECTION 8.(b)** G.S. 90-85.24 reads as rewritten: 40 "§ 90-85.24. Fees collectible by Board. The Board of Pharmacy shall be entitled to charge and collect not more than the 41 (a) 42 following fees: 43 44 (9) For annual registration as a dispensing physician under G.S. 90-85.21(b), 45 seventy-five dollars (\$75.00); 46 (10)For reinstatement of registration as a dispensing physician, seventy-five 47 dollars (\$75.00); 48 . . . 49 For reinstatement of a registration to dispense devices, deliver medical (19)50 equipment, or both, two hundred dollars (\$200.00).(\$200.00);

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1	<u>(20)</u>	For annual registration as a dispensing optometrist und	ler G.S. 90-127.4,
2		seventy-five dollars (\$75.00);	
3	<u>(21)</u>	For reinstatement of registration as a dispensing of	optometrist under
4		G.S. 90-127.4, seventy-five dollars (\$75.00)."	
5	"		
6	SECT	FION 9. The North Carolina State Board of Examiners in Opt	tometry may adopt
7	temporary rules t	to implement the provisions of this act. The North Carolina B	Board of Pharmacy
8	may adopt tempo	prary rules to implement Section 8 of this act.	
9	SECT	FION 10. This act becomes effective October 1, 2023.	