GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S

SENATE BILL 435

	Short Title:	Amend Dispensing Opticians Laws/Fees.	(Public)			
	Sponsors:	Senators Hartsell and Blue (Primary Sponsors).				
	Referred to:	Health Care.				
		March 27, 2013				
1		A BILL TO BE ENTITLED				
2		AN ACT TO AMEND LAWS PERTAINING TO DISPENSING OPTICIANS AND TO				
3	RAISE THE CEILING ON FEES AUTHORIZED BY THE NORTH CAROLINA STATE					
4	BOARD OF OPTICIANS.					
5	The General Assembly of North Carolina enacts:					
6		ECTION 1. G.S. 90-236.1 reads as written:				
7		Requirements for filling contact lens prescriptions.	11 (*11			
8	-	on, firm or corporation licensed or registered under this Article sh				
9		or dispense lenses, other than spectacle lenses, unless the prescription sp				
10 11		ace that the prescriber intends it to be for contact lenses and includes the	v 1			
11	1	specifications of the contact lenses being prescribed. No person, firm or corporation licensed				
12	under this Article shall fill a prescription beyond the expiration date stated on the face thereof. (a) Separate prescriptions for spectacles and contact lenses shall be issued with the					
13	prescriber's specifications and an expiration date stated on the face of every prescription.					
15	(b) No person, firm, or corporation licensed under this Article shall fill a spectacle or					
16	<u>contact lens prescription beyond the expiration date stated on the face of the prescription.</u>					
17	-	rescriptions filled pursuant to this section shall be kept on file by the prese				
18		ling the prescription for at least 24 months after the prescription is filled.				
19	-	ny person, firm or corporation that dispenses contact lenses on the presc	ription of			
20	a practitioner	licensed under Articles 1 or 6 of this Chapter shall, at the time of deliver	ery of the			
21	lenses, inform	n the recipient both orally and in writing that he the recipient shall retu	irn to the			
22	1	r insertion of the lens, instruction on lens insertion and care, and to asc				
23	•	suitability of the prescribed lens. The statement shall also state that if the	-			
24		Irn to the prescriber after delivery of the lens for the purposes stated a				
25	-	the dispenser shall not be responsible for any damages or injury resulting				
26	-	ns, except that this sentence does not apply if the dispenser and the pres				
27	-	son. The statement shall be signed by the recipient, and the recipien	t and the			
28	-	<u>ll each retain a copy.</u>	1			
29 30		ny person, firm or corporation dispensing, furnishing or supplying contaction commerce or at retail to recipients in this State, other than a practitioner				
30 31		e 1 or Article 6 of this Chapter, is deemed a "dispensing opticia				
31		and is subject to the provisions of this Article."				
33		ECTION 2. G.S. 90-238 reads as rewritten:				
33 34	"§ 90-238.	North Carolina State Board of Opticians created; appointm	ent and			
35	0	alification of members.				
	44					



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The North Carolina State Board of Opticians is created. The Board's duty is to carry out the
purposes and enforce the provisions of this Article. The Board shall consist of seven members
appointed by the Governor as follows:
(1) Five licensed dispensing opticians, each of whom are residents of this State
and shall serve three-year terms;
(2) Two residents of North Carolina who are not licensed as dispensing
opticians, physicians, or optometrists, who shall serve three-year terms.
Each member of the Board shall serve until the member's successor is appointed and
qualifies. No person shall serve on this Board for more than two complete consecutive terms.
Before beginning office, each member of the Board shall take all oaths prescribed for other
State officers in the manner provided by law, which oaths shall be filed in the office of the
Secretary of State. The Governor may remove any member of the Board for good cause shown,
may appoint members to fill unexpired terms, and must make optician appointments from a list
of three nominees for each vacancy submitted by the Board as a result of an election conducted
by the Board each year and open to all licensees. In naming candidates for election, the Board
must ensure that its candidates reflect the composition of the State with regards to gender,
ethnic, racial, and age composition. If the Board fails to fulfill its requirements under this
section, the Governor may appoint a licensed optician to fill a vacancy on the Board."
SECTION 3. G.S. 90-240(e) reads as rewritten:
"(e) The Board may include as part or all of the examination, any nationally prepared
and recognized examination, and will periodically review and validate any exam in use by the
Board. The Board will credit an applicant with the score on any national test taken successfully
completed in the last-three years immediately preceding the examination application, to the
extent such the test may be included in the North Carolina exam."
SECTION 4. G.S. 90-241(a)(4) reads as rewritten:
"(a) The Board shall grant a license without examination to any applicant who:
(4) Has engaged in the practice of opticianry <u>and holds a license for both</u>
spectacles and contact lenses in the other state for four years immediately
preceding the application to the Board.
SECTION 5 C S 00 242 reads as rewritten:
SECTION 5. G.S. 90-243 reads as rewritten:
"§ 90-243. Registration of places of business, apprentices. business and trainees. The Board may adopt rules (i) requiring, as a condition of dispensing, the registration of
places of business where the business engages in the practice of ophthalmic dispensing is
engaged in, or training and (ii) for registration of apprentices and interns who are working
under direct supervision of a licensed optician.optician, optometrist, or ophthalmologist for the
<u>purposes of training.</u> The Board may also require that any information furnished to it as
required by law or regulation be furnished under oath."
SECTION 6. G.S. 90-244 reads as rewritten:
"§ 90-244. Display, use, and renewal of license of or registration.
(a) Every person to whom a license has been granted under this Article shall display the
same in a conspicuous <u>and public</u> part of the office or establishment wherein he is engaged as a
dispensing optician. The Board may adopt regulations concerning the display of registrations of
places of business and of apprentices and interns.
(b) A license issued by the Board automatically expires on the first day of January of
each year. A neense shan be remstated without behatty any additional ree from January r
each year. A license shall be reinstated without penalty any additional fee from January 1 through January 15 immediately following expiration. After January 15, a license shall be
through January 15 immediately following expiration. After January 15, a license shall be reinstated by payment of the renewal fee and a penalty-processing fee of fifty dollars (\$50.00).

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1	(c) A lice	ense may be placed in inactive status by written notificat	ion to the Board. An
2	inactive fee of fit	fty dollars (\$50.00) shall be paid by January 15 of each ye	ar. After January 15,
3	an inactive licent	se can continue to be termed inactive with payment of the	ne inactive fee and a
4	processing fee of	twenty-five dollars (\$25.00). Inactive licenses that remain	in delinquent for one
5	year may not be	returned to active status.	
6	(d) Any l	icensee found practicing with an expired or inactive licens	se is subject to Board
7	disciplinary action		
8		trainee to whom or business to which a registration has	
9		ll display the same in a conspicuous and public pa	
10		herein opticianry is being practiced. Registrations issued	
11		erns, automatically expire on the first day of July of each	
12		oard may adopt regulations concerning the display of regi	istrations in places of
13		apprentices and interns."	
14		TION 7. G.S. 90-245 reads as rewritten:	
15	"§ 90-245. Colle		1, 11,
16		toadministrator of the Board is hereby authorized and e	1
17		on behalf of this Board the fees prescribed by this Article	
18		rer all funds collected or received under this Article, v	
19 20		North Carolina State Board of Opticians, and said func	
20 21	-	the supervision of the Director of the Budget of the Sta	
21	•	ne administration and enforcement of the provisions of the be construed to authorize any expenditure in excess of the	
22		e in the hands of the State Treasurer derived from the fee	
23 24		Article and received by the State Treasurer in the manner	
24 25	1	FION 8. G.S. 90-246 reads as rewritten:	aloiesalu.
23 26	"§ 90-246. Fees.		
20 27	-	ovide the means of administering and enforcing the prov	isions of this Article
28		uties of the North Carolina State Board of Opticians,	
29		rge and collect fees established by its rules not to exceed t	
30	(1)	Each examination	e
31		Each initial <u>or duplicate</u> license	· · · · · · · · · · · · · · · · · · ·
32	(3)	Each renewal of license	
33	(4)	Each license issued to a practitioner of another	<u>,</u>
34	~ /	state to practice in this State	<u>\$200.00</u> \$300.00
35	(5)	Each registration of an optical place of business and render	
36			
37	(6)	Each application for registration as an opticianry	
38		apprentice or intern, and renewals thereof	
39	(7)	Repealed by Session Laws 1997-424, s. 4.	
40	(8)	Each registration of a training establishment	
41	(9)	Each license verification	<u>\$ 10.00.</u> \$50.00
42	<u>(10)</u>	Each inactive license and renewals thereof	
43	Any fee increase	e implemented in rules adopted by the Board shall not	t exceed twenty-five
44		the fee amount set in this section at the time the fee is inc	
45		TION 9. G.S. 90-248 reads as rewritten:	
46		pensation and expenses of Board members and secreta	
47		er of the Board shall receive for his or her services	•
48	-	Board meetings and affairs of the Board only, the a	-
49		S. 138-5 and shall be reimbursed for subsistence, mil	
50 51	expenses incurre	d in the discharge of such duties at the same rates as se	t forth in G.S. 138-6

51 and G.S. 138-7."

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	SEC	TION 10. G.S. 90-249 reads as rewritten:	
"§ 90-249.	. Pow	ers <u>Authority and powers</u> of the Board.	
(a)		oard shall have the power to make rules, no	ot inconsistent with this Article and
~ /		tate of North Carolina, with respect to the	
		th Carolina:	5
	(1)	Misrepresentation to the public.	
	(2)	Baiting or deceptive advertising.	
	(3)	Continuing education of licensees.	
	(4)	Location of registrants in the State.	
	(5)	Registration of established optical places	of business, but no rule restricting
		type or location of a business may be enac	
	(6)	Requiring photographs for purposes of i	
		this Article.	1 5
	(7)	Content of licensure examination and reex	amination.
	(8)	Revocation, suspension, and reinstatem	nent of licenses, probation, and
		reprimands of licensees, and other penaltie	_
	(9)	Fees within the limits of G.S. 90-246.	
	(10)	Accreditation of schools of opticianry.	
	(11)	Registration and training of apprentices an	nd interns.
	(12)	Licenses and examinations pursuant to G.	S. 90-241.
<u>(a1)</u>	The 1	Board may order that any records concern	ing the practice of opticianry and
		plaint received by the Board or an inquiry of	•
		pard shall be produced by the custodian o	
-		pying by representatives of or counsel to t	
		agency employing an optician licensed by the	
		ve years from the date the optician termin	
		cord is closed. An optician licensed by the H	± •
•		ith the Board and its designated representa-	tives in an inquiry or investigation
		nducted by or on behalf of the Board.	
<u>(a2)</u>		Board shall have the power to employ	
-	-	ounsel, subject to G.S. 114-2.3, or clerical	or other special personnel deemed
-		y out the provisions of this Chapter.	:
<u>(a3)</u>		ds, papers, and other documents conta	-
-		on behalf of the Board as a result of an i	• • •
		nnection with certification, licensure, or a	
		c records within the meaning of Chapter ent of charges, notice of hearing, or decisi	
		a public record. Information that identifies	
		sure of services rendered to him by a pers	-
-		deleted from the public record. All othe	
-		nation collected and compiled by or on be	
-		information that identifies a patient who	
		vices rendered to him shall be deleted.	Thas not consented to the public
(b)		gh (d) Repealed by Session Laws 1997-424,	s 5 "
(0)		FION 11. G.S. 90-249.1 reads as rewritten:	5. 5.
"8 90-249		ciplinary actions.	
(a)		Board may suspend, revoke, or refuse to iss	sue, renew, or reinstate any license
· · ·		any application for registration of a bu	-
following:	•	any approacion for registration of a bu	<u>solutions of trained</u> for any of the
10110 101115.	(1)	Offering to practice or practicing as a disp	ensing optician without a license
	(-)	reaction of practice of practice of a disp	

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1 2	(2) Aiding or abetting an unlicensed person in offering to pracas a dispensing optician.	ctice or practicing
3	(3) Selling, transferring, or assigning a license.	
4	(4) Engaging in fraud or misrepresentation to obtain or renew a	a license.
5	(5) Engaging in false or misleading advertising.	
6	(6) Advertising in any manner that conveys or intends to conv	ey the impression
7	that eyes are examined by persons licensed under this	• •
8	places of business registered under this Article.	Ĩ
9	(7) Engaging in malpractice, unethical conduct, fraud, deceit,	gross negligence,
10	incompetence, or gross misconduct.	
11	(8) Being convicted of a crime involving fraud or moral turpitu	ıde.
12	(9) Violating any provision of this Article or the rules adopted	by the Board.
13	(b) In addition or as an alternative to taking any of the actions permi	tted in subsection
14	(a) of this section, the Board may assess a licensee or registrant a civil penalty	of not more than
15	one thousand dollars (\$1,000)two thousand dollars (\$2,000) for the each	violation of any
16	section of this Article. In any case in which the Board is authorized to take a	
17	permitted in subsection (a) of this section, the Board may instead ac	cept an offer in
18	compromise of the charges whereby the accused licensee or registrant shall p	ay to the Board a
19	civil penalty of not more than one thousand dollars (\$1,000).two thousand do	ollars (\$2,000) for
20	each violation. All civil penalties collected by the Board shall be remitted to the	the school fund of
21	the county in which the violation occurred.	
22	(c) In determining the amount of a civil penalty, the Board may consid	ler:
23	(1) The degree and extent of harm caused by the violation to	public health and
24	safety or the potential for harm.	
25	(2) The duration and gravity of the violation.	
26	(3) Whether the violation was willful or reflects a continuing p	
27	(4) Whether the violation involved elements of fraud or decept	ion.
28	(5) Prior disciplinary actions against the licensee.	
29	(6) Whether and to what extent the licensee profited from the v	
30	(d) Any person, including the Board and its staff, may file a complai	
31	alleging that a licensee or registrant committed acts in violation of subse	
32	section. The Board may, without holding a hearing, dismiss the complaint	
33	trivial. Any hearings held pursuant to this section shall be conducted in	accordance with
34	Chapter 150B of the General Statutes.	
35	(e) <u>The costs of disciplinary actions, including investigatory activities</u>	
36	be assessed against any licensee or trainee who or business that consents to or	is found guilty of
37	any violation of this section."	
38	SECTION 12. G.S. 90-250 reads as rewritten:	
39	"§ 90-250. Sale of optical glasses.	
40	No optical glass or other kindred products or instruments of vision-	_
41	fashion, cosmetic, or theatre contact lenses, shall be dispensed, ground ground	
42	connection with a given formula prescribed by a licensed physician or optome	-
43	the supervision of a licensed dispensing optician and in a registered optical	
44 45	office. Provided, however, that the provisions of this section shall not pr	
45 46	corporations from selling completely assembled spectacles without advice	
46 47	selection thereof as merchandise from permanently located or established plac	es of dusiness.
47 48	SECTION 13. G.S. 90-254 reads as rewritten:	
48 40	"§ 90-254. General penalty for violation.	of this Antisla for
49	(a) Any person, firm or corporation who shall violate any provision	of uns Arucle for

49 (a) Any person, firm or corporation who shall violate any provision of this Article for 50 which no other penalty has been provided shall, upon conviction, be fined not more than two hundred dollars (\$200.00) or imprisoned for a period of not more than 12 months, or both, in
the discretion of the court.subject to punishment provided in G.S. 14-3(a)(1).

3 Whenever it appears to the Board that any person, firm or corporation is violating (b) 4 any of the provisions of this Article or of the rules and regulations of the Board promulgated 5 under this Article, the Board may apply to the superior court for a restraining order and 6 injunction to restrain the violation; and the superior courts have jurisdiction to grant the 7 requested relief, irrespective or whether or not criminal prosecution has been instituted or 8 administrative sanctions imposed by reasons of the violation. The venue for actions brought 9 under this subsection shall be the superior court of any county in which such acts are alleged to 10 have been committed or in the county where the defendants in such action reside."

11 **SECTION 14.** This act is effective when it becomes law.