



General Assembly

January Session, 2005

Raised Bill No. 6807

LCO No. 3866

* HB06807INS 032205 *

Referred to Committee on Insurance and Real Estate

Introduced by:
(INS)

AN ACT CONCERNING FEES FOR REQUESTS FOR AGENT APPOINTMENTS.

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

1 Section 1. Subsection (a) of section 38a-11 of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2005*):

4 (a) The commissioner shall demand and receive the following fees:
5 (1) For the annual fee for each license issued to a domestic insurance
6 company, one hundred dollars; (2) for receiving and filing annual
7 reports of domestic insurance companies, twenty-five dollars; (3) for
8 filing all documents prerequisite to the issuance of a license to an
9 insurance company, one hundred seventy-five dollars, except that the
10 fee for such filings by any health care center, as defined in section 38a-
11 175, shall be one thousand one hundred dollars; (4) for filing any
12 additional paper required by law, fifteen dollars; (5) for each certificate
13 of valuation, organization, reciprocity or compliance, twenty dollars;
14 (6) for each certified copy of a license to a company, twenty dollars; (7)
15 for each certified copy of a report or certificate of condition of a
16 company to be filed in any other state, twenty dollars; (8) for

17 amending a certificate of authority, one hundred dollars; (9) for each
18 license issued to a rating organization, one hundred dollars. In
19 addition, insurance companies shall pay any fees imposed under
20 section 12-211; (10) a filing fee of twenty-five dollars for each initial
21 application for a license made pursuant to section 38a-769; (11) with
22 respect to insurance agents' appointments: (A) A filing fee of twenty-
23 five dollars for each request for any agent appointment, except that no
24 filing fee shall be payable for a request for agent appointment by an
25 insurance company domiciled in a state or foreign country which does
26 not require any filing fee for a request for agent appointment for a
27 Connecticut insurance company; (B) a fee of forty dollars for each
28 appointment issued to an agent of a domestic insurance company or
29 for each appointment continued; and (C) a fee of twenty dollars for
30 each appointment issued to an agent of any other insurance company
31 or for each appointment continued, except that no fee shall be payable
32 for an appointment issued to an agent of an insurance company
33 domiciled in a state or foreign country which does not require any fee
34 for an appointment issued to an agent of a Connecticut insurance
35 company; (12) with respect to insurance producers: (A) An
36 examination fee of seven dollars for each examination taken, except
37 when a testing service is used, the testing service shall pay a fee of
38 seven dollars to the commissioner for each examination taken by an
39 applicant; (B) a fee of forty dollars for each license issued; and (C) a fee
40 of forty dollars for each license renewed; (13) with respect to public
41 adjusters: (A) An examination fee of seven dollars for each
42 examination taken, except when a testing service is used, the testing
43 service shall pay a fee of seven dollars to the commissioner for each
44 examination taken by an applicant; and (B) a fee of one hundred
45 twenty-five dollars for each license issued or renewed; (14) with
46 respect to casualty adjusters: (A) An examination fee of ten dollars for
47 each examination taken, except when a testing service is used, the
48 testing service shall pay a fee of ten dollars to the commissioner for
49 each examination taken by an applicant; (B) a fee of forty dollars for
50 each license issued or renewed; and (C) the expense of any

51 examination administered outside the state shall be the responsibility
52 of the entity making the request and such entity shall pay to the
53 commissioner one hundred dollars for such examination and the
54 actual traveling expenses of the examination administrator to
55 administer such examination; (15) with respect to motor vehicle
56 physical damage appraisers: (A) An examination fee of forty dollars
57 for each examination taken, except when a testing service is used, the
58 testing service shall pay a fee of forty dollars to the commissioner for
59 each examination taken by an applicant; (B) a fee of forty dollars for
60 each license issued or renewed; and (C) the expense of any
61 examination administered outside the state shall be the responsibility
62 of the entity making the request and such entity shall pay to the
63 commissioner one hundred dollars for such examination and the
64 actual traveling expenses of the examination administrator to
65 administer such examination; (16) with respect to certified insurance
66 consultants: (A) An examination fee of thirteen dollars for each
67 examination taken, except when a testing service is used, the testing
68 service shall pay a fee of thirteen dollars to the commissioner for each
69 examination taken by an applicant; (B) a fee of two hundred dollars for
70 each license issued; and (C) a fee of one hundred twenty-five dollars
71 for each license renewed; (17) with respect to surplus lines brokers: (A)
72 An examination fee of ten dollars for each examination taken, except
73 when a testing service is used, the testing service shall pay a fee of ten
74 dollars to the commissioner for each examination taken by an
75 applicant; and (B) a fee of five hundred dollars for each license issued
76 or renewed; (18) with respect to fraternal agents, a fee of forty dollars
77 for each license issued or renewed; (19) a fee of thirteen dollars for
78 each license certificate requested, whether or not a license has been
79 issued; (20) with respect to domestic and foreign benefit societies shall
80 pay: (A) For service of process, twenty-five dollars for each person or
81 insurer to be served; (B) for filing a certified copy of its charter or
82 articles of association, five dollars; (C) for filing the annual report, ten
83 dollars; and (D) for filing any additional paper required by law, three
84 dollars; (21) with respect to foreign benefit societies: (A) For each

85 certificate of organization or compliance, four dollars; (B) for each
86 certified copy of permit, two dollars; and (C) for each copy of a report
87 or certificate of condition of a society to be filed in any other state, four
88 dollars; (22) with respect to reinsurance intermediaries: A fee of five
89 hundred dollars for each license issued or renewed; (23) with respect
90 to viatical settlement providers: (A) A filing fee of thirteen dollars for
91 each initial application for a license made pursuant to section 38a-465a;
92 and (B) a fee of twenty dollars for each license issued or renewed; (24)
93 with respect to viatical settlement brokers: (A) A filing fee of thirteen
94 dollars for each initial application for a license made pursuant to
95 section 38a-465a; and (B) a fee of twenty dollars for each license issued
96 or renewed; (25) with respect to viatical settlement investment agents:
97 (A) A filing fee of thirteen dollars for each initial application for a
98 license made pursuant to section 38a-465a; and (B) a fee of twenty
99 dollars for each license issued or renewed; (26) with respect to
100 preferred provider networks, a fee of two thousand five hundred
101 dollars for each license issued or renewed; (27) with respect to rental
102 companies, as defined in section 38a-799, a fee of forty dollars for each
103 permit issued or renewed; and (28) with respect to each duplicate
104 license issued a fee of twenty-five dollars for each license issued.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2005</i>	38a-11(a)

INS *Joint Favorable*