

General Assembly

January Session, 2025

Committee Bill No. 611

LCO No. **4254**

Referred to Committee on GENERAL LAW

Introduced by: (GL)

AN ACT ESTABLISHING A MAXIMUM CHARGE FOR CERTAIN OCCUPATIONAL LICENSES, CERTIFICATIONS, PERMITS AND REGISTRATIONS.

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

Section 1. Subsection (a) of section 20-281c of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective July 1*,
 2025):

(a) The board shall grant the certificate of "certified public
accountant" to any person who meets the good character, education,
experience and examination requirements of subsections (b) to (e),
inclusive, of this section and upon the payment of a fee of [one hundred
fifty] <u>one hundred</u> dollars.

9 Sec. 2. Subsection (g) of section 20-281d of the general statutes is 10 repealed and the following is substituted in lieu thereof (*Effective July 1*, 11 2025):

(g) The board shall charge a fee of [one hundred fifty] <u>one hundred</u>
dollars for the initial issuance and the professional services fee for [class

I] <u>class B</u>, as defined in section 33-182*l*, for each annual renewal of such
license.

16 Sec. 3. Subsection (a) of section 20-292 of the general statutes is 17 repealed and the following is substituted in lieu thereof (*Effective July 1*, 18 2025):

(a) Each licensed architect shall renew his or her license annually.
Pursuant to section 20-289, a licensee shall pay to the department the
professional services fee for [class F] <u>class B</u>, as defined in section 33182*l* and shall submit proof of, or attest to, completion of continuing
education requirements.

Sec. 4. Section 20-305 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

26 Applications for licensure under this chapter shall be on forms 27 prescribed and furnished by the Department of Consumer Protection. 28 The nonrefundable application fee for a professional engineer license 29 shall be eighty dollars. The nonrefundable application fee for an 30 engineer-in-training license shall be seventy-six dollars, which shall 31 accompany the application and which shall include the cost of the 32 issuance of a license. The nonrefundable application fee for a land 33 surveyor license shall be eighty dollars. The nonrefundable application fee for a surveyor-in-training license shall be sixty-four dollars, which 34 35 shall accompany the application and which shall include the cost of the 36 issuance of a license. The initial license fee for a professional engineer 37 license or a land surveyor license shall be [two hundred twenty] one 38 hundred dollars. The application fee for a combined license as 39 professional engineer and land surveyor shall be eighty dollars. The 40 initial license fee for such combined license shall be [two hundred 41 twenty] one hundred dollars.

Sec. 5. Subsection (a) of section 20-306 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025): 45 (a) (1) The Department of Consumer Protection shall notify each 46 person licensed under this chapter of the date of the expiration of such 47 license and the amount of the fee required for its renewal for one year. 48 Such license renewals shall be accompanied by the payment of the 49 professional services fee for [class G] <u>class B</u>, as defined in section 33-50 182l, in the case of a professional engineer license, a professional 51 engineer and land surveyor combined license, or a land surveyor 52 license. The license shall be considered lapsed if not renewed on or 53 before the expiration date.

54 (2) Annual renewal of an engineer-in-training license or a surveyor-55 in-training license shall not be required. Any such license shall remain 56 valid for a period of ten years from the date of its original issuance and, 57 during this time, it shall meet in part the requirements for licensure as a 58 professional engineer or land surveyor. It shall not be the duty of the 59 department to notify the holder of an engineer-in-training license or a 60 surveyor-in-training license of the date of expiration of such license 61 other than to publish it annually in the roster.

(3) Renewal of any license under this chapter or payment of renewal
fees shall not be required of any licensee serving in the armed forces of
the United States until the next renewal period immediately following
the termination of such service or the renewal period following the fifth
year after such licensee's entry into such service, whichever occurs first.
The status of such licensees shall be indicated in the annual roster of
professional engineers and land surveyors.

69 Sec. 6. Subsection (a) of section 20-308 of the general statutes is 70 repealed and the following is substituted in lieu thereof (*Effective July 1*, 71 2025):

(a) The board may, upon application and the payment of a fee of [one
hundred ninety] <u>one hundred</u> dollars to the Department of Consumer
Protection, authorize the department to issue a license as a professional
engineer, or a combined license as a professional engineer and land
surveyor or, upon application and the payment of a fee of [one hundred

77 ninety] one hundred dollars, to issue a license as a land surveyor to any 78 person who holds a certificate of qualification, licensure or registration 79 issued to such person by the proper authority of any state, territory or possession of the United States, or any country, or the National Bureau 80 81 of Engineering Registration, provided the requirements for the licensure 82 or registration of professional engineers or land surveyors under which 83 such license, certificate of qualification or registration was issued shall 84 not conflict with the provisions of this chapter and shall be of a standard 85 not lower than that specified in section 20-302. Upon request of any such applicant the board may, if it determines that the application is in 86 87 apparent good order, authorize the department to grant to such 88 applicant permission in writing to practice engineering or land surveying or both for a specified period of time while such application 89 90 is pending. The board may waive the first part of the examination 91 specified in subdivision (1) of section 20-302 in the case of an applicant 92 for licensure as a professional engineer who holds a certificate as an 93 engineer-in-training issued to him by the proper authority of any state, 94 territory or possession of the United States, provided the requirements 95 under which the certificate was issued do not conflict with the 96 provisions of this chapter and are of a standard at least equal to that 97 specified in said subdivision (1). The board may waive that part of the 98 examination specified in subdivision (3) of section 20-302 relating to the 99 fundamentals of land surveying, in the case of an applicant for licensure 100 as a land surveyor who holds a certificate as a surveyor-in-training 101 issued to him by the proper authority of any state, territory or 102 possession of the United States, provided the requirements under which 103 the certificate was issued do not conflict with the provisions of this 104 chapter and are of a standard at least equal to that specified in said 105 subdivision (3).

Sec. 7. Subsection (f) of section 20-314 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(f) All licenses issued under the provisions of this chapter shall expirebiennially. At the time of application for a real estate broker's license,

111 there shall be paid to the department, for each individual applicant and 112 for each business entity, the sum of [one thousand one hundred thirty] 113 two hundred dollars, and for the biennial renewal thereof, the sum of [seven hundred fifty] two hundred dollars. [, except that for licenses 114 115 expiring on March 31, 2022, a prorated renewal fee shall be charged to 116 reflect the fact that the March 2022, renewal shall expire on November 117 30, 2023.] At the time of application for a real estate salesperson's license, 118 there shall be paid to the department [five hundred seventy] two 119 hundred dollars and for the biennial renewal thereof the sum of [five 120 hundred seventy] two hundred dollars. Six dollars of each such biennial 121 renewal fee shall be payable to the Real Estate Guaranty Fund 122 established pursuant to section 20-324a. A real estate broker's license 123 issued to any business entity shall entitle the designated broker, upon 124 compliance with the terms of this chapter, but without the payment of 125 any further fee, to perform all of the acts of a real estate broker under 126 this chapter on behalf of such business entity. Any license which expires 127 and is not renewed on or before the ninetieth day following the 128 expiration date of such license may be reinstated by the commission or 129 department, in the commission's or department's discretion, provided 130 such license has expired for less than three years and the former licensee 131 (1) attests that such former licensee did not work in this state in the 132 occupation or profession in which such former licensee was licensed while such former licensee's license was lapsed, (2) pays the renewal fee 133 134 due for such license for the year in which such license is reinstated, and 135 (3) completes any continuing education required for such license for the 136 year preceding such reinstatement. If an applicant for reinstatement 137 worked in this state in the occupation or profession in which such 138 applicant was formerly licensed while such license was lapsed, the 139 applicant shall pay all license and late fees due and owing for the lapse 140 period and demonstrate that such applicant has completed all 141 continuing education required for such license for the year preceding 142 such reinstatement. Such late fees shall be assessed for each real estate 143 broker's license in the amount of three hundred seventy-five dollars and 144 for each real estate salesperson's license in the amount of two hundred 145 eighty-five dollars for each year or fraction thereof from the date of 146 expiration of the previous license to the date of payment for 147 reinstatement. If a license has lapsed for at least three years, the former 148 licensee is ineligible for reinstatement under this subsection and may 149 apply for a new license. Notwithstanding any contrary provision of this 150 subsection, a former licensee whose license expired after such former 151 licensee entered military service shall be reinstated without payment of 152 any fee if an application for reinstatement is filed with the commission 153 or department before the third anniversary of such expiration date, and 154 the former licensee provides evidence that is sufficient to demonstrate 155 to the commission or department that such former licensee completed 156 at least six hours of continuing education for such license, including, but 157 not limited to, the mandatory continuing education required for such license, during the calendar year preceding the date on which such 158 159 application for reinstatement is filed. Any such reinstated broker's 160 license shall expire on the next succeeding November thirtieth. Any 161 such reinstated real estate salesperson's license shall expire on the next 162 succeeding May thirty-first.

Sec. 8. Subsection (a) of section 20-333 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

166 (a) To obtain a license under this chapter, an applicant shall have 167 attained such applicant's eighteenth birthday and shall furnish such 168 evidence of competency as the appropriate board or the Commissioner 169 of Consumer Protection shall require. A recommendation for review 170 issued pursuant to section 31-22u shall be sufficient to demonstrate such 171 competency. The applicant shall satisfy such board or the commissioner that such applicant possesses a diploma or other evidence of graduation 172 173 from the eighth grade of grammar school, or possesses an equivalent 174 education to be determined on examination and has the requisite skill 175 to perform the work in the trade for which such applicant is applying 176 for a license and can comply with all other requirements of this chapter 177 and the regulations adopted under this chapter. A recommendation for 178 review issued pursuant to section 31-22u shall be sufficient to 179 demonstrate that an applicant possesses such requisite skill and can 180 comply with all other requirements of this chapter and the regulations 181 adopted under this chapter. For any application submitted pursuant to 182 this section that requires a hearing or other action by the applicable examining board or the commissioner, such hearing or other action by 183 184 the applicable examining board or the commissioner shall occur not 185 later than thirty days after the date of submission for such application. 186 Upon application for any such license, the applicant shall pay to the 187 department a nonrefundable application fee of ninety dollars for a 188 license under subdivisions (2) and (3) of subsection (a) and subdivision 189 (4) of subsection (e) of section 20-334a, or a nonrefundable application 190 fee of [one hundred fifty] one hundred dollars for a license under 191 subdivision (1) of subsection (a), subdivisions (1) and (2) of subsection (b), subdivision (1) of subsection (c) and subdivisions (1), (2) and (3) of 192 193 subsection (e) of section 20-334a. Any such application fee shall be 194 waived for persons who present a recommendation for review issued 195 pursuant to section 31-22u.

196 Sec. 9. Section 20-335 of the general statutes is repealed and the 197 following is substituted in lieu thereof (*Effective July 1, 2025*):

198 Any person who has successfully completed an examination for such 199 person's initial license under this chapter shall pay to the Department of Consumer Protection a fee of [one hundred fifty] one hundred dollars 200 201 for [a contractor's license or a fee of one hundred twenty dollars for any 202 other] such license. Any such initial license fee shall be waived for 203 persons who present a recommendation for review issued pursuant to 204 section 31-22u. All such licenses shall expire annually. No person shall 205 carry on or engage in the work or occupations subject to this chapter 206 after the expiration of such person's license until such person has filed 207 an application bearing the date of such person's registration card with 208 the appropriate board. Such application shall be in writing, addressed 209 to the secretary of the board from which such renewal is sought and 210 signed by the person applying for such renewal. A licensee applying for 211 renewal shall, at such times as the commissioner shall by regulation 212 prescribe, furnish evidence satisfactory to the board that the licensee has 213 completed any continuing professional education required under

214 sections 20-330 to 20-341, inclusive, or any regulations adopted 215 thereunder. The board may renew such license if the application for 216 such renewal is received by the board no later than one month after the 217 date of expiration of such license, upon payment to the department of a 218 renewal fee of [one hundred fifty] <u>one hundred</u> dollars. [in the case of a 219 contractor and of one hundred twenty dollars for any other such 220 license.] For any completed renewal application submitted pursuant to 221 this section that requires a hearing or other action by the applicable 222 examining board, such hearing or other action by the applicable 223 examining board shall occur not later than thirty days after the date of 224 submission for such completed renewal application. The department 225 shall issue a receipt stating the fact of such payment, which receipt shall 226 be a license to engage in such work or occupation. A licensee who has 227 failed to renew such licensee's license for a period of over two years 228 from the date of expiration of such license shall have it reinstated only 229 upon complying with the requirements of section 20-333, as amended 230 by this act. All license fees and renewal fees paid to the department 231 pursuant to this section shall be deposited in the General Fund.

Sec. 10. Subsection (h) of section 20-340d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

(h) The initial fee for a swimming pool builder's license shall be [one
hundred fifty] <u>one hundred</u> dollars and the renewal fee for such license
shall be one hundred dollars. Licenses shall be valid for a period of one
year from the date of issuance.

Sec. 11. Subsection (b) of section 20-340f of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) The initial fee for a residential stair lift technician's license shall be
[one hundred fifty] <u>one hundred</u> dollars and the renewal fee for such
license shall be seventy-five dollars. Licenses shall be valid for a period
of one year from the date of issuance.

246 247 248	Sec. 12. Subsection (b) of section 20-341u of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1</i> , 2025):
249 250	(b) Each application for a certificate of registration under this section shall be accompanied by a fee of [one hundred ten] <u>one hundred</u> dollars.
251 252 253	Sec. 13. Subsection (d) of section 20-341y of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1</i> , 2025):
254 255	(d) The fee for renewal of a certificate shall be [one hundred ten] <u>one hundred</u> dollars.
256 257 258	Sec. 14. Subsection (c) of section 20-349 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1</i> , 2025):
259	(c) Any person desiring to be licensed under this chapter shall apply
260	to the board in writing, on forms which the Department of Consumer
261	Protection shall provide, stating: (1) Such person's name, residence
262	address and business address; (2) a brief description of his
263	qualifications, including the length and nature of his experience; (3) in
264	the case of an apprentice, the name of his employer or supervisor; and
265	(4) such other information as the department may require. Each
266	application for a license as a service dealer shall be accompanied by a
267	fee of [two hundred] <u>one hundred</u> dollars. Each application for a license
268	as a licensed electronics technician, licensed antenna technician or
269 270	licensed radio electronics technician shall be accompanied by a fee of eighty dollars. Each application for a permit as an apprentice shall be
270 271	accompanied by a fee of forty dollars. If a service dealer as an individual
271	is a licensed electronics technician or licensed radio electronics
273	technician, only one license fee shall be charged in the amount of [two
274	hundred] <u>one hundred</u> dollars. All such fees shall be paid to the
275	department.

276 Sec. 15. Subsection (d) of section 20-357m of the general statutes is

277 repealed and the following is substituted in lieu thereof (*Effective July 1*,278 2025):

279 (d) The commissioner shall issue a telecommunications infrastructure 280 layout technician license to any individual who: (1) Completes a college 281 level program or other program of instruction approved by the 282 Department of Consumer Protection that assures industry standards in 283 telecommunications infrastructure design; (2) submits an application 284 pursuant to subsection (c) of this section deemed acceptable by the 285 Commissioner of Consumer Protection; and (3) at the time of 286 application, has held for not less than five years and continues to hold a 287 valid unlimited or limited electrical license issued under the Electrical 288 Work Board or a public service technician certificate of registration 289 issued pursuant to section 20-340b, or has other equivalent experience 290 and training as required for an electrical license, as determined by the 291 commissioner. A license issued pursuant to this subsection is 292 nontransferable. The fee for a telecommunications infrastructure layout 293 technician license is [three hundred fifteen] two hundred dollars. Such 294 license shall be renewed biennially and the renewal fee is [three 295 hundred fifteen] two hundred dollars.

Sec. 16. Subsection (b) of section 20-369a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

299 (b) A qualifying corporation or limited liability company desiring a 300 certificate of registration shall file with the board an application upon a 301 form prescribed by the Department of Consumer Protection, 302 accompanied by an application fee of eighty dollars. Each such 303 certificate shall expire annually and shall be renewable upon payment 304 of a fee of [two hundred] one hundred dollars. If all requirements of this 305 chapter are met, the board shall authorize the department to issue to 306 such corporation or limited liability company a certificate of registration 307 within thirty days after such application, provided the board may refuse 308 to authorize the issuance of a certificate if any facts exist which would 309 entitle the board to suspend or revoke an existing certificate of

310 registration.

Sec. 17. Subsection (a) of section 20-374 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

314 (a) Every licensed landscape architect shall pay an annual license fee 315 to the department. A holder of a valid license who is not engaging in the 316 active practice of the holder's profession in this state and does not desire 317 to register may allow the license to lapse by notifying the board of the 318 holder's intention not to renew the license. After a license has been 319 allowed to lapse or has been suspended, it may be reinstated upon 320 payment of a reinstatement fee and such proof of the landscape 321 architect's qualifications as may be required in the sound discretion of 322 the board. The department shall issue a receipt to each landscape 323 architect promptly upon the payment of the annual fee for a license. The 324 amount of fees prescribed by this chapter is that fixed by the following 325 schedule: (1) The application fee for examination shall be a 326 nonrefundable fee of eighty dollars; (2) the fee for an initial license shall 327 be [two hundred eighty] one hundred dollars; (3) the fee for a duplicate 328 license shall be fifteen dollars; (4) the annual license fee shall be the 329 professional services fee for [class E] <u>class B</u>, as defined in section 33-330 182l; (5) the reinstatement fee for a suspended license shall be two 331 hundred fifty dollars; and (6) the reinstatement fee for a lapsed license 332 shall be one hundred eighty dollars.

Sec. 18. Subsection (b) of section 20-377m of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) Each application for a certificate of registration shall be
accompanied by a fee of [one hundred ninety] <u>one hundred</u> dollars,
provided any architect licensed in this state shall not be required to pay
such fee.

Sec. 19. Subsection (e) of section 20-377s of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 342 2025):

(e) A registered interior designer may apply for renewal of a
certificate of registration. The fee for renewal of such certificate of
registration shall be [one hundred ninety] <u>one hundred</u> dollars,
provided any architect licensed in this state shall not be required to pay
such fee.

Sec. 20. Subsections (b) to (d), inclusive, of section 20-417b of the general statutes are repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

351 (b) Any person seeking a certificate of registration shall apply to the 352 commissioner, online, on a form provided by the commissioner. The 353 application shall include (1) the applicant's name, business street 354 address and business telephone number, (2) the identity of the insurer 355 that provides the applicant with insurance coverage for liability, (3) if 356 such applicant is required by any provision of the general statutes to 357 have workers' compensation coverage, the identity of the insurer that 358 provides the applicant with such workers' compensation coverage, (4) 359 if such applicant is required by any provision of the general statutes to 360 have an agent for service of process, the name and address of such agent, 361 and (5) proof of general liability insurance coverage in an amount not 362 less than twenty thousand dollars, demonstrated by providing the 363 policy number and business name of the insurance provider. Each such 364 application shall be accompanied by a fee of [one hundred twenty] one 365 hundred dollars, except that no such application fee shall be required if 366 such person has paid the registration fee required under section 20-421, 367 as amended by this act, during any year in which such person's 368 registration as a new home construction contractor would be valid.

(c) Certificates issued to new home construction contractors shall not
be transferable or assignable, except when the holder of a certificate,
who is engaged in the business, changes the name or form of such
business.

373 (d) (1) Except as provided in subdivision (2) or (3) of this subsection,

all certificates issued under the provisions of sections 20-417a to 20-417k,
inclusive, shall expire annually on the thirty-first day of March, and the
fee charged for renewal of such a certificate shall be the same as the fee
charged for the original application for such certificate.

(2) No renewal fee is due if a person seeking renewal of a certificate
has paid the registration fee under section 20-427 during any year in
which such person's registration as a new home construction contractor
would be valid.

382 (3) A new home construction contractor that holds a certificate of 383 registration issued in accordance with sections 20-417a to 20-417k, 384 inclusive, that expires on September 30, 2023, shall renew such 385 certificate of registration on or before the renewal date established for 386 the eighteen-month period beginning October 1, 2023, and ending 387 March 31, 2025, and shall pay a prorated renewal fee in the amount of 388 one hundred eighty dollars, a prorated fee due under subsection (b) of 389 section 20-417i in the amount of three hundred sixty dollars and a 390 prorated fee due under subsection (b) of section 20-432 in the amount of 391 one hundred fifty dollars if such new home construction contractor has 392 opted to engage in home improvement under subsection (f) of this 393 section.

Sec. 21. Subsections (b) and (c) of section 20-421 of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective July*1, 2025):

(b) Each application for a certificate of registration as a home
improvement contractor shall be accompanied by a fee of [one hundred
twenty] <u>one hundred</u> dollars, except that no such application fee shall
be required in any year during which such person has paid the
registration fee required under section 20-417b, as amended by this act,
or in any year in which such person's registration as a new home
construction contractor is valid.

404 (c) Each application for a certificate of registration as a salesman shall
405 be accompanied by a fee of [one hundred twenty] <u>one hundred</u> dollars.

Sec. 22. Subsection (d) of section 20-457 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

409 (d) All certificates issued to community association managers under 410 the provisions of sections 20-450 to 20-462, inclusive, shall expire 411 annually on the thirty-first day of January. A holder of a certificate of 412 registration who seeks to renew his or her certificate shall, when filing 413 an application for renewal of the certificate, submit documentation to 414 the department which establishes that he or she has passed any 415 examination and completed any educational coursework, as the case 416 may be, required for certification under this chapter. The fee for renewal 417 of a certificate shall be [two hundred] one hundred dollars.

Sec. 23. Subsection (c) of section 20-492a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

421 (c) All licenses issued under the provisions of this section shall expire
422 biennially and may be renewed upon application and payment to the
423 department of a renewal fee in the amount of [two hundred fifty] two
424 <u>hundred</u> dollars.

Sec. 24. Subsections (a) and (b) of section 20-511 of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective July*1, 2025):

428 (a) In order to obtain an appraiser certification or a provisional 429 license, each person who has met, to the satisfaction of the commission, 430 the minimum requirements established by the commission for such 431 certification or provisional license shall pay to the commission, in 432 addition to the application fee described in subsection (c) of section 20-433 509, an initial fee of [: Three hundred seventy-five dollars in the case of 434 certified appraisers and one hundred dollars in the case of provisional 435 licensees] one hundred dollars.

436 (b) All certifications and provisional licenses issued under the

provisions of sections 20-500 to 20-528, inclusive, shall expire annually
and be subject to renewal. The renewal fee for certifications and
provisional licenses, to be paid to the commission, shall be [: Two
hundred eighty-five dollars in the case of certified appraisers and one
hundred dollars in the case of provisional licensees] <u>one hundred</u>
<u>dollars</u>.

Sec. 25. Section 20-601 of the general statutes, as amended by section
8 of public act 24-73, is repealed and the following is substituted in lieu
thereof (*Effective July 1*, 2025):

446 The department shall collect the following nonrefundable fees:

(1) The fee for issuance of a pharmacist license is [two hundred] <u>one</u>
<u>hundred</u> dollars, payable at the date of application for the license.

449 (2) The fee for renewal of a pharmacist license is one hundred five 450 dollars. Before the commission or commissioner grants a license to an 451 applicant who has not held a license authorized by the commission or 452 commissioner within five years of the date of application, the applicant 453 shall pay the fee required in subdivision (1) of this section. On or before 454 the last day of January, April, July and October in each year, the 455 commissioner shall transfer five dollars of each renewal fee collected 456 pursuant to this subdivision to the pharmacy professional assistance 457 program account established in section 20-638c.

(3) The fee for issuance of a pharmacy license is seven hundred fiftydollars.

460 (4) The fee for renewal of a pharmacy license is one hundred ninety461 dollars.

(5) The late fee for an application for renewal of a license to practice
pharmacy, a pharmacy license or a permit to sell nonlegend drugs is the
amount set forth in section 21a-4.

(6) The fee for notice of a change in officers or directors of a businessentity holding a pharmacy license is sixty dollars for each pharmacy

467 license held. A late fee for failing to give such notice within ten days of468 the change is fifty dollars in addition to the fee for notice.

(7) The fee for filing notice of a change in name, ownership or
management of a pharmacy is ninety dollars. A late fee for failing to give
such notice within ten days of the change is fifty dollars in addition to
the fee for notice.

(8) The fee for application for registration as a pharmacy intern is
sixty-five dollars. On or before the last day of January, April, July and
October in each year, the commissioner shall transfer five dollars of each
fee collected pursuant to this subdivision to the pharmacy professional
assistance program account established in section 20-638c.

(9) The fee for application for a permit to sell nonlegend drugs is onehundred forty dollars.

(10) The fee for renewal of a permit to sell nonlegend drugs is onehundred dollars.

(11) The late fee for failing to notify the department of a change of
ownership, name or location of the premises of a permit to sell
nonlegend drugs within five days of the change is twenty dollars.

(12) The fee for issuance of a nonresident pharmacy certificate ofregistration is seven hundred fifty dollars.

(13) The fee for renewal of a nonresident pharmacy certificate ofregistration is one hundred ninety dollars.

(14) The fee for notice of a change in officers or directors of a business
entity holding a nonresident pharmacy certificate of registration is sixty
dollars for each pharmacy license held. A late fee for failing to give such
notice within ten days of the change is fifty dollars, in addition to the fee
for notice.

494 (15) The fee for filing notice of a change in name, ownership or495 management of a nonresident pharmacy is ninety dollars. A late fee for

496 failing to give such notice within ten days of the change is fifty dollars,497 in addition to the fee for notice.

(16) The fee for application for registration as a pharmacy technicianis one hundred dollars.

500 (17) The fee for renewal of a registration as a pharmacy technician is501 fifty dollars.

(18) The fee for application for designation as an advanced pharmacy
technician is twenty-five dollars, which fee shall be in addition to the fee
required in subdivision (16) of this section.

505 (19) The fee for renewal of a designation as an advanced pharmacy
506 technician is twenty-five dollars, which fee shall be in addition to the fee
507 required in subdivision (17) of this section.

508 (20) The fee for issuance of a temporary permit to practice pharmacy509 is [two hundred] <u>one hundred</u> dollars.

510 (21) The fee for application for registration, and renewal of a 511 registration, as a clerk is twenty-five dollars.

512 Sec. 26. Subsection (b) of section 21a-190e of the general statutes is 513 repealed and the following is substituted in lieu thereof (*Effective July 1*, 514 2025):

515 (b) A fund-raising counsel who at any time has custody or control of 516 contributions from a solicitation shall register with the department. 517 Applications for registration or renewal of a registration as a fund-518 raising counsel shall be in a form prescribed by the commissioner and 519 shall be accompanied by a fee in the amount of [one hundred twenty] 520 one hundred dollars. Each fund-raising counsel shall certify that such 521 application or report is true and correct to the best of the fund-raising 522 counsel's knowledge. Each application shall contain such information as 523 the department shall require. Each registration shall be valid for one 524 year and may be renewed for additional one-year periods. An applicant 525 for registration or for a renewal of registration as a fund-raising counsel

526 shall, at the time of making such application, file with and have 527 approved by the department a bond in a form prescribed by the 528 commissioner, in which the applicant shall be the principal obligor in 529 the sum of twenty thousand dollars, with one or more responsible 530 sureties whose liability in the aggregate as such sureties shall be no less 531 than such sum. The fund-raising counsel shall maintain the bond in 532 effect as long as the registration is in effect. The bond shall run to the 533 state and to any person who may have a cause of action against the 534 principal obligor of the bond for any liabilities resulting from the 535 obligor's conduct of any activities subject to sections 21a-190a to 21a-536 190l, inclusive, or arising out of a violation of said sections or any 537 regulation adopted pursuant to said sections. Any such fund-raising 538 counsel shall account to the charitable organization with which he has 539 contracted for all income received and expenses paid no later than 540 ninety days after a solicitation campaign has been completed, and in the 541 case of a solicitation campaign lasting more than one year, on the 542 anniversary of the commencement of such campaign. Such accounting 543 shall be in writing, shall be retained by the charitable organization for 544 three years and shall be available to the department upon request.

545 Sec. 27. Subsection (a) of section 21a-190f of the general statutes is 546 repealed and the following is substituted in lieu thereof (*Effective July 1*, 547 2025):

548 (a) No person shall act as a paid solicitor unless such person has first 549 registered with the department. Registration shall be in a form 550 prescribed by the commissioner, shall be certified by the paid solicitor 551 as true and correct to the best of the solicitor's knowledge and shall be 552 accompanied by a fee in the amount of [five hundred] one hundred 553 dollars. The application shall contain such information as the 554 department shall require. Each registration shall be valid for one year 555 and may be renewed for additional one-year periods.

556 Sec. 28. (NEW) (*Effective from passage*) (a) Except as provided in 557 subsection (b) of this section and not later than July 1, 2026, the 558 Commissioner of Consumer Protection shall adopt any regulations, in

- accordance with the provisions of chapter 54 of the general statutes, necessary to ensure that any individual who is licensed, certified or permitted by, or registered with, or who seeks a license, certification, permit or registration from, the commissioner or the Department of Consumer Protection is not charged a licensing, certification, permit or registration fee in an amount that is greater than one hundred dollars per license, certification, permit or registration year.
- 566 (b) The provisions of subsection (a) of this section shall not apply to 567 any license, certification, permit or registration issued under title 30 of 568 the general statutes.

This act shal	l take effect as follows an	d shall amend the following			
sections:					
Section 1	July 1, 2025	20-281c(a)			
Sec. 2	July 1, 2025	20-281d(g)			
Sec. 3	July 1, 2025	20-292(a)			
Sec. 4	July 1, 2025	20-305			
Sec. 5	July 1, 2025	20-306(a)			
Sec. 6	July 1, 2025	20-308(a)			
Sec. 7	July 1, 2025	20-314(f)			
Sec. 8	July 1, 2025	20-333(a)			
Sec. 9	July 1, 2025	20-335			
Sec. 10	July 1, 2025	20-340d(h)			
Sec. 11	July 1, 2025	20-340f(b)			
Sec. 12	July 1, 2025	20-341u(b)			
Sec. 13	July 1, 2025	20-341y(d)			
Sec. 14	July 1, 2025	20-349(c)			
Sec. 15	July 1, 2025	20-357m(d)			
Sec. 16	July 1, 2025	20-369a(b)			
Sec. 17	July 1, 2025	20-374(a)			
Sec. 18	July 1, 2025	20-377m(b)			
Sec. 19	July 1, 2025	20-377s(e)			
Sec. 20	July 1, 2025	20-417b(b) to (d)			
Sec. 21	July 1, 2025	20-421(b) and (c)			
Sec. 22	July 1, 2025	20-457(d)			
Sec. 23	July 1, 2025	20-492a(c)			
Sec. 24	July 1, 2025	20-511(a) and (b)			

Sec. 25	July 1, 2025	20-601
Sec. 26	July 1, 2025	21a-190e(b)
Sec. 27	July 1, 2025	21a-190f(a)
Sec. 28	from passage	New section

GL Joint Favorable