Bill No. CS/HB 491 (2015)

Amendment No.2

COMMITTEE/SUBCOMMI ADOPTED ADOPTED AS AMENDED ADOPTED W/O OBJECTION	TTEE ACTION (Y/N) (Y/N) (Y/N)
ADOPTED AS AMENDED ADOPTED W/O OBJECTION	(Y/N)
ADOPTED W/O OBJECTION	
	(V/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	
Committee/Subcommittee	hearing bill: Government Operations
Appropriations Subcommi	ttee
Representative Artiles	offered the following:
Amendment (with ti	tle amendment)
Remove lines 118-2	10 and insert:
(1) All fees shal	l be deposited into the Professional
Regulation Trust Fund o	f the Department of Business and
Professional Regulation	<u>.</u>
(2) The departmen	t, by rule, may establish fees to be paid
for application, examin	ation, reexamination, licensing and
renewal, inactive statu	s application, reactivation of inactive
licenses, and applicati	on for providers of continuing education.
The department may also	establish by rule a delinquency fee.
	OTHER Committee/Subcommittee Appropriations Subcommi Representative Artiles Amendment (with ti Remove lines 118-2 (1) All fees shal Regulation Trust Fund o Professional Regulation (2) The departmen for application, examin renewal, inactive statu

15 Fees shall be based on department estimates of the revenue

16 required to implement the provisions of this part. Fees shall be

17 remitted with the application, examination, reexamination,

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18 licensing and renewal, inactive status application, and 19 reactivation of inactive licenses, and application for providers 20 of continuing education. (3) The application fee shall not exceed \$200 and is 21 22 nonrefundable. The examination fee shall not exceed \$200 plus 23 the actual per applicant cost to the department to purchase the 24 examination, if the department chooses to purchase the 25 examination. The examination fee shall be in an amount that 26 covers the cost of obtaining and administering the examination 27 and shall be refunded if the applicant is found ineligible to 28 sit for the examination. 29 (4) The fee for an initial license shall not exceed \$250. 30 (5) The fee for an initial certificate of authorization 31 shall not exceed \$250. 32 The fee for a biennial license renewal shall not (6) 33 exceed \$500. 34 (7) The fee for application for inactive status shall not 35 exceed \$125. The fee for reactivation of an inactive license shall 36 (8) 37 not exceed \$250. 38 The fee for applications from providers of continuing (9) 39 education may not exceed \$600. 40 (10) The fee for fingerprinting shall be included in the 41 department's costs for each background check. 42 468.85115 Application for license as a property insurance 43 appraisal umpire.-247781 - 491 - Artiles Amendment 2.docx Published On: 4/6/2015 5:09:04 PM

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44	(1) The department shall not issue a license as a property	
45	insurance appraisal umpire to any person except upon written	
46	application previously filed with the department, with	
47	qualification and advance payment of all applicable fees. Any	
48	such application shall be made under oath or affirmation and	
49	signed by the applicant. The department shall accept the uniform	
50	application for a nonresident property insurance appraisal	
51	umpire. The department may adopt revised versions of the uniform	
52	application by rule.	
53	(2) In the application, the applicant shall set forth:	
54	(a) His or her full name, age, social security number,	
55	residence address, business address, mailing address, contact	
56	telephone numbers, including a business telephone number, and e-	
57	mail address.	
58	(b) Proof that he or she has completed or is in the	
59	process of completing any required prelicensing course.	
60	(c) Whether he or she has been refused or has voluntarily	
61	surrendered or has had suspended or revoked a professional	
62	license by the supervising officials of any state.	
63	(d) Proof that the applicant meets the requirements for	
64	licensure as a property insurance appraisal umpire as required	
65	under ss. 468.8511 and 468.8512, and this section.	
66	(e) The applicant's gender.	
67	(f) The applicant's native language.	
68	(g) The applicant's highest achieved level of education.	
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69	(h) All education requirements that the applicant has	
70	completed to qualify as a property insurance appraisal umpire,	
71	including the name of the course, the course provider, and the	
72	2 <u>course completion dates.</u>	
73	(3) Each application shall be accompanied by payment of	
74	any applicable fee.	
75	(4) An applicant must submit a full set of fingerprints to	
76	the department or to a vendor, entity, or agency authorized by	
77	s. 943.053(13). The department, vendor, entity, or agency shall	
78	forward the fingerprints to the Department of Law Enforcement	
79	for state processing, and the Department of Law Enforcement	
80	shall forward the fingerprints to the Federal Bureau of	
81	Investigation for national processing.	
82	(5) Fees for state and federal fingerprint processing and	
83	retention shall be borne by the applicant. The state cost for	
84	fingerprint processing shall be as provided in s. 943.053(3)(b)	
85	for records provided to persons or entities other than those	
86	specified as exceptions therein.	
87	(6) Fingerprints submitted to the Department of Law	
88	Enforcement pursuant to this paragraph shall be retained by the	
89	Department of Law Enforcement as provided in s. 943.05(2)(g) and	
90	(h) and, when the Department of Law Enforcement begins	
91	participation in the program, enrolled in the Federal Bureau of	
92	Investigation's national retained print arrest notification	
93	program. The fingerprints shall be submitted to the Department	
94	of Law Enforcement for a state criminal history record check and	
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95	to the Federal Bureau of Investigation for a national criminal	
96	history check. Any arrest record identified shall be reported	
97	to the department.	
98		
99		
100	TITLE AMENDMENT	
101	Remove line 11 and insert:	
102	department to establish fees; providing for deposit of fees;	
103	providing licensing	
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