GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 565 PROPOSED COMMITTEE SUBSTITUTE H565-PCS30353-SVf-16

Short Title:	Union Fire Fees.	(Local)
Sponsors:		
Referred to:		
March 16, 2009		
A BILL TO BE ENTITLED		
AN ACT TO ALLOW UNION COUNTY TO ADJUST ITS FIRE PROTECTION FEES.		
The General Assembly of North Carolina enacts:		
SECTION 1. G.S. 153A-236(c), as it applies to Union County pursuant to Chapter		
883 of the 1991 Session Laws, as amended by Chapter 61 of the 1995 Session Laws and S.L. 1999-39, reads as rewritten:		
"(c) Fees. – The fees imposed by the county may not exceed the cost of providing fire		
protection services within the district and may be imposed on owners of all real property that		
benefits from the availability of fire protection and on owners of all manufactured or mobile		
homes that benefit from the availability of fire protection; provided, however, that the fees shall		
not be imposed on the North Carolina Department of Transportation for real property owned by		
the Department and used solely for highway purposes. For the purpose of this section, the term		
'fire protection' includes furnishing emergency medical, rescue, and ambulance services to		
protect persons in the district from injury or death. The county shall establish a schedule of fees		
for different classes of property and the fee for each class of property shall be proportional to the estimated cost of providing fire protection services to that class of property. The schedule of		
fees shall include the following classes of property and the fee on each class of property shall		
not not, except as otherwise provided in this section, exceed the following maximums:		
(1)	-	-
()	structures, plus up to five acres of surrou	
	property may not exceed fifty dollars (\$50	0.00) per site per year.
(2)	-	-
	single-family dwelling or manufactured	
	class of property may not exceed two	1 1 1 E
	county may establish a minimum fee for	unimproved land of not more than
(3)	five dollars (\$5.00) per year. An animal production or horticultural of	paration. The fee on this class of
(3)	property may not exceed ten dollars (\$10.	
(4)		· • •
(.)	operation. The fee on this class of prop	*
	(\$50.00) per site per year for com	
	encompassing less than 5,000 square feet	
	per site per year for commercial facili	ties with structures encompassing
	5,000 square feet or more.	



12 883 of the 1991 Session Laws, as amended by S.L. 1995-61, S.L. 1999-39, and this act, expires 13 July 1, 2010. 14

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SECTION 3. This act applies to Union County only.

SECTION 4. This act is effective when it becomes law. 15

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