Z-0643.2			

HOUSE BILL 2309

State of Washington 59th Legislature 2005 Regular Session

By Representative Linville; by request of Office of Financial Management

Read first time . Referred to .

- AN ACT Relating to water right fees; amending RCW 90.03.470; and
- 2 creating a new section.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 NEW SECTION. Sec. 1. The legislature finds that the fees 5 associated with various actions of the department of ecology relating to the processing and administration of water rights are outdated and 6 7 are insufficient even to recover the cost of handling the funds 8 Additionally, water right processing fees are currently 9 collected at three different stages of the water rights process, 10 whereas reducing the number of instances of fee collection to two would increase efficiency and reduce 11 stages οf the process 12 administrative costs. Furthermore, several current statutory fees are 13 archaic or are otherwise covered by other general statutes, including Therefore it is the intention of the 14 the public disclosure act. legislature to update and modernize the fee schedule associated with 15 water right-related actions of the department of ecology. 16
- 17 **Sec. 2.** RCW 90.03.470 and 1993 c 495 s 2 are each amended to read 18 as follows:

p. 1 HB 2309

((Except as otherwise provided in subsection (15) of this section,)) The following fees shall be collected by the department in advance of the requested action:

(1)(a) For the examination of an application for a permit to appropriate water ((or on application to change point of diversion, withdrawal, purpose or place of use)), a minimum fee of ((ten)) fifty dollars((, to be paid)) must be remitted with the application. For ((each second foot between one and five hundred second feet, two dollars per second foot; for each second foot between five hundred and two thousand second feet, fifty cents per second foot; and for each second foot in excess thereof, twenty cents per second foot)) an amount of water exceeding one-half cubic foot per second, the examination fee shall be assessed at the rate of one hundred dollars per cubic foot per second.

(b) For the examination of an application to store water, a fee of two dollars for each acre foot of storage ((up to and including one hundred thousand acre feet, one cent per acre foot, and for each acre foot in excess thereof, one fifth cent per acre foot)) proposed, but not less than fifty dollars must be remitted with the application.

(c) For the examination of an application to change the point of diversion, the point of withdrawal, the purpose of use or the place of use of an existing water right certificate or claim, a minimum of fifty dollars must be remitted with the application. For an application for change involving an amount of water exceeding one cubic foot per second, the total examination fee shall be assessed at the rate of fifty dollars per cubic foot per second. This fee also applies to: A change of the point of withdrawal or the manner of use or the place of use of a ground water permit; to adding points of withdrawal for a ground water permit, certificate, or claim; and to the consolidation of one or more ground water rights exempt from permitting with a ground water certificate or claim. No fee is required for applications to process changes relating to donation of a trust water right to the state, nor is a fee required for processing a change when the department otherwise acquires a trust water right for purposes of improving in stream flows or for other public purposes.

 $\underline{(d)}$ The ((ten)) \underline{fifty} -dollar $\underline{minimum}$ fee payable with the application shall be a credit to ((that)) \underline{the} total amount whenever the fee ((ten)) \underline{fifty}

HB 2309 p. 2

dollars under the ((above schedule)) fees due under this subsection (1) and in such case the further fee due shall be the total computed amount, less ((ten)) fifty dollars. Within five working days from receipt of an application, the department shall notify the applicant by registered mail of any additional fees due under ((the above schedule and any additional fees shall be paid to and received by the department within thirty days from the date of filing the application, or the application shall be rejected)) this subsection.

- (e) The fees provided for in this subsection (1) do not apply to any filings for emergency withdrawal authorizations or temporary drought-related water right changes authorized under RCW 43.83B.410 that are received by the department while a drought condition order issued under RCW 43.83B.405 is in effect.
- (2) ((For filing and recording a permit to appropriate water for irrigation purposes, forty cents per acre for each acre to be irrigated up to and including one hundred acres, and twenty cents per acre for each acre in excess of one hundred acres up to and including one thousand acres, and ten cents for each acre in excess of one thousand acres; and also twenty cents for each theoretical horsepower up to and including one thousand horsepower, and four cents for each theoretical horsepower in excess of one thousand horsepower, but in no instance shall the minimum fee for filing and recording a permit to appropriate water be less than five dollars. For all other beneficial purposes the fee shall be twice the amount of the examination fee except that for individual household and domestic use, which may include water for irrigation of a family garden, the fee shall be five dollars.
- (3) For filing and recording any other water right instrument, four dollars for the first hundred words and forty cents for each additional hundred words or fraction thereof.
- (4) For making a copy of any document recorded or filed in his office, forty cents for each hundred words or fraction thereof, but when the amount exceeds twenty dollars, only the actual cost in excess of that amount shall be charged.
- (5) For certifying to copies, documents, records or maps, two dollars for each certification.
- (6) For blueprint copies of a map or drawing, or, for such other work of a similar nature as may be required of the department, at actual cost of the work.

p. 3 HB 2309

(7))) For ((granting)) applying for each extension of time for beginning construction work under a permit to appropriate water, ((an amount equal to one half of the filing and recording fee, except that the minimum fee shall be not less than five dollars for each year that an extension is granted, and for granting an extension of time)) for completion of construction work, or for completing application of water to a beneficial use, ((five dollars for each year that an extension is granted)) a fee of fifty dollars must accompany the application. These fees also apply to similar extensions of time requested under a change or transfer authorization.

((+8))) (3) For the inspection of any hydraulic works to insure safety to life and property, the actual cost of the inspection, including the expense incident thereto.

((+9))) (4) For the examination of plans and specifications as to safety of controlling works for storage of ten acre feet or more of water, a minimum fee of ten dollars, or the actual cost.

 $((\frac{10}{10}))$ (5) For recording an assignment either of a permit to appropriate water or of an application for such a permit, a fee of $(\frac{10}{10})$ fifty dollars.

 $((\frac{11}{1}))$ <u>(6)</u> For preparing and issuing all water right certificates, $((\frac{11}{1}))$ <u>a fee of fifty</u> dollars.

 $((\frac{12}{12}))$ <u>(7)</u> For filing and recording a <u>formal</u> protest against granting any application, $((\frac{12}{12}))$ <u>a fee of fifty</u> dollars. <u>No fee is required to submit a comment, by mail or otherwise, regarding an application.</u>

(((13))) (8) For filing an application to amend a water right claim filed under chapter 90.14 RCW, a fee of fifty dollars.

(9) An application or request for an action as provided for under this section is incomplete unless accompanied by the fee or the minimum fee. If no fee accompanies an application or other request for an action as provided under this section, the department shall return the application to the applicant with advice as to the fee that must be remitted with the application or request for it to be accepted for processing. If additional fees are due, the department shall provide timely notification by certified mail with return receipt requested to ((applicants that fees are due)) the applicant. No action may be taken by the department until the fee is paid in full. Failure to remit fees within sixty days of the department's notification ((shall be)) is

HB 2309 p. 4

grounds for rejecting the application or canceling the permit. Cash shall not be accepted. Fees must be paid by check or money order and are nonrefundable.

1 2

(((14))) (10) For purposes of calculating fees for ground water filings, one cubic foot per second shall be regarded as equivalent to four hundred fifty gallons per minute.

(((15) For the period beginning July 1, 1993, and ending June 30, 1994, there is imposed and the department shall collect a one hundred dollar surcharge on all water rights applications or changes filed under this section, and upon all water rights applications or changes pending as of July 1, 1993. This charge shall be in addition to any other fees imposed under this section.)) (11) Fees collected by the department under this section shall be deposited to the state general fund.

--- END ---

p. 5 HB 2309