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## **E2SSB 6267** - H AMD TO AGNR COMM AMD (H-5369.1/10) **1280** By Representative Dunshee

## WITHDRAWN 03/04/2010

- On page 17, after line 10 of the amendment, insert the following: 1
- "NEW SECTION. Sec. 16. It is the intent of the legislature to 2 recover the actual cost of processing applications for water right 3 4 permits and to stop subsidizing the processing of water right permits 5 out of general tax revenues. The legislature recognizes that the 6 largest beneficiary of receiving a water permit is the person receiving 7 the water permit.
- 8 It is further the intent of the legislature that the backlog of 9 applications be eliminated within five years of the effective date of 10 this section and that thereafter water right permit applications be 11 processed to a conclusion within twelve months of an application being 12 made to the department of ecology.
- 13 NEW SECTION. Sec. 17. A new section is added to chapter 90.03 RCW to read as follows: 14
- 15 The water rights processing and dam safety account is created in the state treasury. All receipts from the fees collected under RCW 16 17 90.03.470 must be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account 18 19 may be used only to support the processing of water right applications 20 and change applications as provided in this chapter and chapters 90.38, 21 90.42, and 90.44 RCW and the safety inspection of hydraulic works and
- 23 **Sec. 18.** RCW 90.03.470 and 2005 c 412 s 2 are each amended to read 24 as follows:
- 25 The fees specified in this section shall be collected by the 26 department in advance of the requested action.
- 27 (1) ((For the examination of an application for a permit to

plans and specifications for such works.

appropriate water, a minimum fee of fifty dollars must be remitted with the application.

For an amount of water exceeding one half cubic foot per second, the examination fee shall be assessed at the rate of one dollar per one hundredth cubic foot per second. In no case will the examination fee be less than fifty dollars or more than twenty five thousand dollars. No fee is required under this subsection (1) for an application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265.)) For the examination of an application for a permit to appropriate water or for an application to change, transfer, or amend an existing water right, an examination fee equal to one hundred dollars for each one-hundredth of a cubic foot per second must be remitted with the application, but in no case may the examination fee be less than one thousand dollars or more than fifty thousand dollars.

- (2) The following fees apply for the examination of an application to store water((, a fee of two dollars for each acre foot of storage proposed shall be charged, but a minimum fee of fifty dollars must be remitted with the application. In no case will the examination fee for a storage project be less than fifty dollars or more than twenty-five thousand dollars. No fee is required under this subsection (2) for an application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265)) and for an application to change a storage right:
- (a) For storage of less than one hundred acre feet of water, an examination fee of one thousand dollars must be remitted with the application.
- (b) For storage of more than one hundred acre feet of water but less than or equal to one thousand acre feet of water, an examination fee of two thousand dollars must be remitted with the application.
- (c) For storage of more than one thousand acre feet of water but less than or equal to ten thousand acre feet of water, an examination fee of seven thousand five hundred dollars must be remitted with the application.
- (d) For storage of more than ten thousand acre feet of water, an examination fee of fifteen thousand dollars must be remitted with the application.
- (3)(a) ((For the examination of an application to transfer, change, or amend a water right certificate, permit, or claim as authorized by RCW 90.44.100, 90.44.105, or 90.03.380, a minimum fee 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 cents per one hundredth cubic foot per second. For an application for change of a storage water right, the total examination fee shall be assessed at the rate of one dollar for each acre foot of water involved in the change. The fee shall be based on the amount of water subject to change as proposed in the application, not on the total amount of water reflected in the water right certificate, permit, or claim. In no case will the examination fee charged for a change application be less than fifty dollars or more than twelve thousand five hundred dollars.

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- (b))) The fee paid to the department for an application for change filed with a water conservancy board under chapter 90.80 RCW or for an application for change filed by a party to a cost-reimbursement agreement under RCW 90.03.265 must be one-fifth of the amounts provided in subsections (1) and (2) of this section. A conservancy board may charge its own processing fees in accordance with RCW 90.80.060.
- (b) The examination fee for a temporary or seasonal change under RCW 90.03.390 is ((fifty)) two hundred dollars and must be remitted with the application.
  - (c) No fee is required under this subsection (3) for:
- 22 (i) An application to process a change relating to donation of a 23 trust water right to the state; or
  - (ii) An application to process a change when the department otherwise acquires a trust water right for purposes of improving instream flows or for other public purposes ( (+
  - (iii) An application filed with a water conservancy board according to chapter 90.80 RCW or for the review of a water conservancy board's record of decision submitted to the department according to chapter 90.80 RCW; or
  - (iv) An application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265)).
    - (d) For a change, transfer, or amendment involving a single project operating under more than one water right, including related secondary diversion rights, or involving the consolidation of multiple water rights, only one examination fee and one certificate fee are required to be paid.

(4) ((The fifty dollar minimum fee payable with the application shall be a credit to the total amount whenever the examination fee totals more than fifty dollars under the schedule specified in subsections (1) through (3) of this section and in such case the further fee due shall be the total computed amount, less the amount previously paid. Within five working days from receipt of an application, the department shall notify the applicant by registered mail of any additional fees due under subsections (1) through (3) of this section.)) (a) The fee amounts specified in this section apply to applications received after the effective date of this section and to all applications that have not been acted on by the department by issuance of a report of examination as of the effective date of this section. For pending applications that were filed prior to the effective date of this section, any fees that were paid under a previous fee schedule must be credited to the amounts required by subsections (1), (2), and (3) of this section. When the department is prepared to take action on an application that was filed prior to the effective date of this section, the department shall notify the applicant that additional fees are due and give the applicant sixty days to remit the additional fees. If the applicant fails to remit the additional fees within the time provided, the department shall cancel the application and inform the applicant of the cancellation.

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- (b) If the department receives a water right, change, transfer, amendment, or storage application that does not include remittance of the fee amounts required by this section, the department shall return the application to the applicant with instructions on the proper fee amount to be remitted. An application does not establish a priority date until the proper fee is remitted.
- (5) The ((fees specified in subsections (1) through (3) of this section do not apply to any filings)) fee for filing an emergency withdrawal authorization((s)) or temporary drought-related water right change((s)) authorized under RCW 43.83B.410 that ((are)) is received by the department while a drought condition order issued under RCW 43.83B.405 is in effect is one hundred dollars.
- (6) For applying for each extension of time for beginning construction work under a permit to appropriate water, for completion of construction work, or for completing application of water to a

beneficial use, a fee of <u>two hundred</u> fifty dollars is required. These fees also apply to similar extensions of time requested under a change or transfer authorization.

- (7) For the inspection of any hydraulic works to ((insure)) ensure safety to life and property, a fee based on the actual cost of the inspection, including the expense incident thereto, is required ((except as follows: (a) For any hydraulic works less than ten years old, that the department examined and approved the construction plans and specifications as to its safety when required under RCW 90.03.350, there shall be no fee charged; or (b) for any hydraulic works more than ten years old, but less than twenty years old, that the department examined and approved the construction plans and specifications as to its safety when required under RCW 90.03.350, the fee charged shall not exceed the fee for a significant hazard dam)).
- (8) 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)) five hundred dollars, or a fee equal to the actual cost, is required.
- (9) For recording an assignment either of a permit to appropriate water or of an application for such a permit, a fee of ((fifty)) two hundred dollars is required.
- (10) For preparing and issuing all water right certificates, a fee of ((fifty)) two hundred dollars is required.
- (11) For filing and recording a formal protest against granting any application, a fee of fifty dollars is required. No fee is required to submit a comment, by mail or otherwise, regarding an application.
- (12) For filing an application to amend a water right claim filed under chapter 90.14 RCW, a fee of ((fifty)) two hundred dollars is required.
- 30 (13) For the registration of a new permit exempt groundwater 31 withdrawal as required by RCW 90.44.050, a fee of three hundred dollars 32 must be remitted.
  - (14)(a) Each person who holds a water right permit application, a reservoir permit application, or a change, transfer, or amendment application that is pending at any time between the effective date of this section and June 30, 2011, must remit a one-time fee of two hundred dollars to the department to retain an application in good standing. The department shall provide written notice by certified

mail to each holder of an application for the fees that are due under 1 this section. The notice must require that the fees be paid within 2 sixty days of the date of receipt, but in no case may payment be due 3 later than June 30, 2011. For ease of administration, the department 4 may distribute the issuance of the notices by geographic area. The 5 6 surcharge paid under this subsection is a credit against the 7 application fees required in this section.

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- (b) Applications not in good standing must be canceled. The department shall issue an order to any holder of an application who fails to pay the fee within the prescribed time. The order must state that the application is canceled unless payment is received within thirty days.
- (c) The department shall advise an applicant and provide an opportunity for an applicant to withdraw their application without further payment of fees if the department determines that the application would not likely be approved. The department shall summarize the basis for its conclusion to the applicant. The department shall further advise that the applicant has the option of providing an amended application that could include storage or other resource management technique that might make it approvable under RCW 90.03.255 or 90.44.055. The department's advice is not subject to appeal. If the applicant decides to retain the application on file and pays the fee required in this subsection, the department shall maintain the application in good standing until it is able to render a final decision on the application. The final decision is subject to appeal to the pollution control hearings board as provided under chapter 43.21B RCW.
- (15) 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 or an amount less than the minimum fee accompanies an application or other request for an action as provided under this section, the department shall return the application or request 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. Ιf additional fees are due, the department shall provide timely notification by certified mail with return receipt requested to 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 is grounds for rejecting the application or request or canceling the permit. Cash shall not be accepted. must be paid by check or money order and are nonrefundable.

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

(((15) Eighty percent of the fees collected by the department under this section shall be deposited in the state general fund. Twenty percent of the fees collected by the department under this section shall be deposited in the water rights tracking system account established in RCW 90.14.240.

(16) Except for the fees relating to the inspection of hydraulic works and the examination of plans and specifications of controlling works provided for in subsections (7) and (8) of this section, nothing in this section is intended to grant authority to the department to amend the fees in this section by adoption of rules or otherwise.)) (17) The fees collected by the department under this section must be deposited in the water rights processing and dam safety account created in section 17 of this act.

(18)(a) The fees specified in this section are effective until the department adopts rules that modify them in accordance with section 21 of this act, except that the fees required in subsections (7) and (8) of this section may be modified at any time.

(b) When information has been previously obtained that directly relates to the processing of an application in subsections (1) and (2) of this section, the department must proportionately reduce the fees associated with that application as a result of the reduced workload of the department.

29 NEW SECTION. Sec. 19. A new section is added to chapter 90.03 RCW to read as follows: 30

Within existing appropriations, the department must provide grant funds to assist applicants in the payment of fees required in RCW 90.03.470. The department shall give priority in the distribution of grant money to applicants who designate on their application that the water will be used for agricultural purposes.

**Sec. 20.** RCW 90.44.050 and 2003 c 307 s 1 are each amended to read 1 2 as follows:

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(1) After June 6, 1945, no withdrawal of public groundwaters of the state shall be begun, nor shall any well or other works for such withdrawal be constructed, unless an application to appropriate such waters has been made to the department and a permit has been granted by it as herein provided: EXCEPT, HOWEVER, That any withdrawal of public groundwaters for stock-watering purposes, or for the watering of a lawn or of a noncommercial garden not exceeding one-half acre in area, or for single or group domestic uses in an amount not exceeding five thousand gallons a day, or as provided in RCW 90.44.052, or for an industrial purpose in an amount not exceeding five thousand gallons a day, is and shall be exempt from the provisions of this section, but, to the extent that it is regularly used beneficially, shall be entitled to a right equal to that established by a permit issued under the provisions of this chapter: PROVIDED, HOWEVER, That the department from time to time may require the person or agency making any such small withdrawal to furnish information as to the means for and the quantity of that withdrawal: PROVIDED, FURTHER, That at the option of the party making withdrawals of groundwaters of the state not exceeding five thousand gallons per day, applications under this section or declarations under RCW 90.44.090 may be filed and permits and certificates obtained in the same manner and under the requirements as is in this chapter provided in the case of withdrawals in excess of five thousand gallons a day.

(2)(a) The owner of a permit exempt withdrawal established under this section, the beneficial use of which is commenced on or after the effective date of this section, must register the withdrawal with the department on a registration form provided by the department. The registration must include information regarding the ownership and intended purpose of the withdrawal, the amounts withdrawn or proposed to be withdrawn, and the location, size, depth, and other particulars regarding the well. The department shall make the registration form available on its internet site and shall accept the filing of registration forms electronically as well as by conventional mail or personal delivery.

(b) For each permit exempt withdrawal the beneficial use of which is commenced on or after the effective date of this section, the

registration form must be accompanied by a fee of three hundred 1 dollars. Upon receiving a completed registration form and fee, the 2 department shall make a record of the registration form and shall 3 return a copy of the registration marked as having been received and 4 5 registered.

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- (c) The well or wells being registered must be tagged in accordance with RCW 18.104.040(6). The department shall provide an identification tag for each well and shall instruct the owner to affix the tags to the wells used to withdraw water.
- (d) Whenever the owner of a permit exempt withdrawal adds dwelling units or additional purposes for the use of the withdrawal or otherwise increases the amount of water to be withdrawn by more than twenty percent, a new registration form and fee of one hundred dollars must be filed.
- (e) All fees collected under this section must be deposited into 15 the water rights processing and dam safety account created in section 16 17 17 of this act.
  - (3) The department may issue either an order under RCW 43.27A.190 or a civil penalty under RCW 90.03.600, or both, to the owner of a new permit exempt withdrawal who fails to file the registration form and fee required in subsection (2) of this section. Before issuing an order or penalty, the department shall inform the owner in writing by registered mail with return receipt that the registration form and fee must be remitted within thirty days. An order issued under this subsection may require the owner to cease withdrawing and using water until the form and fee have been filed. If the owner continues to refuse to file the form and fee, the department may issue an order requiring that the subject well or wells be decommissioned.
- (4) A permit exempt withdrawal, the beneficial use of which is 29 commenced on or after the effective date of this section, that has not 30 been registered shall not be recognized as a water right under a 31 general adjudication of water rights held under chapter 90.03 RCW. 32
- 33 NEW SECTION. Sec. 21. A new section is added to chapter 90.03 RCW 34 to read as follows:
- 35 effectuate the purpose of fully recovering the 36 administrative costs incurred by the state to process water right and 37 storage applications under this chapter and RCW 90.44.050 and to

- inspect and approve hydraulic works under this chapter, the department 1
- 2 may periodically adopt rules to adjust the fees established in RCW
- Any subsequent fees adopted by rule supersede those 3
- provided in RCW 90.03.470. Before proposing to adopt any changes to 4
- the fees, the department shall consult with the policy committees of 5
- the legislature that review water resources legislation. 6
- 7 NEW SECTION. Sec. 22. A new section is added to chapter 90.03 RCW to read as follows: 8
- (1) The department shall submit a report to the legislature prior 9 to December 31, 2012, and biennially thereafter until December 31, 10 11 2020, on the status of the backlog of applications for water right 12 permits, the effectiveness of processing water right
- applications to a conclusion within twelve months, 13 and the
- appropriateness of the fee amounts. 14
- (2) This section expires January 1, 2021. 15
- 16 NEW SECTION. Sec. 23. A new section is added to chapter 90.44 RCW to read as follows: 17
- (1) The department may not require withdrawals of groundwater to be 18 19 metered or measured for wells authorized under the provisions of RCW 20 90.44.050 constructed prior to the effective date of this section for single or group domestic uses that do not exceed withdrawing five 21 22 thousand gallons a day.
- (2) This section does not apply to wells the department has 23 24 required to be metered or measured as of the effective date of this 25 section."

EFFECT: Creates a water rights processing and dam safety account for the processing of water right applications and change applications, and the safety inspection of hydraulic works and plans and specifications. Adjusts fees relating to the processing of water right applications and change applications. Creates a permit exempt well registry with a registration fee for new wells. Requires the Washington state department of ecology (DOE) to adjust the water right application fees on a periodic basis to reflect the direct administrative costs incurred in the processing of water right

applications and change applications and the safety inspection of hydraulic works and plans and specifications. Requires the DOE to report biennially to the legislature until December 31, 2020.

Prohibits metering on any permit exempt well constructed prior to the effective date of the section used for single or group domestic uses.

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