HOUSE BILL 2980

State of Washington 61st Legislature 2010 Regular Session

By Representatives Blake, Walsh, Takko, Kessler, and Schmick

Read first time 01/19/10. Referred to Committee on General Government Appropriations.

1 AN ACT Relating to changing fees for certain types of agricultural 2 burning; and amending RCW 70.94.6528.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 70.94.6528 and 2009 c 118 s 401 are each amended to 5 read as follows:

6 (1) Any person who proposes to set fires in the course of 7 agricultural activities shall obtain a permit from an air pollution 8 control authority, the department of ecology, or a local entity 9 delegated permitting authority under RCW 70.94.6530. General permit 10 criteria of statewide applicability shall be established by the 11 department, by rule, after consultation with the various air pollution 12 control authorities.

(a) Permits shall be issued under this section based on seasonaloperations or by individual operations, or both.

(b) Incidental agricultural burning consistent with provisions
established in RCW 70.94.6524 is allowed without applying for any
permit and without the payment of any fee.

(2) The department of ecology, local air authorities, or a localentity with delegated permit authority shall:

(a) Condition all permits to ((insure)) ensure that the public
interest in air, water, and land pollution and safety to life and
property is fully considered;

4 (b) Condition all burning permits to minimize air pollution insofar 5 as practical;

6 (c) Act upon, within seven days from the date an application is 7 filed under this section, an application for a permit to set fires in 8 the course of agricultural burning for controlling diseases, insects, 9 weed abatement, or development of physiological conditions conducive to 10 increased crop yield;

11 (d) Provide convenient methods for issuance and oversight of 12 agricultural burning permits; and

(e) Work, through agreement, with counties and cities to provide
convenient methods for granting permission for agricultural burning,
including telephone, facsimile transmission, issuance from local city
or county offices, or other methods.

(3) A local air authority administering the permit program under subsection (2) of this section shall not limit the number of days of allowable agricultural burning, but may consider the time of year, meteorological conditions, and other criteria specified in rules adopted by the department to implement subsection (2) of this section.

22 (4) In addition to following any other requirements established by 23 the department to protect air quality pursuant to other laws, applicants for permits must show that the setting of fires as requested 24 25 is the most reasonable procedure to follow in safeguarding life or 26 property under all circumstances or is otherwise reasonably necessary 27 to successfully carry out the enterprise in which the applicant is 28 engaged, or both. Nothing in this section relieves the applicant from obtaining permits, licenses, or other approvals required by any other 29 30 law.

(5) The department of ecology, the appropriate local air authority, 31 32 or a local entity with delegated permitting authority pursuant to RCW 70.94.6530 at the time the permit is issued shall assess and collect 33 permit fees for burning under this section. All fees collected shall 34 35 be deposited in the air pollution control account created in RCW 36 70.94.015, except for that portion of the fee necessary to cover local 37 costs of administering a permit issued under this section. Fees shall 38 be set by rule by the permitting agency at the level determined by the

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1 task force created by subsection (6) of this section, but <u>fees for</u> 2 <u>field burning</u> shall not exceed ((two)) <u>three</u> dollars and ((fifty)) 3 <u>seventy-five</u> cents per acre to be burned, or in the case of pile 4 <u>burning shall not exceed one dollar per ton of material burned</u>. After 5 fees are established by rule, any increases in such fees shall be 6 limited to annual inflation adjustments as determined by the state 7 office of the economic and revenue forecast council.

8 (6) An agricultural burning practices and research task force shall be established under the direction of the department. 9 The task force 10 shall be composed of a representative from the department who shall 11 serve as chair; one representative of eastern Washington local air 12 authorities; three representatives of the agricultural community from 13 different agricultural pursuits; one representative of the department of agriculture; two representatives from universities or colleges 14 15 knowledgeable in agricultural issues; one representative of the public health or medical community; and one representative of the conservation 16 districts. The task force shall: 17

(a) Identify best management practices for reducing air contaminant
emissions from agricultural activities and provide such information to
the department and local air authorities;

21 (b) Determine the level of fees to be assessed by the permitting 22 agency pursuant to subsection (5) of this section, based upon the level 23 necessary to cover the costs of administering and enforcing the permit 24 programs, to provide funds for research into alternative methods to reduce emissions from such burning, and to the extent possible be 25 26 consistent with fees charged for such burning permits in neighboring 27 states. The fee level shall provide, to the extent possible, for lesser fees for permittees who use best management practices to 28 29 minimize air contaminant emissions;

30 (c) Identify research needs related to minimizing emissions from
31 agricultural burning and alternatives to such burning; and

(d) Make recommendations to the department on priorities for
spending funds provided through this chapter for research into
alternative methods to reduce emissions from agricultural burning.

35 (7) Conservation districts and the Washington State University 36 agricultural extension program in conjunction with the department shall 37 develop public education material for the agricultural community

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identifying the health and environmental effects of agricultural
outdoor burning and providing technical assistance in alternatives to
agricultural outdoor burning.

(8)(a) Outdoor burning that is normal, necessary, and customary to 4 ongoing agricultural activities, that is consistent with agricultural 5 6 burning authorized under this section and RCW 70.94.6532, is allowed within the urban growth area as described in RCW 70.94.6514 if the 7 burning is not conducted during air quality episodes, or where a 8 9 determination of impaired air quality has been made as provided in RCW 70.94.473, and the agricultural activities preceded the designation as 10 11 an urban growth area.

(b) Outdoor burning of cultivated orchard trees, whether or not 12 13 agricultural crops will be replanted on the land, shall be allowed as an ongoing agricultural activity under this section if a local 14 15 horticultural pest and disease board formed under chapter 15.09 RCW, an extension office agent with Washington State University that has 16 horticultural experience, or an entomologist employed by the department 17 of agriculture, has determined in writing that burning is 18 an appropriate method to prevent or control the spread of horticultural 19 20 pests or diseases.

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