limited partnership were accepted. Under those circumstances, the secretary of state may refuse to accept the proposed name without modification, or without consent of the existing pre—October 1, 1982, limited partnership, sufficient to comply with RCW 25.10.020.

(3) Pre—October 1, 1982, limited partnerships are not prohibited from “refiling” under chapter 25.10 RCW. Such optional “refiling” is accomplished by submitting a regular certificate/application as outlined in chapter 25-10 RCW. However, a “refiling” limited partnership is not guaranteed the use of its pre—October 1, 1982, name.

[Statutory Authority: RCW 25.10.610 and 1987 c 55. 87-17-002 (Order 87-04), § 434-55-055, filed 8/6/87. Statutory Authority: RCW 25.10.600 – 25.10.610, 1982 c 35 §§ 187(2), 191 and 193, 82-20-075 (Order 82-7), § 434-55-055, filed 10/6/82.]

WAC 434-55-060 Document filing fees—Limited partnerships. The following fees are due and must be submitted concurrently with the limited partnership documents presented to the secretary of state for filing under the Washington Uniform Limited Partnership Act:

(1) Filing of a certificate of limited partnership for a domestic limited partnership: $175.00 with index sheet, $225.00 without index sheet

(2) Filing an application for registration of a foreign limited partnership: $175.00

(3) Filing a certificate of dissolution: No charge

(4) Filing of a certificate of cancellation for a domestic or foreign limited partnership: No charge

(5) Filing of a certificate of amendment for a domestic or foreign limited partnership: $25.00

(6) Filing a certificate of restatement: $25.00

(7) Filing an application to reserve or transfer a limited partnership name: $10.00

(8) Filing any other statement or report required by the Limited Partnership Act: $10.00

(9) Furnishing a certified copy of any certificate of limited partnership or of any other document or instrument relating to a limited partnership: $5.00 plus $.20 per page copied

(10) Furnishing a certificate, under seal, attesting to the fact that a limited partnership is on file with the office of the secretary of state, or to facts on record in a particular limited partnership file: $5.00

(11) Furnishing copies of any document, instrument, or paper relating to a limited partnership: $1.00 first page. $.20 each page thereafter

(12) Service of process on the office of the secretary of state as agent of a limited partnership: $25.00

[Statutory Authority: RCW 25.10.610 and 1987 c 55. 87-17-002 (Order 87-04), § 434-55-060, filed 8/6/87. Statutory Authority: RCW 25.10.600 – 25.10.610, 1982 c 35 §§ 187(2), 191 and 193, 82-20-075 (Order 82-7), § 434-55-060, filed 10/6/82.]

Chapter 440–44 WAC FEES

WAC 440–44-030 Certificate of need review fees.

WAC 440–44-040 Medical facilities and boarding homes licensing fees.

WAC 440–44-045 Wastewater disposal system project and related review fees.

WAC 440–44-048 Water system project review and approval fees.

WAC 440–44-057 License fees for radioactive materials.

WAC 440–44-061 Radioactive waste site surveillance fee.

WAC 440–44-062 Fees for airborne emissions of radioactive materials.

WAC 440–44-070 Water recreational facility projects.

WAC 440–44-075 Transient accommodations licensing and inspection fees.

WAC 440–44-076 Health and sanitation survey fee for community colleges, ferries, and other state of Washington institutions and facilities.

WAC 440–44-095 Vital records fees.

WAC 440–44-100 Labor camp health and sanitation permit and survey fees.

WAC 440–44-030 Certificate of need review fees.

(1) An application for a certificate of need under chapter 248–19 WAC shall include payment of a fee consisting of the following:

(a) An application processing fee in the amount of seven hundred fifty dollars which shall not be refundable.

(b) A review fee based on the project description and the total capital expenditure except as provided until October 5, 1987, in subsection (1)(d).

<table>
<thead>
<tr>
<th>Project Description</th>
<th>Capital Expenditure Range</th>
<th>Review Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional end-stage renal dialysis facility stations</td>
<td>$0–$100,000</td>
<td>$3,600</td>
</tr>
<tr>
<td>Additional major medical equipment</td>
<td>Exp. min.–1,500,000</td>
<td>5,600</td>
</tr>
<tr>
<td>Administrative or emergency review</td>
<td>0–250,000</td>
<td>4,500</td>
</tr>
<tr>
<td>Amendment to a certificate of need</td>
<td>0–2,000,000</td>
<td>6,800</td>
</tr>
<tr>
<td>Bed addition of less than 10 beds</td>
<td>0–100,000</td>
<td>3,600</td>
</tr>
<tr>
<td>Bed addition of 10 beds or more</td>
<td>0–3,600,000</td>
<td>6,600</td>
</tr>
<tr>
<td>Bed redistribution or bed relocation</td>
<td>0–100,000</td>
<td>5,900</td>
</tr>
<tr>
<td>Capital expenditure over the minimum expenditure</td>
<td>Exp. min.–5,000,000</td>
<td>6,400</td>
</tr>
</tbody>
</table>

[1988 WAC Supp—page 2720]
(c) A nonrefundable two thousand dollar actuarial review fee surcharge for an application sponsored by an existing or proposed continuing care retirement community (CCRC) as defined in WAC 248-19-328 (3)(b).

(d) Until October 5, 1987, instead of a review fee as provided in subsection (1)(b) of this section, a review fee as provided in subsection (1)(d)(i) of this section for those undertakings as listed in subsection (1)(d)(ii) of this section.

(i) The following review fees shall be applied until October 5, 1987, for those undertakings listed in subsection (1)(d)(ii) of this section:

<table>
<thead>
<tr>
<th>Proposed Capital Expenditure</th>
<th>Review Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 to $69,999</td>
<td>$1,000</td>
</tr>
<tr>
<td>70,000 to 84,999</td>
<td>1,670</td>
</tr>
<tr>
<td>85,000 to 99,999</td>
<td>1,930</td>
</tr>
<tr>
<td>100,000 to 129,999</td>
<td>2,215</td>
</tr>
<tr>
<td>130,000 to 159,999</td>
<td>2,525</td>
</tr>
<tr>
<td>160,000 to 204,999</td>
<td>2,875</td>
</tr>
<tr>
<td>205,000 to 249,999</td>
<td>3,255</td>
</tr>
<tr>
<td>250,000 to 399,999</td>
<td>3,680</td>
</tr>
<tr>
<td>400,000 to 549,999</td>
<td>4,145</td>
</tr>
<tr>
<td>550,000 to 699,999</td>
<td>4,655</td>
</tr>
<tr>
<td>700,000 to 849,999</td>
<td>5,210</td>
</tr>
<tr>
<td>850,000 to 999,999</td>
<td>5,830</td>
</tr>
<tr>
<td>1,000,000 to 1,299,999</td>
<td>6,515</td>
</tr>
</tbody>
</table>

(ii) The review fees provided in subsection (1)(d)(i) of this section shall apply until October 5, 1987, to the total capital expenditures associated with the following undertakings:

(A) New nursing homes,
(B) Nursing home bed additions,
(C) Redistribution of beds from any of the following facility and service categories to skilled nursing care beds:
   (I) Acute care,
   (II) Intermediate care for the mentally retarded.
(D) Redistribution of beds from any of the following facility and service categories to intermediate care facility beds:
   (I) Acute care,
   (II) Boarding home care.
(E) Relocation of nursing home beds from one nursing home planning area to another nursing home planning area.

(iii) After October 4, 1987, the review fees provided under subsection (1)(b) of this section shall apply to all undertakings subject to certificate of need review.

(2) For purposes of subsections (1)(b) and (1)(d) of this section, "total capital expenditure" means the total project costs to be capitalized according to generally accepted accounting principles consistently applied, and includes, but is not limited to, the following:

(a) Legal fees;
(b) Feasibility studies;
(c) Site development;
(d) Soil survey and investigation;
(e) Consulting fees;
(f) Interest expenses during construction;
(g) Temporary relocation;
(h) Architect and engineering fees;
(i) Construction, renovation, or alteration;
(j) Total costs of leases of capital assets;
(k) Labor;
(l) Materials;
(m) Equipment;
(n) Sales taxes;
(o) Equipment delivery; and
(p) Equipment installation.

(3) The total capital expenditure for the acquisition of a unit of major medical equipment shall be determined as follows:
(a) If the equipment is not presently owned or leased by the applicant, the total capital expenditure shall include all the costs involved in the acquisition, installation, and trial preparation for patient usage; and
(b) If the equipment is presently owned or leased by the applicant, the total capital expenditure shall include the fair market value of the unit of major medical equipment at the time of application submittal, and all nonequipment costs listed under subsection (2) of this section that are required to prepare the equipment to serve inpatients.

(4) Where more than one project description under subsection (1)(b) of this section applies to an application, the applicant shall use the project description and capital expenditure range with the highest review fee in calculating the payment to accompany the application submittal.

(5) The applicant shall accompany the submittal of an amendment to a certificate of need application with a fee consisting of the following:
(a) A nonrefundable processing fee of five hundred dollars;
(b) When the amendment increases the capital expenditure, or results in a project description with a larger review fee, an additional review fee based on the difference between the review fee previously paid when the application was submitted and the review fee applicable to the greater capital expenditure or new project description; and
(c) When the amendment decreases the capital expenditure, or results in a project description with a smaller review fee, the department shall refund to the applicant the difference between the review fee previously paid when the application was submitted and the review fee applicable to the smaller capital expenditure or new project description.

(6) When an application for a certificate of need is returned by the department in accordance with the provisions of WAC 248-19-280 (2)(b) or (e), the department shall refund all review fees paid.

(7) When an applicant submits a written request to withdraw an application prior to the beginning of review, the department shall refund any review fees paid by the applicant.

(8) When an applicant submits a written request to withdraw an application after the beginning of review, but prior to the close of the advisory review period as determined by the department, the department shall refund one-half of all review fees paid.

(9) When an applicant submits a written request to withdraw an application after the close of the advisory review period as determined by the department, the department shall not refund any of the review fees paid.

(10) Other certificate of need program fees are:

(a) A nonrefundable two hundred fifty dollar processing fee for each notice of intent to acquire major medical equipment submitted to the department under the provisions of WAC 248-19-403;
(b) A nonrefundable two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of WAC 248-19-405, and
(c) A nonrefundable two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of RCW 70.38.105 (4)(d).

[Statutory Authority: RCW 43.20A.055. 87-16-084 (Order 2519), § 440-44-030, filed 8/5/87; 87-12-049 (Order 2494), § 440-44-030, filed 6/1/87; 84-13-006 (Order 2109), § 440-44-030, filed 6/7/84; 83-21-015 (Order 2037), § 440-44-030, filed 10/6/83. Statutory Authority: 1982 c 201. 82-13-011 (Order 1825), § 440-44-030, filed 6/4/82.]

WAC 440-44-040 Medical facilities and boarding homes licensing fees. (1) Hospitals: The annual fee shall be nineteen dollars for each bed space within the licensed bed capacity of the hospital. The licensed bed capacity of a hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-18 WAC for twenty-four hour assigned patient rooms including neonatal intensive care bassinet spaces. Bed spaces not used for twenty-four hour assigned patient use, in compliance with the physical plant requirements of chapter 248-18 WAC but not containing the required movable equipment, shall be included in the licensed bed capacity: Provided, That the hospital certifies to the department the hospital currently possesses the required movable equipment. The licensed bed capacity shall exclude all normal infant bassinets. The number of licensed bed spaces shall be limited in accordance with decisions made under chapter 70.38 RCW, and bed additions subsequent to the establishment of each hospital's licensed bed capacity by the department shall be subject to review under chapter 70.38 RCW. The number of twenty-four hour assigned patient beds set up in a hospital shall not exceed the hospital's licensed bed capacity.

(2) Private psychiatric hospitals: The annual fee shall be twenty-seven dollars for each bed space within the licensed bed capacity of the private psychiatric hospital. The licensed bed capacity of a private psychiatric hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. Bed spaces not used for twenty-four hour assigned patient use, in compliance with the physical plant requirement of chapter 248-22 WAC but not containing the required movable equipment, will be included in the licensed bed capacity: Provided, That the private psychiatric hospital certifies to the department the private psychiatric hospital currently possesses the required movable equipment.

The number of licensed bed spaces shall be limited in accordance with decisions made under chapter 70.38
RCW, and bed additions subsequent to the establishment of each private psychiatric hospital's licensed bed capacity by the department shall be subject to review under chapter 70.38 RCW. The number of twenty-four hour assigned patient beds set up in a private psychiatric hospital shall not exceed the private psychiatric hospital's licensed bed capacity.

(3) Alcoholism hospitals: The annual fee shall be twenty dollars for each bed space within the licensed bed capacity of the alcoholism hospital. The licensed bed capacity of an alcoholism hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. The number of twenty-four hour assigned patient beds set up in an alcoholism hospital shall not exceed the alcoholism hospital's licensed bed capacity.

(4) Alcoholism treatment facilities: The annual fee shall be twelve dollars and fifty cents for each bed space within the licensed bed capacity of the alcoholism treatment facility. The licensed bed capacity of an alcoholism treatment facility shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. The number of twenty-four hour assigned patient beds set up in an alcoholism treatment facility shall not exceed the alcoholism treatment facility's licensed bed capacity.

(5) Boarding homes: The annual fee shall be thirteen dollars times the licensed resident capacity of the boarding home. The licensed resident capacity is the capacity determined by the boarding home and approved by the department. The licensed resident capacity shall be consistent with the physical plant and movable equipment requirements of chapter 248-16 WAC for resident sleeping rooms. The number of residents in a boarding home shall not exceed the licensed resident capacity of the boarding home. The term "resident" as used herein is defined in WAC 248-16-001.

(6) Residential treatment facilities for psychiatrically impaired children and youth: The annual fee shall be fifty--two dollars for each bed space within the licensed bed capacity of the residential treatment facility for psychiatrically impaired children and youth. The licensed bed capacity of a residential treatment facility for psychiatrically impaired children and youth shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-23 WAC for client sleeping rooms. The number of beds set up in a residential treatment facility for psychiatrically impaired children and youth shall not exceed the residential treatment facility for psychiatrically impaired children and youth licensed bed capacity.

(7) Pregnancy termination facilities: The annual fee for licensing and certification of facilities for induction or termination of pregnancy in the second trimester shall be two hundred fifty dollars.

(8) Child birth centers: The annual fee shall be five hundred dollars: Provided, That no fee shall be required of charitable, nonprofit or government-operated institutions (as required by RCW 18.46.030).

(9) Residential treatment and rehabilitation facilities for psychiatrically impaired adults: The annual fee shall be fifty dollars for each bed space within the licensed bed capacity of the residential treatment and rehabilitation facility for psychiatrically impaired adults. The licensed bed capacity of a residential treatment and rehabilitation facility for psychiatrically impaired adults shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-25 WAC for client sleeping rooms. The number of beds set up in a residential treatment and rehabilitation facility for psychiatrically impaired adults shall not exceed the residential treatment and rehabilitation facility for psychiatrically impaired adults licensed bed capacity.

(10) Hospice care centers: Each application for a license shall be accompanied by a license fee of three hundred dollars.

(11) Hospice agencies: The annual fee for each facility certified under chapter 70.126 RCW shall be three hundred dollars.

(12) Home health agencies: The annual fee for each facility certified under chapter 70.126 RCW shall be three hundred dollars.

[WAC 440-44-045 Wastewater disposal system project and related review fees. (1) The minimum fee for required review of larger on-site system's engineering reports and plans and specifications shall be four hundred dollars. If review time exceeds eight hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee. The fee for pre-site inspections for larger on-site systems shall be one hundred dollars per site visit. The fee for final inspection of larger on-site systems shall be one hundred dollars per site visit.

(2) The minimum fee for required review of proprietary devices shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

(3) The minimum fee for required review of experimental systems shall be four hundred dollars. If review time exceeds eight hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

(4) The minimum fee for required review of comprehensive sewer plans shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

(5) The minimum fee for required review of comprehensive sewer plans shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

[1988 WAC Supp—page 2723]
(6) The minimum fee for required written approval and certification of necessity shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

WAC 440-44-048 Water system project review and approval fees. (1) The review and approval fees for planning, engineering, and construction documents required under chapters 248-54 and 248-56 WAC shall be as follows:

(a) Water system plans

<table>
<thead>
<tr>
<th>Project Type</th>
<th>Class 4</th>
<th>Class 2 &amp; 3</th>
<th>100 To 999 Services</th>
<th>1,000 or More Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water system plan</td>
<td>No Plan Required</td>
<td>No Plan Required</td>
<td>500.00</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Water system plan letter update or coordinated</td>
<td>No Fee</td>
<td>No Fee</td>
<td>No Fee</td>
<td>No Fee</td>
</tr>
<tr>
<td>Water system plan or water system planning</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) Project engineering reports

<table>
<thead>
<tr>
<th>Project Type</th>
<th>Class 4</th>
<th>Class 2 &amp; 3</th>
<th>100 To 999 Services</th>
<th>1,000 or More Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>All types of filtration or other complex</td>
<td>250.00</td>
<td>500.00</td>
<td>1,000.00</td>
<td>1,500.00</td>
</tr>
<tr>
<td>treatment processes</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chemical addition for corrosion control, or Fe</td>
<td>No Report Required</td>
<td>No Report Required</td>
<td>300.00</td>
<td>500.00</td>
</tr>
<tr>
<td>and Mn control</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Disinfection or fluoridation when no other</td>
<td>No Report Required</td>
<td>No Report Required</td>
<td>100.00</td>
<td>200.00</td>
</tr>
<tr>
<td>process is involved</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Complete water system which requires a detailed</td>
<td>No Report Required</td>
<td>No Report Required</td>
<td>400.00</td>
<td>700.00</td>
</tr>
<tr>
<td>report to show how it will meet standards and</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>regulations and operate properly</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Major system modifications such as source,</td>
<td>100.00</td>
<td>200.00</td>
<td>300.00</td>
<td>500.00</td>
</tr>
<tr>
<td>storage, or transmission, which change the</td>
<td></td>
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<tr>
<td>system enough to require a detailed report to</td>
<td></td>
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<tr>
<td>show how it will meet the regulations</td>
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</tr>
</tbody>
</table>

(c) Project plans and specifications

[1988 WAC Supp—page 2724]
(2) Additional review and approval fees may be assessed as follows:
   (a) The basic fee covers services through the second review letter. If additional services or submittals are required for an approval to be made, an additional twenty-five percent of the original fee will be assessed for each subsequent service or review.
   (b) Fees for approval of as-built plans and specifications for water system projects which were constructed without written approval, shall be twice the amount shown in subsection (1)(c) of this section.

[Statutory Authority: RCW 43.20A.055. 87-14-066 (Order 2493), § 440-44-048, filed 7/1/87; 83-14-038 (Order 1980), § 440-44-048, filed 6/30/83.]

WAC 440-44-057 License fees for radioactive materials. (1) The department shall charge a fee for each radioactive materials license based on the single highest fee category which describes activities subject to the conditions of the license. When multiple licenses are required, the department shall charge the applicable license fee for each. The department may require multiple licenses based upon:
   (a) Physical separation of operations;
   (b) Organizational separations within a licensee's operation; or
   (c) Possession of special nuclear material.

(2) Fee Categories. Persons licensed or authorized to possess or use radioactive materials shall forward fees to the department as follows:
   (a) For operation of a radioactive waste facility allowing processing, volume reduction, or waste treatment, but not allowing commercial on-site disposal: Annual fee of six thousand four hundred ten dollars.
   (b) For operation of a nuclear pharmacy: Annual fee of two thousand six hundred ten dollars.
   (c) For operation of a mobile nuclear medicine program: Annual fee of two thousand six hundred dollars.
   (d) For operation of a nuclear laundry: Annual fee of four thousand eight hundred eighty dollars.
   (e) For licenses authorizing one curie or more of unsealed radioactive material in the manufacture and distribution of radioactive products or devices containing radioactive material: Annual fee of four thousand five hundred thirty dollars.
   (f) For licenses authorizing manufacturing utilizing less than one curie of unsealed radioactive material or
any quantity of previously sealed sources and distribution of products or devices containing radioactive material: Annual fee of one thousand six hundred ten dollars.

(g) For licenses authorizing decontamination services: Annual fee of two thousand three hundred ten dollars.

(h) For licenses authorizing waste brokerage including the possession, temporary storage, and over-packing only of radioactive waste: Annual fee of one thousand four hundred ninety dollars.

(i) For licenses authorizing equipment servicing involving incidental use of calibration sources, for maintenance of equipment containing radioactive material, or possession of sealed sources for the purpose of sales demonstration only: Annual fee of six hundred ninety dollars.

(j) For licenses authorizing health physics services, leak testing, or calibration services: Annual fee of one thousand two hundred seventy dollars.

(k) For civil defense licenses: Annual fee of eight hundred dollars.

(l) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than or equal to 1 curie: Annual fee of nine thousand seven hundred dollars.

(m) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than 0.1 curie but less than 1 curie: Annual fee of four thousand three hundred sixty dollars.

(n) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession less than or equal to 0.1 curie: Annual fee of three thousand six hundred dollars.

(o) For medical licenses authorizing one or more of Groups II–VI, as defined in WAC 402–22–200 Schedule A:

(i) For licenses authorizing Group II and III (diagnostic nuclear medicine): Annual fee of one thousand seven hundred eighty dollars.

(ii) For licenses authorizing Group IV and V (unlimited medical therapy): Annual fee of one thousand four hundred dollars.

(iii) For licenses authorizing Group II or III and Group IV or V: Annual fee of two thousand four hundred thirty dollars.

(iv) For licenses authorizing Group VI (unlimited brachytherapy): Annual fee of one thousand two hundred seventy dollars.

(p) For licenses authorizing brachytherapy or teletherapy: Annual fee of seven hundred forty dollars.

(q) For licenses authorizing medical or veterinarian possession of greater than 200 millicuries total possession of radioactive material: Annual fee of one thousand one hundred ninety dollars.

(r) For licenses authorizing medical or veterinarian possession of greater than 30 millicuries but less than or equal to 200 millicuries total possession of radioactive material: Annual fee of nine hundred sixty dollars.

(s) For licenses authorizing medical or veterinarian possession of less than or equal to 30 millicuries total possession of radioactive material: Annual fee of seven hundred dollars.

(t) For licenses authorizing Group I as defined in WAC 402–22–200 Schedule A or in vitro uses of radioactive materials: Annual fee of six hundred sixty dollars.

(u) For licenses authorizing possession of special nuclear material as pacemakers or depleted uranium as shielding: Annual fee of two hundred fifty dollars.

(v) For licenses authorizing the use of radiographic exposure devices in a permanent radiographic facility (vault) only: Annual fee consisting of three thousand one hundred forty dollars.

(w) For licenses authorizing the use of radiographic exposure devices at temporary job sites: Annual fee of three thousand seven hundred sixty dollars.

(x) For licenses authorizing well-logging activities including the use of radioactive tracers: Annual fee of one thousand four hundred seventy dollars.

(y) For licenses authorizing possession of unsealed sources in the following amounts:

(i) Greater than or equal to 1 millicurie of I–125 or I–131 or greater than or equal to 100 millicuries of H–3 or C–14 or greater than or equal to 10 millicuries of any single isotope: Annual fee of one thousand nine hundred ninety dollars.

(ii) Greater than 0.1 millicurie but less than 1 millicurie of I–125 or I–131 or greater than 10 millicuries but less than 100 millicuries of H–3 or C–14 or greater than 1 millicurie but less than 10 millicuries of any other single isotope: Annual fee of nine hundred sixty dollars.

(iii) Less than or equal to 0.1 millicurie of I–125 or I–131 or less than or equal to 10 millicuries of H–3 or C–14 or less than or equal to 1 millicurie of any other single isotope: Annual fee of seven hundred fifty dollars.

(z) For licenses authorizing possession of portable sealed sources (such as moisture/density gauges but excluding radiographic exposure devices): Annual fee of three hundred eighty dollars.

(aa) For licenses authorizing possession of any non-portable sealed source, including special nuclear material but excluding radioactive material used in a gas chromatograph: Annual fee of four hundred ten dollars.

(bb) For licenses authorizing possession of gas chromatograph units containing radioactive material: Annual fee of two hundred eighty dollars.

(cc) For licenses authorizing possession of any self-shielded or pool type irradiator with sealed source greater than 100 curies: Annual fee of seven hundred fifty dollars.

(dd) For licenses authorizing possession of sealed sources for a walk-in type irradiator: Annual fee of one thousand one hundred eighty dollars.

(ee) For licenses authorizing possession of greater than 1 gram of unsealed special nuclear material or greater than 500 kilograms of source material: Annual fee of three thousand five hundred fifty dollars.

(ff) For licenses authorizing possession of less than or equal to 1 gram of unsealed special nuclear material or less than or equal to 500 kilograms of source material: Annual fee of one thousand one hundred fifty dollars.

(hh) For depleted uranium registrants (requiring filing of form RHF-20): Annual fee of forty dollars.

(ii) For licenses issued to mineral processors for naturally occurring radioactive material in excess of exempt concentrations:

(i) License application fee, as defined in chapter 402-70 WAC, not to exceed twenty-seven thousand dollars plus

(ii) The actual cost of the service provided by the department paid in quarterly payments equal to the cost incurred by the department during the previous calendar quarter. This quarterly fee: (A) Shall not exceed forty thousand dollars in any calendar quarter, and (B) shall cover the full cost of regulatory services incurred by the department and its contractors including the department cost of determining and assuring compliance with the provisions of the State Environmental Policy Act.

(3) The department shall charge fees for reciprocal recognition of out-of-state licenses as follows:

(a) Fee equal to one hundred percent of the fee specified for an in-state license as described in subsection (2) of this section;

(b) Fee based upon the actual amount of radioactive material or type of devices requested to be brought into the state; and

(c) Payment of fee authorizes possession and use in the state of Washington for up to one hundred eighty days of the twelve-month period following payment of the fee.

(4) Each licensee shall:

(a) Remit the full annual fee for the license:

(i) As specified in subsection (2) of this section; and

(ii) At least thirty days prior to the annual anniversary date; or

(iii) On a payment schedule as provided in WAC 440-44-059(5);

(b) Consider the annual anniversary to be the month and day of the expiration date of the existing radioactive materials license.

(4) The site operator shall remit the fee to the department as follows:

(a) Quarterly for the first seven quarters of each biennium.

(b) By July 15 for the final quarter of the biennium.

(5) The department shall include fees for emission sources at facilities licensed by the department, as part of the license fees specified in WAC 440-44-057.

(2) For emission sources at all other facilities, the department shall assess fees for air emission permits as follows:

(a) Application. The initial application fee shall be one thousand dollars for each air emission permit.

(i) Each application for an emission permit shall be accompanied by the full amount of the initial application fee.

(ii) No application shall be processed prior to payment of the full amount specified.

(iii) Applications for which no remittance is received shall be returned to the applicant.

(iv) The applicant shall pay any additional actual costs involved with processing the application, and the department shall bill for these on a calendar quarter basis.

(v) The initial application fee shall be a credit to the applicant's quarterly billings.

(b) Operations. The department shall charge each emission source operator to cover the actual expenses the department incurs in determining compliance with the provisions of established regulations and conditions of the air emission permit.

(i) The department shall bill the operator each calendar quarter until the permit is terminated by the department.

(ii) The quarterly bills shall specify the manpower, laboratory, and support service costs associated with the regulatory activities conducted by the department.

(c) Amendment. The actual costs the department incurs in reviewing and processing an amendment to an air emission permit shall be added to and included in the department's calendar quarter charge for regulatory activities.

(4) The site operator shall remit the fee to the department as follows:

(a) Quarterly for the first seven quarters of each biennium.

(b) By July 15 for the final quarter of the biennium.

[Statutory Authority: RCW 43.20A.055 and 70.98.085. 87-03-017 (Order 2461), § 440-44-061, filed 1/13/87. Statutory Authority: RCW 43.20A.055. 86-18-004 (Order 2415), § 440-44-061, filed 8/21/86. Statutory Authority: Chapter 70.98 RCW and 1985 c 383. 85-20-021 (Order 2283), § 440-44-061, filed 9/23/85.]

WAC 440-44-062 Fees for airborne emissions of radioactive materials. (1) The department shall include fees for emission sources at facilities licensed by the department, as part of the license fees specified in WAC 440-44-057.

(2) For emission sources at all other facilities, the department shall assess fees for air emission permits as follows:

(a) Application. The initial application fee shall be one thousand dollars for each air emission permit.

(i) Each application for an emission permit shall be accompanied by the full amount of the initial application fee.

(ii) No application shall be processed prior to payment of the full amount specified.

(iii) Applications for which no remittance is received shall be returned to the applicant.

(iv) The applicant shall pay any additional actual costs involved with processing the application, and the department shall bill for these on a calendar quarter basis.

(v) The initial application fee shall be a credit to the applicant's quarterly billings.

(b) Operations. The department shall charge each emission source operator to cover the actual expenses the department incurs in determining compliance with the provisions of established regulations and conditions of the air emission permit.

(i) The department shall bill the operator each calendar quarter until the permit is terminated by the department.

(ii) The quarterly bills shall specify the manpower, laboratory, and support service costs associated with the regulatory activities conducted by the department.

(c) Amendment. The actual costs the department incurs in reviewing and processing an amendment to an air emission permit shall be added to and included in the department's calendar quarter charge for regulatory activities.

(4) The site operator shall remit the fee to the department as follows:

(a) Quarterly for the first seven quarters of each biennium.

(b) By July 15 for the final quarter of the biennium.

[Statutory Authority: RCW 43.20A.055 and 70.98.085. 88-17-061 (Order 2670), § 440-44-062, filed 8/21/88.]

WAC 440-44-061 Radioactive waste site surveillance fee. (1) The department shall charge a fee for radioactive waste site surveillance.

(2) The department shall authorize by contract the operator of a low-level radioactive waste disposal site to collect a fee from waste generators and brokers.

(3) The fee shall be:

(a) An added charge on each cubic foot of low-level waste disposed at the disposal site.

(b) Four percent of the basic minimum fee as defined in RCW 70.98.085.

(4) The site operator shall remit the fee to the department as follows:

(a) Quarterly for the first seven quarters of each biennium.

(b) By July 15 for the final quarter of the biennium.

[Statutory Authority: Chapter 70.98 RCW. 88-17-061 (Order 2670), § 440-44-061, filed 8/21/88.]

WAC 440-44-070 Water recreational facility projects. (1) The fee for a review of plans for a new public swimming pool with a volume equal to or greater than one hundred twenty-five thousand gallons at overflow shall be five hundred dollars.

(2) The fee for review of a new public swimming pool with a volume of less than one hundred twenty-five thousand gallons at overflow shall be three hundred dollars.

[1988 WAC Supp—page 2727]
(3) The fee for review of plans for a new semipublic swimming pool with a volume equal to or greater than seventy-five thousand gallons at overflow shall be two hundred dollars.

(4) The fee for review of plans for a new semipublic swimming pool with a volume of less than seventy-five thousand gallons at overflow shall be one hundred fifty dollars.

(5) The fee for review of plans for a wading pool shall be one hundred dollars.

(6) The fee for review of plans for a spray pool shall be seventy-five dollars.

(7) The fee for review of plans for alteration or modification of an existing swimming, wading, or spray pool in accordance with subsection (1), (2), (3), (4), (5), or (6) of this section shall be the total of actual direct and indirect costs, not to exceed one-half of the fee for review of a new project.

(8) In water recreational facilities with any combination of more than one swimming pool and/or wading pool and/or spray pool, the review fee shall be the highest applicable fee specified in subsection (1), (2), (3), (4), (5), or (6) of this section plus one-half of each lowest applicable fee or fees specified for each attraction in the facility.

(9) The fee for plan review of a new recreational water contact facility containing a single attraction shall be two hundred dollars plus the safety engineer reviewer's cost as billed.

(10) The fee for plan review of a new recreational water contact facility containing more than one attraction shall be two hundred dollars plus the cost of the safety engineer reviewer's cost as billed plus seventy-five dollars for each attraction.

(11) The fee for review of plans for alterations or modifications of an existing recreational water contact facility shall be the total of direct and indirect costs, not to exceed one-half of the fee for review of a new project.

(12) The annual fee for an operating permit for a recreational water contact facility containing one attraction shall be one hundred seventy-five dollars.

(13) The annual fee for operating a permit for a recreational water contact facility containing more than one attraction shall be one hundred seventy-five dollars for the first attraction plus fifty dollars for each additional attraction up to a maximum fee of three hundred twenty-five dollars.

(14) The department may charge an additional fee of fifty dollars plus associated laboratory costs for inspections beyond those provided under the annual operating permit when necessary due to violations of such items as:

(a) Noncompliance with water quality standards, and

(b) Failure to comply with operational requirements for health and safety.

WAC 440-44-075 Transient accommodations licensing and inspection fees. (1) For licensing periods starting on or after July 1, 1987, the annual license and survey fee shall be:

<table>
<thead>
<tr>
<th>Size of Facility (No. of Rooms)</th>
<th>License Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>3–10</td>
<td>$80</td>
</tr>
<tr>
<td>11–24</td>
<td>$95</td>
</tr>
<tr>
<td>25–49</td>
<td>$165</td>
</tr>
<tr>
<td>50–74</td>
<td>$225</td>
</tr>
<tr>
<td>75–99</td>
<td>$300</td>
</tr>
<tr>
<td>100–199</td>
<td>$380</td>
</tr>
<tr>
<td>200 or more</td>
<td>$470</td>
</tr>
</tbody>
</table>

(2) The fee for new facilities constructed during the year shall be prorated as shown below based upon the date of application.

(3) The fee for a change in ownership of a facility shall be prorated as shown below based upon the effective date of the ownership change.

WAC 440-44-076 Health and sanitation survey fee for community colleges, ferries, and other state of Washington institutions and facilities. Starting July 1, 1987, an annual health and sanitation survey fee shall be assessed as follows:

<table>
<thead>
<tr>
<th>Annual Fee Per Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>$200</td>
</tr>
</tbody>
</table>

(1) Food Service

(a) As defined in WAC 248–84–002(11) $200

(b) Food service establishments or concessions in community colleges, ferries, or any other state of Washington facility preparing potentially hazardous foods. This shall include dockside food establishments directly providing food for the Washington state ferry system.

WAC 440-44-077 Transient accommodations licensing and inspection fees. (1) For licensing periods

[1988 WAC Supp—page 2728]
Employment—Conviction Records

Annual Fee
Per Facility

or concessions that do not prepare potentially hazardous foods.

(c) The health and sanitation survey fee referenced in subsection (a) and (b) of this section may be waived provided there is an agreement between the department of social and health services and the local jurisdictional health agency for the local health agency to conduct the food service establishments surveys.

(2) State institutions or facilities.
   (a) Institutions or facilities operating a food service: The annual fee shall be three dollars and fifty cents times the rated capacity plus two hundred dollars. Rated bed capacity shall mean the recommended maximum number of beds in an institution or facility.

(b) Institutions or facilities that do not operate a food service: The annual fee shall be three dollars and fifty cents times the rated bed capacity.

[Statutory Authority: RCW 43.20A.055. 87-24-074 (Order 2564), § 440-44-020, filed 12/2/87; 86-05-029 (Order 2342), § 440-44-100, filed 2/19/86.]

Title 446 WAC
STATE PATROL

Chapters
446-20 Employment—Conviction records.
446-55 Private carrier regulations—Qualifications of drivers.
446-60 Private carrier regulations—Hours of service of drivers.
446-70 Affirmative action.

Chapter 446-20 WAC
EMPLOYMENT—CONVICTIOM RECORDS

WAC 446-20-020 Definitions.
446-290 Fees.
446-20-300 Privacy—Security.
446-20-310 Audits.

WAC 446-20-020 Definitions. (1) The definitions in RCW 10.97.030 shall apply to these regulations.

(2) "Nonconviction data" has the meaning set forth in RCW 10.97.030, but shall not include dismissals following a period of probation, or suspension, or deferral of sentence.

(3) "The administration of criminal justice" has the meaning set forth in RCW 10.97.030(6), but does not include crime prevention activities (if that is the sole function of the program or agency) or criminal defense activities.

(4) The definitions as enumerated in chapter 486, Laws of 1987, "AN ACT Relating to child and adult abuse information," shall apply whenever applicable in these regulations.

[1988 WAC Supp—page 2729]