1170S03.03S

SENATE AMENDMENT NO.

Offere	ed by of
Amend	SS/SCS/HouseBill No542 , Page _24 , Section _413.225 , Line _28
2	of said page, by inserting immediately after said line the
3	following:
4	"644.052. 1. Persons with operating permits or permits by
5	rule issued pursuant to this chapter shall pay fees pursuant to
6	subsections 2 to 8 and 12 to 13 of this section. Persons with a
7	sewer service connection to public sewer systems owned or
8	operated by a city, public sewer district, public water district
9	or other publicly owned treatment works shall pay a permit fee
10	pursuant to subsections 10 and 11 of this section.
11	2. A privately owned treatment works or an industry which
12	treats only human sewage shall annually pay a fee based upon the
13	design flow of the facility as follows:
14	(1) One hundred dollars if the design flow is less than
15	five thousand gallons per day;
16	(2) One hundred fifty dollars if the design flow is equal
17	to or greater than five thousand gallons per day but less than
18	six thousand gallons per day;
19	(3) One hundred seventy-five dollars if the design flow is
20	equal to or greater than six thousand gallons per day but less
21	than seven thousand gallons per day;
22	(4) Two hundred dollars if the design flow is equal to or

greater than seven thousand gallons per day but less than eight thousand gallons per day;

3 (5) Two hundred twenty-five dollars if the design flow is 4 equal to or greater than eight thousand gallons per day but less 5 than nine thousand gallons per day;

6 (6) Two hundred fifty dollars if the design flow is equal 7 to or greater than nine thousand gallons per day but less than 8 ten thousand gallons per day;

9 (7) Three hundred seventy-five dollars if the design flow 10 is equal to or greater than ten thousand gallons per day but less 11 than eleven thousand gallons per day;

12 (8) Four hundred dollars if the design flow is equal to or 13 greater than eleven thousand gallons per day but less than twelve 14 thousand gallons per day;

(9) Four hundred fifty dollars if the design flow is equal
to or greater than twelve thousand gallons per day but less than
thirteen thousand gallons per day;

(10) Five hundred dollars if the design flow is equal to or
greater than thirteen thousand gallons per day but less than
fourteen thousand gallons per day;

(11) Five hundred fifty dollars if the design flow is equal
to or greater than fourteen thousand gallons per day but less
than fifteen thousand gallons per day;

(12) Six hundred dollars if the design flow is equal to or
greater than fifteen thousand gallons per day but less than
sixteen thousand gallons per day;

(13) Six hundred fifty dollars if the design flow is equal
to or greater than sixteen thousand gallons per day but less than
seventeen thousand gallons per day;

1 (14) Eight hundred dollars if the design flow is equal to 2 or greater than seventeen thousand gallons per day but less than 3 twenty thousand gallons per day;

4 (15) One thousand dollars if the design flow is equal to or
5 greater than twenty thousand gallons per day but less than
6 twenty-three thousand gallons per day;

7 (16) Two thousand dollars if the design flow is equal to or
8 greater than twenty-three thousand gallons per day but less than
9 twenty-five thousand gallons per day;

10 (17) Two thousand five hundred dollars if the design flow 11 is equal to or greater than twenty-five thousand gallons per day 12 but less than thirty thousand gallons per day;

(18) Three thousand dollars if the design flow is equal to or greater than thirty thousand gallons per day but less than one million gallons per day; or

(19) Three thousand five hundred dollars if the design flow
 is equal to or greater than one million gallons per day.

Persons who produce industrial process wastewater which
 requires treatment and who apply for or possess a site-specific
 permit shall annually pay:

(1) Five thousand dollars if the industry is a class IA
 animal feeding operation as defined by the commission; or

(2) For facilities issued operating permits based upon
 categorical standards pursuant to the Federal Clean Water Act and
 regulations implementing such act:

26 (a) Three thousand five hundred dollars if the design flow
27 is less than one million gallons per day; or

(b) Five thousand dollars if the design flow is equal to orgreater than one million gallons per day.

4. Persons who apply for or possess a site-specific permit
 solely for industrial storm water shall pay an annual fee of:

3 (1) One thousand three hundred fifty dollars if the design
4 flow is less than one million gallons per day; or

5 (2) Two thousand three hundred fifty dollars if the design 6 flow is equal to or greater than one million gallons per day.

7 5. Persons who produce industrial process wastewater who
8 are not included in subsection 2 or 3 of this section shall
9 annually pay:

10 (1) One thousand five hundred dollars if the design flow is
11 less than one million gallons per day; or

12 (2) Two thousand five hundred dollars if the design flow is13 equal to or greater than one million gallons per day.

14 6. Persons who apply for or possess a general permit shall15 pay:

16 (1) Three hundred dollars for the discharge of storm water17 from a land disturbance site;

18 (2) Fifty dollars annually for the operation of a chemical
 19 fertilizer or pesticide facility;

20 (3) One hundred fifty dollars for the operation of an
21 animal feeding operation or a concentrated animal feeding
22 operation;

(4) One hundred fifty dollars annually for new permits for
the discharge of process water or storm water potentially
contaminated by activities not included in subdivisions (1) to
(3) of this subsection. Persons paying fees pursuant to this
subdivision with existing general permits on August 27, 2000, and
persons paying fees pursuant to this subdivision who receive
renewed general permits on the same facility after August 27,

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2000, shall pay sixty dollars annually;

(5) Up to two hundred fifty dollars annually for the operation of an aquaculture facility.

7. Requests for modifications to state operating permits on entities that charge a service connection fee pursuant to subsection 10 of this section shall be accompanied by a two hundred dollar fee. The department may waive the fee if it is determined that the necessary modification was either initiated by the department or caused by an error made by the department.

10 Requests for state operating permit modifications other 8. 11 than those described in subsection 7 of this section shall be accompanied by a fee equal to twenty-five percent of the annual 12 13 operating fee assessed for the facility pursuant to this section. 14 However, requests for modifications for such operating permits 15 that seek name changes, address changes, or other nonsubstantive 16 changes to the operating permit shall be accompanied by a fee of 17 one hundred dollars. The department may waive the fee if it is 18 determined that the necessary modification was either initiated 19 by the department or caused by an error made by the department.

20 9. Persons requesting water quality certifications in 21 accordance with Section 401 of the Federal Clean Water Act shall 22 pay a fee of seventy-five dollars and shall submit the standard 23 application form for a Section 404 permit as administered by the 24 U.S. Army Corps of Engineers or similar information required for 25 other federal licenses and permits, except that the fee is waived 26 for water quality certifications issued and accepted for 27 activities authorized pursuant to a general permit or nationwide 28 permit by the U.S. Army Corps of Engineers.

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10. Persons with a direct or indirect sewer service

1 connection to a public sewer system owned or operated by a city, public sewer district, public water district, or other publicly 2 3 owned treatment works shall pay an annual fee per water service connection as provided in this subsection. Customers served by 4 multiple water service connections shall pay such fee for each 5 water service connection, except that no single facility served 6 7 by multiple connections shall pay more than a total of seven 8 hundred dollars per year. The fees provided for in this 9 subsection shall be collected by the agency billing such customer 10 for sewer service and remitted to the department. The fees may be collected in monthly, quarterly or annual increments, and 11 shall be remitted to the department no less frequently than 12 annually. The fees collected shall not exceed the amounts 13 14 specified in this subsection and, except as provided in 15 subsection 11 of this section, shall be collected at the 16 specified amounts unless adjusted by the commission in rules. 17 The annual fees shall not exceed:

(1) For sewer systems that serve more than thirty-five
 thousand customers, forty cents per residential customer as
 defined by the provider of said sewer service until such time as
 the commission promulgates rules defining the billing procedure;

(2) For sewer systems that serve equal to or less than
thirty-five thousand but more than twenty thousand customers,
fifty cents per residential customer as defined by the provider
of said sewer service until such time as the commission
promulgates rules defining the billing procedure;

(3) For sewer systems that serve equal to or less than
twenty thousand but more than seven thousand customers, sixty
cents per residential customer as defined by the provider of said

sewer service until such time as the commission promulgates rules
 defining the billing procedure;

3 (4) For sewer systems that serve equal to or less than 4 seven thousand but more than one thousand customers, seventy 5 cents per residential customer as defined by the provider of said 6 sewer service until such time as the commission promulgates rules 7 defining the billing procedure;

8 (5) For sewer systems that serve equal to or less than one 9 thousand customers, eighty cents per residential customer as 10 defined by the provider of said sewer service until such time as 11 the commission promulgates rules defining the billing procedure;

12 (6) Three dollars for commercial or industrial customers
13 not served by a public water system as defined in chapter 640;

14 (7) Three dollars per water service connection for all 15 other customers with water service connections of less than or 16 equal to one inch excluding taps for fire suppression and 17 irrigation systems;

18 (8) Ten dollars per water service connection for all other
19 customers with water service connections of more than one inch
20 but less than or equal to four inches, excluding taps for fire
21 suppression and irrigation systems;

(9) Twenty-five dollars per water service connection for
 all other customers with water service connections of more than
 four inches, excluding taps for fire suppression and irrigation
 systems.

26 11. Customers served by any district formed pursuant to the 27 provisions of section 30(a) of article VI of the Missouri 28 Constitution shall pay the fees set forth in subsection 10 of 29 this section according to the following schedule:

(1) From August 28, 2000, through September 30, 2001,
 customers of any such district shall pay fifty percent of such
 fees; and

4 (2) Beginning October 1, 2001, customers of any such 5 districts shall pay one hundred percent of such fees.

6 12. Persons submitting a notice of intent to operate 7 pursuant to a permit by rule shall pay a filing fee of 8 twenty-five dollars.

9 13. For any general permit issued to a state agency for 10 highway construction pursuant to subdivision (1) of subsection 6 11 of this section, a single fee may cover all sites subject to the 12 permit."; and

Further amend the title and enacting clause accordingly.

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