
DIGEST

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HB 758 Original

2026 Regular Session

Brass

Abstract: Provides for new fee structures to be set by the dept. and for those fees to be promulgated by rules and regulations adopted by the dept.

Present law establishes the dept. and provides it with jurisdiction over matters affecting the regulation of the environment within the state, including but not limited to the regulation of air quality, noise pollution control, water pollution control, the regulation of solid waste disposal, the protection and preservation of the scenic rivers and streams of the state, the regulation and control of radiation, the management of hazardous waste, and the regulation of those programs which encourage, assist, and result in the reduction of wastes generated within La.

Proposed law adds groundwater protection and underground storage tanks to the list.

Present law provides a fee schedule for commercially laboratories with set fee amounts.

Proposed law removes the set amounts and provides the secretary with authorization to set a fee schedule using a formula based on the test category per matrix, accreditation requested, and location of the lab.

Present law provides for promulgation of rules for conducting environmental reviews of immovable property with maximum and minimum fee requirements specified in present law.

Proposed law removes the maximum and minimum specifications and retains the provision for promulgation of rules.

Present law provides for an initial fee and an annual monitoring and maintenance fee to be charged for all permits, licenses, registrations, or variances authorized by present law related to adequate permitting, monitoring, investigation, administration, and other activities required for the maintenance of a healthful and safe environment and provides for the fees to be deposited in the Environmental Trust Fund Dedicated Account.

Proposed law changes from an initial fee to an application fee charged for the permits, licenses, registrations, or variances and provides an exception for funds to be deposited in the Environmental Trust Fund Dedicated Account unless specified elsewhere.

Present law provides that the dept. is prohibited from changing the formula for fees authorized under present law by more than 5% of what was paid the preceding year.

Proposed law provides that the dept. can utilize the rulemaking process to change the formula based on the consumer price index and it can be aggregated for years in which it was not altered.

Present law provides that the dept. cannot create new fees under present law (Subtitle II).

Proposed law allows the dept. to adjust or modify fees for activities authorized under present law or to change the formula if the need arises due to new technology, correction of errors, new industry, federal obligations, and budgetary concerns by promulgating rules to determine the fees by using a formula to be based upon a cost equal to the cost of the annual maintenance, permitting, monitoring, investigation, administration, and other activities required, including any effects the volume of emissions or effluents may have on such activities.

Present law allows the dept. to require a fee to process any request for a declaratory ruling, not to exceed the maximum per-hour overtime salary, including associated-related benefits, of a civil service employee of the dept. per hour or portion thereof required to conduct the review plus reasonable indirect costs calculated as a percentage of the hourly fee.

Proposed law adds authority for the dept. to require a fee to process a request for expedited permit, review of environmental conditions, remediation, or review of a self audit.

Proposed law adds provision for the dept. to modify any fee that is in effect on June 30, 2026, authorized by present law by promulgating rules to determine these fees by using a formula based upon a cost equal to the cost of the annual maintenance, permitting, monitoring, investigation, administration, and other activities required, including any effects the volume of emissions or effluents may have on such activities.

Proposed law provides that the dept. must promulgate rules to determine emergency processing fees, which must not exceed one and a half times the regular fees.

Proposed law adds a provision to allow the dept. to promulgate rules to determine late fees, which must not exceed 15% of the original amount.

Proposed law establishes a violation subject to enforcement actions of the La. Environmental Quality Act (R.S. 30:2001 et seq.) for failure to pay the prescribed fees including but not limited to revocation or suspension of the applicable permit, license, registration, or variance.

Present law authorizes the dept. to increase fees to cover the operating expenses of the dept. for the continued implementation of the accidental release prevention program by increasing, on an average of 4.5%, existing fees assessed by the dept. pursuant to its fee schedules under the air quality control program based on industrial groups that reflect the degree that these are to be regulated under the accidental release prevention program.

Proposed law eliminates the provision of present law which specifies the fee increase must be implemented by increasing, on an average of 4.5%, existing fees assessed by the dept. pursuant to its fee schedules under the air quality control program based on industrial groups that reflect the

degree that these are to be regulated under the accidental release prevention program but retains the authorization for the dept. to increase fees to cover the operating expenses of the dept. for the continued implementation of the accidental release prevention program.

Present law provides for establishment of the Motor Fuels Underground Tank Storage Tank Trust Dedicated Fund Account and for the funds to be deposited and administered with a tank registration fee of \$60 for each tank.

Proposed law retains the provisions of present law but increases the tank registration fee from \$60 to \$66.

Present law provides for owners of motor fuel underground storage tanks storing motor oil to pay a fee of up to \$275 per year.

Proposed law increases the motor fuel underground storage tank fee for storing motor oil from \$275 to \$300 per year.

Present law authorizes the dept. to charge a participation fee up to \$660 per application for approval of an investigation plan and a fee up to \$660 per application for approval of a remediation plan and to promulgate rules and regulations to provide for the disbursement of actual direct costs associated with oversight activities conducted pursuant to present law.

Proposed law retains the authorization for the dept. to charge fees for approval of investigation and remediation plans but eliminates the specified amount of \$660 and provides for the fees to be adopted by the dept. in accordance with the Administrative Procedure Act (R.S. 49:950 et seq.).

Present law provides for applications for licensure, certification, and accreditation fees as well as notification fees for lead abatement projects to be paid annually to the secretary.

Proposed law retains the annual payments for applications and notifications but provides they be paid to the dept. rather than the secretary.

Present law provides for license evaluation fees of \$550 to be paid by lead contractors.

Proposed law eliminates the provision of \$550 by lead contractors and provides that license evaluation fees be paid annually.

Present law provides certification fees to be paid by discipline and establishes amounts to be paid.

Proposed law eliminates the set fee by discipline and provides that the certification fees be paid annually.

Present law provides for accreditation fees for organization fees to be paid with set fees for categories.

Proposed law retains the provision for organizations to pay accreditation fees but adds a requirement for instructors to pay accreditation fees as well as a provision for the fees to be paid annually.

Proposed law further eliminates the set fees for accreditation by category.

Present law provides for notification fees to be paid upon application with specifications for the lead abatement project size and type of structure.

Proposed law provides for notification fees to be assessed per project with consideration for the project size and type of structure.

Proposed law further provides that any formula for fees be adopted by the dept. in accordance with the Administrative Procedures Act (R.S. 49:950 et seq.).

Present law provides for application fees for examination, training, and certification to be paid by the applicant for the Board of Certification and Training.

Proposed law specifies that the fees be established using a formula based on the cost of establishing a certification program for operators of solid waste disposal facilities for examination, training and certification and adopted by the dept. in accordance with the Administrative Procedures Act (R.S. 49:950 et seq.) and deposited in the Environmental Trust Dedicated Fund Account.

Present law provides for the dept. to modify fees in effect on June 30, 2002, as provided under present law and provides criteria for the modifications.

Proposed law repeals provisions of present law.

Present law provides for the dept. to modify fees in effect on June 30, 2021, as provided under present law and provides criteria for the modifications.

Proposed law repeals provisions of present law.

Present law provides for the department to collect from each facility permitted as a construction or demolition debris landfill, as part of the annual monitoring and maintenance fee, a fee not exceeding 25 cents per ton of construction or demolition debris deposited in the facility, only applicable to construction or demolition debris which is subject to a fee imposed by the facility.

Proposed law repeals provisions of present law.

Present law provides the fee for reviewing environmental self-audits and corrective actions must not exceed the maximum salary, of a civil service employee of the department per hour or portion required to conduct the review plus reasonable indirect costs calculated as a percentage of the hourly fee, which is determined annually by agreement between the dept. and the Environmental Protection Agency for use on grants and contracts with the dept. allowed to require a minimum fee of \$1500.

Proposed law repeals provisions of present law.

(Amends R.S. 30:2011(A)(1), (D)(22)(b) and (c), and (25), 2014(B), (D)(2), (3), and (7), 2063(J), 2195(B), 2195.3(B), 2289.1(D), 2351.59(B), and (C) and R.S. 37:3154(10); Adds R.S. 30:2014(E), (F), and (G); Repeals R.S. 30:2014(D)(4), (5), and (6) and 2044(C))