DIGEST

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HB 784 Reengrossed	2015 Regular Session	Dove
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Abstract: Increases existing fees and fee caps and creates new fees collected by the office of conservation and creates an expedited permit process.

<u>Present law</u> authorizes the office of conservation in the Dept. of Natural Resources to collect annual fees from operators of capable oil and gas wells based on a tiered system and on injection wells and facilities.

Proposed law increases the caps on these annual fees beginning Fiscal Year 2015-2016 as follows:

	Present Fee	Proposed Fee
Capable oil and gas wells	\$2,450,000	\$3,675,000
Class I wells	\$ 400,000	\$1,000,000
Class II, III, and storage wells and type A and B facilities	\$ 875,000	\$2,187,500

<u>Present law</u> requires from the revenue collected from mineral leases on state-owned land, \$15 per acre be deposited into the La. Wildlife Conservation Fund and \$5 into the Oil and Gas Regulatory Fund.

<u>Proposed law</u> changes <u>present law</u> by increasing the amount deposited into the Oil and Gas Regulatory Fund from \$5 to \$15.

<u>Present law</u> authorizes the office of conservation to collect application fees in a form and schedule prescribed by the office and authorizes the increase of those fees, through the Administrative Procedure Act, not to exceed $8\frac{1}{2}$ % of the fees charged on July 1, 2002.

<u>Proposed law</u> changes <u>present law</u> by authorizing, in addition to the fees charged on July 1, 2015, collecting the following fees:

Application for alternate unit well, exception\$ 504to 29-E, exception to 29-B, severance tax relief,
downhole combinations, well product\$ 504

reclassification, selective completion, pilot projects, waiver of production test, or critical date order	
Application for work permit - minerals	\$ 75
Application to amend permit to drill - minerals	\$ 50
(lease unit well, stripper, incapable, other)	φ e c
Operator registration	\$ 105
Annual compliance review fee - class III	\$ 2,000
solution mining cavern	φ 2,000
Annual compliance review fee - class II	\$ 2,000
hydrocarbon storage and exploration and	\$ 2,000
production waste cavern	
Class III carbon dioxide enhanced	\$ 5,000
	\$ 5,000
recovery project	¢ 125
Community saltwater disposal system initial notification	\$ 125
	¢ 105
Application for work permit - injection or other	\$ 125
Work permit to plug & abandon a well utilized	\$ 500
for naturally occurring radioactive waste disposal	• • • • •
Requests to modify well permit	\$ 300
Class V permit waiver or exemption request	\$ 250
Witnessed verification of mechanical	\$ 250
integrity tests	
Transfer stations regulatory fee for exploration	\$ 2,500
and production waste	
Request to transport exploration and production	\$ 150
waste to commercial facilities or transfer stations	
Authorization for after-hours disposal	\$ 150
of exploration and production waste	
Exploration and production waste	\$ 300
determination	
Commercial facility transfer station application	\$ 1,500
Commercial facility application exclusive	\$ 3,000
of an associated well	
Commercial facility annual closure plan and	\$ 300
cost estimate review	
Commercial facility reuse material applications	\$ 300
Reuse material applications not associated with	
a commercial facility	
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<u>Proposed law</u> authorizes the commissioner of conservation to develop and implement a program to expedite the processing of permits, modifications, licenses, registrations, and variances. Requires that the notice for an expedited permit indicate that the permit is being expedited.

<u>Proposed law</u> establishes the fee for expediting the permit as the cost of the overtime hours that

employees of the office of conservation or a contractor spends processing the application and an amount not to exceed 20% for administrative costs. The overtime rate shall not exceed the maximum per hour salary, including benefits, of a civil service employee of the office of conservation.

<u>Proposed law</u> requires the commissioner to adopt rules and regulations in accordance with the APA to implement <u>proposed law</u>.

<u>Proposed law</u> provides the rules shall require a public notice be given when an expedited permit is requested.

(Amends R.S. 30:21(B)(1) and 136.1(D); Adds R.S. 30:4(P))

Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Natural Resources and</u> <u>Environment to the original bill:</u>
- 1. Change the caps for capable oil and gas wells <u>from</u> \$6,125,000 to \$3,675,000.
- 2. Remove fee increases for pipeline safety inspections and for pipelines facilities transporting hazardous liquids.
- 3. Add authority to the commissioner to develop and implement an expedited permit program.
- 4. Add a fee for expedited permits based on the cost of the overtime hours of an employee or a contractor spends processing the permit along with an administration fee of up to 20%.
- 5. Require a public notice be given when an expedited permit is requested.

The House Floor Amendments to the engrossed bill:

1. Limit the overtime rate that forms the basis of the expedited permit fee as the maximum overtime rate of a civil service employee of the office of conservation.