June 17, 2005  Final with Board Amendments

Before the Board of Health of King County, State of Washington

RULES AND REGULATIONS NO. 05-05

An amendment for the protection of the public health relating to fees and charges for environmental health services; amending sections 2.06.010, 1.08.250, 1.08.260, 1.08.270, 1.08.280, 1.08.290, 1.08.300, 5.52.010, 5.52.020, 5.52.040, 5.52.050, 5.52.060, 7.01.070, 7.01.080, 7.20.070, 10.06.010, 10.06.070, 10.06.080, 10.06.090, 10.06.100, 12.04.060, 13.74.010, 13.74.020, 13.74.040, 14.08.020, 15.04.010, 15.04.020, 7.20.010, 10.05.030, 10.07.030, 12.16.010, 12.20.010, 12.20.050, 12.28.020, 12.28.040 and 12.36.020, adding new sections to BOH chapter 2.06, adding a new section to BOH chapter 10.05, creating new chapters in BOH Title 2, recodifying 1.08.250, 1.08.260, 1.08.270, 1.08.280, 1.08.290, 1.08.300, 5.52.010, 5.52.020, 5.52.040, 5.52.050, 5.52.060, 7.01.070, 7.01.080, 7.20.070, 10.06.010, 10.056.040, 10.06.050, 10.06.060, 10.06.070, 10.06.080, 10.06.090, 10.06.100, 12.04.060, 13.74.010, 13.74.020, 13.74.040, 14.08.020, 15.04.010, 15.04.020, repealing 5.52.030, 5.52.070, 6.54.010, 6.54.020, 6.54.030, 6.54.040, 6.54.050, 10.06.020 and 10.06.030, and making technical corrections to cross-references; enacted pursuant to RCW 43.20.050 and 70.05.060, including the latest amendments or revisions thereto.

BE IT ADOPTED BY THE KING COUNTY BOARD OF HEALTH:

NEW SECTION 1. There is hereby added to BOH chapter 2.06 a new section to read as follows:

The provisions of this chapter are applicable to activities regulated by the director of the Seattle-King County Department of Public Health pursuant to this code.

SECTION 2. R&R 78, section 1, as amended, and BOH 2.06.010 are each hereby amended to read as follows:

The director of the Seattle King County Department of Public Health or the director’s authorized representative is authorized and directed to charge and collect from the applicant for construction or master use((,)) permits when health department review is required the indicated fees for services described below:

A. For environmental review of plans subject to the Washington ((($)))statute Environmental Policy Act (((RCW 43.21C))), chapter 43.21C RCW, two hundred fifty dollars (((($250.00)))) base fee, plus an additional fee for actual review costs over and above two hundred fifty dollars (((($250.00)))).
SECTION 3. R&R 7, section 5, as amended, and BOH 1.08.250 are each hereby amended as follows:
The penalty for payment of a permit with a dishonored check shall be twenty-five dollars ($25.00).

SECTION 4. BOH 1.08.250 is directed to be recodified in BOH chapter 2.06.

SECTION 5. R&R 7, section 6, as amended, and BOH 1.08.260 are each hereby amended as follows:
The penalty for late permit fee payment, delinquent by more than ten (10) days, is one-fourth (1/4) of the applicable permit fee. The penalty for permit fee payment, delinquent by more than thirty (30) days, is one-half (1/2) of the applicable permit fee. The penalty for late payment or any seasonal permit fee is twenty-five dollars ($25.00).

SECTION 6. BOH 1.08.260 is directed to be recodified in BOH chapter 2.06.

SECTION 7. R&R 7, ch. 7, as amended, and BOH 1.08.270 are each hereby amended as follows:
The fee to replace a lost or destroyed permit shall be twenty-five dollars ($25.00).

SECTION 8. BOH 1.08.270 is directed to be recodified in BOH chapter 2.06.

SECTION 9. R&R 97 section 4, and BOH 1.08.280 are each hereby amended as follows:
The fee for transferring a permit or for change of name for an existing permit, with no other change, shall be twenty-five dollars ($25.00).

SECTION 10. BOH 1.08.280 is directed to be recodified in BOH chapter 2.06.

SECTION 11. R&R 97, chapter 5, and BOH 1.08.290 are each hereby amended as follows:
The fee for inspections requested by a permittee or a person in charge of regulated activity, if outside regular department working hours, and for furnishing special services or materials, requested by the public, if not ordinarily provided by the Seattle-King County Department of Public Health shall be the cost to the department of providing hours and for performing the service or furnishing the materials.

SECTION 12. BOH 1.08.290 is directed to be recodified in BOH chapter 2.06.
SECTION 13. R&R 97 section 6, and BOH 1.08.300 are each hereby amended as follows:

The fee for processing a refund shall be twenty-five dollars ($25.00).

SECTION 14. BOH 1.08.300 is directed to be recodified in BOH chapter 2.06.

SECTION 15. Sections 16, 21, 22, 23 and 25 of this rule and BOH 5.52.010, 5.52.020, 5.52.040, 5.52.050 and 5.52.060, as recodified and amended by this rule, should be codified as a new chapter in BOH Title 2.

NEW SECTION. SECTION 16. There is hereby added to BOH title 2 a new section to read as follows:

The provisions of this chapter are applicable to activities regulated by the director pursuant to Title 5 of this code.

SECTION 17. R&R 91, section 1 (part), as amended, and BOH 5.52.010 are each hereby amended as follows:

Permit fee schedule. (Effective through December 31, 2005).  

REESTAURANTS

Seating capacity 1-75......................... $561.00 per year

Seating capacity 76-150.......................... 617.00 per year

Seating capacity 151-250.......................... 712.00 per year

Seating capacity over 250.......................... 736.00 per year

CATERERS (if not part of another food service establishment). .......................... 502.00 per year

FOOD PROCESSING ESTABLISHMENTS .......................... 486.00 per year

SNACK BARS (no food preparation) .......................... 372.00 per year

MOBILE FOOD-SERVICE UNITS
Mobile food carts, base fee: $392.00 per year

Additional locations, each: $251.00 per year

Restricted mobile food vehicles, base fee: $375.00 per year

Additional vehicles, each: $338.00 per year

Unrestricted mobile food vehicles, base fee: $454.00 per year

Additional vehicles, each: $108.00 per year

TEMPORARY FOOD SERVICE ESTABLISHMENTS

Low-hazard operation: $167.00 per event

High-hazard operation: $174.00 per event

Religious, charitable or educational organization or institution with an Internal Revenue Service 501(C)(3) nonprofit tax-exempt status: $76.00 per event

FOOD DEMONSTRATORS: $166.00 per year

FOOD PROMOTERS: $307.00 per year

TAVER!S (no food preparation): $319.00 per year

GROCERY STORES

Less than 4 checkout devices: $179.00 per year

4 or more checkout devices: $233.00 per year

BED AND BREAKFAST

Continental breakfast: $222.00 per year

Full service breakfast: $394.00 per year

RETAIL BAKERIES: $357.00 per year
REDUCED FEE ESTABLISHMENTS

Religious, charitable or educational organization or institution with an Internal Revenue Service 501 (C)(3) nonprofit tax exempt status

operating a food service establishment..............................................................$113.00 per year

School lunchroom................................................................. One-half fee per year for applicable category above

Vending facility under the supervision of the Washington State Commission for the Blind............................................ One-half fee per year for applicable category above

PLAN REVIEW

New construction ........................................................................................................... $277.00

Remodel.........................................................................................................................$211.00

Multiple permits in one facility (2+) (each) ........................................................................$139.00

Resubmittal (per hour) .....................................................................................................Cost of service

Subsequent pre-occupancies, on-site inspection prior to plan submittal, or

on-site inspection when no plan review is required .........................................................$100.00

Temporary establishment ......................................................................................................$25.00

LATE FEES
Annual permits, 10 – 30 days. .......................................................... 25%

Annual permits, more than 30 days ........................................... 50%

School lunchroom ................................................................. 0

Temporary applications, submitted

9 – 12 days prior to the event .................................................. $ 25.00

Temporary applications, submitted

3 – 8 days prior to the event ..................................................... 50.00

Seasonal permit ................................................................. 25.00

MiSCELLANEOUS FEES

Duplicate permit ................................................................. $ 25.00

Change of name, no other change ......................................... 25.00

Request for variance .......................................................... 154.00

Check returned by the bank .................................................. 25.00

Processing of a refund ......................................................... 25.00

After-hours inspections requested

by food establishment owner ................................................. cost of service

Reinspection fee ................................................................. One-half the applicable annual permit fee

Reinstatement of permit after suspension ....................... Applicable annual permit fee

Provided, that if the application pertains to a seasonal food service establishment or a food service establishment that is to be operated only after October 1st, in any year, the applicable permit fee shall be one-half (1/2) the annual fee specified above.

2. Submit the application and fee for a new annual or seasonal permit to the health officer before commencement of the operation.
3. The health officer is authorized to charge a fee equal to one-half (1/2) of the annual permit fee when he/she deems that a second inspection is necessary following a routine inspection or complaint investigation. The health officer shall adopt administrative policies to specify the terms and conditions upon which such reinspections are made, to be based upon the extent and severity of violations found.)

The owner or operator of a food establishment subject to the permit requirement of WAC 246-215-200 or Food Code Paragraph 8-301.11 shall pay to the health officer a food establishment permit fee as set forth in Table 1, based on the establishment type and the risk category for the establishment. Where more than one type of food establishment exists within or as part of another food establishment (for example, a bakery within a grocery store, or a deli within a meat market), the owner or operator shall pay the permit fee for each applicable food establishment type; except that the owner or operator of a grocery store with no more than two checkout stands, or a general food establishment with no more than two checkout stands and no more than twelve seats for customers for on-site consumption of food, or a meat/fish market with no more than two checkout stands shall pay only the highest applicable risk category permit fee without being required to obtain a separate permit for each type of food handling activity at the establishment. For purposes of this section, “highest applicable risk category permit fee” means the fee corresponding to the highest risk category of food handling activity at the establishment.

<table>
<thead>
<tr>
<th>TYPE OF FOOD ESTABLISHMENT</th>
<th>APPLICABLE FEE</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Food Service</td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 1</td>
<td>$ 261.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 2</td>
<td>$ 435.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 3</td>
<td>$ 602.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 1</td>
<td>$ 264.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 2</td>
<td>$ 441.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 3</td>
<td>$ 636.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 1</td>
<td>$ 270.00</td>
</tr>
</tbody>
</table>

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
<table>
<thead>
<tr>
<th>Service</th>
<th>Risk 1</th>
<th>Risk 2</th>
<th>Risk 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seating Capacity 51 – 150 Risk 2</td>
<td>$463.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 3</td>
<td>$679.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 1</td>
<td>$280.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 2</td>
<td>$474.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 3</td>
<td>$720.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 1</td>
<td>$291.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 2</td>
<td>$477.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 3</td>
<td>$751.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Limited Food Service</td>
<td>$261.00</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>Bakery – no customer seating 3</td>
<td></td>
<td>$261.00</td>
<td>$435.00</td>
</tr>
<tr>
<td>Bed and Breakfast Operation</td>
<td></td>
<td>$261.00</td>
<td>--</td>
</tr>
<tr>
<td>Grocery Store – no customer seating 3</td>
<td></td>
<td>$261.00</td>
<td>$435.00</td>
</tr>
<tr>
<td>Catering operation</td>
<td></td>
<td>$261.00</td>
<td>$435.00</td>
</tr>
<tr>
<td>Meat/Fish Market</td>
<td></td>
<td></td>
<td>$490.00</td>
</tr>
<tr>
<td>Vending Machine</td>
<td></td>
<td></td>
<td>$261.00</td>
</tr>
<tr>
<td>Mobile Food Service</td>
<td></td>
<td>$261.00</td>
<td>$435.00</td>
</tr>
<tr>
<td>Nonprofit Institution</td>
<td></td>
<td>$130.00</td>
<td>$217.00</td>
</tr>
<tr>
<td>School Kitchen 4</td>
<td></td>
<td></td>
<td>$301.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$217.00</td>
<td>--</td>
</tr>
<tr>
<td>Risk 3</td>
<td>$ 301.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>----------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seasonal Food Establishment</td>
<td>One-half the applicable annual permit fee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary Food Establishment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Low Risk</td>
<td>$ 167.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>High Risk</td>
<td>$ 174.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Footnotes to Table 5.20-1:

1. All food establishment permit fees set forth in this table are annual fees, except those for temporary food establishments (including temporary nonprofit institution food establishments) and seasonal food establishments.

2. General food service includes a grocery store or bakery offering seating for on-site consumption of food.

3. A bakery or grocery store offering seating for on-site consumption of food shall be classified as a general food service establishment.

4. A school kitchen is designated as either Risk 2 or Risk 3, not Risk 1.

5. A temporary food establishment is designated as either Low Risk or High Risk.

B. The applicant for a seasonal food establishment permit, or a food establishment that is to be operated no longer than any period of six consecutive months, shall pay one-half the applicable annual permit fee specified in Table 2.10-1.

SECTION 18. BOH 5.52.010, as amended by this rule, is directed to be recodified in the BOH chapter created under section 15 of this rule.

SECTION 19. R&R 91, section 1 (part), and BOH 5.52.020 are each hereby amended as follows:

Seating calculations. The health officer shall calculate seating capacity to determine the applicable permit fee, as follows:

A. The number of seats and other provisions for on-premises consumption shall be counted; seating used solely for customer waiting shall not be counted.
B. Any restaurant comprised of more than one type of operation, such as a coffee shop and cocktail lounge, may, at the option of the owner, have its seating capacity computed as if the restaurant were only a single operation.

C. Seating count for "take-out" and "drive-in" type food establishments shall either include the total number of inside and outside seats or two seats for each defined parking stall provided by the food establishment, whichever is greater.

SECTION 20. BOH 5.52.020, as amended by this rule, is directed to be recodified in the new chapter created under section 15 of this rule.

NEW SECTION. SECTION 21. There is hereby added to BOH title 2 a new section to read as follows:

Plan review fees. (Effective through December 31, 2005). The owner or operator of a food establishment shall pay to the health officer plan review fees as follows:

A. New construction ....................... $412.00

B. Remodel ................................. $359.00

C. Two (2) or more plan reviews

   for one facility .......................... $255.00

D. Plan resubmittal .......................... $270.00

E. Subsequent pre-occupancies, on-site

   inspection prior to plan submittal,

   or on-site inspection when no plan review

   Is required ............................. $100.00 per activity

F. Temporary food establishment (all

   categories) ............................. $25.00 per review
NEW SECTION. SECTION 22. Late fees. Notwithstanding the provisions of chapter 2.06 of this code, the food establishment owner or operator shall pay the following late fees, as applicable:

A. Annual permit fee payment delinquent by
ten to thirty days. . . . . . . . . . . . . . . . . . . . . 25 percent of applicable permit fee.

B. Annual permit fee payment delinquent by
more than thirty days . . . . . . . . . . . . . . . . . . 50 percent of applicable permit fee.

C. Temporary food establishment permit
application submitted nine to twelve days
prior to the event . . . . . . . . . . . . . . . . . . . . . . . . . . . $25.00

D. Temporary food establishment permit
application submitted three to eight days
prior to the event . . . . . . . . . . . . . . . . . . . . . . . . . . . $50.00

NEW SECTION. SECTION 23. There is hereby added to BOH title 2 a new section to read as follows:

Occupational license and examination fees. (Effective through December 31, 2005). The occupational license or examination applicant shall pay the following fees, as applicable, at the time of application submittal for the license or examination:

A. Meat cutter’s license exam . . . . . . . . . . . . . . . . . . . . . $72.00

B. Meat cutter’s license renewal . . . . . . . . . . . . . . . . . . . . $50.00

SECTION 24. R&R 91, section 1 (part), and BOH 5.52.040 are each hereby amended as follows:
The health officer is also authorized to charge such fees as (he/she) the health officer may deem

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
necessary for the furnishing of special services or materials requested by the public that are not ordinarily provided under permit or pursuant to statute. Such services and materials to be furnished may include, but are not limited to the following:

—— A. Reproduction and/or search of records and documents.

—— B. Special food service establishment examination.

—— C. Examination, testing or inspection of particular products, materials, procedures, construction, equipment or appliances to determine their compliance with the provisions of this title or their acceptability for use. The health officer shall have full authority to specify the terms and conditions upon which such services and materials shall be made available, consistent with any applicable statutes and ordinances; provided, that any fees imposed pursuant to this authorization shall be reasonably equivalent to county cost for furnishing services and materials.

**NEW SECTION. SECTION 25.** There is hereby added to BOH title 2 a new section to read as follows:

A. The food establishment owner or operator shall pay the following miscellaneous fees, as applicable:

1. Variance request fee ...................... $154.00

2. Reinspection fee ......................... 50 percent of applicable permit fee.

3. Reinstatement of permit after suspension .... 100 percent of applicable permit fee.

4. Penalty for commencing operation of a food without required permit or plan review ... 50 percent of applicable permit fee.
B. The health officer is authorized to charge a fee equal to one-half of the applicable permit fee when he or she determines that a second inspection is necessary following a routine inspection or complaint investigation, and to adopt administrative policies to specify the terms and conditions upon which such reinspections are made, to be based upon the extent and severity of violations found.

C. The food establishment owner or operator shall pay fees, as applicable, for dishonored check submittal, permit replacement, permit transfer or name change, inspections outside regular department working hours, special services, and refunds, in accordance with the fee provisions of chapter 2.06 of this code.

SECTION 26. R&R 91, section 1 (part), and BOH 5.52.030 are each hereby repealed.

SECTION 27. R&R 91, section 1 (part) and BOH 5.52.050 are each hereby amended as follows:

Penalty for commencing operation without approval. Any food establishment owner who commences any work on or any operation of a food establishment for which a permit or plan review is required under Title 5 of this code without first having obtained such permit or plan review, shall upon subsequent application for such permit or plan review pay the applicable permit or plan review fee and a penalty fee equal to one-half of the applicable permit or plan review fee. The health officer is authorized to waive the penalty fee upon receipt of proof, to the satisfaction of the health officer, that such work was urgently necessary and that it was not practical to obtain a permit prior to the commencement of the work. In all such emergency cases, the food establishment owner or operator shall obtain a permit as soon as it is practical to do so, and if the health officer determines there is an unreasonable delay in obtaining the permit, a penalty fee shall be charged as provided in this section.

SECTION 28. R&R 91, section 1 (part) and BOH 5.52.060 are each hereby amended as follows:

Refunds. A. A food establishment owner shall receive a refund of a permit fee if:
A permit is denied;

A fee has been paid where none is imposed;

The permit is issued where none is required;

The permittee never engages in permitted activity due to the denial by any governmental agency to issue a necessary license;

The applicant for a permanent permit withdraws his or her application before the permit is issued;

The applicant for a temporary permit withdraws his or her application more than fourteen days prior to the event; or

The food establishment permit has been overpaid by more than the amount of the refund processing fee set forth in chapter 2.06 of this code;

Each refund shall be subject to a deduction for the cost of administration.

SECTION 29. R&R 91, section 1 (part), as amended by section 17 of this rule, and BOH 5.52.010 are each hereby amended as follows:


The owner or operator of a food establishment subject to the permit requirement of WAC 246-215-200 or Food Code Paragraph 8-301.11 shall pay to the health officer a food establishment permit fee as set forth in Table 1, based on the establishment type and the risk category for the establishment. Where more than one type of food establishment exists within or as part of another food establishment (for example, a bakery within a grocery store, or a deli within a meat market), the owner or operator shall pay the permit fee for each applicable food establishment type; except that the owner or operator of a grocery store with no more than two checkout stands, or a general food establishment with no more than two checkout stands and no
more than twelve seats for customers for on-site consumption of food, or a meat/fish market with no more
than two checkout stands shall pay only the highest applicable risk category permit fee without being required
to obtain a separate permit for each type of food handling activity at the establishment. For purposes of this
section, “highest applicable risk category permit fee” means the fee corresponding to the highest risk category
of food handling activity at the establishment.

### TABLE 1

**Food Establishment Categories and Permit Fees**

<table>
<thead>
<tr>
<th>TYPE OF FOOD ESTABLISHMENT</th>
<th>APPLICABLE FEE ¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Food Service</td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 1</td>
<td>$(261.00) 274.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 2</td>
<td>$(435.00) 456.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 3</td>
<td>$(602.00) 632.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 1</td>
<td>$(264.00) 277.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 2</td>
<td>$(441.00) 463.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 3</td>
<td>$(636.00) 667.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 1</td>
<td>$(270.00) 283.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 2</td>
<td>$(463.00) 487.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 3</td>
<td>$(679.00) 712.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 1</td>
<td>$(280.00) 294.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 2</td>
<td>$(474.00) 497.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 3</td>
<td>$(720.00) 756.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 1</td>
<td>$(291.00) 306.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 2</td>
<td>$(477.00) 500.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 3</td>
<td>$(751.00) 789.00</td>
</tr>
<tr>
<td>Limited Food Service</td>
<td>$(261.00) 274.00</td>
</tr>
<tr>
<td>Bakery – no customer seating³</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$(261.00) 274.00</td>
</tr>
<tr>
<td>Risk 2</td>
<td>$(435.00) 456.00</td>
</tr>
<tr>
<td>Risk 3</td>
<td>$(602.00) 632.00</td>
</tr>
<tr>
<td>Bed and Breakfast Operation</td>
<td>$(261.00) 274.00</td>
</tr>
<tr>
<td>Grocery Store – no customer seating³</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$(261.00) 274.00</td>
</tr>
<tr>
<td>Risk 2</td>
<td>$(435.00) 456.00</td>
</tr>
<tr>
<td>Risk</td>
<td>Description</td>
</tr>
<tr>
<td>--------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>3</td>
<td>Catering operation</td>
</tr>
<tr>
<td>1</td>
<td>Meat/Fish Market</td>
</tr>
<tr>
<td>2</td>
<td>Vending Machine</td>
</tr>
<tr>
<td>3</td>
<td>Mobile Food Service</td>
</tr>
<tr>
<td>1</td>
<td>Nonprofit Institution</td>
</tr>
<tr>
<td>2</td>
<td>School Kitchen</td>
</tr>
<tr>
<td>3</td>
<td>Seasonal Food Establishment</td>
</tr>
<tr>
<td>5</td>
<td>Temporary Food Establishment</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Footnotes to Table 5.20-1:

1. All food establishment permit fees set forth in this table are annual fees, except those for temporary food establishments (including temporary nonprofit institution food establishments) and seasonal food establishments.

2. General food service includes a grocery store or bakery offering seating for on-site consumption of food.

3. A bakery or grocery store offering seating for on-site consumption of food shall be classified as a general food service establishment.
4. A school kitchen is designated as either Risk 2 or Risk 3, not Risk 1.

5. A temporary food establishment is designated as either Low Risk or High Risk.

B. The applicant for a seasonal food establishment permit, or a food establishment that is to be operated no longer than any period of six consecutive months, shall pay one-half the applicable annual permit fee specified in Table 2.10-1.

SECTION 30. Section 29 of this rule is effective from January 1, 2006, through December 31, 2006.

SECTION 31. R&R 91, section 1 (part), as amended by section 29 of this rule, and BOH 5.52.010 are each hereby amended as follows:


The owner or operator of a food establishment subject to the permit requirement of WAC 246-215-200 or Food Code Paragraph 8-301.11 shall pay to the health officer a food establishment permit fee as set forth in Table 1, based on the establishment type and the risk category for the establishment. Where more than one type of food establishment exists within or as part of another food establishment (for example, a bakery within a grocery store, or a deli within a meat market), the owner or operator shall pay the permit fee for each applicable food establishment type; except that the owner or operator of a grocery store with no more than two checkout stands, or a general food establishment with no more than two checkout stands and no more than twelve seats for customers for on-site consumption of food, or a meat/fish market with no more than two checkout stands shall pay only the highest applicable risk category permit fee without being required to obtain a separate permit for each type of food handling activity at the establishment. For purposes of this section, “highest applicable risk category permit fee” means the fee corresponding to the highest risk category of food handling activity at the establishment.

TABLE 1
Food Establishment Categories and Permit Fees

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
<table>
<thead>
<tr>
<th>TYPE OF FOOD ESTABLISHMENT</th>
<th>APPLICABLE FEE</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Food Service ²</td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 1</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 2</td>
<td>$ (456.00) 479.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 3</td>
<td>$ (632.00) 663.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 1</td>
<td>$ (277.00) 291.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 2</td>
<td>$ (463.00) 486.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 3</td>
<td>$ (662.00) 701.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 1</td>
<td>$ (283.00) 298.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 2</td>
<td>$ (487.00) 511.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 3</td>
<td>$ (212.00) 748.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 1</td>
<td>$ (294.00) 309.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 2</td>
<td>$ (497.00) 522.00</td>
</tr>
<tr>
<td>Seating Capacity 151 – 250 Risk 3</td>
<td>$ (756.00) 748.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 1</td>
<td>$ (306.00) 321.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 2</td>
<td>$ (500.00) 525.00</td>
</tr>
<tr>
<td>Seating Capacity over 250 Risk 3</td>
<td>$ (789.00) 828.00</td>
</tr>
<tr>
<td>Limited Food Service</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Bakery – no customer seating ³</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Risk 2</td>
<td>$ (456.00) 479.00</td>
</tr>
<tr>
<td>Risk 3</td>
<td>$ (632.00) 663.00</td>
</tr>
<tr>
<td>Bed and Breakfast Operation</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Grocery Store – no customer seating ³</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Risk 2</td>
<td>$ (456.00) 479.00</td>
</tr>
<tr>
<td>Risk 3</td>
<td>$ (632.00) 663.00</td>
</tr>
<tr>
<td>Catering operation</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Risk 2</td>
<td>$ (456.00) 470.00</td>
</tr>
<tr>
<td>Risk 3</td>
<td>$ (632.00) 663.00</td>
</tr>
<tr>
<td>Meat/Fish Market</td>
<td>$ (514.00) 540.00</td>
</tr>
<tr>
<td>Vending Machine</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td>Mobile Food Service</td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td>$ (274.00) 288.00</td>
</tr>
<tr>
<td></td>
<td>Risk 2</td>
</tr>
<tr>
<td>---------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td>Nonprofit Institution</td>
<td>$ ((456.00)) 479.00</td>
</tr>
<tr>
<td>School Kitchen ⁴</td>
<td>$ ((228.00)) 240.00</td>
</tr>
<tr>
<td>Seasonal Food Establishment</td>
<td>One-half the applicable annual permit fee</td>
</tr>
<tr>
<td>Temporary Food Establishment ⁵</td>
<td></td>
</tr>
<tr>
<td>Low Risk</td>
<td>$ ((475.00)) 184.00</td>
</tr>
</tbody>
</table>

Footnotes to Table 5.20-1:

1. All food establishment permit fees set forth in this table are annual fees, except those for temporary food establishments (including temporary nonprofit institution food establishments) and seasonal food establishments.

2. General food service includes a grocery store or bakery offering seating for on-site consumption of food.

3. A bakery or grocery store offering seating for on-site consumption of food shall be classified as a general food service establishment.

4. A school kitchen is designated as either Risk 2 or Risk 3, not Risk 1.

5. A temporary food establishment is designated as either Low Risk or High Risk.

B. The applicant for a seasonal food establishment permit, or a food establishment that is to be operated no longer than any period of six consecutive months, shall pay one-half the applicable annual permit fee specified in Table 2.10-1.

SECTION 32. Section 31 of this rule is effective from January 1, 2007 through December 31, 2007.

SECTION 33. R&R 91, section 1 (part), as amended by section 31 of this rule, and BOH 5.52.010
are each hereby amended as follows:


The owner or operator of a food establishment subject to the permit requirement of WAC 246-215-200 or Food Code Paragraph 8-301.11 shall pay to the health officer a food establishment permit fee as set forth in Table 1, based on the establishment type and the risk category for the establishment. Where more than one type of food establishment exists within or as part of another food establishment (for example, a bakery within a grocery store, or a deli within a meat market), the owner or operator shall pay the permit fee for each applicable food establishment type; except that the owner or operator of a grocery store with no more than two checkout stands, or a general food establishment with no more than two checkout stands and no more than twelve seats for customers for on-site consumption of food, or a meat/fish market with no more than two checkout stands shall pay only the highest applicable risk category permit fee without being required to obtain a separate permit for each type of food handling activity at the establishment. For purposes of this section, “highest applicable risk category permit fee” means the fee corresponding to the highest risk category of food handling activity at the establishment.

### TABLE 1
Food Establishment Categories and Permit Fees

<table>
<thead>
<tr>
<th>TYPE OF FOOD ESTABLISHMENT</th>
<th>APPLICABLE FEE ¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Food Service</td>
<td></td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 1</td>
<td>$ (288.00) 302.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 2</td>
<td>$ (479.00) 503.00</td>
</tr>
<tr>
<td>Seating Capacity 0 – 12 Risk 3</td>
<td>$ (663.00) 697.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 1</td>
<td>$ (291.00) 306.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 2</td>
<td>$ (486.00) 510.00</td>
</tr>
<tr>
<td>Seating Capacity 13 – 50 Risk 3</td>
<td>$ (701.00) 736.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 1</td>
<td>$ (298.00) 312.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 2</td>
<td>$ (511.00) 536.00</td>
</tr>
<tr>
<td>Seating Capacity 51 – 150 Risk 3</td>
<td>$ (748.00) 785.00</td>
</tr>
<tr>
<td>Service Type</td>
<td>Seating Capacity</td>
</tr>
<tr>
<td>------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td><strong>Seating Capacity 151 – 250</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Seating Capacity over 250</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Limited Food Service</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td><strong>Bakery – no customer seating</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Bed and Breakfast Operation</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td><strong>Grocery Store – no customer seating</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Catering operation</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Meat/Fish Market</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td><strong>Vending Machine</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Mobile Food Service</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>Nonprofit Institution</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 1</td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td><strong>School Kitchen</strong></td>
<td></td>
</tr>
<tr>
<td>Risk 2</td>
<td></td>
</tr>
<tr>
<td>Risk 3</td>
<td></td>
</tr>
<tr>
<td>Seasonal Food Establishment</td>
<td>One-half the applicable annual permit fee</td>
</tr>
<tr>
<td>----------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary Food Establishment⁵</td>
<td></td>
</tr>
<tr>
<td>Low Risk</td>
<td>$((184.00)) 193.00</td>
</tr>
<tr>
<td>High Risk</td>
<td>$((192.00)) 201.00</td>
</tr>
</tbody>
</table>

Footnotes to Table 5.20-1:

1. All food establishment permit fees set forth in this table are annual fees, except those for temporary food establishments (including temporary nonprofit institution food establishments) and seasonal food establishments.

2. General food service includes a grocery store or bakery offering seating for on-site consumption of food.

3. A bakery or grocery store offering seating for on-site consumption of food shall be classified as a general food service establishment.

4. A school kitchen is designated as either Risk 2 or Risk 3, not Risk 1.

5. A temporary food establishment is designated as either Low Risk or High Risk.

B. The applicant for a seasonal food establishment permit, or a food establishment that is to be operated no longer than any period of six consecutive months, shall pay one-half the applicable annual permit fee specified in Table 2.10-1.

SECTION 34. Section 33 of this rule is effective January 1, 2008, and thereafter.

SECTION 35. Section 21 of this rule is hereby amended to read as follows:

Plan review fees. (Effective January 1, 2006, through December 31, (2005) 2006). The owner or operator of a food establishment shall pay to the health officer plan review fees as follows:

A. New construction ................. $((412.00)) 432.00

B. Remodel ......................... $((359.00)) 377.00

C. Two (2) or more plan reviews for one facility ......................... $((255.00)) 267.00
D. Plan resubmittal .............................. $(270.00) 283.00
E. Subsequent pre-occupancies, on-site
     inspection prior to plan submittal,
     or on-site inspection when no plan review
     Is required .............................. $100.00 per activity
F. Temporary food establishment (all
     categories) .............................. $25.00 per review

SECTION 36. Section 35 is effective January 1, 2006, through December 31, 2006.

SECTION 37. Section 21 of this rule, as amended by section 35 of this rule, is hereby amended to
read as follows:

owner or operator of a food establishment shall pay to the health officer plan review fees as follows:

A. New construction .............................. $(432.00) 454.00
B. Remodel .............................. $(377.00) 396.00
C. Two (2) or more plan reviews
     for one facility .............................. $(267.00) 281.00
D. Plan resubmittal .............................. $(283.00) 297.00
E. Subsequent pre-occupancies, on-site
     inspection prior to plan submittal,
     or on-site inspection when no plan review
     Is required .............................. $100.00 per activity
F. Temporary food establishment (all
     categories) .............................. $25.00 per review
SECTION 38. Section 37 of this rule is effective from January 1, 2007, through December 31, 2007.

SECTION 39. Section 21 of this rule, as amended by section 37 of this rule, is hereby amended to read as follows:

Plan review fees. (Effective January 1, ((2007, through December 31, 2007)) 2008, and thereafter). The owner or operator of a food establishment shall pay to the health officer plan review fees as follows:

A. New construction ........................................ $((454.00)) 477.00
B. Remodel .................................................. $((396.00)) 416.00
C. Two (2) or more plan reviews for one facility ......................... $((281.00)) 295.00
D. Plan resubmittal ........................................... $((297.00)) 312.00
E. Subsequent pre-occupancies, on-site inspection prior to plan submittal, or on-site inspection when no plan review is required ......................... $100.00 per activity
F. Temporary food establishment (all categories) ......................... $25.00 per review

SECTION 40. Section 39 of this rule is effective January 1, 2008, and thereafter.

SECTION 41. Section 23 of this rule is hereby amended to read as follows:

Occupational license and examination fees. (Effective January 1, 2006, through December 31, ((2005)) 2006). The occupational license or examination applicant shall pay the following fees, as applicable, at the time of application submittal for the license or examination:

A. Meat cutter’s license exam ......................... $((72.00)) 76.00
B. Meat cutter’s license renewal . . . . . . . . . . . . . . . $(52.00) 55.00

SECTION 42. Section 41 of this rule is effective from January 1, 2006 through December 31, 2006.

SECTION 43. Section 23 of this rule, as amended by section 41 of this rule, is hereby amended to read as follows:

Occupational license and examination fees. (Effective January 1, ((2006)) 2007, through December 31, ((2006)) 2007). The occupational license or examination applicant shall pay the following fees, as applicable, at the time of application submittal for the license or examination:

A. Meat cutter’s license exam . . . . . . . . . . . . . . . . . . . . . . . . $(76.00) 80.00

B. Meat cutter’s license renewal . . . . . . . . . . . . . . . . . . . . . . . . $(52.00) 55.00

SECTION 44. Section 43 of this rule is effective from January 1, 2007, through December 31, 2007.

SECTION 45. Section 23 of this rule, as amended by section 43 of this rule, is hereby amended to read as follows:

Occupational license and examination fees. (Effective January 1, ((2007, through December 31, 2007)) 2008, and thereafter). The occupational license or examination applicant shall pay the following fees, as applicable, at the time of application submittal for the license or examination:

A. Meat cutter’s license exam . . . . . . . . . . . . . . . . . . . . . . . . $(80.00) 84.00

B. Meat cutter’s license renewal . . . . . . . . . . . . . . . . . . . . . . . . $(55.00) 58.00

SECTION 46. Section 45 of this rule is effective January 1, 2008.

SECTION 47. Sections 48 of this rule and BOH 7.01.070, 7.01.080 and 7.20.070, as recodified and amended by this rule, should be codified as a new chapter in BOH Title 2.

NEW SECTION. SECTION 48. The provisions of this chapter are applicable to activities regulated by the director pursuant to Title 7 of this code.

SECTION 49. R&R 83, section 1 (part), and BH 7.01.070 are each hereby amended as follows:
The director is authorized to charge such fees as the director deems necessary for the furnishing of special services or materials requested that are not ordinarily provided under permit or pursuant to statute.

SECTION 50. BOH 7.01.070, as amended by this rule, is directed to be recodified in the BOH chapter created under section 47 of this rule.

SECTION 51. R&R 83, section 1, and BOH 7.01.080 are each hereby amended as follows:

The director or the director’s authorized representative shall have full authority to specify the terms and conditions upon which such services and materials shall be made available, consistent with any applicable statutes and ordinances; provided, that any fees imposed pursuant to this authorization shall be reasonably equivalent to King County's cost for furnishing the services and materials.

SECTION 52. BOH 7.01.080, as amended by this rule, is directed to be recodified in the BOH chapter created under section 47 of this rule.

SECTION 53. R&R 83, section 1 (part), as amended, and BOH 7.20.070 are each hereby amended as follows:

The fees for each application for a master structural pesticide applicator examination or annual structural pest control business registration are as follows:

A. Master structural pesticide applicator examination fee. .............. $ 40.00

B. Annual structural pest control business registration fee .............. $ 50.00

SECTION 54. BOH 7.20.070, as amended by this rule, is directed to be recodified in the BOH chapter created under section 47 of this rule.

SECTION 55. Sections 56 and 59 of this rule and BOH 10.06.010, 10.06.040, 10.06.050, 10.06.060, 10.06.070, 10.06.080, 10.06.090 and 10.06.100, as recodified and amended by this rule, should be codified as a new chapter in BOH Title 2.
NEW SECTION. SECTION 56. The provisions of this chapter are applicable to activities regulated by the director pursuant to Title 10 of this code.

SECTION 57. R&R 03-06, section 2 (part), and BOH 10.06.010 are each hereby amended as follows:

Annual (new((i)) and renewal) operating permit fees. (Effective through December 31, 2005).

The permit fees for solid waste disposal sites, collection/transportation vehicles, biomedical waste transporters and biomedical waste storage/treatment sites subject to the fee requirements of Title 10 of this code shall be the annual fees set forth below:

A. Municipal landfill …………………… $ ((431.43)) 149.78 base fee plus tonnage fee as cited in section 10.06.040 of this code, as recodified by this rule.

B. Limited purpose landfill …………………… $((5,257.00)) 5,991.00

Each additional hour over 40 hours of service, not to exceed 60 hours at $((431.43)) 149.78/hour ($((7,885.80)) 8,987).

C. Inert landfill ……………………………….. $((5,257.00)) 5,991.00

Each additional hour over 40 hours of service, not to exceed 60 hours at $((431.43)) 149.78/hour ($((7,885.80)) 8,987).

D. Compost facility:

1. Yard debris facility …………………… $((9,989.00)) 11,383.00
Each additional hour over 76 hours of service,
not to exceed 114 hours at $((131.43)) 149.78/hour ($((4,983.02)) 17,175).

2. Facilities composting other feedstocks … $((4,337.00)) 4,943.00

   Each additional hour over 33 hours of service,
   not to exceed 49.5 hours at $((131.43)) 149.78/hour ($((6,505.78)) 7,414).

E. Transfer station …………………………… $((4,600.00)) 5,242.00

   Each additional hour over 35 hours of service,
   not to exceed 52.5 hours at $((131.43)) 149.78/hour
   ($((6,900.08)) 7,863).

F. Permanent MRW collection and storage facility…$((6,440.00)) 7,339.00

   Each additional hour over 49 hours of service,
   not to exceed 73.5 hours at $((131.43)) 149.78/hour ($((9,660.10)) 11,009).

G. Material recovery and recycling facility … $((3,680.00)) 4,194.00

   Each additional hour over 28 hours of service,
   not to exceed 42 hours at $((131.43)) 149.78/hour
   ($((5,520.06)) 6,291).

H. Energy recovery and incineration facility .... $((3,680.00)) 4,194.00

   Each additional hour over 28 hours of service,
   not to exceed 42 hours at $((131.43)) 149.78/hour
   ($((5,520.06)) 6,291).

I. Closed landfill site ……………… $((4,206.00)) 4,793.00

   Each additional hour over 32 hours of service,
   not to exceed 48 hours at $((131.43)) 149.78/hour ($((6,308.64)) 7,414).
J. Solid waste drop box ......................... $((2,892.00)) 3,295.00
   Each additional hour over 22 hours of service,
   not to exceed 33 hours at $((131.43)) 149.78/hour $((4,943)).

K. Land application ............................... $((2,366.00)) 2,696.00
   Each additional hour over 18 hours of service,
   not to exceed 27 hours at $((131.43)) 149.78/hour $((4,044)).

L. Collection/transportation vehicle....... $((131.43)) 149.78 per
   vehicle location plus $20.00

M. Biomedical waste transporter .......... $448.00
   Each additional hour over 3 hours of
   service.......................$((131.43)) 149.78/hour

N. Other solid waste facility (includes biomedical waste
   storage/treatment sites)....................... $ ((1,577.00)) 1,797.00
   Each additional hour over 12 hours of service,
   not to exceed 18 hours at $((131.43)) 149.78/hour $((2,696)).

O. Storage/treatment piles................. $ ((2,366.00)) 2,696.00
   Each additional hour over 18 hours of service,
   not to exceed 27 hours at $((131.43)) 149.78/hour $((3,456.64))
P. Surface impoundments and tanks … $((2,892.00)) 3,295.00

Each additional hour over 22 hours of service,
not to exceed 33 hours at $((131.43)) 149.78/hour $((4,337.19))

4,943).

Q. Review fees for facilities providing notification of exemption from solid waste handling permitting, or other reporting in accordance with Chapter 10.12 of this code:

1. Composting facilities………………………….. $((460.00)) 524.00

Each additional hour over 3.5
hours…………..$((131.43)) 149.78/hour
(See section ((173-350-220(1)(b)])10.12.173-350-220(1)(b) of this code for permit exemption requirements.)

2. Material recovery and recycling facilities $((460.00)) 524.00

Each additional hour over 3.5
hours…………..$((131.43)) 149.78/hour
(See Sections ((173-350-310(2) and 173-350-210(2)) 10.12.173-350-310(2)
and 10.12.173-350-210(2) of this code for permit exemption requirements.)

3. Storage/treatment piles………………… $((460.00)) 524.00

Each additional hour over 3.5
hours…………..$((131.43)) 149.78/hour
(See Section ((173-350-320(1)(e)]) 10.12.173-350-320(1)(e) of this code for permit exemption requirements.)

4. Energy recovery and incineration facilities…… $((460.00)) 524.00

30
Each additional hour over 3.5 hours $((131.43)) 149.78/hour

(See Section ((173-350-240(1)(c))) 10.12.173-350-240(1)(c) of this code for permit exemption requirements.)

5. Limited moderate risk waste facilities ............... $((460.00)) 524.00

Each additional hour over 3.5 hours... $((131.43)) 149.78/hour

(See Section ((173-350-360(3))) 10.12.173-350-360(3) of this code for permit exemption requirements.)

6. Mobile systems and collection events:

a. Collection events................................. $((460.00)) 524.00

Each additional hour over 3.5 hours $((131.43)) 149.78/hour

b. Mobile systems................................. $ 1,648.00

Each additional hour over 11 hours $((131.43)) 149.78/hour

(See Section ((173-350-360(2))) 10.12.173-350-360(2) of this code for permit exemption requirements.)

SECTION 58. BOH 10.06.010, as amended by this rule, is directed to be recodified in the BOH chapter created under section 55 of this rule.

NEW SECTION. SECTION 59. There is hereby added to BOH title 2 a new section to read as follows:

Permit application – Plan review fees. (Effective through December 31, 2005). Plan review fees are assessed at the rate of a base fee plus an hourly fee up to the actual cost of performing the work. Plans and specifications shall be accompanied by nonrefundable fee as follows:

Base fee (includes 4 hours of plan review time) ................. $600.00
Every additional hour over 4 hours ......................... $149.78/hour

SECTION 60. Section 59 of this rule is effective until December 31, 2005.

SECTION 61. BOH 10.06.040, 10.06.050 and 10.0.060 are hereby recodified in the BOH chapter created under section 55 of this rule.

SECTION 62. R&R 03-06, section 2 (part) and BOH 10.06.070 are each hereby amended as follows:

Solid waste variance fee. Where the health officer is involved with official review and processing of requests for variance from these regulations, (he/she) the health director may grant the same as long as the action will not impair public health and safety. The nonrefundable fee for review of a variance request will be charged at a rate equal to the cost of performing the service.

SECTION 63. BOH 10.06.070, as amended by this rule, is directed to be codified as a section in the BOH chapter created under section 55 of this rule.

SECTION 64. R&R 03-06, section 2 (part) and BOH 10.06.080 are each hereby amended as follows:

Special services – Authority. The health officer is authorized to charge such fees as (he/she may) the health officer deems necessary for the furnishing of special services or materials requested that are not ordinarily provided under permit or pursuant to statute. Such services and materials to be furnished may include but are not limited to the ((following:

A. Reproduction and/or search of records and documents;

B. Examination)) examination, testing or inspection of particular products, materials, construction, equipment or appliances to determine their compliance with the provisions of Title 10 of this code or their acceptability for use.

SECTION 65. BOH 10.06.080, as amended by this rule, is directed to be codified as a section in the BOH chapter created under section 55 of this rule.

SECTION 66. R&R 03-06, section 2 (part), and BOH 10.06.090 are each hereby amended as
follows:

Special services – Terms and conditions. The health officer or ((his/her)) the health officer’s authorized representative shall have full authority to specify the terms and conditions upon which special services and materials shall be made available, consistent with any applicable statutes and ordinances; provided, that any fees imposed pursuant to this authorization shall ((be reasonably equivalent to King County’s)) not exceed the actual cost ((for)) of furnishing the services and materials.

SECTION 67. BOH 10.06.090, as amended by this rule, is directed to be codified as a section in the BOH chapter created under section 55 of this rule.

SECTION 68. R&R 03-06, section 2 (part) and BOH 10.06.100 are each hereby amended as follows:

Reexamination fee. When plans and specifications that have been examined are altered and resubmitted, an additional fee for the reexamination of such plans shall be assessed at the current cost of plan review. Where a duplicate set of approved plans is submitted for examination and approval at any time after a permit has been issued on the original approved plans, a fee shall be charged at the current cost of plan review for such examination and approval. Where a complete redesign of a site is submitted after one (((1))) design has been examined, a new review fee shall be charged in addition to the review fee for the first design. The examination of any further redesign shall be similarly charged.

SECTION 69. BOH 10.06.100, as amended by this rule, is directed to be codified as a section in the BOH chapter created under section 55 of this rule.

SECTION 70. R&R 03-06, section 2 (part), and BOH 10.06.010 are each hereby amended as follows:

Annual (new and renewal) operating permit fees. (Effective January 1, 2006, through December 31, ((2005)) 2006.) The permit fees for solid waste disposal sites, collection/transportation vehicles, biomedical waste transporters and biomedical waste storage/treatment sites subject to the fee requirements of
Title 10 of this code shall be the annual fees set forth below:

A. Municipal landfill …………………… $ ((149.78)) 157.27 base fee plus tonnage fee as cited in section 10.06.040 of this code, as recodified by this rule.

B. Limited purpose landfill ………………… $((5,991.00)) 6,291.00

Each additional hour over 40 hours of service, not to exceed 60 hours at $((149.78)) 157.27/hour ($((8,987)) 9,436).

C. Inert landfill ………………………….. $((5,991.00)) 6,291.00

Each additional hour over 40 hours of service, not to exceed 60 hours at $((149.78)) 157.27/hour ($((8,987)) 9,436).

D. Compost facility:

1. Yard debris facility …………………… $((11,383.00)) 11,952.00

Each additional hour over 76 hours of service, not to exceed 114 hours at $((149.78)) 157.27/hour ($((17,175)) 17,929).

2. Facilities composting other feedstocks … $((4,943.00)) 5,190.00

Each additional hour over 33 hours of service, not to exceed 49.5 hours at $((149.78)) 157.27/hour ($((7,414)) 7,785).

E. Transfer station ……………………….. $((5,242.00)) 5,504.00

Each additional hour over 35 hours of service,
not to exceed 52.5 hours at $((149.78)) 157.27/hour
($((7,863)) 8,257).

F. Permanent MRW collection and storage facility...$((7,339.00)) 7,706.00
Each additional hour over 49 hours of service,
not to exceed 73.5 hours at $((149.78)) 157.27/hour
($((11,009)) 11,559).

G. Material recovery and recycling facility … $((4,194.00)) 4,404.00
Each additional hour over 28 hours of service,
not to exceed 42 hours at $((149.78)) 157.27/hour
($((6,294)) 6,605).

H. Energy recovery and incineration facility...$((4,194.00)) 4,404.00
Each additional hour over 28 hours of service,
not to exceed 42 hours at $((149.78)) 157.27/hour
($((6,294)) 6,605).

I. Closed landfill site .................. $((4,793.00)) 5,033.00
Each additional hour over 32 hours of service,
not to exceed 48 hours at $((1498.78)) 157.27/hour ($((7,189)) 7,549).

J. Solid waste drop box ......................... $((3,295.00)) 3,460.00
Each additional hour over 22 hours of service,
not to exceed 33 hours at $((149.78)) 157.27/hour ($((4,943)) 5,190).

K. Land application ........................... $((2,696.00)) 2,831.00
Each additional hour over 18 hours of service,
not to exceed 27 hours at $(149.78) 157.27/hour $(4,044)
4,246).
L. Collection/transportation vehicle…….. $(149.78) 157.27 per
vehicle location plus $20.00
for each vehicle
M. Biomedical waste transporter …………….. $(448.00) 472.00
Each additional hour over 3 hours of
service………………..$(149.78) 157.27/hour
N. Other solid waste facility (includes biomedical waste
storage/treatment sites)……………….. $ (1,797.00) 1,887.00
Each additional hour over 12 hours of service,
not to exceed 18 hours at $(149.78) 157.27/hour $(2,696)
2,831).
O. Storage/treatment piles……………. $ (2,696.00) 2,831.00
Each additional hour over 18 hours of service,
not to exceed 27 hours at $(149.78) 157.27/hour $(4,044)
4,246).
P. Surface impoundments and tanks …$ (3,295.00) 3,460.00
Each additional hour over 22 hours of service,
not to exceed 33 hours at $(149.78) 157.27/hour $(4,943)
5,190).
Q. Review fees for facilities providing notification of exemption from solid waste handling
permitting, or other reporting in accordance with Chapter 10.12 of this code:

1. Composting facilities……………………………… $ ((524.00)) 550.00

   Each additional hour over 3.5

   hours………………$((149.78)) 157.27/hour

   (See section 10.12.173-350-220(1)(b) of this code for permit exemption
   requirements.)

2. Material recovery and recycling facilities $((524.00)) 550.00

   Each additional hour over 3.5

   hours………………$((149.78)) 157.27/hour

   (See Sections 10.12.173-350-310(2) and 10.12.173-350-210(2) of this code
   for permit exemption requirements.)

3. Storage/treatment piles………………… $((524.00)) 550.00

   Each additional hour over 3.5

   hours………………$((149.78)) 157.27/hour

   (See Section 10.12.173-350-320(1)(e) of this code for permit exemption
   requirements.)

4. Energy recovery and incineration facilities…… $((524.00)) 550.00

   Each additional hour over 3.5 hours $((149.78))

   157.27/hour

   (See Section 10.12.173-350-240(1)(c) of this code for permit exemption
   requirements.)

5. Limited moderate risk waste facilities …………..$((524.00)) 550.00

   Each additional hour over 3.5 hours…$((149.78)) 157.27/hour
6. Mobile systems and collection events:
   a. Collection events…………………... $((524.00)) 550.00
      Each additional hour over 3.5 hours  $((149.78)) 157.27/hour
   b. Mobile systems……………………………… $((1,648.00)) 1,730.00
      Each additional hour over 11 hours  $((149.78)) 157.27/hour
      (See Section 10.12.173-350-360(2) of this code for permit exemption
      requirements.)

SECTION 71. Section 70 of this rule is effective from January 1, 2006, through December 31, 2006.

SECTION 72. R&R 03-06, section 2 (part), as amended by section 70 of this rule, and BOH 10.06.010 are each hereby amended as follows:

Annual (new and renewal) operating permit fees. (Effective January 1, ((2006)) 2007, through December 31, ((2006)) 2007). The permit fees for solid waste disposal sites, collection/transportation vehicles, biomedical waste transporters and biomedical waste storage/treatment sites subject to the fee requirements of Title 10 of this code shall be the annual fees set forth below:

A. Municipal landfill ……………………... $ ((457.27)) 165.13 base fee
   plus tonnage fee as cited in section 10.06.040 of this code, as recodified by this rule.

B. Limited purpose landfill …………………... $((6,291.00)) 6,605.00
   Each additional hour over 40 hours of service,
not to exceed 60 hours at $(\$157.27) \ 165.13 \text{/hour}
$(\$9,436) \ 9,908$.

C. Inert landfill ........................................ $(\$6,291.00) \ 6,605.00

Each additional hour over 40 hours of service,
not to exceed 60 hours at $(\$157.27) \ 165.13 \text{/hour}
$(\$9,436) \ 9,908$.

D. Compost facility:

1. Yard debris facility ......................... $(\$11,952.00) \ 12,550.00

Each additional hour over 76 hours of service,
not to exceed 114 hours at $(\$157.27) \ 165.13 \text{/hour} $(\$17,929) \ 18,825$.

2. Facilities composting other feedstocks ... $(\$5,190.00) \ 5,449.00

Each additional hour over 33 hours of service,
not to exceed 49.5 hours at $(\$157.27) \ 165.13 \text{/hour} $(\$7,785) \ 8,174$.

E. Transfer station ................................. $(\$5,504.00) \ 5,780.00

Each additional hour over 35 hours of service,
not to exceed 52.5 hours at $(\$157.27) \ 165.13 \text{/hour}
$(\$8,257) \ 8,669$.

F. Permanent MRW collection and storage facility...$(\$7,706.00) \ 8,091.00

Each additional hour over 49 hours of service,
not to exceed 73.5 hours at $(\$157.27) \ 165.13 \text{/hour}
$(\$11,559) \ 12,137$.

G. Material recovery and recycling facility ... $(\$4,404.00) \ 4,624.00

Each additional hour over 28 hours of service,
not to exceed 42 hours at $((157.27)) 165.13/hour
($((6,605)) 6,936).

H. Energy recovery and incineration facility..... $((4,404.00)) 4,624.00

Each additional hour over 28 hours of service,
not to exceed 42 hours at $((157.27)) 165.13/hour
($((6,605)) 6,936).

I. Closed landfill site ....................... $((5,033.00)) 5,284.00

Each additional hour over 32 hours of service,
not to exceed 48 hours at $((157.27)) 165.13/hour ($((7,549)) 7,926).

J. Solid waste drop box ....................... $((3,460.00)) 3,633.00

Each additional hour over 22 hours of service,
not to exceed 33 hours at $((157.27)) 165.13/hour ($((5,190)) 5,449).

K. Land application .......................... $((2,831.00)) 2,972.00

Each additional hour over 18 hours of service,
not to exceed 27 hours at $((157.27)) 165.13/hour ($((4,246)) 4,459).

L. Collection/transportation vehicle...... $((157.27)) 165.13 per

vehicle location plus $20.00

for each vehicle

M. Biomedical waste transporter ................. $((472.00)) 495.00

Each additional hour over 3 hours of
N. Other solid waste facility (includes biomedical waste storage/treatment sites).......................... $ ((4,887.00)) 1,982.00

Each additional hour over 12 hours of service,
not to exceed 18 hours at $((157.27)) 165.13/hour $((2,381)) 2,972).

O. Storage/treatment piles............... $ ((2,831.00)) 2,972.00

Each additional hour over 18 hours of service,
not to exceed 27 hours at $((157.27)) 165.13/hour $((4,246)) 4,459).

P. Surface impoundments and tanks ... $ ((3,461.00)) 3,633.00

Each additional hour over 22 hours of service,
not to exceed 33 hours at $((157.27)) 165.13/hour $((5,190)) 5,449).

Q. Review fees for facilities providing notification of exemption from solid waste handling permitting, or other reporting in accordance with Chapter 10.12 of this code:

1. Composting facilities..............................$ ((550.00)) 578.00

Each additional hour over 3.5
hours.......................$((157.27)) 165.13/hour

(See section 10.12.173-350-220(1)(b) of this code for permit exemption requirements.)

2. Material recovery and recycling facilities $((550.00)) 578.00

Each additional hour over 3.5
3. Storage/treatment piles............... $((550.00)) 578.00
   Each additional hour over 3.5 hours................. $((457.27)) 165.13/hour
   (See Section 10.12.173-350-310(2) and 10.12.173-350-210(2) of this code for permit exemption requirements.)

4. Energy recovery and incineration facilities... $((550.00)) 578.00
   Each additional hour over 3.5 hours... $((457.27)) 165.13/hour
   (See Section 10.12.173-350-240(1)(c) of this code for permit exemption requirements.)

5. Limited moderate risk waste facilities ............ $((550.00)) 578.00
   Each additional hour over 3.5 hours... $((457.27)) 165.13/hour
   (See Section 10.12.173-350-360(3) of this code for permit exemption requirements.)

6. Mobile systems and collection events:
   a. Collection events................................. $((550.00)) 578.00
      Each additional hour over 3.5 hours... $((457.27)) 165.13/hour
   b. Mobile systems..................................... $((1,730.00)) 1,816.00
      Each additional hour over 11 hours... $((149.78)) 157.27/hour
      (See Section 10.12.173-350-360(2) of this code for permit exemption requirements.)
SECTION 73. Section 72 of this rule is effective from January 1, 2007, through December 31, 2007.

SECTION 74. R&R 03-06, section 2 (part), as amended by section 72 of this rule, and BOH 10.06.010 are each hereby amended as follows:

Annual (new and renewal) operating permit fees. (Effective January 1, (2007, through December 31, 2007)) 2008, and thereafter). The permit fees for solid waste disposal sites, collection/transportation vehicles, biomedical waste transporters and biomedical waste storage/treatment sites subject to the fee requirements of Title 10 of this code shall be the annual fees set forth below:

A. Municipal landfill .......................... $((165.13)) 173.39 base fee plus tonnage fee as cited in section 10.06.040 of this code, as recodified by this rule.

B. Limited purpose landfill .................. $((6,605.00)) 6,936.00 Each additional hour over 40 hours of service, not to exceed 60 hours at $((165.13)) 173.39/hour ($((9,908)) 10,403).

C. Inert landfill ............................... $((6,605.00)) 6,936.00 Each additional hour over 40 hours of service, not to exceed 60 hours at $((165.13)) 173.39/hour ($((9,908)) 10,403).

D. Compost facility:

1. Yard debris facility ....................... $((12,550.00)) 13,178.00
Each additional hour over 76 hours of service,
not to exceed 114 hours at $(165.13) 173.39/hour $(18,825) 19.766).

2. Facilities composting other feedstocks … $(5,449.00) 5,722.00

Each additional hour over 33 hours of service,
not to exceed 49.5 hours at $(165.13) 173.39/hour $(8,174) 8,583).

E. Transfer station ……………………. $(5,780.00) 6,069.00

Each additional hour over 35 hours of service,
not to exceed 52.5 hours at $(165.13) 173.39/hour
$(8,669) 9,103).

F. Permanent MRW collection and storage facility…$(8,091.00) 8,496.00

Each additional hour over 49 hours of service,
not to exceed 73.5 hours at $(165.13) 173.39/hour
$(12,137) 12,744).

G. Material recovery and recycling facility … $(4,624.00) 4,855.00

Each additional hour over 28 hours of service,
not to exceed 42 hours at $(165.13) 173.39/hour
$(6,936) 7,282).

H. Energy recovery and incineration facility… $(4,624.00) 4,855.00

Each additional hour over 28 hours of service,
not to exceed 42 hours at $(165.13) 173.39/hour
$(6,936) 7,282).

I. Closed landfill site …………………. $(5,284.00) 5,548.00

Each additional hour over 32 hours of service,
not to exceed 48 hours at $((165.13)) 173.39/hour ($((7,926))) 8,323).

J. Solid waste drop box ........................ $((3,633.00)) 3,815.00
Each additional hour over 22 hours of service,
not to exceed 33 hours at $((165.13)) 173.39/hour ($((5,449))) 5,722).

K. Land application ............................... $((2,972.00)) 3,121.00
Each additional hour over 18 hours of service,
not to exceed 27 hours at $((165.13)) 173.39/hour ($((4,459))) 4,682).

L. Collection/transportation vehicle.............. $((165.13)) 173.39 per vehicle location plus $20.00 for each vehicle

M. Biomedical waste transporter .................. $((495.00)) 520.00
Each additional hour over 3 hours of service................. $((165.13)) 173.39/hour

N. Other solid waste facility (includes biomedical waste storage/treatment sites) .................... $ ((1,982.00)) 2,081.00
Each additional hour over 12 hours of service,
not to exceed 18 hours at $((165.13)) 173.39/hour ($((2,972))) 3,121).

O. Storage/treatment piles ....................... $ ((2,972.00)) 3,121.00
Each additional hour over 18 hours of service,
not to exceed 27 hours at $((165.13)) 173.39/hour ($((4,459)) 4,682)).

P. Surface impoundments and tanks … $ ((3,633.00)) 3,815.00
Each additional hour over 22 hours of service,
not to exceed 33 hours at $((165.13)) 173.39/hour ($((5,449)) 5,722).

Q. Review fees for facilities providing notification of exemption from solid waste handling permitting, or other reporting in accordance with Chapter 10.12 of this code:

1. Composting facilities………………………… $ ((578.00)) 607.00
   Each additional hour over 3.5
   hours………………….$(165.13)) 173.39/hour
   (See section 10.12.173-350-220(1)(b) of this code for permit exemption requirements.)

2. Material recovery and recycling facilities $((578.00)) 607.00
   Each additional hour over 3.5
   hours………………….$(165.13)) 173.39/hour
   (See Sections 10.12.173-350-310(2) and 10.12.173-350-210(2) of this code for permit exemption requirements.)

3. Storage/treatment piles………………… $((578.00)) 607.00
   Each additional hour over 3.5
   hours………………….$(165.13)) 173.39/hour
   (See Section 10.12.173-350-320(1)(e) of this code for permit exemption requirements.)
4. Energy recovery and incineration facilities………$((578.00)) 607.00

   Each additional hour over 3.5 hours $((165.13))

   173.39/hour

   (See Section 10.12.173-350-240(1)(c) of this code for permit exemption requirements.)

5. Limited moderate risk waste facilities ………..………..$((578.00)) 607.00

   Each additional hour over 3.5 hours…$((165.13)) 173.39/hour

   (See Section 10.12.173-350-360(3) of this code for permit exemption requirements.)

6. Mobile systems and collection events:

   a. Collection events……………………………… $((578.00)) 607.00

   Each additional hour over 3.5 hours $((165.13)) 173.39/hour

   b. Mobile systems……………………………… $((1,816.00)) 1,907.00

   Each additional hour over 11 hours $((165.13)) 173.39/hour

   (See Section 10.12.173-350-360(2) of this code for permit exemption requirements.)

SECTION 75. Section 74 of this rule is effective beginning January 1, 2008.

SECTION 76. Section 59 of this rule is hereby amended to read as follows:

Permit application – Plan review fees. (Effective January 1, 2006, through December 31, (2005) 2006). Plan review fees are assessed at the rate of a base fee plus an hourly fee up to the actual cost of performing the work. Plans and specifications shall be accompanied by nonrefundable fee as follows:

   Base fee (includes 4 hours of plan review time) … $((600.00)) 629.00

   Every additional hour over 4 hours ………… $((149.78)) 157.27/hour
SECTION 77. Section 76 of this rule is effective from January 1, 2006 through December 31, 2006.

SECTION 78. Section 59 of this rule, as amended by section 76 of this rule, is hereby amended to read as follows:

Permit application – Plan review fees. (Effective January 1, (2006) 2007, through December 31, (2006) 2007). Plan review fees are assessed at the rate of a base fee plus an hourly fee up to the actual cost of performing the work. Plans and specifications shall be accompanied by nonrefundable fee as follows:

Base fee (includes 4 hours of plan review time) … $((629.00)) 660.00

Every additional hour over 4 hours ……… $((157.27)) 165.13/hour

SECTION 79. Section 78 of this rule is effective January 1, 2007, through December 31, 2007.

SECTION 80. Section 59 of this rule, as amended by section 78 of this rule, is hereby amended to read as follows:

Permit application – Plan review fees. (Effective January 1, (2007, through December 31, 2008, and thereafter). Plan review fees are assessed at the rate of a base fee plus an hourly fee up to the actual cost of performing the work. Plans and specifications shall be accompanied by nonrefundable fee as follows:

Base fee (includes 4 hours of plan review time) … $((660.00)) 693.00

Every additional hour over 4 hours ……… $((165.13)) 173.39/hour

SECTION 81. Section 80 of this rule is effective beginning January 1, 2008.

SECTION 82. Section 83 of this rule and BOH 12.04.060, as recodified and amended by this rule, should constitute a new chapter in BOH Title 2.

NEW SECTION. SECTION 83. Applicability. The provisions of this chapter are applicable to activities regulated by the director pursuant to Title 12 of this code.

SECTION 84. R&R 53, section 1 (part), as amended, and BOH 12.04.060 are each hereby amended
to read as follows:

**Fees. (Effective through December 31, 2005.)** A. The board of health shall set and collect fees or the gathering, transportation, and analysis of chemical and bacteriological water samples and other such incidental services as might be required for the enforcement of Title 12 of this code.

B. Fee schedule. The fees to carry out the program shall be in accordance with those set forth below:

<table>
<thead>
<tr>
<th>Group B*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well site inspection</td>
</tr>
<tr>
<td>Plan review:</td>
</tr>
<tr>
<td>Initial plan review</td>
</tr>
<tr>
<td>Extension of approval</td>
</tr>
<tr>
<td>Plan modification</td>
</tr>
<tr>
<td>Final inspection of new system</td>
</tr>
<tr>
<td>Return inspection</td>
</tr>
<tr>
<td>Office conference</td>
</tr>
<tr>
<td>Sample collection and analysis</td>
</tr>
<tr>
<td>Designer certification:</td>
</tr>
<tr>
<td>Certificate of competency</td>
</tr>
<tr>
<td>Examination</td>
</tr>
<tr>
<td>Review board appeal</td>
</tr>
<tr>
<td>Comprehensive system evaluation</td>
</tr>
<tr>
<td>Office file review/report on</td>
</tr>
</tbody>
</table>
Database initial setup fee for new systems................ $60.00

Database maintenance fee:

Lab ............................................................ $15.00 per sample**

* As defined in Section 12.04.030 of this code.
** When analyzed at the SKCDPH lab, this fee will be added to the routine bacterial test fee for Group B systems.

SECTION 85. BOH 12.04.060, as amended by this rule, is directed to be recodified in the new chapter created under section 83 of this rule.

SECTION 86. R&R 53, section 1 (part), as amended by section 84 of this rule, and BOH 12.04.060 are each hereby amended to read as follows:

Fees. (Effective January 1, 2006, through December 31, (2005) 2006.) A. The board of health shall set and collect fees for the gathering, transportation, and analysis of chemical and bacteriological water samples and other such incidental services as might be required for the enforcement of Title 12 of this code.

B. Fee schedule. The fees to carry out the program shall be in accordance with those set forth below:

Group B*

Well site inspection ..................... $(479.00) 503.00

Plan review:

Initial plan review ..................... $(1,305.00) 1,370.00

Extension of approval ................... $(90.00) 94.00

Plan modification...................... $(300.00) 315.00

Final inspection of new system ........ $(524.00) 550.00

Return inspection ...................... $(300.00) 315.00

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
Office conference……………………………………... $((149.78)) 157.27 plus
                                          $((149.78)) 157.27/hour
                                          after one hour
Sample collection and analysis ................. $((180.00)) 189.00 plus lab fee
Designer certification:
     Certificate of competency ....................... $((255.00)) 267.00
     Examination ....................................... $((300.00)) 315.00
     Review board appeal .............................. $((1,050.00)) 1,102.00
     Comprehensive system evaluation .............. $((660.00)) 693.00
     Office file review/report on Group B................... $((300.00)) 315.00
Database initial setup fee for new systems.......... $60.00
Database maintenance fee:
     Lab .................................................. $15.00 per sample**

* As defined in Section 12.04.030 of this code.
** When analyzed at the SKCDPH lab, this fee will be added to the routine bacterial test fee for Group B
systems.

SECTION 87. Section 86 of this rule is effective from January 1, 2006, through December 31, 2006.

SECTION 88. R&R 53, section 1 (part), as amended by section 86 of this rule, and BOH 12.04.060
are each hereby amended to read as follows:

of health shall set and collect fees or the gathering, transportation, and analysis of chemical and
bacteriological water samples and other such incidental services as might be required for the enforcement of
Title 12 of this code.
B. Fee schedule. The fees to carry out the program shall be in accordance with those set forth below:

**Group B**

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well site inspection</td>
<td>$528.00</td>
</tr>
<tr>
<td>Plan review:</td>
<td></td>
</tr>
<tr>
<td>Initial plan review</td>
<td>$1,438.00</td>
</tr>
<tr>
<td>Extension of approval</td>
<td>$99.00</td>
</tr>
<tr>
<td>Plan modification</td>
<td>$330.00</td>
</tr>
<tr>
<td>Final inspection of new system</td>
<td>$578.00</td>
</tr>
<tr>
<td>Return inspection</td>
<td>$330.00</td>
</tr>
<tr>
<td>Office conference</td>
<td>$165.13</td>
</tr>
<tr>
<td>Sample collection and analysis</td>
<td>$198.00</td>
</tr>
<tr>
<td>Designer certification:</td>
<td></td>
</tr>
<tr>
<td>Certificate of competency</td>
<td>$281.00</td>
</tr>
<tr>
<td>Examination</td>
<td>$330.00</td>
</tr>
<tr>
<td>Review board appeal</td>
<td>$1,158.00</td>
</tr>
<tr>
<td>Comprehensive system evaluation</td>
<td>$727.00</td>
</tr>
<tr>
<td>Office file review/report on Group B</td>
<td>$330.00</td>
</tr>
<tr>
<td>Database initial setup fee for new systems</td>
<td>$60.00</td>
</tr>
<tr>
<td>Database maintenance fee</td>
<td></td>
</tr>
<tr>
<td>Lab</td>
<td>$15.00 per sample**</td>
</tr>
</tbody>
</table>

**Note:**
- Lab fee includes a minimum charge of $15.00 per sample.
- Fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP (2005-06-17).
* As defined in Section 12.04.030 of this code.

** When analyzed at the SKCDPH lab, this fee will be added to the routine bacterial test fee for Group B systems.

SECTION 89. Section 88 of this rule is effective from January 1, 2007, through December 31, 2007.

SECTION 90. R&R 53, section 1 (part), as amended by section 88 of this rule, and BOH 12.04.060 are each hereby amended to read as follows:

Fees. (Effective January 1, (2007, through December 31, 2007)) 2008, and thereafter.) A. The board of health shall set and collect fees or the gathering, transportation, and analysis of chemical and bacteriological water samples and other such incidental services as might be required for the enforcement of Title 12 of this code.

B. Fee schedule. The fees to carry out the program shall be in accordance with those set forth below:

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well site inspection</td>
<td>$((528.00))</td>
</tr>
<tr>
<td>Initial plan review</td>
<td>$((1,438.00))</td>
</tr>
<tr>
<td>Extension of approval</td>
<td>$((99.00))</td>
</tr>
<tr>
<td>Plan modification</td>
<td>$((330.00))</td>
</tr>
<tr>
<td>Final inspection of new system</td>
<td>$((578.00))</td>
</tr>
<tr>
<td>Return inspection</td>
<td>$((330.00))</td>
</tr>
<tr>
<td>Office conference</td>
<td>$((165.13))</td>
</tr>
<tr>
<td></td>
<td>$((165.13))</td>
</tr>
<tr>
<td></td>
<td>plus $((165.13)) 173.39/hour after one hour</td>
</tr>
</tbody>
</table>
Sample collection and analysis ......................... $(198.00) 208.00 plus lab fee

Designer certification:

Certificate of competency ....................... $(281.00) 295.00

Examination ........................................ $ (330.00) 347.00

Review board appeal .............................. $(1,158.00) 1,215.00

Comprehensive system evaluation ................. $(727.00) 764.00

Office file review/report on Group B................. $(330.00) 347.00

Database initial setup fee for new systems......... $60.00

Database maintenance fee:

Lab ......................................................... $15.00 per sample**

* As defined in Section 12.04.030 of this code.

** When analyzed at the SKCDPH lab, this fee will be added to the routine bacterial test fee for Group B systems.

SECTION 91. Section 90 of this rule is effective beginning January 1, 2008.

SECTION 92. Section 93 of this rule and BOH 13.74.010, 13.74.020 and 13.74.040, as recodified and amended by this rule, should constitute a new chapter in BOH Title 2.

NEW SECTION. SECTION 93. Applicability. The provisions of this chapter are applicable to activities regulated by the director pursuant to Title 13 of this code.

SECTION 94. R&R 99-01, section 2 (part), as amended, and BOH 13.74.010 are each hereby amended to read as follows:

Fee schedule. (Effective through December 31, 2005.) Persons shall pay permit fees, application review fees, reinspection fees, monitoring report filing fees, variance request fees, special service fees and miscellaneous fees under Title 13 of this ((title)) code as set forth in the fee schedule below:
<table>
<thead>
<tr>
<th></th>
<th>OSS construction permit fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a. single-family, new pressurized $((460.00)) 472.00</td>
</tr>
<tr>
<td></td>
<td>b. single-family, new gravity $((330.00)) 350.00</td>
</tr>
<tr>
<td></td>
<td>c. single-family, repair or modification $((200.00)) 290.00</td>
</tr>
<tr>
<td></td>
<td>d. single-family, limited repair $((25.00)) 76.00</td>
</tr>
<tr>
<td></td>
<td>e. non-single-family $((610.00)) 625.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Designer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>a. Issued July 1st or before $150.00</td>
</tr>
<tr>
<td></td>
<td>b. Issued after July 1st $75.00</td>
</tr>
<tr>
<td></td>
<td>c. Designer competency examination $100.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>On-site system maintainer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>a. Issued July 1st or before $((250.00)) 240.00</td>
</tr>
<tr>
<td></td>
<td>b. Issued after July 1st $((125.00)) 120.00</td>
</tr>
<tr>
<td></td>
<td>c. Maintainer competency examination $((250.00)) 240.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Master installer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>a. Issued July 1st or before $((250.00)) 240.00</td>
</tr>
<tr>
<td></td>
<td>b. Issued after July 1st $((125.00)) 120.00</td>
</tr>
<tr>
<td></td>
<td>c. Master installer competency examination $((250.00)) 240.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Associate installer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>a. Initial and renewal certificate $((100.00)) 90.00</td>
</tr>
<tr>
<td></td>
<td>b. Associate installer competency examination $((150.00)) 150.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Pumper certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>a. Business owner $100.00</td>
</tr>
</tbody>
</table>

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
b. OSS pumper employee.................................. $50.00

c. Vehicle inspection tab.................................. $25.00/vehicle

d. Pumper competency examination.................. $25.00

((7)) 6. Site design application review fee

a. Conventional gravity system, new................. $350.00

b. Pressurized system, new......................... $520.00

c. Revision review............................................. ((actual cost/$50.00 minimum))

   $149.78 base fee plus

   $149.78/hour after one hour.

((8)) 7. Community and large on-site systems review fees

a. Preliminary engineering report, new and replacement............................................. $300.00

b. Plans and specifications, new............... $500.00

c. Plans and specifications, repaired and replacement............................................. $250.00

d. Management agreement review.............. $100.00

((9)) 8. Subdivision review fees

a. Pre-application review.......................... $((345.00)) 375.00 $115.00/lot

b. Final application review......................... $((345.00)) 375.00 $175.00/lot
9. Sewage review committee fees
   a. Appeal review................................................ $((450.00)) 1,105.00
   b. Refunds, non refundable amount................... $75.00

10. Miscellaneous fees
   a. Building remodel review.............................. $((300.00)) 285.00
   b. Wastewater tank manufacturers standards review $((450.00)) 149.78
      base fee plus ((actual costs over $150.00)) $149.78/hour after one hour
   c. OSS maintainer's report filing (database management) ......................... $10.00
   d. Alternative, community, commercial system monitoring by the health officer........ $75.00
   e. Experimental system review..........................actual cost
   f. Disciplinary/performance review conference for certificate of competency holder......... $150.00
   g. Reinstatement of certificate after suspension applicable certificate fee
   h. Reinspection fee............................................. actual cost/$50.00 minimum
   i. Change of designer of record......................... $35.00

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
j. Replacement private well/spring location review. ........................................ $200.00 195.00
k. Watertable monitoring plan review. ........................................ $$420.00 634.00
l. OSS operation and maintenance program fee due from buyer or transferee of a property served by OSS at time of sale or transfer of property ownership........ $40.00
m. Report on the condition of an individual private, non-public well........................................ $316.00
n. Report on the condition of an OSS................. $316.00
o. Report on the condition of an OSS and an individual private, non-public well on the same premises........................................ $$474.00 451.00

SECTION 95. BOH 13.74.010, as amended by this rule, is hereby recodified as a section in the chapter created under section x of this rule.

SECTION 96. R&R 99-01, section 2 (part), and BOH 13.74.020 are each hereby amended to read as follows:

Inspection fees outside departmental hours (hourly rate). The health officer is authorized to charge fees for inspection service requested to be performed outside regular departmental working hours at a rate equal to the cost of performing the service.

SECTION 97. R&R 99-01, section 2 (part, and BOH 13.74.040 are each hereby amended to read as follows:

Special service fees. The health officer may determine and charge such fees deemed necessary for
furnishing special services or materials requested by the public that are not originally provided under permit or pursuant to statute. Such services and materials to be furnished may include but are not limited to the following:

((A. Reproduction and/or search of records and documents.)

(B.)) A. Special site and/or OSS examination.

((C-)) B. Examination, testing, or inspection of particular products, materials, construction, equipment or appliances to determine their compliance with the provision of the title or their acceptability for use. The health officer and his((/)) or her authorized representative shall have full authority to specify the terms and conditions upon which such service and materials shall be made available, consistent with any applicable statutes and ordinances; provided, that any fees imposed pursuant to this authorization shall be reasonably equivalent to county cost for furnishing said services and materials.

SECTION 98. R&R 99-01, section 2 (part), as amended by section 94 of this rule, and BOH 13.74.010 are each hereby amended to read as follows:

Fee schedule. (Effective January 1, 2006, through December 31, (2005) 2006.) Persons shall pay permit fees, application review fees, reinspection fees, monitoring report filing fees, variance request fees, special service fees and miscellaneous fees under Title 13 of this code as set forth in the fee schedule below:

1. OSS construction permit fee
   a. single-family, new pressurized...................... $((472.00)) 496.00
   b. single-family, new gravity............................. $((350.00)) 368.00
   c. single-family, repair or modification.............. $((290.00)) 305.00
   d. single-family, limited repair......................... $((76.00)) 80.00
   e. non-single-family...................................... $((625.00)) 656.00

2. On-site system maintainer certificate of competency fee
<table>
<thead>
<tr>
<th>Fee Description</th>
<th>Fee Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Issued July 1st or before</td>
<td>$252.00</td>
</tr>
<tr>
<td>b. Issued after July 1st</td>
<td>$126.00</td>
</tr>
<tr>
<td>c. Maintainer competency examination</td>
<td>$252.00</td>
</tr>
<tr>
<td>3. Master installer certificate of competency fee</td>
<td></td>
</tr>
<tr>
<td>a. Issued July 1st or before</td>
<td>$252.00</td>
</tr>
<tr>
<td>b. Issued after July 1st</td>
<td>$126.00</td>
</tr>
<tr>
<td>c. Master installer competency examination</td>
<td>$252.00</td>
</tr>
<tr>
<td>4. Associate installer certificate of competency fee</td>
<td></td>
</tr>
<tr>
<td>a. Initial and renewal certificate</td>
<td>$94.00</td>
</tr>
<tr>
<td>b. Associate installer competency examination</td>
<td>$157.00</td>
</tr>
<tr>
<td>5. Pumper certificate of competency fee</td>
<td></td>
</tr>
<tr>
<td>a. Business owner</td>
<td>$100.00</td>
</tr>
<tr>
<td>b. OSS pumper employee</td>
<td>$50.00</td>
</tr>
<tr>
<td>c. Vehicle inspection tab</td>
<td>$25.00/vehicle</td>
</tr>
<tr>
<td>d. Pumper competency examination</td>
<td>$25.00</td>
</tr>
<tr>
<td>6. Site design application review fee</td>
<td></td>
</tr>
<tr>
<td>a. Conventional gravity system, new</td>
<td>$377.00</td>
</tr>
<tr>
<td>b. Pressurized system, new</td>
<td>$546.00</td>
</tr>
<tr>
<td>c. Revision review</td>
<td>$157.27</td>
</tr>
<tr>
<td>base fee plus $157.27/hour after one hour.</td>
<td></td>
</tr>
</tbody>
</table>
7. Community and large on-site systems review fees
   a. Preliminary engineering report, new and replacement... $315.00
   b. Plans and specifications, new......................... $525.00
   c. Plans and specifications, repaired and replacement... $263.00
   d. Management agreement review......................... $105.00

8. Subdivision review fees
   a. Pre-application review................................... $393.00 +
       $115.00/lot
   b. Final application review................................ $393.00 +
       $175.00/lot

9. Sewage review committee fees
   a. Appeal review........................................... $1,160.00
   b. Refunds, non refundable amount....................... $75.00

10. Miscellaneous fees
    a. Building remodel review............................... $299.00
    b. Wastewater tank manufacturers standards review $157.27
        base fee plus $157.27/hour after one hour
    c. OSS maintainer's report filing (database

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
management) ...................................  $10.00

d. Alternative, community, commercial

system monitoring by the health officer.......  $75.00

e. Experimental system review.........................actual cost

f. Disciplinary/performance review conference

for certificate of competency holder..........  $150.00

g. Reinstatement of certificate after

applicable certificate

h. Reinspection fee............................................. actual cost/$50.00

minimum

i. Change of designer of record...............  $35.00

j. Replacement private well/spring location

review. ..................................................  $495.00 $204.00

k. Watertable monitoring plan review.........  $634.00 $666.00

l. OSS operation and maintenance program

fee due from buyer or transferee of a

property served by OSS at time

of sale or transfer of property ownership.......  $40.00

m. Report on the condition of an individual

private, non-public well.........................  $316.00 $332.00

n. Report on the condition of an OSS........  $316.00 $332.00

o. Report on the condition of an OSS and

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
an individual private, non-public well

on the same premises......................... $((451.00)) 473.00

SECTION 99. Section 98 of this rule is effective from January 1, 2006, through December 31, 2006.

SECTION 100. R&R 99-01, section 2 (part), as amended by section 98 of this rule, and BOH 13.74.010 are each hereby amended to read as follows:

Fee schedule. (Effective January 1, ((2006)) **2007**, through December 31, ((2006)) **2007**.)

Persons shall pay permit fees, application review fees, reinspection fees, monitoring report filing fees, variance request fees, special service fees and miscellaneous fees under Title 13 of this code as set forth in the fee schedule below:

<table>
<thead>
<tr>
<th>1. OSS construction permit fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. single-family, new pressurized.............. $((496.00)) 520.00</td>
</tr>
<tr>
<td>b. single-family, new gravity.......................... $((368.00)) 386.00</td>
</tr>
<tr>
<td>c. single-family, repair or modification............... $((305.00)) 320.00</td>
</tr>
<tr>
<td>d. single-family, limited repair........................ $((80.00)) 84.00</td>
</tr>
<tr>
<td>e. non-single-family................................. $((656.00)) 689.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2. On-site system maintainer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Issued July 1st or before................................. $((252.00)) 264.00</td>
</tr>
<tr>
<td>b. Issued after July 1st.................................$((126.00)) 132.00</td>
</tr>
<tr>
<td>c. Maintainer competency examination...................... $((252.00)) 264.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Master installer certificate of competency fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Issued July 1st or before................................. $((252.00)) 264.00</td>
</tr>
<tr>
<td>b. Issued after July 1st.................................$((126.00)) 132.00</td>
</tr>
<tr>
<td>c. Master installer competency examination............. $((252.00)) 264.00</td>
</tr>
</tbody>
</table>
4. Associate installer certificate of competency fee
   a. Initial and renewal certificate................................. $((94.00)) 99.00
   b. Associate installer competency examination. $((+57.00)) 165.00

5. Pumper certificate of competency fee
   a. Business owner.............................................. $100.00
   b. OSS pumper employee.................................. $50.00
   c. Vehicle inspection tab................................... $25.00/vehicle
   d. Pumper competency examination.................. $25.00

6. Site design application review fee
   a. Conventional gravity system, new................. $((377.00)) 396.00
   b. Pressurized system, new................................ $((546.00)) 573.00
   c. Revision review............................................. $((457.27)) 165.13
      base fee plus
      $((457.27))
      165.13/hour after
      one hour.

7. Community and large on-site systems review fees
   a. Preliminary engineering report, new and
      replacement................................................. $((315.00)) 330.00
   b. Plans and specifications, new......................... $((525.00)) 552.00
   c. Plans and specifications, repaired and
      replacement.................................................. $((263.00)) 276.00
   d. Management agreement review....................... $((405.00)) 111.00
8. Subdivision review fees
   a. Pre-application review.............................. $((393.00)) 412.00 +
      $115.00/lot
   b. Final application review........................... $((393.00)) 412.00 +
      $175.00/lot
9. Sewage review committee fees
   a. Appeal review........................................ $((1,160.00)) 1,218.00
   b. Refunds, non refundable amount............... $75.00
10. Miscellaneous fees
    a. Building remodel review........................... $((299.00)) 314.00
    b. Wastewater tank manufacturers standards
        review $((457.27)) 165.13
        base fee plus
        $((457.27)) 165.13/hour after one
        hour
    c. OSS maintainer's report filing (database
        management) ........................................ $10.00
    d. Alternative, community, commercial
        system monitoring by the health officer....... $75.00
    e. Experimental system review.......................actual cost
    f. Disciplinary/performance review conference
        for certificate of competency holder......... $150.00
    g. Reinstatement of certificate after
suspension applicable certificate fee

h. Reinspection fee............................................. actual cost/$50.00 minimum

i. Change of designer of record......................... $35.00

j. Replacement private well/spring location review. ... ... ... ... ... ... ... ... ... .............. ... ... $(204.00) 215.00

k. Watertable monitoring plan review.............. $((666.00)) 699.00

l. OSS operation and maintenance program fee due from buyer or transferee of a property served by OSS at time of sale or transfer of property ownership....... $40.00

m. Report on the condition of an individual private, non-public well....................... $((332.00)) 348.00

n. Report on the condition of an OSS............. $((332.00)) 348.00

o. Report on the condition of an OSS and an individual private, non-public well on the same premises............................. $((473.00)) 497.00

SECTION 101. Section 100 of this rule is effective January 1, 2007, through December 31, 2007.

SECTION 102. R&R 99-01, section 2 (part), as amended by section 100 of this rule, and BOH 13.74.010 are each hereby amended to read as follows:

Fee schedule. (Effective January 1, ((2007, through December 31, 2007)) 2008, and thereafter.)

Persons shall pay permit fees, application review fees, reinspection fees, monitoring report filing fees,
variance request fees, special service fees and miscellaneous fees under Title 13 of this code as set forth in the fee schedule below:

1. OSS construction permit fee
   a. single-family, new pressurized...................... $((520.00)) 546.00
   b. single-family, new gravity............................. $((386.00)) 405.00
   c. single-family, repair or modification............. $((320.00)) 336.00
   d. single-family, limited repair......................... $((84.00)) 88.00
   e. non-single-family........................................... $((689.00)) 723.00

2. On-site system maintainer certificate of competency fee
   a. Issued July 1st or before............................... $((264.00)) 277.00
   b. Issued after July 1st........................................ $((132.00)) 139.00
   c. Maintainer competency examination.................. $((264.00)) 277.00

3. Master installer certificate of competency fee
   a. Issued July 1st or before............................... $((264.00)) 277.00
   b. Issued after July 1st........................................ $((132.00)) 139.00
   c. Master installer competency examination.......... $((264.00)) 277.00

4. Associate installer certificate of competency fee
   a. Initial and renewal certificate....................... $((99.00)) 104.00
   b. Associate installer competency examination........ $((165.00)) 173.00

5. Pumper certificate of competency fee
   a. Business owner.............................................. $100.00
   b. OSS pumper employee.................................... $50.00
   c. Vehicle inspection tab................................... $25.00/vehicle
d. Pumper competency examination................. $25.00

6. Site design application review fee
   a. Conventional gravity system, new............. $((396.00)) 416.00
   b. Pressurized system, new........................ $((573.00)) 602.00
   c. Revision review.................................. $((165.13)) 173.39
      base fee plus $((165.13))
      173.39/hour after one hour.

7. Community and large on-site systems review fees
   a. Preliminary engineering report, new and replacement........................................ $((330.00)) 347.00
   b. Plans and specifications, new.................. $((552.00)) 579.00
   c. Plans and specifications, repaired and replacement........................................... $((276.00)) 290.00
   d. Management agreement review............... $((111.00)) 116.00

8. Subdivision review fees
   a. Pre-application review.......................... $((412.00)) 433.00 + $115.00/lot
   b. Final application review........................ $((412.00)) 433.00 + $175.00/lot

9. Sewage review committee fees
   a. Appeal review.................................... $((1,218.00)) 1,279.00
b. Refunds, non refundable amount.................... $75.00

10. Miscellaneous fees
   a. Building remodel review.......................... $(314.00) 329.00
   b. Wastewater tank manufacturers standards review $(165.13) 173.39
      base fee plus
      $(165.13) 173.39/hour after one hour
   c. OSS maintainer's report filing (database management) $10.00
   d. Alternative, community, commercial system monitoring by the health officer........ $75.00
   e. Experimental system review........................actual cost
   f. Disciplinary/performance review conference for certificate of competency holder.......... $150.00
   g. Reinstatement of certificate after suspension applicable certificate fee
   h. Reinspection fee............................................. actual cost/$50.00 minimum
   i. Change of designer of record......................... $35.00
   j. Replacement private well/spring location review. $215.00) 225.00
k. Watertable monitoring plan review.............. $((699.00)) 734.00

l. OSS operation and maintenance program fee due from buyer or transferee of a property served by OSS at time of sale or transfer of property ownership........ $40.00

m. Report on the condition of an individual private, non-public well............................... $((348.00)) 366.00

n. Report on the condition of an OSS........ $((348.00)) 366.00

o. Report on the condition of an OSS and an individual private, non-public well on the same premises.............................. $((497.00)) 522.00

SECTION 103. Section 102 of this rule is effective beginning January 1, 2008.

SECTION 104. Section 105 of this rule and BOH 14.08.020, as recodified and amended by this rule, should constitute a new chapter in BOH Title 2.

NEW SECTION. SECTION 105. Applicability. The provisions of this chapter are applicable to activities regulated by the director pursuant to Chapters 246-260 or 246-262 WAC, or Title 14 of this code.

SECTION 106. R&R 58, section 1 (part), as amended, and BOH 14.08.020 are each hereby amended to read as follows:

Permit fees. (Effective through December 31, 2005.) Every applicant for a permit to do work under Chapters 246-260 or 246-262 WAC or Title 14 of this code shall pay for each permit, at time of issuance, a fee in accordance with the following schedule, and at the rate provided for each classification shown in this schedule((i)).

A. Schedule of Fees.
1. New water recreation facility (2,500 square feet or more) construction permit and plan review fees...

   $882.00 300.00 base fee for permit, preoccupancy inspection and consultation costs, payable at the time of application, plus $149.78 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval. (Less than 2,500 square feet...

   $611.00 611.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus 142.00 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval)

2. Renovation or alteration of water recreation facility (including extensive changes in equipment, piping, barriers, walking surfaces, pool appurtenances, filtration equipment, mechanical equipment, or pool structure costing in excess of $5,000.00))...

   $300.00 299.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus 149.78 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.

   Alteration (including change in equipment, piping, barriers, walking surfaces, pool appurtenances, filtration equipment, mechanical equipment, or pool structures costing $5,000 or less)... $256.00 base fee

   For preoccupancy inspection and consultation costs, payable at the time of...
application, plus $142.00 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval)

3. Plan ((R))re((-))submittal .......................... $((142.00)) 149.78 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval.

4. Preoccupancy inspection subsequent to the initial preoccupancy inspection .......................... $300.00 base fee plus $149.78 per hour after the first two hours.

((2.)) 5. Operating ((P))permit.

Water recreation facility (WRF) ........... $((421.00)) 430.00

Additional WRF operated by same person at same location .......................... $((285.00)) 370.00

((3.)) 6. Miscellaneous ((F))fees.

After hours inspection requested by water recreation facility owner .......................... Cost of ((S))service

Reinspection fee ......................... One-half the applicable annual permit fee.

Reinstatement of permit after suspension .......................... Applicable annual permit fee.

((Preoccupancy inspection subsequent to the initial preoccupancy inspection .......................... $256.00))

Variance review fee .......................... $300.00 base fee plus $149.78 per hour after the first two hours.
Other examinations, testing, plan review or inspection services ............... Cost of service.

B. The fee for any initial permit to be issued under this (title) chapter shall be due and payable on or before the commencement date of the operation subject to such permit. The annual permit fee shall be due on and payable on June 1st and delinquent June 10th, regardless of the dates of operation of the pool. The fee for the initial permit to operate a new pool shall be one-half ((1/2)) the annual fee if such permit is obtained after November 30th.

C. Any person who commenced any work for which a permit is required by this code without first having obtained such permit, shall upon subsequent application for such permit pay an amount equal to one and one-half of the fee fixed by the above schedule of fees for such work unless it shall be proved to the satisfaction of the health officer that such work was urgently necessary and that it was not practical to obtain a permit prior to the commencement of the work. In all such emergency cases, a permit shall be obtained as soon as it is practical to do so, and if there is an unreasonable delay in obtaining such permit, a double fee shall be charged as provided in this section.

SECTION 107. BOH 14.08.020, as amended by this rule, is directed to be recodified in the BOH chapter created under section 104 of this rule.

SECTION 108. R&R 58, section 1 (part), as amended by section 108 of this rule, and BOH 14.08.020 are each hereby amended to read as follows:

Permit fees. (Effective ((July 17, 2005)) January 1, 2006, through December 31, ((2005)) 2006.) Every applicant for a permit to do work under Chapters 246-260 or 246-262 WAC or Title 14 of this code shall pay for each permit, at time of issuance, a fee in accordance with the following schedule, and at the rate provided for each classification shown in this schedule.

A. Schedule of Fees.
1. New water recreation facility
   construction permit and
   plan review fees . . . . $((300.00)) 315.00 base fee for permit,
   preoccupancy inspection and consultation
   costs, payable at the time of application,
   plus $((149.78)) 157.27 per hour after the
   first two hours for the actual time spent
   reviewing plans and specifications, payable
   at the time of final approval.

2. Renovation or alteration of water
   recreation facility (including changes in
   equipment, piping, barriers, walking
   surfaces, pool appurtenances, filtration
   equipment, mechanical equipment,
   or pool structure . . . . . . . . $((300.00)) 315.00 base fee for
   preoccupancy inspection and consultation
   costs, payable at the time of application,
   plus $((149.78)) 157.27 per hour after the
   first two hours for the actual time spent
   reviewing plans and specifications, payable
   at the time of final approval.

3. Plan resubmittal . . . . $((149.78)) 157.27 per hour for the actual
   time spent reviewing plans and
4. Preoccupancy inspection subsequent to the initial preoccupancy inspection . . . $((300.00)) 315.00 base fee plus $((149.78)) 157.27 per hour after the first two hours.

5. Operating permit.

   Water recreation facility (WRF) . . . . $((439.00)) 451.00

   Additional WRF operated by same person at same location . . . . $((370.00)) 388.00

6. Miscellaneous Fees.

   After hours inspection requested by water recreation facility owner . . . . Cost of service

   Reinspection fee . . . . . . . . . One-half the applicable annual permit fee.

   Reinstatement of permit after suspension . . . . . . . . . . Applicable annual permit fee

   Variance review fee . . . . . $((300.00)) 315.00 base fee plus $((149.78)) 157.27 per hour after the first two hours.

   Other examinations, testing, plan review or inspection services . . . . . Cost of service.

B. The fee for any initial permit to be issued under this chapter shall be due and payable on or before the commencement date of the operation subject to such permit. The annual permit fee shall be due on
and payable on June first and delinquent June tenth, regardless of the dates of operation of the pool. The fee for the initial permit to operate a new pool shall be one-half the annual fee if such permit is obtained after November 30.

C. Any person who commenced any work for which a permit is required by this code without first having obtained such permit, shall upon subsequent application for such permit pay an amount equal to one and one-half of the fee fixed by the above schedule of fees for such work unless it shall be proved to the satisfaction of the health officer that such work was urgently necessary and that it was not practical to obtain a permit prior to the commencement of the work. In all such emergency cases, a permit shall be obtained as soon as it is practical to do so, and if there is an unreasonable delay in obtaining such permit, a double fee shall be charged as provided in this section.

SECTION 109. Section 108 of this rule is effective January 1, 2006, through December 31, 2006.

SECTION 110. R&R 58, section 1 (part), as amended by section 108 of this rule, and BOH 14.08.020 are each hereby amended to read as follows:

**Permit fees. (Effective January 1, ((2006)) 2007, through December 31, ((2006)) 2007.)** Every applicant for a permit to do work under Chapters 246-260 or 246-262 WAC or Title 14 of this code shall pay for each permit, at time of issuance, a fee in accordance with the following schedule, and at the rate provided for each classification shown in this schedule.

A. Schedule of Fees.

1. New water recreation facility construction permit and plan review fees . . . . $((345.00)) 330.00 base fee for permit, preoccupancy inspection and consultation costs, payable at the time of application,
plus $((157.27)) 165.13 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.

2. Renovation or alteration of water recreation facility (including changes in equipment, piping, barriers, walking surfaces, pool appurtenances, filtration equipment, mechanical equipment, equipment, or pool structure . . . . . . . $((315.00)) 330.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $((157.27)) 165.13 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.

3. Plan resubmittal . . . . $((157.27)) 165.13 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval.

4. Preoccupancy inspection subsequent to the initial preoccupancy inspection . . . . . . . $((315.00)) 330.00 base fee plus $((157.27))
5. Operating permit.

Water recreation facility (WRF) . . . . . . $((451.00)) 474.00

Additional WRF operated by same person at same location . . . . . . . . . . . . . $((388.00)) 408.00

6. Miscellaneous Fees.

After hours inspection requested by water recreation facility owner . . . Cost of service

Reinspection fee . . . . . . . . . . One-half the applicable annual permit fee.

Reinstatement of permit after suspension . . . . . . Applicable annual permit fee

Variance review fee . . . . . . $((315.00)) 330.00 base fee plus $((457.27)) 165.13 per hour after the first two hours.

Other examinations, testing, plan review or inspection services . . . . . . . Cost of service.

B. The fee for any initial permit to be issued under this chapter shall be due and payable on or before the commencement date of the operation subject to such permit. The annual permit fee shall be due on and payable on June first and delinquent June tenth, regardless of the dates of operation of the pool. The fee for the initial permit to operate a new pool shall be one-half the annual fee if such permit is obtained after November 30.

C. Any person who commenced any work for which a permit is required by this code without...
first having obtained such permit, shall upon subsequent application for such permit pay an amount equal to one and one-half of the fee fixed by the above schedule of fees for such work unless it shall be proved to the satisfaction of the health officer that such work was urgently necessary and that it was not practical to obtain a permit prior to the commencement of the work. In all such emergency cases, a permit shall be obtained as soon as it is practical to do so, and if there is an unreasonable delay in obtaining such permit, a double fee shall be charged as provided in this section.

SECTION 111. Section 110 of this rule is effective January 1, 2007, through December 31, 2007.

SECTION 112. R&R 58, section 1 (part), as amended by section 110 of this rule, and BOH 14.08.020 are each hereby amended to read as follows:

Permit fees. (Effective January 1, ((2007 through December 31, 2007)) 2008, and thereafter.)

Every applicant for a permit to do work under Chapters 246-260 or 246-262 WAC or Title 14 of this code shall pay for each permit, at time of issuance, a fee in accordance with the following schedule, and at the rate provided for each classification shown in this schedule.

A. Schedule of Fees.

1. New water recreation facility construction permit and plan review fees . . . . $((330.00)) 346.00 base fee for permit, preoccupancy inspection and consultation costs, payable at the time of application, plus $((165.13)) 173.39 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.
2. Renovation or alteration of water recreation facility (including changes in equipment, piping, barriers, walking surfaces, pool appurtenances, filtration equipment, mechanical equipment, or pool structure $((330.00)) \text{ 346.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus } ((165.13)) \text{ 173.39 per hour after the first two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.}

3. Plan resubmittal $((165.13)) \text{ 173.39 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval.}

4. Preoccupancy inspection subsequent to the initial preoccupancy inspection $((330.00)) \text{ 346.00 base fee plus } ((165.13)) \text{ 173.39 per hour after the first two hours.}

5. Operating permit. Water recreation facility (WRF) $((474.00)) \text{ 498.00}$ Additional WRF operated by same person at same location $((408.00)) \text{ 428.00}$
6. Miscellaneous Fees.

   After hours inspection requested by water recreation facility owner . . . . .   Cost of service
   Reinspection fee . . . .   One-half the applicable annual permit fee.
   Reinstatement of permit after suspension . . . . . . . .   Applicable annual permit fee
   Variance review fee . . . . . . . . . (330.00) 346.00 base fee plus (165.13) 173.39 per hour after the
   first two hours.

   Other examinations, testing, plan review or inspection services . . . . . . . . . . . . Cost of service.

B. The fee for any initial permit to be issued under this chapter shall be due and payable on or before the commencement date of the operation subject to such permit. The annual permit fee shall be due on and payable on June first and delinquent June tenth, regardless of the dates of operation of the pool. The fee for the initial permit to operate a new pool shall be one-half the annual fee if such permit is obtained after November 30.

C. Any person who commenced any work for which a permit is required by this code without first having obtained such permit, shall upon subsequent application for such permit pay an amount equal to one and one-half of the fee fixed by the above schedule of fees for such work unless it shall be proved to the satisfaction of the health officer that such work was urgently necessary and that it was not practical to obtain a permit prior to the commencement of the work. In all such emergency cases, a permit shall be obtained as soon as it is practical to do so, and if there is an unreasonable delay in obtaining such permit, a double fee shall be charged as provided in this section.
SECTION 113. Section 112 of this rule is effective beginning January 1, 2008.

SECTION 114. Section 115 of this rule and BOH 15.04.010 and 15.04.020, as recodified and amended by this rule, should constitute a new chapter in BOH Title 2.

NEW SECTION. SECTION 115. Applicability. The provisions of this chapter are applicable to activities regulated by the director pursuant to Chapter 246-366 WAC or Title 15 of this code, and include elementary or grade schools, middle or junior high schools, and high schools.

SECTION 116. R&R 20, section 1(1), as amended, and BOH 15.04.010 are each hereby amended to read as follows:

Plan review fees. (Effective through December 31, 2005.) The fee for review of plans and specifications shall be:

((Elementary/Grade School (New Construction) — $284.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $142.00 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval

Middle/Junior High School (New Construction) — $569.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $142.00 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval

High School (New Construction) — $853.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $142.00 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments (fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
$142.00 per hour for the actual time spent reviewing plans and specifications, payable at the time of final approval

**Remodel Construction**

$142.00 per hour for the actual time spent reviewing plans and specifications, preoccupancy inspection and consultation costs, payable at the time of final approval)

<table>
<thead>
<tr>
<th>New school construction</th>
<th>$300.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $149.78 per hour after two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.</th>
</tr>
</thead>
<tbody>
<tr>
<td>School remodel or renovation</td>
<td>$300.00 base fee for inspection and consultation costs, payable at the time of application, plus $149.78 per hour after two hours for the actual time spent reviewing plans and specifications, preoccupancy inspection and</td>
</tr>
</tbody>
</table>
consultation costs, payable at
the time of final approval.

SECTION 117. BOH 15.04.010, as amended by this rule, is directed to be recodified as a section in
the BOH chapter created under section 114 of this rule.

SECTION 118. R&R 20, section 1(1), as amended by section 116 of this rule, and BOH 15.04.010
are each hereby amended to read as follows:

Plan review fees. (Effective January 1, 2006, through December 31, (2005) 2006.) The fee for
review of plans and specifications shall be:

New school construction ...................... $((300.00)) 315.00 base fee
for preoccupancy inspection
and consultation costs,
payable at the time of
application, plus $((149.78))
157.27 per hour after two
hours for the actual time
spent reviewing plans and
specifications, payable at the
time of final approval.

School remodel or renovation ............... $((300.00)) 315.00 base fee
for inspection and
consultation costs, payable at
the time of application, plus
$((149.78)) 157.27 per hour
SECTION 119. Section 118 of this rule is effective January 1, 2006, through December 31, 2006.

SECTION 120. R&R 20, section 1(1), as amended by section 118 of this rule, and BOH 15.04.010 are each hereby amended to read as follows:


The fee for review of plans and specifications shall be:

New school construction ......................... $((315.00)) 330.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $((157.27)) 165.13 per hour after two hours for the actual time spent reviewing plans and specifications, payable at the time of final approval.

School remodel or renovation ...................... $((315.00)) 330.00 base fee for inspection and
consultation costs, payable at the time of application, plus $((157.27)) 165.13 per hour after two hours for the actual time spent reviewing plans and specifications, preoccupancy inspection and consultation costs, payable at the time of final approval.

SECTION 121. Section 120 of this rule is effective January 1, 2007, through December 31, 2007.

SECTION 122. R&R 20, section 1(1), as amended by section 120 of this rule, and BOH 15.04.010 are each hereby amended to read as follows:

Plan review fees. (Effective January 1, ((2007. through December 31, 2007)) 2008, and thereafter.) The fee for review of plans and specifications shall be:

New school construction . . . . . . . . . . . . . . . . . . . . . $((340.00)) 346.00 base fee for preoccupancy inspection and consultation costs, payable at the time of application, plus $((165.13)) 173.39 per hour after two hours for the actual time spent reviewing plans and specifications, payable at the
time of final approval.

School remodel or renovation ..................... $((330.00)) 346.00 base fee for inspection and consultation costs, payable at the time of application, plus $((165.13)) 173.39 per hour after two hours for the actual time spent reviewing plans and specifications, preoccupancy inspection and consultation costs, payable at the time of final approval.

SECTION 123. Section 122 of this rule is effective beginning January 1, 2008.

SECTION 124. R&R 20, section 1(2), as amended, and BOH 15.04.020 are each hereby amended to read as follows:

**Inspection fees. (Effective through December 31, 2005.)**

((Preoccupancy inspection subsequent to the initial preoccupancy inspection ................. $256.00 Certification inspection or exemption inspection .... $284.00))

Periodic inspection, when requested by the school authority:

((Elementary/Grade School ...................... $284.00 Middle/Junior High School .................... $569.00))
Preoccupancy inspection subsequent

to the final inspection $300.00 base fee plus $149.78 per hour after two hours.

Other inspection services, when requested by the school authority $((Actual)) Cost of service.

SECTION 125. BOH 15.04.020, as amended by this rule, is directed to be recodified as a section in the BOH chapter created under section 114 of this rule.

SECTION 126. R&R 20, section 1(2), as amended by section 124 of this rule, and BOH 15.04.020 are each hereby amended to read as follows:

Inspection fees. (Effective January 1, 2006, through December 31, 2006.)

Periodic inspection, when requested by the school authority $((300.00)) 315.00 base fee plus $((149.78)) 157.27 per hour after two hours.

Preoccupancy inspection subsequent to the final inspection $((300.00)) 315.00 base fee plus $((149.78)) 157.27 per hour after two hours.
Other inspection services, when requested
by the school authority ..........................  Cost of service.

SECTION 127. Section 126 of this rule is effective January 1, 2006, through December 31, 2006.

SECTION 128. R&R 20, section 1(2), as amended by section 126 of this rule, and BOH 15.04.020
are each hereby amended to read as follows:


Periodic inspection, when requested by
the school authority .......................... $((315.00)) 330.00 base fee
                                          plus $((157.27)) 165.13 per
                                          hour after two hours.

Preoccupancy inspection subsequent
to the final inspection  .................... $((315.00)) 330.00 base fee
                                          plus $((157.27)) 165.13 per
                                          hour after two hours.

Other inspection services, when requested
by the school authority ..........................  Cost of service.

SECTION 129. Section 128 of this rule is effective January 1, 2007, through December 31, 2007.

SECTION 130. R&R 20, section 1(2), as amended by section 128 of this rule, and BOH 15.04.020
are each hereby amended to read as follows:

Inspection fees. (Effective January 1, (2007, through December 31, 2007) 2008, and
thereafter.)

Periodic inspection, when requested by
the school authority .......................... $((345.00)) 366.00 base fee

BOH R&R – EH Fees Revision – KC Ord Format – Final with Board amendments
(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)
plus $((165.13)) 173.39 per hour after two hours.

Preoccupancy inspection subsequent to the final inspection $((330.00)) 346.00 base fee plus $((165.13)) 173.39 per hour after two hours.

Other inspection services, when requested by the school authority Cost of service.

SECTION 131. Section 130 of this rule is effective beginning January 1, 2008.

SECTION 132. R&R 83, section 1 (part), as amended, and BOH 7.20.010 are each hereby amended to read as follows:

**Structural pest control business registration required.** A. It shall be unlawful for any person to engage in the business of structural pest control operator, exterminator, or fumigator in King County without a valid structural pest control business registration issued to such person by the director. Structural pest control business registrations shall not be transferable and shall be valid only for the person and place for which issued. Each such registration shall be posted conspicuously in the business establishment for which issued. The director is authorized to inspect any facility subject to registration under this section in order to determine compliance with the requirements of this title.

B. Any person desiring to engage in the business of structural pest control operator, exterminator, or fumigator in King County shall submit a written application to the department, on a form to be provided by the director, for a registration for such operation. Such application shall include the following:

1. Applicant’s full name;
2. Post office address of the business;
3. Location of the business;

4. Disclosure whether such applicant is an individual, firm or corporation, and if a partnership, the names and addresses of the partners;

5. The type of pest control operation;

6. The name of the master structural pesticide applicator and a copy of their current Washington State Department of Agriculture licenses;

7. A signed statement from the master structural pesticide applicator attesting that he or she shall be available for the direct supervision of all certified operators employed by the business;

8. A copy of the surety bond or liability insurance policy that conforms with RCW 17.21.160 and RCW 17.21.170;

9. The signature of the applicant;

10. The annual registration fee described in Section ((17.20.020)) 2.12.040 of this title code;

C. Applications for annual renewal of structural business registrations shall include the same information as the initial application for registration. Structural pest control business registrations shall expire annually on December 31st, but shall be renewed upon acceptable completion of an application and payment of the annual renewal fee.

D. Failure to comply with any provision of this section will result in a civil penalty according to Chapter 1.08 of this code.

SECTION 133. R&R 03-06, section 2 (part), and BOH 10.05.030 are each hereby amended to read as follows:

Permit application. Any person desiring to operate a collection/transportation vehicle shall submit two ((2)) copies of a written application to the health officer, on a form to be obtained from the health officer.
officer. Such application shall include the applicant's full name, post office address, and the signature of an authorized representative of the applicant; shall disclose whether such applicant is an individual, firm, corporation or partnership, and, if a partnership, the names and mailing addresses of all of the partners; the vehicle storage address; and type of the respective solid waste collection/transportation vehicle; and shall be accompanied by the permit fee amount described in Chapter (10.06) 2.14 of this (title) code.

NEW SECTION. SECTION 134. There is hereby added to BOH chapter 10.05 a new section to read as follows:

Permit expiration. All permits issued in accordance with this title expire on the December 31 following the date of issuance, except permits for collection/transport vehicles and biomedical waste transporters, which expire on the June 30 following the date of issuance.

SECTION 135. R&R 03-06, section 2 (part), and BOH 10.07.030 are each hereby amended to read as follows:

Biomedical waste vehicle permitting. Any person intending to operate as a biomedical waste transporter shall submit two ((2)) copies of a written application to the health officer, on a form to be obtained from the health officer. Such application shall include the applicant’s full name, post office address, and the name and signature of an authorized representative of the applicant; shall disclose whether such applicant is an individual, firm, corporation or partnership, and, if a partnership, the names and mailing addresses of all of the partners; and the address and type of the respective biomedical waste collection/transportation vehicle; and shall be accompanied by the permit fee amount described in (Chapter 10.06) section 10.06.010 of this (title) code, as recodified by this rule. The biomedical waste transporter permit application shall also state the legal description of the site(s) that the applicant is planning to use to treat biomedical waste, and have a contingency plan as described in Section 10.07.060 C.4 of this (title) code.
SECTION 136. R&R 53, section 1 (part), as amended, and BOH 12.16.010 are each hereby amended to read as follows:

**Water system designer certificate of competency.** A. It is unlawful to design a group A or B (as defined in Sections 12.16.020(B), 12.04.030 and 12.08.180 of this code) public water system without a valid public water system designer's certificate of competency. A professional engineer is exempt from this section. Professional engineers who are licensed as civil or sanitary engineers can design public water systems without being certified as a public water system designer. However, only individuals meeting all testing requirements shall be included on the department list of certified designers.

B. Application for a public water system designer's certificate of competency shall be made to the health officer. The health officer will review the application, and may deny the application if in the health officer's judgment, the applicant is for any reason, including previous findings of negligence, incompetency, misrepresentation or failure to comply with this title and WAC 246-290, not qualified to design public water systems. A written examination shall not be required of any person entitled to a waiver of fee per subsection ((((i)C((i))))) of this section.

C. The fee for a public water system designer's certificate of competency shall be as prescribed in Section 12.04.060 (((B))), as recodified by this rule. For any certificates of competency issued after July 1st of each year the fee shall be one-half the annual fee. The health officer shall waive payment of the fee for anyone who can show evidence of licensure as a registered sanitarian or professional engineer in civil or sanitary engineering, who is in good standing with the licensing agency and can demonstrate familiarity with this title. However, the health officer will determine by oral interview whether the applicant entitled to a fee waiver is familiar with this title.

D. The fee for the public water system designer's examination shall be as prescribed in section 12.04.060(((B))) of this code, as amended by this rule, payable in advance and not refundable.
E. The health officer may suspend or revoke any public water system designer's certificate of competency, pursuant to the uniform enforcement rules and regulations, Chapter ((1.04)) 1.08 of this code (Rules and Regulations 7).

F. The public water system designer's certificate of competency shall expire on December 31 of each year. The holder of such certificate may renew the certificate at any time prior to February 4 of the year following expiration without taking the examination required by this section. However, the holder of the certificate will not be able to submit designs for public water systems until the certificate is renewed.

G. The health officer shall hold, as necessary, informational/educational meetings for all holders of a public water system designer's certificate of competency. A minimum of two weeks notice of the meeting time and location shall be given to each designer. Attendance at the meetings shall be mandatory for all designers except those who are licensed as a professional engineer or registered sanitarian. Failure to attend the required meetings without prior approval of the health officer, shall be cause for the health officer to withhold recertification until an examination, administered under the provisions of Section 12.16.010(B) of this code, is retaken.

SECTION 137. R&R 53, section 1 (part), as amended, and BOH 12.20.010 are each hereby amended to read as follows:

Design and construction approval of new or expanding public water systems – General requirements. A. Every water purveyor, before installing, adding to, extending or altering any portion of a group A or B (as defined in Section 12.04.030 of this code) water system, except as waived in paragraph E of this section, shall have a professional engineer, registered sanitarian or designer (when allowed) submit to the health officer complete construction documents fully describing the proposed projects.

1. The nonrefundable review fee shall be according to Section 12.04.060(((B))) of this code, as recodified by this rule.
2. The installation of a group A or B (as defined in Section 12.04.030 of this code) public water system prior to the approval of construction documents by the health officer shall be prohibited.

B. The health officer shall review the construction documents and within thirty ((30)) days take one ((1)) of the following actions:

1. Approve the construction documents;
2. Disapprove the construction documents and give reasons for denial; or
3. Disapprove the construction documents and require an approved alternative source.

C. Upon receipt of the written approval of the health officer, the construction documents shall be adhered to. Deviations from approved construction documents must be submitted to the health officer for review. This section does not apply to routine main repair.

D. Construction documents shall contain, but not be limited to:

1. Detailed construction drawings, which include distribution line sizes, valving;
2. A map showing topography, distances to the source from existing property lines, buildings, potential sources of contamination, ditches, drainage patterns, and any other natural or man-made feature affecting the quality or quantity of water and a plot plan of the system that shows elevations, and source and reservoir locations and capacities;
3. A copy of the source site inspection and approval from the health officer;
4. Information on whether or not the system is designed for irrigation purposes;
5. Provisions for design, inspection, acknowledgment of inspection and as-built drawing submittal;
6. A copy of the water right permit when developing a new source that will withdraw more than five thousand ((5,000)) gallons per day, or increasing the capacity of an existing source to more
than five thousand \((5,000)\) gallons per day, or when irrigating more than one-half \((1/2)\) acre as required by RCW 90.44.050 and RCW 90.03.250 including the latest revisions or amendments thereof;

7. A copy of the water well report, and well source development data establishing the capacity of the source. Data shall include static water level, yield, the amount of drawdown, the recovery rate and the duration of pumping. Interference between existing sources and the source being tested shall also be shown. The source shall be pump tested at no less than the maximum design rate to determine whether the well and aquifer are capable of supplying water at the rate desired and to provide information necessary to determine the proper pump setting in the well. A Washington State Department of Health guideline on pump testing is available to assist purveyors;

8. A recorded water use agreement which is binding and enforceable on all parties, their heirs, successors and assignees, and complies with the requirements of Section 12.28.010 of this \((title)\) code;

9. A recorded easement for the water line which runs from the water source to all service connections. The easement area must include provision for location of water storage reservoirs, well house, pressure tanks, and other facilities and equipment associated with the water source;

10. For wells and springs, provisions for well and spring head protection, including a protective radius around the water source established by covenant with recording number of document. Radius size to be established as provided for in WAC 246-290-210 and Section 12.24.010(C) of this \((title)\) code;

11. The following information for all new sources of water supply:

   a. The results of an initial analysis of the raw water quality as required by \((WAC 246-290-130{(1)(l)})\) either WAC 246-291-100{(2)(l)} or WAC 246-29-110{(3)(h)}, depending on water source, including, as a minimum, bacteriological, complete inorganic chemical and physical analysis and a VOC analysis. When the source water quality is subject to variation, the range of variation. The health
officer may require additional chemical sampling in areas where chemical contaminants of public health importance are suspected or detected in other nearby water sources;

b. Detailed construction documents of any treatment equipment;

12. Other information as required by the health officer such as consideration of an aquifer's capability. Prior to initiating an engineering report, the purveyor should contact the department in order to identify any such additional information.

E. Within sixty ((60)) days of completion and prior to use of any project for which construction documents have been required by the health officer, the designer or registered sanitarian (when applicable) or professional engineer shall submit an acknowledgment of inspection and an as-built drawing of the completed system, along with the final inspection fee. The final inspection fee shall be as prescribed in Section 12.04.060((B)) of this ((title)) code, as recodified by this rule.

1. The acknowledgment of inspection and the as-built drawing shall be signed by the designer, registered sanitarian or professional engineer;

2. The acknowledgment of inspection shall state that the project was constructed in accordance with the approved construction documents and that the installation, testing and disinfection of the system were carried out in accordance with WAC Chapter 246-290 and this title; and

3. The as-built drawing shall show the final location, size and description of all water system components.

F. If the acknowledgment of inspection and as-built drawing have not been received by the health officer within two ((2)) years of the date of approval of the construction documents, the approval of the construction documents shall become null and void unless the purveyor requests an extension of the approval period. Extension of the approval may be obtained by having the designer, registered sanitarian, or professional engineer submit to the health officer a status report including a written schedule for work
completion, together with the appropriate fee. The health officer may require updated or revised construction
documents which are in accordance with current applicable regulations and design standards provided that, in
the opinion of the health officer, any construction which has taken place will not be affected by the required
changes in the construction documents. Failure to comply with the written schedule may result in the
extended approval becoming null and void.

SECTION 138. R&R 53, section 1 (part), as amended, and BOH 12.20.050 are each hereby amended
to read as follows:

Design and construction approval of group A or B (as defined in 12.04.030) public water
systems in existence prior to the effective date of this title. A. All group A or B (as defined in Section
12.04.030) public water systems in existence prior to the effective date of this title and not having prior
approval of the health officer, must apply to the health officer for approval of the design and construction of
the system. The purveyor, through a designer, registered sanitarian or professional engineer, as per
requirements of Chapter 12.16 of this title, shall provide to the health officer the following information along
with the appropriate review fee as specified in Section 12.04.060((B)) of this ((title)) code, as recodified by
this rule:

1. As-built plans of the water system, size of the water system, estimate of water
consumption, results of sanitary water system survey, source capacity and water right status;

2. Specific data on chemical, bacteriological and physical water quality for both the raw
and drinking water; and

3. Other data as required by the health officer. This may include, but not be limited to,
full compliance with WAC 246-290-110 and WAC 246-290-120.

B. The health officer may take one ((1))) of the following actions based upon review of the data
submitted by the purveyor:
1. Not approve the design and construction of the system and require an alternate approved source;

2. Not approve the design and construction of the system and issue a list of items required for approval;

3. Grant limited or provisional approval of the design and construction of the system, based on a defined program to bring the system into full compliance; or

4. Grant full approval of the design and construction of the system.

SECTION 139. R&R 53, section 1 (part), as amended, and BOH 12.28.020 are each hereby amended to read as follows:

Required monitoring. A. The purveyor is responsible for submitting the required water quality samples in a frequency as required by WAC 246-291-300, 246-291-310, 246-291-320, 246-291-330, 246-291-340((,)) and 246-291-350. The purveyor shall collect raw water samples directly from the source for water chemistry. For any bacteriological testing, the samples shall be taken from the furthest end of the distribution system or elsewhere as directed by the health officer. The health officer may require additional monitoring when he or she determines contamination is present or suspected in the water system or when the source may be vulnerable to contamination.

B. All Group B purveyors shall provide copies of their water sample analysis results directly to the health officer for entry into the King County Group B data records. All Group B water systems shall submit the sample along with a fee in accordance with Section 12.04.060 of this code, as recodified by this rule, for database record keeping for samples analyzed at Washington State Department of Health certified labs other than the department lab. The database record keeping fee shall be included in the cost for samples analyzed at the department lab. Any new Group B water system created after the effective date of the
ordinance codified in this section shall pay an initial database set-up fee in accordance with Section 12.04.060 of this code, as recodified by this rule.

C. Where the sample results indicate a possible maximum contaminant level violation, the water system purveyor shall comply with the general follow-up requirements of WAC 246-291-310 and the public notification requirements of WAC 246-291-360.

D. The health officer may, at his or her discretion, collect check samples at Group B water systems. Such check samples shall be collected at no cost to the Group B water system, unless the Group B water system purveyor has failed to sample in accordance with the requirements of this section.

E. If the purveyor fails to perform the bacteriological analysis or the nitrate analysis within six months after the due date of the analysis, the health officer may sample and perform either or both of these analyses and charge a fee for service in accordance with Section 12.04.060 of this code, as recodified by this rule.

F. The purveyor is responsible for ensuring that the water system water quality complies with the standards as set forth in WAC 246-291-300, -310, -320, -330, -340, and -350.

SECTION 140. R&R 53, section 1 (part), as amended, and BOH 12.28.040 are each hereby amended to read as follows:

Existing water system condition report. Any person, agency or company desiring a report on the condition of a water supply shall make application for such information to the department on a form provided by the department. Application for the report on such water supply shall be accompanied by a fee as specified in Section 12.04.060 ((B)) of this ((chapter)) code, as recodified by this rule. Upon receiving such request, the health officer may perform a comprehensive system evaluation, collect a water sample for bacterial analysis, and review the water system's records to determine that the water system has received approval and has been operated in accordance with Chapter 12.28 of this title and WAC 246-291. The health officer may
provide the results of the evaluation, and other information to the applicant in a report. The evaluation shall be performed in accordance with the Department of Public Health, Environmental Health Division, Policy and Procedure #P88-08.

SECTION 141. R&R 53, section 1 (part), as amended, and BOH 12.36.020 are each hereby amended to read as follows:

**King County board of water review.** A. Membership.

1. There is established the King County board of water review (the board). It shall consist of three members: the health officer, or designated representative; the DOH district engineer, or designated representative; and a sanitary or civil engineer knowledgeable in design of water systems appointed by the county executive. One or more sanitary and/or civil engineers shall be appointed by the county executive to serve as alternate members in the absence of the regular engineer member, or when in the judgment of the board a conflict of interest exists. The terms of the regular engineer member and alternate member shall expire on December 31st of each even-numbered year, and they may be reappointed. The engineer may be selected from industry.

2. The board shall select one member to serve as its chairman for each calendar year, and the chairman may be reelected. The chairman may designate any person to serve as secretary to the board. The board shall adopt its own rules of procedure, a copy of which shall be filed with the clerk of the county council.

3. All board members not employed by the county or the state shall be entitled to reimbursement from the department in the amount of thirty dollars per day or part of day for each meeting that member attends.

B. Public Meetings and Procedure.
1. Pursuant to this title, any person aggrieved by any decision or final order of the health officer made pertaining to an existing or proposed water system in which that person has an interest may appeal to the board. The appeal shall be commenced by the filing of a written demand therefore, citing with particularity the order or decision appealed from and the reasons for the appeal. The fee for an appeal is specified in Section 12.04.060 of this code, as recodified by this rule.

2. Appeals shall be made on forms prescribed by the health officer, and must be filed with the health officer within sixty days of receipt of the decision or order which is the subject of the appeal. Appeals shall be accompanied by any technical reports or other exhibits which the appellant wishes the board to consider.

3. The applicant shall be responsible for providing notice regarding the nature of the appeal to all owners of property within three hundred feet of the property that is the subject of the appeal. Such notification shall be made on forms provided by the health officer.

4. The board may grant waivers from the requirements of this title where there are unusual circumstances or conditions such that the strict application of the requirements would cause undue and unnecessary hardship. No waiver shall be granted which would in any way tend to jeopardize the public health and safety and welfare or in any way tend to interfere with or prejudice the rights of others to the comfortable enjoyment of life and property. No waiver shall be granted which would be contrary to the laws of the state, including WAC Chapter 246-290 as now or hereafter amended.

5. Any waiver granted by the board shall expire after two years unless the water system is installed and approved by the health officer prior to the expiration date.

6. The board may affirm or reverse, wholly or in part, or may modify any order or decision appealed to it. The reasons for its decision and any findings of fact made in support thereof must appear in the notice of the decision to the appellant and to the health officer.
7. All decisions of the board shall be final unless within twenty ((20)) days from the date of decision an aggrieved person obtains a writ of certiorari from King County superior court for the purpose of review of the decision.

SECTION 142. Repeals. BOH Sections 5.52.070, 6.54.010, 6.54.020, 6.54.030, 6.54.040, 6.54.050, 10.06.020 and 10.06.030 are each hereby repealed.

SECTION 143. Severability. If any provision of this rule or its application to any person or circumstance is held invalid, the remainder of the rule or the application of the provision to other persons or circumstances is not affected.

SECTION 144. Upon receiving the Operational Master Plan, the Board of Health will revisit the fee schedule.

SECTION 145. Effective dates. Except as otherwise provided in sections 30, 32, 34, 36, 38, 40, 42, 44, 46, 69, 71, 73, 75, 77, 79, 85, 87, 89, 91, 99, 101, 103, 109, 111, 113, 119, 121, 123, 126, 129 and 131 of this rule, this rule takes effect thirty days after adoption.

Adopted this __________ day of ________________, 2005.

KING COUNTY BOARD OF HEALTH
KING COUNTY, WASHINGTON

_____________________________
Chair

ATTEST:

_____________________________
Director of Health
BOH – Environmental Health Fee Code Revisions

(fifty percent fee level for nonprofits and schools – revisit fee schedule upon receiving OMP) (2005-06-17)