RCW 80.24.060

Pipeline safety fee — Reports — Procedure to contest fees — Regulatory incentive program.

(1)(a) Every gas company and every interstate gas pipeline company subject to inspection or enforcement by the commission shall pay an annual pipeline safety fee to the commission. The pipeline safety fees received by the commission shall be deposited in the pipeline safety account created in RCW 81.88.050.

(b) The aggregate amount of fees set shall be sufficient to recover the reasonable costs of administering the pipeline safety program, taking into account federal funds used to offset the costs. The fees established under this section shall be designed to generate revenue not exceeding appropriated levels of funding for the current fiscal year. At a minimum, the fees established under this section shall be sufficient to adequately fund pipeline inspection personnel, the timely review of pipeline safety and integrity plans, the timely development of spill response plans, the timely development of accurate maps of pipeline locations, participation in federal pipeline safety efforts to the extent allowed by law, and the staffing of the citizens committee on pipeline safety.

(c) Increases in the aggregate amount of fees over the immediately preceding fiscal year are subject to the requirements of RCW 43.135.055.

(2) The commission shall by rule establish the methodology it will use to set the appropriate fee for each entity subject to this section. The methodology shall provide for an equitable distribution of program costs among all entities subject to the fee. The fee methodology shall provide for:

(a) Direct assignment of average costs associated with annual standard inspections, including the average number of inspection days per year. In establishing these directly assignable costs, the commission shall consider the requirements and guidelines of the federal government, state safety standards, and good engineering practices; and

(b) A uniform and equitable means of estimating and allocating costs of other duties relating to inspecting pipelines for safety that are not directly assignable, including but not limited to design review and construction inspections, specialized inspections, incident investigations, geographic mapping system design and maintenance, and administrative support.

(3) The commission shall require reports from those entities subject to this section in the form and at such time as necessary to set the fees. After considering the reports supplied by the entities, the commission shall set the amount of the fee payable by each entity by general order entered before a date established by rule.

(4) For companies subject to RCW 80.24.010, the commission shall collect the pipeline safety fee as part of the fee specified in RCW 80.24.010. The commission shall allocate the moneys collected under RCW 80.24.010 between the pipeline safety program and for other
regulatory purposes. The commission shall adopt rules that assure that fee moneys related to
the pipeline safety program are maintained separately from other moneys collected by the
commission under this chapter.

(5) Any payment of the fee imposed by this section made after its due date must include a
late fee of two percent of the amount due. Delinquent fees accrue interest at the rate of one
percent per month.

(6) The commission shall keep accurate records of the costs incurred in administering its
gas pipeline safety program, and the records are open to inspection by interested parties. The
records and data upon which the commission's determination is made shall be prima facie
correct in any proceeding to challenge the reasonableness or correctness of any order of the
commission fixing fees and distributing regulatory expenses.

(7) If any entity seeks to contest the imposition of a fee imposed under this section, that
entity shall pay the fee and request a refund within six months of the due date for the payment
by filing a petition for a refund with the commission. The commission shall establish by rule
procedures for handling refund petitions and may delegate the decisions on refund petitions to
the secretary of the commission.

(8) After establishing the fee methodology by rule as required in subsection (2) of this
section, the commission shall create a regulatory incentive program for pipeline safety
programs in collaboration with the citizens committee on pipeline safety. The regulatory
incentive program created by the commission shall not shift costs among companies paying
pipeline safety fees and shall not decrease revenue to pipeline safety programs.

[2009 c 91 § 1; 2001 c 238 § 2.]

Notes:

Intent — Finding — 2001 c 238: "The intent of this act is to ensure a sustainable,
comprehensive, pipeline safety program, to protect the health and safety of the citizens of
the state of Washington, and to maintain the quality of the state's environment. The
legislature finds that public safety and the environment are best protected by securing
permanent funding for this program through establishment of a regulatory fee imposed on
hazardous liquids and gas pipelines." [2001 c 238 § 1.]

Effective date — 2001 c 238: "This act is necessary for the immediate preservation of
the public peace, health, or safety, or support of the state government and its existing public
institutions, and takes effect July 1, 2001." [2001 c 238 § 13.]