WEST VIRGINIA LEGISLATURE

2022 REGULAR SESSION

Committee Substitute

for

House Bill 4488

BY DELEGATES ANDERSON, J. KELLY, HANSEN, AND

Young

[Originating in the Committee on Energy and

Manufacturing, February 15, 2022]

A BILL to amend and reenact §22-11-10 of the Code of West Virginia, 1931, as amended, relating
 to coal mining operations, permitting, and fees paid to the Department of Environmental
 Protection; increasing certain defined fees for permitting actions; and establishing and
 defining certain new fees for permitting actions.

Be it enacted by the Legislature of West Virginia:

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 11. WATER POLLUTION CONTROL ACT.

§22-11-10. Water Quality Management Fund established; permit application fees; annual permit fees; dedication of proceeds; rules.

(a) The special revenue fund designated the Water Quality Management Fund established
 in the State Treasury on July 1, 1989, is hereby continued.

(b) The permit application fees and annual permit fees established and collected pursuant to this section; any interest or surcharge assessed and collected by the secretary; interest accruing on investments and deposits of the fund; and any other moneys designated by the secretary shall be deposited into the Water Quality Management Fund. The secretary shall expend the proceeds of the Water Quality Management Fund for the review of initial permit applications, renewal permit applications, and permit issuance activities.

9 (c) The secretary shall propose for promulgation, legislative rules in accordance with the 10 provisions of § 29A-1-1 et seq. of this code, to establish a schedule of application fees for all 11 applications except for surface coal mining operations as defined in § 22-3-13 of this code. The 12 appropriate fee shall be submitted by the applicant to the department with the application filed 13 pursuant to this article for any state water pollution control permit or national pollutant discharge 14 elimination system permit. The schedule of application fees shall be designed to establish 15 reasonable categories of permit application fees based upon the complexity of the permit 16 application review process required by the department pursuant to the provisions of this article

1

CS for HB 4488

17 and the rules promulgated under this article: *Provided*, That no initial application fee may exceed 18 \$15,000 for any facility nor may any permit renewal application fee exceed \$5,000. The 19 department may not process any permit application pursuant to this article until the required 20 permit application fee has been received.

21 (d) The secretary shall propose for promulgation legislative rules in accordance with the 22 provisions of § 29A-1-1 et seq. of this code to establish a schedule of permit fees to be assessed 23 annually upon each person holding a state water pollution control permit or national pollutant 24 discharge elimination system permit issued pursuant to this article except for permits held by 25 surface coal mining operations as defined in § 22-3-1 et seq. of this code. Each person holding a 26 permit shall pay the prescribed annual permit fee to the department pursuant to the rules 27 promulgated under this section: Provided, That no person holding a permit for a home aerator of 28 600 gallons and under shall be required to pay an annual permit fee. The schedule of annual 29 permit fees shall be designed to establish reasonable categories of annual permit fees based 30 upon the relative potential of categories or permits to degrade the waters of the state: Provided, 31 *however*, That no annual permit fee may exceed \$5,000. The secretary may declare any permit 32 issued pursuant to this article void when the annual permit fee is more than 90 days past due pursuant to the rules promulgated under this section. Voiding of the permit will only become 33 34 effective upon the date the secretary mails, by certified mail, written notice to the permittee's last 35 known address notifying the permittee that the permit has been voided.

(e) The secretary shall file a quarterly report with the Joint Committee on Government and
 Finance setting forth the fees established and collected pursuant to this section.

(f) On July 1, 2002 2022, and each year thereafter, a \$1,000 fee shall be assessed for
permit applications and <u>a \$3,000 fee shall be assessed for permit</u> renewals submitted pursuant
to this article for surface coal mining operations, as defined in §22-3-1 *et seq.* of this code. On
July 1, 2002 2022, and each year thereafter, a \$500 \$2,000 fee shall be assessed for application
for major permit modifications and a \$1,000 fee for minor permit modifications submitted pursuant

2

CS for HB 4488

43 to this article for surface coal mining operations, as defined in § 22-3-1 et seq. of this code. On 44 July 1, 2022, and each year thereafter, a \$3,000 fee shall be assessed for application for permit 45 reissuance and a \$2,000 fee for permit transfer submitted pursuant to this article for surface coal 46 mining operations, as defined in §22-3-1 et seq. of this code. Beginning July 1, 2002 2022, and 47 every year thereafter, an annual permit fee of \$2,000 shall be assessed on the issuance 48 anniversary dates of all permits issued pursuant to this article for surface coal mining operations 49 as defined in § 22-3-1 et seq. of this code. The annual permit fee shall be collected as follows: 50 \$500 for the fiscal year beginning on July 1, 2002, and \$1,000 for each fiscal year thereafter 51 Beginning July 1, 2022, and each year thereafter, an application for a water quality certification 52 for activities covered by United States Army Corps of Engineers permits issued pursuant to 33 53 U.S.C. § 1344 and 33 C.F.R. Parts 323 or 330, in accordance with the legislative rules entitled 54 Rules for Individual State Certification of Activities Requiring a Federal Permit, 47 C.F.R. 5A, must 55 be accompanied by a \$500 fee. For all other categories of permitting actions pursuant to this 56 article related to surface coal mining operations, the secretary shall propose for promulgation 57 legislative rules in accordance with the provisions of §29A-1-1 et seq. of this code to establish a 58 schedule of permitting fees. NOTE: The purpose of this bill is to ensure full, adequate funding for the operation of the

Department of Environmental Protection's Division of Mining and Reclamation.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.