§301.71. Executive Director To Charge and Collect Fees.

In accordance with Texas Water Code, §5.701, the executive director shall charge and collect for the benefit of the state the fees provided in §301.73 of this title (relating to Fees To Be Paid).

Adopted April 13, 2005 Effective May 5, 2005

§301.72. Fees Required.

Statutory fees must accompany an application in order for it to be considered. Employees of the commission are expressly prohibited from processing any application unless the proper fees are tendered.

§301.73. Fees To Be Paid.

The following fees shall be submitted with any application required to be filed under this chapter:

1. filing fee - the filing fee shall be $100;

2. recording fee - the recording fee shall be $1.25 per page;

3. fees for mail notice - the cost of mailing notice of the application to persons in the affected or protected area shall be paid by the applicant. The executive director shall advise the applicant of the number of persons and the mailing cost;

4. fees for publication of notice of application - the cost of publication of the notice of application in a newspaper of paid circulation that is regularly published and generally circulated in the county or counties within the proposed affected or protected area, shall be paid by the applicant; and

5. fees for publication of notice of hearing - fees for publication of notice of hearing in a newspaper that is regularly published and generally circulated in the county or counties within the affected or protected area, shall be paid by the applicant.

Adopted April 13, 2005 Effective May 5, 2005

§301.74. Examples of Applications Subject to Filing, Recording, and Notice Fees.

The following are examples of applications subject to filing, recording, and notice fees:
Texas Commission on Environmental Quality

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(1) application for approval of engineering plans and specifications (preliminary and final plans);

(2) application to amend a plan approval order;

(3) application to alter, enlarge, extend, or otherwise change any levee or other improvement; and

(4) application for extension of time.

Adopted April 13, 2005

Effective May 5, 2005