SENATE BILL 6568

State of Washington 64th Legislature 2016 Regular Session

By Senator Warnick

Read first time 01/26/16. Referred to Committee on Agriculture, Water & Rural Economic Development.

1 AN ACT Relating to establishing a water discharge permit for 2 concentrated animal feeding operations that is issued under the sole 3 authority of state law; amending RCW 90.48.260, 90.64.030, and 4 90.64.120; adding new sections to chapter 90.48 RCW; creating a new 5 section; and providing an expiration date.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 90.48 8 RCW to read as follows:

9 (1)(a) The department, in consultation with the department of 10 agriculture, must establish a general permit issued under the sole 11 authority of this chapter that is available to concentrated animal 12 feeding operations that discharge exclusively to groundwater.

(b) A concentrated animal feeding operation that discharges to groundwater but that does not discharge to surface waters must be eligible to obtain coverage under either:

16 (i) The permit established under this section; or

(ii) Any combined permit issued under both the authority of this
chapter and the authority of the federal clean water act, 33 U.S.C.
Sec. 1251 et seq.

(2) A concentrated animal feeding operation that stores manure,
 stores manure effluent, or that applies manure nutrients to land must

be eligible to apply for coverage under the permit established
 pursuant to this section.

3 (3)(a) The department shall issue the permit required under this 4 section in consultation with the department of agriculture. The 5 department shall administer the permit jointly with the department of 6 agriculture.

7 (b) The department and the department of agriculture must rely on 8 the processes and procedures adopted pursuant to section 2 of this 9 act in administering the permits established under this section.

10 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 90.48
11 RCW to read as follows:

12 (1) The department and the department of agriculture shall 13 operate the permit program identified in section 1 of this act via a 14 memorandum of agreement regarding the administration of permits and 15 enforcement of permit conditions issued under section 1 of this act.

16 (2) The permit administration procedures adopted pursuant to this 17 section must:

(a) Establish protocols that identify manure lagoons and effluent
 storage systems that are a significant risk to groundwater resources;
 and

(b) Identify and facilitate the use of federal and state costshare programs to support the improvements to manure lagoons and effluent storage systems identified in (a) of this subsection.

(3) The department of agriculture has primary responsibility for
 inspections of concentrated animal feeding operations covered by a
 permit issued pursuant to this section.

(4) For purposes of this section and section 1 of this act, "concentrated animal feeding operations" has the same meaning as the term is defined in 40 C.F.R. Sec. 122.23, as of the effective date of this section.

31 **Sec. 3.** RCW 90.48.260 and 2012 1st sp.s. c 1 s 313 are each 32 amended to read as follows:

(1) The department of ecology is hereby designated as the state water pollution control agency for all purposes of the federal clean water act as it exists on February 4, 1987, and is hereby authorized to participate fully in the programs of the act as well as to take all action necessary to secure to the state the benefits and to meet the requirements of that act. With regard to the national estuary

program established by section 320 of that act, the department shall 1 exercise its responsibility jointly with the Puget Sound partnership, 2 created in RCW 90.71.210. The department of ecology may delegate its 3 authority under this chapter, including its national pollutant 4 discharge elimination permit system authority and duties regarding 5 б animal feeding operations and concentrated animal feeding operations, 7 department of agriculture through to the a memorandum of understanding. Until any such delegation receives federal approval, 8 the department of agriculture's adoption or issuance of animal 9 10 feeding operation and concentrated animal feeding operation rules, 11 permits, programs, and directives pertaining to water quality shall 12 be accomplished after reaching agreement with the director of the department of ecology or shall be consistent with the requirements of 13 sections 1 and 2 of this act with respect to the administration of 14 the state water discharge permit made available to concentrated 15 16 animal feeding operations. Adoption or issuance and implementation 17 shall be accomplished so that compliance with such animal feeding operation and concentrated animal feeding operation rules, permits, 18 19 programs, and directives will achieve compliance with all federal and state water pollution control laws. The powers granted herein 20 21 include, among others, and notwithstanding any other provisions of 22 this chapter or otherwise, the following:

23 Complete authority to establish and (a) administer а state point source waste discharge or pollution 24 comprehensive 25 discharge elimination permit program which will enable the department 26 to qualify for full participation in any national waste discharge or pollution discharge elimination permit system and will allow the 27 28 department to be the sole agency issuing permits required by such national system operating in the state of Washington subject to the 29 provisions of RCW 90.48.262(2). Program elements authorized herein 30 31 may include, but are not limited to: (i) Effluent treatment and 32 limitation requirements together with timing requirements related 33 (ii) applicable receiving water quality standards thereto; requirements; (iii) requirements of standards of performance for new 34 sources; (iv) pretreatment requirements; (v) termination 35 and modification of permits for cause; (vi) requirements for public 36 notices and opportunities for public hearings; (vii) appropriate 37 relationships with the secretary of the army in the administration of 38 39 his or her responsibilities which relate to anchorage and navigation, 40 with the administrator of the environmental protection agency in the

performance of his or her duties, and with other governmental officials under the federal clean water act; (viii) requirements for inspection, monitoring, entry, and reporting; (ix) enforcement of the program through penalties, emergency powers, and criminal sanctions; (x) a continuing planning process; and (xi) user charges.

6 (b) The power to establish and administer state programs in a 7 manner which will ensure the procurement of moneys, whether in the 8 form of grants, loans, or otherwise; to assist in the construction, 9 operation, and maintenance of various water pollution control 10 facilities and works; and the administering of various state water 11 pollution control management, regulatory, and enforcement programs.

12 (c) The power to develop and implement appropriate programs 13 pertaining to continuing planning processes, area-wide waste 14 treatment management plans, and basin planning.

15 (2) The governor shall have authority to perform those actions16 required of him or her by the federal clean water act.

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(3) By July 31, 2012, the department shall:

18 (a) Reissue without modification and for a term of one year any 19 national pollutant discharge elimination system municipal storm water 20 general permit applicable to western Washington municipalities first 21 issued on January 17, 2007; and

(b) Issue an updated national pollutant discharge elimination
system municipal storm water general permit applicable to western
Washington municipalities for any permit first issued on January 17,
2007. An updated permit issued under this subsection shall become
effective beginning August 1, 2013.

(i) Provisions of the updated permit issued under (b) of this 27 subsection relating to new requirements for low-impact development 28 29 and review and revision of local development codes, rules, standards, or other enforceable documents to incorporate low-impact development 30 31 principles must be implemented simultaneously. These requirements may 32 go into effect no earlier than December 31, 2016, or the time of the scheduled update under RCW 36.70A.130(5), as existing on July 10, 33 2012, whichever is later. 34

(ii) Provisions of the updated permit issued under (b) of this subsection related to increased catch basin inspection and illicit discharge detection frequencies and application of new storm water controls to projects smaller than one acre may go into effect no earlier than December 31, 2016, or the time of the scheduled update

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under RCW 36.70A.130(5), as existing on July 10, 2012, whichever is later.

3 (4) By July 31, 2012, the department shall:

4 (a) Reissue without modification and for a term of two years any
5 national pollutant discharge elimination system municipal storm water
6 general permit applicable to eastern Washington municipalities first
7 issued on January 17, 2007; and

8 (b) Issue an updated national pollutant discharge elimination 9 system municipal storm water general permit for any permit first 10 issued on January 17, 2007, applicable to eastern Washington 11 municipalities. An updated permit issued under this subsection 12 becomes effective August 1, 2014.

13 **Sec. 4.** RCW 90.64.030 and 2011 c 103 s 3 are each amended to 14 read as follows:

15 (1) Under the inspection program established in RCW 90.64.023, 16 the department may investigate a dairy farm to determine whether the 17 operation is discharging pollutants or has a record of discharging pollutants into surface or ground waters of the state. 18 Upon concluding an investigation, the department shall make a written 19 report of its findings, including the results of any water quality 20 21 measurements, photographs, or other pertinent information, and provide a copy of the report to the dairy producer within twenty days 22 23 of the investigation.

24 (2) The department shall investigate a written complaint filed 25 with the department within three working days and shall make a written report of its findings including the results of any water 26 27 quality measurements, photographs, or other pertinent information. Within twenty days of receiving a written complaint, a copy of the 28 findings shall be provided to the dairy producer subject to the 29 30 complaint, and to the complainant if the person gave his or her name 31 and address to the department at the time the complaint was filed.

32 (3) The department may consider past complaints against the same 33 dairy farm from the same person and the results of its previous 34 inspections, and has the discretion to decide whether to conduct an 35 inspection if:

36 (a) The same or a similar complaint or complaints have been filed 37 against the same dairy farm within the immediately preceding six-38 month period; and

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(b) The department made a determination that the activity that was the subject of the prior complaint was not a violation.

3 (4) If the decision of the department is not to conduct an 4 inspection, it shall document the decision and the reasons for the 5 decision within twenty days. The department shall provide the 6 decision to the complainant if the name and address were provided to 7 the department, and to the dairy producer subject to the complaint, 8 and the department shall place the decision in the department's 9 administrative records.

10 (5) The report of findings of any inspection conducted as the 11 result of either an oral or a written complaint shall be placed in 12 the department's administrative records. Only findings of violations 13 shall be entered into the database identified in RCW 90.64.130.

(6) A dairy farm that is determined to be in violation of the 14 terms or conditions of a state water quality permit, or of an 15 individual or general national pollution discharge elimination system 16 17 permit, or a significant contributor of pollution based on actual water quality tests, photographs, or other pertinent information is 18 subject to the provisions of this chapter and to the enforcement 19 provisions of chapters 43.05 and 90.48 RCW, including civil penalties 20 21 levied under RCW 90.48.144.

(7) If the department determines that an unresolved water quality 22 problem from a dairy farm requires immediate corrective action, the 23 department shall notify the producer and the district in which the 24 25 problem is located. When corrective actions are required to address such unresolved water quality problems, the department shall provide 26 copies of all final dairy farm inspection reports and documentation 27 28 of all formal regulatory and enforcement actions taken by the 29 department against that particular dairy farm to local the conservation district and to the appropriate dairy farm within twenty 30 31 days.

32 (8) For a violation of water quality laws that is a first offense 33 for a dairy producer, the penalty may be waived to allow the producer 34 to come into compliance with water quality laws. The department shall 35 record all legitimate violations and subsequent enforcement actions.

36 (9) A discharge, including a storm water discharge, to surface 37 waters of the state shall not be considered a violation of this 38 chapter, chapter 90.48 RCW, or chapter 173-201A WAC, and shall 39 therefore not be enforceable by the department of ecology or a third 40 party, if at the time of the discharge, a violation is not occurring

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1 under RCW 90.64.010 (17). In addition, a dairy producer shall not be 2 held liable for violations of this chapter, chapter 90.48 RCW, 3 chapter 173-201A WAC, or the federal clean water act due to the 4 discharge of dairy nutrients to waters of the state resulting from 5 spreading these materials on lands other than where the nutrients 6 were generated, when the nutrients are spread by persons other than 7 the dairy producer or the dairy producer's agent.

8 (10) As provided under RCW 7.48.305, agricultural activities 9 associated with the management of dairy nutrients are presumed to be 10 reasonable and shall not be found to constitute a nuisance unless the 11 activity has a substantial adverse effect on public health and 12 safety.

(11) This section specifically acknowledges that if a holder of a 13 14 general or individual national pollutant discharge elimination system permit complies with the permit and the dairy nutrient management 15 16 plan conditions for appropriate land application practices, the 17 permit provides compliance with the federal clean water act and acts 18 as a shield against citizen or agency enforcement for any additions 19 of pollutants to waters of the state or of the United States as authorized by the permit. 20

21 (12) A dairy producer who fails to have an approved dairy 2002, or a certified dairy nutrient management plan by July 1, 22 nutrient management plan by December 31, 2003, and for which no 23 appeals have been filed with the pollution control hearings board, is 24 25 in violation of this chapter. Each month beyond these deadlines that 26 a dairy producer is out of compliance with the requirement for either plan approval or plan certification shall be considered separate 27 28 violations of this chapter ((90.64 RCW)) that may be subject to 29 penalties. Such penalties may not exceed one hundred dollars per month for each violation up to a combined total of five thousand 30 31 dollars. The department has discretion in imposing penalties for 32 failure to meet deadlines for plan approval or plan certification if the failure to comply is due to lack of state funding for 33 implementation of the program. Failure to register as required in RCW 34 90.64.017 shall subject a dairy producer to a maximum penalty of one 35 36 hundred dollars. Penalties shall be levied by the department.

37 **Sec. 5.** RCW 90.64.120 and 2003 c 325 s 4 are each amended to 38 read as follows:

1 (1) Nothing in this chapter shall affect the department of 2 ecology's authority or responsibility to administer or enforce the 3 national pollutant discharge elimination system permits for operators 4 of concentrated dairy animal feeding operations, where required by 5 federal regulations or to administer the provisions of chapter 90.48 6 RCW.

7 (2) <u>The department of agriculture may take enforcement action as</u>
8 provided in this chapter against a dairy found to be in violation of
9 <u>the terms or conditions of a state water quality permit issued under</u>
10 <u>chapter 90.48 RCW.</u>

(3) Unless the department of ecology delegates its authority 11 under chapter 90.48 RCW to the department of agriculture pursuant to 12 RCW 90.48.260, and until any such delegation of authority receives 13 14 federal approval, the transfer specified in RCW 90.64.901 shall not preclude the department of ecology from taking action related to 15 16 animal feeding operations or concentrated animal feeding operations 17 to protect water quality pursuant to its authority in chapter 90.48 18 RCW. Before taking such actions, the department of ecology shall notify the department of agriculture. 19

20 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 90.48 21 RCW to read as follows:

(1) By November 1, 2018, the department and the department of 22 23 agriculture shall submit a report to the appropriate policy and 24 fiscal committees of the legislature on the progress of the 25 implementation of the permit established pursuant to sections 1 and 2 26 of this act. This report must include recommendations for the 27 establishment or improvement of programs that allow for shared costs of manure lagoon or effluent storage system improvements that are 28 required of concentrated animal feeding organizations under sections 29 30 1 and 2 of this act.

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(2) This section expires June 30, 2020.

32 <u>NEW SECTION.</u> Sec. 7. This act may be known and cited as the 33 dairy farm and water resource sustainability act.

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