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STATE OF VERMONTCOMMITTEE ON NATURAL RESOURCES, FISH, AND WILDLIFE

MEMORANDUM

To: Rep. Janet Ancel

Chair, Committee on Ways and

Means

From: Rep. Amy Sheldon

Chair, Committee on Natural

Resources, Fish and Wildlife

Date: January 19, 2022

Subject: Fee Bill; Department of Environmental Conservation;

Department of Fish and Wildlife

I am writing on behalf of the Committee on Natural Resources, Fish and Wildlife regarding the need for the General Assembly to enact a bill amending the permitting or licensing fees charged by the Department of Environmental Conservation (DEC) and the Department of Fish and Wildlife.

As you know, under 32 V.S.A. § 605, the Governor is required at the beginning of each legislative session to send to the General Assembly a report regarding the costs of permitting programs, licenses, and other similar State administered programs. Every three years, the fee report is required to focus on a specific agency. For example, the fee report in 2016 addressed fees charged by the Agency of Natural Resources (ANR). Subsequent, fee reports in 2019 and again this year in 2022 should have recommended changes to ANR's permitting and licensing fees. However, the Governor has failed to propose changes to ANR's permitting and license fees since 2016.

Per statute, 32 V.S.A. § 602, "fees" are a monetary charge by an agency for a service or product provided to, or the regulation of, specified classes of individuals or entities. In sum, fees pay for services that State agencies provide to the public or regulated individuals. Failing to charge an adequate permit or license fee that covers the agency costs of providing a service does not temper the cost of doing business with the State. Instead, it requires the agency to somehow internalize the cost and effectively suffer a loss or shift the costs from the entity that received the benefit of agency service to the public and, most likely the General Fund.

Agencies that rely on fee revenue to cover costs particularly suffer when the permitting and license fees do not reflect the true costs of agency services. Permitting fees comprise 10 to 12 percent of DEC's annual budget, but DEC's fees have not been

amended since 2016. If fees do not adequately cover DEC's costs, the Department must search out additional revenue sources or cut programs or staff. Similarly, licensing fees comprise 30 to 33 percent of DFW's annual budget. Minor fluctuations in fee revenue significantly impact DFW programs and services or require the Department to make increasing requests for General Fund revenues.

Failing to update permitting and licensing fees also increases the financial pressures of normal inflation on agency budgets. Personnel, fee-for-space, and retirements costs annually increase across State agencies. Likewise, each agency is assessed its share of health care costs for covered employees, and such costs can fluctuate annually. Requiring state agencies to internalize these costs of inflation without also adequately covering agency costs through charging sufficient fees puts the agency in a fiscal hole before it even starts to build a budget. Most businesses would not run this way, because failing to charge the true costs of services is bad business.

Consequently, I request that the Committee on Ways and Means draft a committee bill that increases DEC permitting fees and DFW license fees. Because the Governor has failed to provide the statutorily required fee report for ANR, your committee unfortunately does not have the benefit of recommended changes to specific fees. As an alternative that accounts for the lack of a fee report for the past six years, I recommend that you increase all DEC permit fees and all DFW license fees by the same percentage each Department's budget increased over the past six years due to inflation.

Please feel free to contact me if you need additional information or would like to discuss my proposal further.

Sincerely,

Rep. Amy Sheldon Chair, House Committee on Natural Resources Fish and Wildlife