

King County

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Legislation Details (With Text)

File #: 2018-0472 **Version**: 1

Type: Ordinance Status: Passed

File created: 10/1/2018 In control: Budget and Fiscal Management Committee

On agenda: Final action: 11/13/2018

Title: AN ORDINANCE amending the application fee for the public benefit rating system program for open

space, agricultural, and timber lands current use assessment provisions; amending Ordinance 1076,

Section 4, as amended, and K.C.C. 20.36.040.

Sponsors: Dave Upthegrove

Indexes: Current Use, Public Benefit Rating System

Code sections: 20.36.040 -

Attachments: 1. Ordinance 18820.pdf, 2. 2018-0472 legislative review form, 3. 2018-0472 2019-2020 Budget

Transmittal Letter.doc, 4. 2018-0472 Copy of 1211 SWM PBRS Fee Fiscal Note.xlsx, 5. 2018-0472 2019-2020 Fee and Budget Advertising.docx, 6. 2018-0472 SR_PBRS.docx, 7. 2018-0466-0478 fee

Affidavit of pUB - SEATTLE TIMES 10-31-18.pdf

Date	Ver.	Action By	Action	Result
11/13/2018	1	Metropolitan King County Council	Hearing Held	
11/13/2018	1	Metropolitan King County Council	Passed	Pass
11/6/2018	1	Budget and Fiscal Management Committee	Recommended Do Pass Consent	Pass
11/5/2018	1	Metropolitan King County Council	Hearing Held	
10/30/2018	1	Budget and Fiscal Management Committee	Deferred	
10/1/2018	1	Metropolitan King County Council	Introduced and Referred	

AN ORDINANCE amending the application fee for the public benefit rating

system program for open space, agricultural, and timber lands current use

assessment provisions; amending Ordinance 1076, Section 4, as amended, and

K.C.C. 20.36.040.

PREAMBLE:

Current use taxation programs, as defined in chapters RCW 84.33 and 84.34, offer a property tax reduction to landowners who voluntarily preserve or manage lands within four categories: open space land or land in the public benefit rating system, farm and agriculture land, timber land and

designated forest land.

King County defined its open space program by adopting a public benefit rating system program in 1992, and a number of changes to the program have been made to improve the program, including a fee increase in 2011. The application fee contributes to the funding of the public benefit rating system application processing, and this increase will offset general funds allocated to help ensure sustainable outreach to maintain the program participation at current levels.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Ordinance 1076, Section 4, as amended, and K.C.C. 20.36.040 are each hereby amended to read as follows:

A. Except as provided in subsection B. of this section, the applicant shall pay a current use filing fee, payable to the King County finance and business operations division or its successor, in the amount of ((four hundred eighty)) six hundred twenty dollars for each open space or timber land application and one hundred eighty one dollars for each farm and agriculture application.

B. If an application is filed to add farm and agricultural conservation land, forest stewardship land, resource restoration, or rural stewardship land category to a parcel that is already enrolled in the public benefit rating system, no fee shall be charged for that application.

C. In the case of all farm and agricultural land applications, whether the application is based on land within or outside of an incorporated area, the entire fee shall be collected and retained by the county. In the case of open space or timber land applications based on land in an incorporated area of the county, where the city legislative authority has set no filing fee, the county fee shall govern and the entire fee shall be collected and retained by the county. Where the city legislative authority has established a filing fee for open space or timber land applications based on land in an incorporated area of the county, the fee established in subsection A. of this section shall be collected by the county from the applicant and the county shall pay the city one-half of the fee collected. The amount paid by the county to the city shall not exceed the fee established by the city.

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The city shall be responsible for collecting any fees that it has established that exceed one-half of the amount established by subsection A. of this section.

SECTION 2. This ordinance takes effect January 1, 2019.