shall be four dollars: PROVIDED FURTHER, That where circuit extensions are installed for controls and motors for central heating plants such as oil, gas, or electric furnaces the fee shall be two dollars. Fees for alterations requiring the increase or relocation of an existing service shall be as follows: Single family residence, four dollars; all other altered service installations, the fee shall be fifty percent of the fee for new service work. For yard pole meter loops, a fee of five dollars shall be charged. For each adjacent farm building other than the residence, a fee of three dollars shall be charged. Where a mobile home or a recreational vehicle service is installed in a mobile home or recreational park, the maximum fee shall be four dollars and fifty cents. Where the service is existing and a new or altered feeder is installed the fee shall be as per feeder schedule. Applications for labels shall be in writing and signed by the applicant; and labels when used by a licensed contractor shall bear the signature or seal of such contractor. The required label fees shall be paid within ten days after the completion of an electrical installation. In the event such fee is not paid in the time stated, the fees shall be double the amount specified in the above schedule.

Passed the Senate April 7, 1969
Passed the House April 3, 1969
Approved by the Governor April 16, 1969
Filed in office of Secretary of State April 16, 1969

CHAPTER 72
[Engrossed House Bill No. 15]
VOTERS PAMPHLETS--FORMS FOR
APPLICATION TO RECEIVE BALLOTS

AN ACT Relating to elections; and adding a new section to chapter 9, Laws of 1965, and to chapter 29.81 RCW.

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

NEW SECTION. Section 1. There is added to chapter 9, Laws of 1965 and to chapter 29.81 RCW a new section to read as follows:

In addition to any other contents required by this chapter, every voter's pamphlet published shall contain therein an application form for a state general election absentee ballot and during presidential election

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

Section 1. Section 77.12.210, chapter 36, Laws of 1955 and RCW 77.12.210 are each amended to read as follows:

The commission, acting by and through the director, shall have full control of the maintenance and management of all hatcheries, eyeing stations, rearing ponds, brood ponds, trap sites, game animal, fur-bearing animal, game bird, nongame bird, and game fish farms, habitats and sanctuaries, public hunting and fishing areas, and of the access to any and all of the foregoing and of any and all other real or personal property in any wise owned, leased, or held by the state for game department purposes, and shall have full control of the construction of all buildings and structures of any kind and all improvements of every nature in or upon all such property. The commission may make rules and regulations in relation to the operation, maintenance and use of any such property and the conduct of all persons who are in or on the same.

The commission, acting by and through the director, may, from time to time, sell timber, gravel, sand and other materials or products from real property belonging to the state and held for game department purposes and may sell or lease any such real or like personal property or grant concessions in or grant rights of way for roads or utilities of any type in or upon the same when in its judg-

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