## LEGISLATURE OF THE STATE OF IDAHO

Sixty-first Legislature

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First Regular Session - 2011

## IN THE HOUSE OF REPRESENTATIVES

## HOUSE BILL NO. 23

## BY RESOURCES AND CONSERVATION COMMITTEE

AN ACT

RELATING TO DRILLING PERMITS; AMENDING SECTION 42-235, IDAHO CODE, TO REVISE

FEE PROVISIONS, TO PROVIDE FOR THE USE OF CERTAIN PERMIT FEES, TO AUTHORIZE THE DIRECTOR OF THE DEPARTMENT OF WATER RESOURCES TO PROVIDE BLANKET DRILLING PERMITS FOR CLOSED LOOP HEAT EXCHANGE WELLS AND TO PROVIDE
THAT THE APPLICATIONS FOR BLANKET PERMITS FOR SITE SPECIFIC MONITORING
PROGRAMS SHALL INCLUDE SPECIFIED DESIGN PROPOSALS.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 42-235, Idaho Code, be, and the same is hereby amended to read as follows:

42-235. DRILLING PERMITS. Prior to beginning construction of any well, or changing the construction of any well, the driller or well owner shall obtain a permit from the director of the department of water resources to protect the public health, safety and welfare and the environment, and to prevent the waste of water or mixture of water from different aquifers. There shall be a seventy-five dollar (\$75.00) charge for the permit if the well is to be used for domestic or monitoring purposes. If the well is to be used for other than domestic or monitoring purposes, tThe charge for the permit after July 1, 2011, shall be two hundred dollars (\$200). Fifty percent (50%) of the total permit fees shall be utilized for visual well inspections during the construction of the well to improve protection of the ground water resource. All moneys received pursuant to this section shall be credited to the water administration account. The director may provide a blanket drilling permit for closed loop heat exchange wells and for site specific monitoring programs which will determine the quality, quantity, temperature, pressure or other attributes of aquifers. The application for a blanket permit for site specific monitoring programs shall include a design proposal prepared by a licensed engineer or licensed geologist which shall describe the overall drilling program and all relevant technical features of the wells to the satisfaction of the director. Progress reports, completion and other data may be required as provided by rule. The fee for the any blanket permit shall be one two hundred dollars (\$\frac{1}{2}00) plus an additional fifty dollars (\$50.00) per well. A driller or well owner violating any provision of this section shall be quilty of a misdemeanor and shall also be subject to the enforcement procedures of section 42-1701B, Idaho Code.