



Reprinted
April 8, 1999

ENGROSSED SENATE BILL No. 321

DIGEST OF SB 321 (Updated April 7, 1999 3:19 pm - DI 87)

Citations Affected: IC 5-14; IC 36-2.

Synopsis: Public records copying fees and uses. Provides that the actual cost that public agencies, other than state agencies, may charge for the certification, copying, or facsimile machine transmission of documents means the cost of paper and the per-page cost for the use of copying or facsimile equipment and may not include labor costs or overhead costs. Establishes fees that the county recorder shall charge bulk users for bulk form copies. Provides that a bulk user may charge a customer a fee for using bulk form copies but may not resell bulk form copies. Eliminates provisions establishing fees the county recorder must charge for furnishing typewritten copies of records and proofreading copies. (The introduced version of this bill was prepared by the interim study committee on state government issues.)

Effective: July 1, 1999; January 1, 2000.

Skillman, Alexa

(HOUSE SPONSORS — KRUZAN, LINDER)

January 11, 1999, read first time and referred to Committee on Governmental and Regulatory Affairs.

February 25, 1999, amended, reported favorably — Do Pass.

March 2, 1999, read second time, ordered engrossed.

March 3, 1999, engrossed. Read third time, passed. Yeas 46, nays 3.

HOUSE ACTION

March 8, 1999, read first time and referred to Committee on Rules and Legislative Procedures.

April 5, 1999, reported — Do Pass.

April 7, 1999, read second time, amended, ordered engrossed.

ES 321—LS 6799/DI 44+



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April 8, 1999

First Regular Session 111th General Assembly (1999)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 1998 General Assembly.

ENGROSSED SENATE BILL No. 321

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.

Be it enacted by the General Assembly of the State of Indiana:

- 1 SECTION 1. IC 5-14-3-8 IS AMENDED TO READ AS FOLLOWS
2 [EFFECTIVE JULY 1, 1999]: Sec. 8. (a) For the purposes of this
3 section, "state agency" has the meaning set forth in IC 4-13-1-1.
4 (b) Except as provided in this section, a public agency may not
5 charge any fee under this chapter:
6 (1) to inspect a public record; or
7 (2) to search for, examine, or review a record to determine
8 whether the record may be disclosed.
9 (c) The Indiana department of administration shall establish a
10 uniform copying fee for the copying of one (1) page of a standard-sized
11 document by state agencies. The fee may not exceed the average cost
12 of copying records by state agencies or ten cents (\$0.10) per page,
13 whichever is greater. A state agency may not collect more than the
14 uniform copying fee for providing a copy of a public record. However,
15 a state agency shall establish and collect a reasonable fee for copying
16 nonstandard-sized documents.

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1 (d) This subsection applies to a public agency that is not a state
 2 agency. The fiscal body (as defined in IC 36-1-2-6) of the public
 3 agency, or the governing body, if there is no fiscal body, shall establish
 4 a fee schedule for the certification, copying, or facsimile machine
 5 transmission of documents. The fee may not exceed the actual cost of
 6 certifying, copying, or facsimile transmission of the document by the
 7 agency and the fee must be uniform throughout the public agency and
 8 uniform to all purchasers. **As used in this subsection, "actual cost"**
 9 **means the cost of paper and the per-page cost for use of copying or**
 10 **facsimile equipment, and does not include labor costs or overhead**
 11 **costs.**

12 (e) If:

13 (1) a person is entitled to a copy of a public record under this
 14 chapter; and

15 (2) the public agency which is in possession of the record has
 16 reasonable access to a machine capable of reproducing the public
 17 record;

18 the public agency must provide at least one (1) copy of the public
 19 record to the person. However, if a public agency does not have
 20 reasonable access to a machine capable of reproducing the record or if
 21 the person cannot reproduce the record by use of enhanced access
 22 under section 3.5 of this chapter, the person is only entitled to inspect
 23 and manually transcribe the record. A public agency may require that
 24 the payment for copying costs be made in advance.

25 (f) Notwithstanding subsection (b), (c), (d), (g), (h), or (i), a public
 26 agency shall collect any certification, copying, facsimile machine
 27 transmission, or search fee that is specified by statute or is ordered by
 28 a court.

29 (g) Except as provided by subsection (h), for providing a duplicate
 30 of a computer tape, computer disc, microfilm, or similar or analogous
 31 record system containing information owned by the public agency or
 32 entrusted to it, a public agency may charge a fee, uniform to all
 33 purchasers, that does not exceed the sum of the following:

34 (1) The agency's direct cost of supplying the information in that
 35 form.

36 (2) The standard cost for selling the same information to the
 37 public in the form of a publication if the agency has published the
 38 information and made the publication available for sale.

39 (3) In the case of the legislative services agency, a reasonable
 40 percentage of the agency's direct cost of maintaining the system
 41 in which the information is stored. However, the amount charged
 42 by the legislative services agency under this subdivision may not

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1 exceed the sum of the amounts it may charge under subdivisions
2 (1) and (2).

3 (h) This subsection applies to the fee charged by a public agency for
4 providing enhanced access to a public record. A public agency may
5 charge any reasonable fee agreed on in the contract under section 3.5
6 of this chapter for providing enhanced access to public records.

7 (i) This subsection applies to the fee charged by a public agency for
8 permitting a governmental entity to inspect public records by means of
9 an electronic device. A public agency may charge any reasonable fee
10 for the inspection of public records under this subsection or the public
11 agency may waive any fee for the inspection.

12 (j) Except as provided in subsection (k), a public agency may charge
13 a fee, uniform to all purchasers, for providing an electronic map that is
14 based upon a reasonable percentage of the agency's direct cost of
15 maintaining, upgrading, and enhancing the electronic map and for the
16 direct cost of supplying the electronic map in the form requested by the
17 purchaser. If the public agency is within a political subdivision having
18 a fiscal body, the fee is subject to the approval of the fiscal body of the
19 political subdivision.

20 (k) The fee charged by a public agency under subsection (j) to cover
21 costs for maintaining, upgrading, and enhancing an electronic map
22 shall be waived by the public agency if the electronic map for which
23 the fee is charged will be used for a noncommercial purpose, including
24 the following:

- 25 (1) Public agency program support.
- 26 (2) Nonprofit activities.
- 27 (3) Journalism.
- 28 (4) Academic research.

29 SECTION 2. IC 36-2-7-10 IS AMENDED TO READ AS
30 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10. (a) The county
31 recorder shall tax and collect the fees prescribed by this section for
32 recording, filing, copying, and other services the recorder renders, and
33 shall pay them into the county treasury at the end of each calendar
34 month. The fees prescribed and collected under this section supersede
35 all other recording fees required by law to be charged for services
36 rendered by the county recorder.

37 (b) The county recorder shall charge the following:

- 38 (1) Six dollars (\$6) for the first page and two dollars (\$2) for each
39 additional page of any document the recorder records if the pages
40 are not larger than eight and one-half (8 1/2) inches by fourteen
41 (14) inches.
- 42 (2) Fifteen dollars (\$15) for the first page and five dollars (\$5) for



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- 1 each additional page of any document the recorder records, if the
 2 pages are larger than eight and one-half (8 1/2) inches by fourteen
 3 (14) inches.
- 4 (3) For attesting to the release, partial release, or assignment of
 5 any mortgage, judgment, lien, or oil and gas lease contained on a
 6 multiple transaction document, the fee for each transaction after
 7 the first is the amount provided in subdivision (1) plus the amount
 8 provided in subdivision (4) and one dollar (\$1) for marginal
 9 mortgage assignments or marginal mortgage releases.
- 10 (4) One dollar (\$1) for each cross-reference of a recorded
 11 document.
- 12 ~~(5) Three dollars (\$3) per page for furnishing typewritten copies~~
 13 ~~of records.~~
- 14 ~~(6) (5) One dollar (\$1) per page not larger than eight and one-half~~
 15 ~~(8 1/2) inches by fourteen (14) inches for furnishing copies of~~
 16 ~~records produced by a photographic process, and two dollars (\$2)~~
 17 ~~per page that is larger than eight and one-half (8 1/2) inches by~~
 18 ~~fourteen (14) inches.~~
- 19 ~~(7) (6) Five dollars (\$5) for acknowledging or certifying to a~~
 20 ~~document. plus fifty cents (\$0.50) per page for proofreading any~~
 21 ~~copy presented for certification.~~
- 22 ~~(8) (7) One dollar (\$1) for each deed the recorder records, in~~
 23 ~~addition to other fees for deeds, for the county surveyor's corner~~
 24 ~~perpetuation fund for use as provided in IC 32-1-1-10 or~~
 25 ~~IC 36-2-12-11(e).~~
- 26 ~~(9) (8) A fee in an amount authorized under IC 5-14-3-8 for~~
 27 ~~transmitting a copy of a document by facsimile machine.~~
- 28 ~~(10) (9) A fee in an amount authorized by an ordinance adopted~~
 29 ~~by the county legislative body for duplicating a computer tape, a~~
 30 ~~computer disk, an optical disk, microfilm, or similar media. This~~
 31 ~~fee may not cover making a handwritten copy or a photocopy or~~
 32 ~~using xerography or a duplicating machine.~~
- 33 ~~(11) (10) A supplemental fee of three dollars (\$3) for recording~~
 34 ~~a document in an amount authorized by an ordinance adopted by~~
 35 ~~the county legislative body that~~
- 36 ~~(A) is paid at the time of recording. and~~
 37 ~~(B) does not exceed three dollars (\$3) for recording a single~~
 38 ~~document.~~
- 39 The fee under this subdivision is in addition to other fees
 40 provided by law for recording a document.
- 41 (c) The county treasurer shall establish a recorder's records
 42 perpetuation fund. All revenue received under subsection (b)(5), ~~(b)(6);~~

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1 ~~(b)(9), (b)(10), and (b)(11)~~ **b(8), b(9), and b(10)** shall be deposited in
 2 this fund. The county recorder may use any money in this fund without
 3 appropriation for the preservation of records and the improvement of
 4 record keeping systems and equipment.

5 (d) As used in this section, "record" or "recording" includes the
 6 functions of recording, filing, and filing for record.

7 (e) The county recorder shall post the fees set forth in subsection (b)
 8 in a prominent place within the county recorder's office where the fee
 9 schedule will be readily accessible to the public.

10 (f) The county recorder may not tax or collect any fee for:

11 (1) recording an official bond of a public officer, a deputy, an
 12 appointee, or an employee; or

13 (2) performing any service under any of the following:

14 (A) IC 6-1.1-22-2(c).

15 (B) IC 8-23-7.

16 (C) IC 8-23-23.

17 (D) IC 10-5-4-3.

18 (E) IC 10-5-7-1(a).

19 (F) IC 12-14-13.

20 (G) IC 12-14-16.

21 (g) The state and its agencies and instrumentalities are required to
 22 pay the recording fees and charges that this section prescribes.

23 SECTION 3. IC 36-2-7-10.1 IS ADDED TO THE INDIANA CODE
 24 AS A **NEW SECTION TO READ AS FOLLOWS [EFFECTIVE**
 25 **JANUARY 1, 2000]: Sec. 10.1. (a) As used in this section, "bulk**
 26 **form" means:**

27 (1) **a copy of all recorded documents received by the county**
 28 **recorder for recording in a calendar day, week, month, or**
 29 **year;**

30 (2) **the indices for finding, retrieving, and viewing all recorded**
 31 **documents received by the county recorder for recording in**
 32 **a calendar day, week, month, or year; or**

33 (3) **both subdivisions (1) and (2).**

34 (b) **As used in this section, "bulk user" means an individual, a**
 35 **corporation, a partnership, a limited liability company, or an**
 36 **unincorporated association that purchases bulk form copies.**
 37 **However, "bulk user" does not include an individual, a**
 38 **corporation, a partnership, a limited liability company, or an**
 39 **unincorporated association whose primary purpose is to resell**
 40 **public records.**

41 (c) **As used in this section, "copy" means:**

42 (1) **duplicating electronically stored data onto a disk, tape,**

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1 drum, or any other medium of electronic data storage; or

2 (2) reproducing on microfilm.

3 (d) As used in this section, "indices" means all of the indexing
4 information used by the county recorder for finding, retrieving,
5 and viewing a recorded document.

6 (e) As used in this section, "recorded document" means a
7 writing, a paper, a document, a plat, a map, a survey, or anything
8 else received at any time for recording or filing in the public
9 records maintained by the county recorder.

10 (f) The county recorder shall collect the fees prescribed by this
11 section for the sale of recorded documents in bulk form copies to
12 bulk users of public records. The county recorder shall pay the fees
13 into the county treasury at the end of each calendar month. The
14 fees prescribed and collected under this section supersede all other
15 fees for bulk form copies required by law to be charged for services
16 rendered by the county recorder to bulk users.

17 (g) Except as provided by subsection (h), the county recorder
18 shall charge bulk users the following for bulk form copies:

19 (1) Five cents (\$0.05) per page for a recorded document,
20 including the index of the instrument number or book and
21 page, or both, for retrieving the recorded document.

22 (2) Five cents (\$0.05) per recorded document for a copy of the
23 other indices used by the county recorder for finding,
24 retrieving, and viewing a recorded document.

25 (h) As used in this subsection, "actual cost" does not include
26 labor costs or overhead costs. The county recorder may charge a
27 fee that exceeds the amount established by subsection (g) if the
28 actual cost of providing the bulk form copies exceeds the amount
29 established by subsection (g). However, the total amount charged
30 for the bulk form copies may not exceed the actual cost plus one
31 cent (\$0.01) of providing the bulk form copies.

32 (i) The county recorder shall provide bulk users with bulk form
33 copies in the format or medium in which the county recorder
34 maintains the recorded documents and indices. If the county
35 recorder maintains the recorded documents and indices in more
36 than one (1) format or medium, the bulk user may select the
37 format or medium in which the bulk user shall receive the bulk
38 form copies. If the county recorder maintains the recorded
39 documents and indices for finding, retrieving, and viewing the
40 recorded documents in an electronic or a digitized format, a
41 reasonable effort shall be made to provide the bulk user with bulk
42 form copies in a standard, generally acceptable, readable format.



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1 **Upon request of the bulk user, the county recorder shall provide**
2 **the bulk form copies to the bulk user within a reasonable time after**
3 **the recorder's archival process is completed and bulk form copies**
4 **become available in the office of the county recorder.**

5 **(j) Bulk form copies under this section may be used:**
6 **(1) in the ordinary course of the business of the bulk user; and**
7 **(2) by customers of the bulk user.**

8 **The bulk user may charge its customers a fee for using the bulk**
9 **form copies obtained by the bulk user. However, bulk form copies**
10 **obtained by a bulk user under this section may not be resold.**

11 **(k) All revenue generated by the county recorder under this**
12 **section shall be deposited in the recorder's record perpetuation**
13 **fund and used by the recorder in accordance with IC 36-2-7-10(c).**

14 **(l) This section does not apply to enhanced access under**
15 **IC 5-14-3-3.**

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COMMITTEE REPORT

Mr. President: The Senate Committee on Governmental and Regulatory Affairs, to which was referred Senate Bill No. 321, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 17.

Delete page 2.

Page 3, delete lines 1 through 2.

Page 3, line 27, after "labor costs" delete "," and insert "**or**".

Page 3, line 27, delete ", or profit".

Page 5, after line 2, begin a new paragraph and insert:

"SECTION 3. IC 36-2-7-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10. (a) The county recorder shall tax and collect the fees prescribed by this section for recording, filing, copying, and other services the recorder renders, and shall pay them into the county treasury at the end of each calendar month. The fees prescribed and collected under this section supersede all other recording fees required by law to be charged for services rendered by the county recorder.

(b) The county recorder shall charge the following:

(1) Six dollars (\$6) for the first page and two dollars (\$2) for each additional page of any document the recorder records if the pages are not larger than eight and one-half (8 1/2) inches by fourteen (14) inches.

(2) Fifteen dollars (\$15) for the first page and five dollars (\$5) for each additional page of any document the recorder records, if the pages are larger than eight and one-half (8 1/2) inches by fourteen (14) inches.

(3) For attesting to the release, partial release, or assignment of any mortgage, judgment, lien, or oil and gas lease contained on a multiple transaction document, the fee for each transaction after the first is the amount provided in subdivision (1) plus the amount provided in subdivision (4) and one dollar (\$1) for marginal mortgage assignments or marginal mortgage releases.

(4) One dollar (\$1) for each cross-reference of a recorded document.

(5) Three dollars (\$3) per page for furnishing typewritten copies of records.

(6) One dollar (\$1) per page not larger than eight and one-half (8 1/2) inches by fourteen (14) inches for furnishing copies of records produced by a photographic process, and two dollars (\$2) per

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page that is larger than eight and one-half (8 1/2) inches by fourteen (14) inches.

(7) Five dollars (\$5) for acknowledging or certifying to a document plus fifty cents (\$0.50) per page for proofreading any copy presented for certification.

(8) One dollar (\$1) for each deed the recorder records, in addition to other fees for deeds, for the county surveyor's corner perpetuation fund for use as provided in IC 32-1-1-10 or IC 36-2-12-11(e).

(9) A fee in an amount authorized under IC 5-14-3-8 for transmitting a copy of a document by facsimile machine.

(10) A fee in an amount authorized by an ordinance adopted by the county legislative body for duplicating a computer tape, a computer disk, an optical disk, microfilm, or similar media. This fee may not cover making a handwritten copy or a photocopy or using xerography or a duplicating machine.

(11) A supplemental fee **of three dollars (\$3)** for recording a document ~~in an amount authorized by an ordinance adopted by the county legislative body that~~

~~(A) is paid at the time of recording. and~~

~~(B) does not exceed three dollars (\$3) for recording a single document.~~

The fee under this subdivision is in addition to other fees provided by law for recording a document.

(c) The county treasurer shall establish a recorder's records perpetuation fund. All revenue received under subsection (b)(5), (b)(6), (b)(9), (b)(10), and (b)(11) shall be deposited in this fund. The county recorder may use any money in this fund without appropriation for the preservation of records and the improvement of record keeping systems and equipment.

(d) As used in this section, "record" or "recording" includes the functions of recording, filing, and filing for record.

(e) The county recorder shall post the fees set forth in subsection (b) in a prominent place within the county recorder's office where the fee schedule will be readily accessible to the public.

(f) The county recorder may not tax or collect any fee for:

(1) recording an official bond of a public officer, a deputy, an appointee, or an employee; or

(2) performing any service under any of the following:

(A) IC 6-1.1-22-2(c).

(B) IC 8-23-7.

(C) IC 8-23-23.



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- (D) IC 10-5-4-3.
- (E) IC 10-5-7-1(a).
- (F) IC 12-14-13.
- (G) IC 12-14-16.

(g) The state and its agencies and instrumentalities are required to pay the recording fees and charges that this section prescribes.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 321 as introduced.)

MERRITT, Chairperson

Committee Vote: Yeas 6, Nays 0.

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COMMITTEE REPORT

Mr. Speaker: Your Committee on Rules and Legislative Procedures, to which was referred Senate Bill 321, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

MOSES, Chair

Committee Vote: yeas 10, nays 0.

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HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 321 be amended to read as follows:

Page 2, line 9, before "does" insert "**means the cost of paper and the per-page cost for use of copying or facsimile equipment, and**".

(Reference is to ESB 321 as printed April 5, 1999.)

KRUZAN

 HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 321 be amended to read as follows:

Page 4, strike lines 10 through 11.

Page 4, line 12, strike "(6)" and insert "**(5)**".

Page 4, line 17, strike "(7)" and insert "**(6)**".

Page 4, line 18, after "document" insert "."

Page 4, line 18, strike "plus fifty cents (\$0.50) per page for proofreading any".

Page 4, strike line 19.

Page 4, line 20, strike "(8)" and insert "**(7)**".

Page 4, line 24, strike "(9)" and insert "**(8)**".

Page 4, line 26, strike "(10)" and insert "**(9)**".

Page 4, line 31, strike "(11)" and insert "**(10)**".

Page 4, line 40, strike "b(6),".

Page 4, line 41, strike "b(9), b(10), and b(11)" and insert "**b(8), b(9), and b(10)**".

Page 5, after line 20, begin a new paragraph and insert:

"SECTION 3. IC 36-2-7-10.1 IS ADDED TO THE INDIANA CODE AS A **NEW SECTION** TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2000]: **Sec. 10.1. (a) As used in this section, "bulk form" means:**

(1) a copy of all recorded documents received by the county recorder for recording in a calendar day, week, month, or year;

(2) the indices for finding, retrieving, and viewing all recorded documents received by the county recorder for recording in a calendar day, week, month, or year; or

(3) both subdivisions (1) and (2).

(b) As used in this section, "bulk user" means an individual, a corporation, a partnership, a limited liability company, or an



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unincorporated association that purchases bulk form copies. However, "bulk user" does not include an individual, a corporation, a partnership, a limited liability company, or an unincorporated association whose primary purpose is to resell public records.

(c) As used in this section, "copy" means:

- (1) duplicating electronically stored data onto a disk, tape, drum, or any other medium of electronic data storage; or
- (2) reproducing on microfilm.

(d) As used in this section, "indices" means all of the indexing information used by the county recorder for finding, retrieving, and viewing a recorded document.

(e) As used in this section, "recorded document" means a writing, a paper, a document, a plat, a map, a survey, or anything else received at any time for recording or filing in the public records maintained by the county recorder.

(f) The county recorder shall collect the fees prescribed by this section for the sale of recorded documents in bulk form copies to bulk users of public records. The county recorder shall pay the fees into the county treasury at the end of each calendar month. The fees prescribed and collected under this section supersede all other fees for bulk form copies required by law to be charged for services rendered by the county recorder to bulk users.

(g) Except as provided by subsection (h), the county recorder shall charge bulk users the following for bulk form copies:

- (1) Five cents (\$0.05) per page for a recorded document, including the index of the instrument number or book and page, or both, for retrieving the recorded document.
- (2) Five cents (\$0.05) per recorded document for a copy of the other indices used by the county recorder for finding, retrieving, and viewing a recorded document.

(h) As used in this subsection, "actual cost" does not include labor costs or overhead costs. The county recorder may charge a fee that exceeds the amount established by subsection (g) if the actual cost of providing the bulk form copies exceeds the amount established by subsection (g). However, the total amount charged for the bulk form copies may not exceed the actual cost plus one cent (\$0.01) of providing the bulk form copies.

(i) The county recorder shall provide bulk users with bulk form copies in the format or medium in which the county recorder maintains the recorded documents and indices. If the county recorder maintains the recorded documents and indices in more

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than one (1) format or medium, the bulk user may select the format or medium in which the bulk user shall receive the bulk form copies. If the county recorder maintains the recorded documents and indices for finding, retrieving, and viewing the recorded documents in an electronic or a digitized format, a reasonable effort shall be made to provide the bulk user with bulk form copies in a standard, generally acceptable, readable format. Upon request of the bulk user, the county recorder shall provide the bulk form copies to the bulk user within a reasonable time after the recorder's archival process is completed and bulk form copies become available in the office of the county recorder.

(j) Bulk form copies under this section may be used:

- (1) in the ordinary course of the business of the bulk user; and
- (2) by customers of the bulk user.

The bulk user may charge its customers a fee for using the bulk form copies obtained by the bulk user. However, bulk form copies obtained by a bulk user under this section may not be resold.

(k) All revenue generated by the county recorder under this section shall be deposited in the recorder's record perpetuation fund and used by the recorder in accordance with IC 36-2-7-10(c).

(l) This section does not apply to enhanced access under IC 5-14-3-3."

(Reference is to ESB 321 as printed April 5, 1999.)

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