

AMENDATORY SECTION

REGULATION I, SECTION 5.07 ANNUAL REGISTRATION FEES

- (a) The Agency shall assess annual fees as set forth in Section 5.07(c) of this regulation for services provided in administering the registration program. Fees received under the registration program shall not exceed the cost of administering the program, which shall be defined as initial registration and annual or other periodic reports from the source owner providing information directly related to air pollution registration, on-site inspections necessary to verify compliance with registration requirements, data storage and retrieval systems necessary for support of the registration program, emission inventory reports and emission reduction credits computed from information provided by sources pursuant to registration program requirements, staff review, including engineering analysis for accuracy and currentness, of information provided by sources pursuant to registration program requirements, clerical and other office support provided in direct furtherance of the registration program, and administrative support provided in directly carrying out the registration program. Payment of these fees by the owner or operator of a source shall maintain its active registration status (even if it is not actively operating).
- (b) Upon assessment by the Agency, registration fees are due and payable within 45 days of the date of the invoice. ~~((They))~~ Registration fees shall be deemed delinquent if not fully paid within 45 days of the date of the invoice. Persons or sources that ~~((knowingly))~~ under-report~~((ing))~~ emissions, fail to submit ~~((or))~~ other information used to set fees, or ~~((persons required))~~ fail to pay ~~((emission or permit))~~ required fees ~~((who are more than))~~ within 90 days of the date of the invoice, ~~((late with such payments))~~ may be subject to a penalty equal to 3 times the amount of the original fee owed (in addition to other penalties provided by chapter 70.94 RCW).
- (c) Except as specified in Section 5.07(d) and (e) of this regulation, registered sources shall be assessed a fee of \$1,150, plus the following fees:
- (1) Sources subject to a federal emission standard as specified in Section 5.03(a)(1) of this regulation shall be assessed \$2,100 per subpart of 40 CFR Parts 60-63;
 - (2) Sources subject to a federally enforceable emission limitation as specified in Section 5.03(a)(2) or meeting the emission thresholds specified in Section 5.03(a)(3) of this regulation shall be assessed \$2,300;
 - (3) Sources subject to the emission reporting requirements under Section 5.05(b) of this regulation shall be assessed \$30 for each ton of CO and \$60 for each ton of NO_x, PM₁₀, SO_x, HAP, and VOC, based on the emissions reported during the previous calendar year;

- (4) Sources with more than one coffee roaster installed on-site that are approved under a Notice of Construction Order of Approval shall be assessed \$2,300;
 - (5) Sources of commercial composting with raw materials from off-site and with an installed processing capacity of <100,000 tons per year shall be assessed \$5,750; and
 - (6) Sources of commercial composting with raw materials from off-site and with an installed processing capacity of \geq 100,000 tons per year shall be assessed \$23,000.
- (d) Gasoline dispensing facilities shall be assessed the following fees based on their gasoline throughput during the previous calendar year (as certified at the time of payment):
- (1) More than 6,000,000 gallons..... \$4,085;
 - (2) 3,600,001 to 6,000,000 gallons \$2,030;
 - (3) 1,200,001 to 3,600,000 gallons \$1,350;
 - (4) 840,001 to 1,200,000 gallons \$675;
 - (5) 200,001 to 840,000 gallons \$340.
- (e) The following registered sources shall be assessed an annual registration fee of \$140, provided that they meet no other criteria listed in Section 5.03(a) of this regulation:
- (1) Sources with spray-coating operations subject to Section 9.16 of this regulation that use no more than 4,000 gallons per year of total coatings and solvents;
 - (2) Gasoline dispensing facilities subject to Section 2.07 of Regulation II with gasoline annual throughput during the previous calendar year (as certified at the time of payment) of no more than 200,000 gallons;
 - (3) Motor vehicle and mobile equipment coating operations subject to Section 3.04 of Regulation II;
 - (4) Unvented dry cleaners using perchloroethylene; and
 - (5) Batch coffee roasters subject to notification under Section 6.03(b)(11) of this regulation.