

AMENDATORY SECTION

SECTION 6.04 NOTICE OF CONSTRUCTION FEES

- (a) A Notice of Construction application is incomplete until the Agency has received all applicable fees as shown below:

Filing Fee (for each application, to be paid prior to any review)\$((~~1,150~~))
1,550

Coffee Roaster (less than 40 pounds/batch or 18.14 kg/batch, with thermal or catalytic oxidizer).....\$((~~600~~)) 650

Hot Mix Asphalt Batch Plant.....\$((~~8,000~~)) 8,500

Soil Thermal Desorption Unit..... \$((~~5,000~~)) 5,250

Marijuana Production, Processing, or Extraction:

Production..... \$1,500

Extraction or Processing..... \$1,300

Combustion-Based Electric Generation Project: (combined heat input capacity)

10 - 100 million Btu/hr \$((~~5,000~~)) 5,250

101 - 250 million Btu/hr \$((~~10,000~~)) 10,500

((>)) More than 250 million Btu/hr \$((~~25,000~~)) 26,500

Composting Facility, new facility or increased capacity at existing facility (annual waste acceptance capacity):

Less than 15,000 tons per year \$((~~10,000~~)) 12,000

15,000 tons or more per year, but less than 75,000 tons per year...\$25,000

75,000 or more tons per year\$50,000

Composting Facility, changes to existing permit conditions with no increase in capacity \$6,000

Commercial Solid Waste Handling Facility Other Than Composting Facilities \$((~~10,000~~)) 10,500

Landfill Gas System..... \$((~~2,500~~)) 2,750

Refuse Burning Equipment: (rated charging capacity)

((≤)) Up to 12 tons per day \$((~~5,000~~)) 5,250

((>)) More than 12 tons ((~~and ≤~~)) up to 250 tons per day \$((~~20,000~~))
21,000

((>)) More than 250 tons per day \$((~~50,000~~)) 52,500

Modification of Existing Permit Conditions (excluding Composting Facilities addressed above):

Exclusively related to reporting or recordkeeping with no increase in emissions and no changes to materials processed, emissions unit, or control device \$650

Solely administrative changes as determined by the Control Officer..... ..Filing fee only

Document Review to Determine the Notice of Construction Permitting History of an Emissions Unit (if determined necessary by Agency and not provided by applicant):

Two or more previous Orders of Approval \$650

One previous Order of ApprovalNo additional fee

((Other (not listed above) for each)) Each Piece of Equipment and Control Equipment not included in any other category in this section, 6.04(a).. \$((600)) 650

Additional Charges (for each application):

State Environmental Policy Act (“SEPA”) Threshold Determination \$((800)) 900
(DNS, under Regulation I, Section 2.04)

SEPA Threshold Determination \$((4,000)) 4,400
(MDNS, under Regulation I, Section 2.07)

SEPA Environmental Impact Statement (EIS), Supplemental EIS or Addendum..... \$25,000,
in addition to all costs incurred by the Agency for the preparation of the EIS, SEIS or Addendum (EIS or SEIS under Regulation I, Section 2.08 and Addendum under WAC 197-11-630)

Document Collection to Support Conclusion that SEPA Requirements were met by a Previous Environmental Review (not provided by applicant)..... \$((800)) 900
(See WAC 197-11-600)

Document and/or Reference Collection and Review to Develop Project or Facility Emissions Estimates (if not provided in entirety by applicant and not readily available to Agency) (See WAC 173-400-111(1)(b) and 173-460-050(1)):

Development of facility-wide inventory if needed to determine applicability of Emissions reporting program, the Operating Permit program, or the status as a major or area source of hazardous air pollutants \$2,500

Development of project emissions inventory from Safety Data Sheets\$1,000

Other calculation of project emissions:

Novel source category not previously permitted by Agency \$7,500

Higher complexity source category (Commercial solid waste handling facility, commercial composting facility, lumber kiln, landfill, wastewater treatment plant, cement kiln, glass manufacturer, asphalt plant, gasoline terminal, oil refinery, or oil re-refinery).....\$5,000

Lower complexity source category (All other facility types)..... \$1,500

Review of Engineering Source Testing submitted in support of application\$1,000

Review of Request to Treat Application, or Part of Application, as Confidential (fee applies regardless of the result of the Agency's review)\$1,000

Public Notice.....\$((~~700~~)) 750
(under WAC 173-400-171) ((~~+~~)) plus publication costs)

Public Hearing.....\$((~~2,000~~)) 2,500
(under WAC 173-400-171) ((~~+~~)) plus cost of facility and equipment needed for the hearing, and publication costs, if separate public notice)

Preparation of Agency Response to Comments Resulting from Public Notice and/or Public Hearing, based on level of difficulty as determined by Control Officer based upon factors including, but not limited to, substance of or numbers of comments received:

Low Difficulty No extra charge

Moderate Difficulty \$2,500

High Difficulty \$5,000

NSPS or NESHAP\$((~~1,000~~)) 1,050
(per subpart of 40 CFR Parts 60, 61, and 63)

First Tier Review of Toxic Air Contaminants:

Agency Review of Screening Dispersion Modeling Analysis (provided by applicant)\$800
(under Regulation III, Section 2.07(c)(1)(B))

~~((Iterative))~~ Screening Dispersion Modeling Analysis performed by Agency (not provided by applicant) \$~~((1,000))~~ 1,500
(under Regulation III, Section 2.07(c)(1)(B))

Agency Review of Refined Dispersion Modeling ((Analysis Review) (provided by applicant)\$~~((1,000))~~ 1,500
(under Regulation III, Section 2.07(c)(1)(C))

Refined Dispersion Modeling performed by Agency (not provided by applicant) \$4,500
(under Regulation III, Section 2.07(c)(1)(C))

Major Source, Major Modification, or Emission Increases Greater than Prevention of Significant Deterioration (PSD) Thresholds\$5,000
(+ Ecology fees)

An Agency request for an Inapplicability Determination for PSD Program Requiring Written Applicability Determination from Ecology\$5,000
(+ Ecology fees)

Establishing Voluntary Limits on Emissions for Synthetic Minor Source Status, Concurrent with Notice of Construction Application Review \$~~((2,000))~~ 2,100
(See WAC 173-400-091)

Construction or Reconstruction of a Major Source of Hazardous Air Pollutants (see 40 CFR 63.2) \$~~((2,500))~~ 3,000

Tier II Air Toxics Review\$5,000
(under WAC 173-460-090) (+ Ecology fees)

Review of Opacity/Grain Loading Correlation requested under Regulation I, Section 9.04(d)\$5,000

- (b) A notification under Section 6.03(b)(1) through Section 6.03(b)(9) and 6.03(b)(11) of this regulation is incomplete until the Agency has received a fee of \$200. An application processed as a Notice of Construction exemption under Section 6.03(b)(10) requires payment of the Notice of Construction filing fee only. An application for coverage under a general order of approval issued by this Agency is not subject to the fees in Section 6.04(a) and instead requires payment of a \$500 fee, which is due prior to any review of the application.
- (c) An application may be subject to and an applicant required to pay multiple fees as determined applicable by the Agency under Section 6.04(a). The Control Officer is authorized to enter into a written cost-reimbursement

agreement with an applicant as provided in RCW (~~(70.94.085)~~) 70A.15.1570, which shall cover costs incurred by the Agency separate from Section 6.04(a) fees.

(d) Additional Fee for Service – Second Incomplete Application

Upon receipt of a second incomplete Notice of Construction application from the same applicant for the same project, the Control Officer may cease review of the application and provide written notification of that determination. The Control Officer may resume review of the application if, within 30 days of the date of the notification describing the Agency's receipt of the second incomplete Notice of Construction application, the applicant has deposited \$1,000 with the Agency, and executed a fee-for-service agreement with the Agency that allows the Agency to recover the reasonable direct and indirect costs that arise from processing the Notice of Construction application, including the requirements of other relevant laws such as (~~(the Washington State Environmental Policy Act (SEPA))~~) SEPA.

The agreement shall require that the applicant assume full responsibility for paying the Agency for the costs incurred under the fee-for-service agreement. The Agency shall credit the \$1,000 deposit made by the applicant towards the costs required by a fee-for-service agreement. The fee-for-service agreement may require the applicant to make progress payments during the application review period. The \$1,000 deposit referred to in this section and the costs provided for in a fee-for-service agreement are in addition to the fees required in Section 6.04(a).

If the applicant has not made a \$1,000 deposit and executed such a fee-for-service agreement within 30 days of the date of the notification from the Agency describing its receipt of a second incomplete application, the Agency may issue an Intent to Disapprove an Application.

The \$1,000 deposit required under this section is not refundable. In addition, any payments made to the Agency under a fee-for-service agreement are not refundable.

(e) Additional Fee – Revised Application

The Control Officer may assess an additional fee for processing a Notice of Construction application (~~(when a subsequent)~~) if an applicant submits a significantly revised application (~~(is submitted)~~) or submits information stating or demonstrating that the project which is the subject of the application has significantly changed after review by the Agency of the original (~~(application was determined to be complete)~~) project has begun and prior to the Agency issuing an Order of Approval or Intent to Disapprove an Application regarding the original application. The revision fee may be assessed if the changed information renders invalid or moot any of the review accomplished before the submission of the changes to the project. The revision fee shall be the (~~(amount)~~) sum of the individual fee items for work that (~~(was charged for the original Notice of Construction application, including the filing fee)~~) the Agency determines must be re-evaluated as a

result of the changed information. The resulting total fee required by this Section is the fee for the original Notice of Construction application plus the revision fee.