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15A NCAC 02Q .0203 is amended with changes as published in 35:07 NCR 756-758 as follows:

2 3 15A NCAC 02O .0203 PERMIT AND APPLICATION FEES

4 (a) The owner or operator of any facility holding a permit shall pay the following <u>annual</u> permit fees:

ANNUAL PERMIT FEES

(FEES FOR CALENDAR YEAR 20112021)

Facility Category	Tonnage Factor	Basic Permit Fee	Nonattainment Area Added Fee			
Title V	\$30.00 <u>\$</u>40.00	\$6,500 [\$10,000] <u>\$8,775</u>	\$3,500 [\$3998]_\$4,056			
Synthetic Minor		\$1,500				
Small		\$250				
General	50% of	50% of the otherwise applicable fee				
General Title V ACI	<u>10% of</u>	10% of the otherwise applicable fee				

5 [(Note: fee shaded in gray is fee for calendar year 2020, not adjusted for inflation for 2021)]

6 A facility, other than a Title V facility, that has been in compliance is eligible for a 25 percent discount from the annual

7 permit fees as described in Paragraph (a) of 15A NCAC 02Q .0205(a). Annual permit fees for Title V facilities in this

8 Paragraph shall be adjusted for inflation as described in 15A NCAC 02Q .0204. Annual permit fees for Title V

9 facilities consist of the sum of the applicable fee elements. The current annual permit fees shall be found on the

10 Division's website at https://deq.nc.gov/about/divisions/air-quality/air-quality permits/modifying applying for air-

11 <u>quality permit</u>. Annual permit fees for Title V facilities in this Paragraph are equal to the sum of the basic permit fee,

12 tonnage factor fee, and nonattainment area added fee, as applicable.

13 (b) In addition to the annual permit fees required by Paragraph (a) of this Rule, the owner or operator of a Title V

- 14 <u>facility shall pay the following annual complexity fee, as applicable:</u>
- 15
 (1)
 [For]for facilities subject to at least three and no greater than six of the federal programs identified

 16
 in Paragraph (c) of this Rule, the added annual complexity fee shall be two thousand five hundred

 17
 dollars (\$2,500); or
- (2) [For]for facilities subject to seven or greater of the federal programs identified in Paragraph (c) of
 this Rule, the added annual complexity fee shall be seven thousand five hundred dollars (\$7,500).
- 20 <u>Annual complexity fees for Title V facilities shall be adjusted for inflation as described in 15A NCAC 02Q .0204.</u>

21 (c) [Each of the programs and regulations identified in Subparagraphs (1) through (5) of this Paragraph are considered

22 a federal program for the For purposes of determining annual complexity fees under Paragraph (b) of this Rule:

23 Rule, each of the following shall be considered a federal program for the purposes of determining annual complexity

24 <u>fees:</u>

1	<u>(1)</u>	[The]the PSD program is considered one federal program for any facility that is subject to 15A			
2		<u>NCAC 02D .0530;</u>			
3	(2)	[The]the Risk Management Program under Section 112r of the Clean Air Act is considered one			
4		federal program for any facility that is subject to 15A NCAC 02D .2100;			
5	(3)	[Each]each Subpart under 40 CFR Part 60, New Source Performance Standards (NSPS) is			
6		considered one federal program, with the exception of Subparts A, B, Ba, and C;			
7	(4)	[Each]each Subpart under 40 CFR Part 61, National Emission Standards for Hazardous Air			
8		Pollutants (NESHAP) is considered one federal program, with the exception of Subpart A; and			
9	<u>(5)</u>	[Each]each Subpart under 40 CFR Part 63, NESHAP for Source Categories, is considered one			
10		federal program, with the exception of Subparts A, B, C, D, and E.			
11	The sum of all a	pplicable federal programs identified in Subparagraphs (1) through (5) of this Paragraph shall be used			
12	to determine the	annual complexity fee in accordance with Paragraph (b) of this Rule.			
13	(b)(d) In addition to the annual permit fee, fee and any applicable annual complexity fee, a permit applicant shall pay				
14	a non-refundable permit application fee as follows:				

PERMIT APPLICATION FEES	

(FEES FOR CALENDAR YEAR 19942021)

Facility Category	New or	New or	<u>Significant</u>	Minor	Ownership
	Modification	Significant	Modification	Modification	Change
		Modification			
Title V		\$7,200	<u>\$7,000</u>	<u>\$700\$3,000</u>	<u>\$50\$60</u>
		[\$10,177]			
		\$10,325			
Title V (PSD or	\$10,900				<u>\$50\$60</u>
NSR/NAA)	[\$15,406]				
	\$15,631				
Title V (PSD and	21,200				<u>\$50\$60</u>
NSR/NAA)	[\$29,965]				
	\$30,402				
Synthetic Minor	\$400				\$50
Small	\$50				\$50
General		50% of the otherwise applicable fee		\$25	
General Title V ACI		<u>10% of t</u>	he otherwise appli	cable fee	

15 [(Note: fees shaded in gray are fees for calendar year 2020, not adjusted for inflation for 2021)]

16 Permit application fees for Title V facilities shall be adjusted for inflation as described in 15A NCAC 02Q .0204. The

17 current permit application fees shall be found on the Division's website at https://deq.nc.gov/about/divisions/air-

18 quality/air quality permits/modifying applying for air quality permit.

1 (e) The current annual permit fees, annual complexity fees, and permit application fees shall be found on the Division's

- 2 website at https://deq.nc.gov/about/divisions/air-quality/air-quality-permits/modifying-applying-for-air-quality-
- 3 <u>permit.</u>

4 (c)(f) If a facility, other than a general facility, belongs to more than one facility category, the fees shall be those of

- 5 the applicable category with the highest fees. If a permit application belongs to more than one type of application, the
- 6 fee shall be that of the applicable permit application type with the highest fee.
- 7 (d)(g) The tonnage factor fee shall be applicable only to Title V facilities. It shall be computed by multiplying the
- 8 tonnage factor indicated in the table in Paragraph (a) of this Rule by the facility's combined total actual emissions of
- 9 all regulated air pollutants, rounded to the nearest ton, contained in the latest emissions inventory that has been
- 10 completed by the Division. The calculation shall not include: include the amount of actual emissions of each pollutant
- 11 that exceeds 4,000 tons per year [and]nor the actual emissions of [pollutants listed in Subparagraphs (1) through (4)
- 12 of this Paragraph as follows:]the following pollutants:
- 13 (1) carbon monoxide;
- any pollutant that is regulated solely because it is a Class I or II substance listed pursuant to Section
 602 of the federal Clean Air Act (ozone depletors);
- 16(3)any pollutant that is regulated solely because it is subject to a regulation or standard pursuant to17Section 112(r) of the federal Clean Air Act (accidental releases); and
- 18 (4) the amount of actual emissions of each pollutant that exceeds 4,000 tons per year.
- 19 <u>(4) greenhouse gases.</u>

Even though a pollutant may be classified in more than one pollutant category, the amount of pollutant emitted shall be counted only once for tonnage factor fee purposes and in a pollutant category chosen by the permittee. If a facility has more than one permit, the tonnage factor fee for the facility's combined total actual emissions as described in this

- 23 Paragraph shall be paid only on the permit whose anniversary date first occurs on or after July 1.
- 24 (e)(h) The nonattainment area added fee shall be applicable only to Title V facilities required to comply with 15A

25 NCAC 02D .0531 (Sources.0531, Sources in Nonattainment Areas), Areas, 15A NCAC 02D .0900 (Volatile.0900,

- 26 <u>Volatile</u> Organic Compounds, or 15A NCAC 02D .1400 (Nitrogen Oxides).1400, Nitrogen Oxides, and
- 27 either:
- 28 (1) are in an area designated in 40 CFR 81.334 as nonattainment, nonattainment; or
- 29 30
- (2) are covered by a nonattainment or maintenance State Implementation Plan submitted for approval or approved as part of 40 CFR Part 52, Subpart II.
- 31 (f)(i) The facility category, Title V (PSD or NSR/NAA), in the permit application fees table in Paragraph (b)(d) of

32 this Rule means a facility whose application shall be subject to review pursuant to 15A NCAC 02D .0530 (Prevention

- 33 <u>.0530, Prevention of Significant Deterioration)Deterioration</u>, or 15A NCAC 02D .0531.
- 34 (g)(j) The facility category, Title V (PSD and NSR/NAA), in the permit application fees table in Paragraph (b)(d) of
- this Rule means a facility whose application shall be subject to review pursuant to 15A NCAC 02D .0530 and .0531.
- 36 (h)(k) Minor modification permit applications that are group processed shall require the payment of only one permit
- 37 application fee per facility included in the group.

1 (i)(1) No permit application fee shall be required for renewal of an existing permit, for changes to an unexpired permit 2 when the only reason for the changes is initiated by the Director or the Commission, for a name change with no 3 ownership change, for a change pursuant to 15A NCAC 02Q .0523 (Changes 0523, Changes Not Requiring Permit 4 Revisions), Revisions, or for a construction date change, a test date change, a reporting procedure change, or a similar 5 change. 6 (j)(m) The permit application fee paid for modifications pursuant to 15A NCAC 02Q .0400, Acid Rain Procedures, 7 shall be the fee for the same modification if it were subject to 15A NCAC 02Q .0500, Title V Procedures. 8 (k)(n) An applicant who files permit applications pursuant to 15A NCAC 02Q .0504 shall pay an application fee equal 9 to the application fee for the permit required pursuant to 15A NCAC 02Q .0500; this fee shall cover both applications, 10 provided that the second application covers only what is covered under the first application. If permit terms or 11 conditions in an existing or future permit issued pursuant to 15A NCAC 02Q .0500 are established or modified by an 12 application for a modification and if these terms or conditions are enforceable by the Division only, then the applicant 13 shall pay the fee under the column entitled "Minor Modification" in the table in Paragraph (b)(d) of this Rule. 14 15 History Note: Authority G.S. 143-215.3(a)(1),(1a),(1b),(1d); Temporary Rule Eff. March 8, 1994 for a period of 180 days or until the permanent rule is effective, 16 17 whichever is sooner. 18 *Eff. July 1, 1994;* 19 Amended Eff. January 1, 2015; March 1, 2008; April 1, 2004; April 1, 2001; July 1, 1996; 20 Readopted Eff. April 1, 2018.2018; 21 Amended Eff. March 1, 2021. 22 23 24