

Appendix A to Resolution 558



**Northwest Clean Air Agency (NWCAA)
REGISTERED SOURCE FEE SCHEDULE –
(NWCAA 324.1)**

Effective January 1, 2018

Registered Sources (excluding gasoline-dispensing facilities):

Add base fee, emissions fee, and if applicable, additional fees

	<u>Amount</u>
Base Fee	
Actual annual emissions less than 0.1 tons/per year	\$150
Actual annual emissions equal to, or greater than 0.1 tons/per year	\$625
Emissions Fee	
Emissions fee (multiplied by source actual annual emissions)	\$214/ton
Additional fees:	
Synthetic minor (potential-to-emit limitation per WAC 173-400-091)	\$2,600
Odor source as defined in NWCAA Regulation 200	\$3,000
Complex 1 <i>see attachment 1</i>	\$500
Complex 2 <i>see attachment 1</i>	\$2,500

Gasoline-Dispensing Facilities (GDF):

	<u>Amount</u>
30,000 to 119,999 gallons gasoline dispensed	\$150
120,000 to 840,000 gallons gasoline dispensed	\$654
840,001 to 1,200,000 gallons gasoline dispensed	\$857
1,200,001 to 3,600,000 gallons gasoline dispensed	\$1,705
3,600,001 to 6,000,000 gallons gasoline dispensed	\$2,562
More than 6,000,000 gallons gasoline dispensed	\$5,155

Notes:

All annual emissions referenced here exclude carbon monoxide and greenhouse gases.

Actual annual emissions and gallons of gasoline pumped are determined for the preceding calendar year, e.g., 2018 fees are calculated using 2016 actual emissions/gasoline throughput.

Failure to provide actual annual emissions or gasoline throughput information may result in the agency using potential-to-emit (emissions resulting from operations 24 hours per day, 365 days per year) to calculate fees.

This fee schedule is adjusted annually as described in Resolution 558.

Attachment 1: Complex 1 and 2 Listing

Multiple fees within a complexity may apply; for example, a portable rock crusher subject to 60 Subpart 000 powered by a 450 hp diesel generator complexity fee is \$1500 annually. Descriptions within the complexity listings apply on a facility basis unless specified otherwise.

Complex 1

- Composite (fiberglass) fabrication and surface coating operations utilizing rolling average/weighted average limits to meet compliance (excludes synthetic minors).
- 5 to 20 nuisance complaints¹/year
- Portable/temporary source
- Code of Federal Regulations (CFR) Title 40:
 - 60 Subpart Ja – Petroleum Refinery Operations
 - 60 Subpart Kb – Petroleum Storage Tanks – *per tank*
 - 60 Subpart UU – Asphalt Plants
 - 60 Subpart 000 – Rock Crushing
 - 63 Subpart M - Perchloroethylene dry cleaners
 - 63 Subpart N – Chromium Electroplating
 - 63 Subpart 4Z (small) – RICE Engines (greater than 300, and less than or equal to 500 hp non-emergency, non-limited use) – *per engine*
 - 63 Subpart 6B – Bulk Gasoline Terminal
 - 63 Subpart 6J (small) – Boilers (less than 10 MMBtu/hr other than natural gas-fired) – *per boiler*
 - 63 Subpart 6Q – Wood Preservation
 - 63 Subpart 6W – Metal Plating and Polishing
 - 63 Subpart 6X – Welding and abrasive blasting (greater than 2,000 lb/yr wire or less than or equal to 2,000 lb/yr wire with abrasive blasting or painting)

Complex 2

- More than 3 OACs
- More than 20 nuisance complaints¹/year
- Code of Federal Regulations (CFR) Title 40:
 - 60 Subpart Dc – Boilers (greater than or equal to 30 MMBtu/hr wood-fired) – *per boiler*
 - 61 Subpart E – Mercury NESHAP
 - 63 Subpart 4Z (large) – RICE engines (greater than 500 hp non-emergency, non-limited use) – *per engine*
 - 63 Subpart 5Z – Iron and steel foundries
 - 63 Subpart 6J (large) – Boilers (greater than or equal to 10 MMBtu/hr other than natural gas-fired) – *per boiler*
 - 63 Subpart 7A – Asphalt processing/roofing
 - 63 Subpart 7D – Animal feed

¹ NWCAA staff will determine malicious and/or unsubstantiated complaints for exclusion from billing. In general, NWCAA will consider impacts to separate households and/or separate incidents in these complaint counts.