



**Northwest Clean Air Agency (NWCAA)**  
**NEW SOURCE REVIEW FEE SCHEDULE<sup>1,2</sup>**  
**(NWCAA 324.2)**

*Effective January 1, 2025*

<b><u>NEW SOURCE REVIEW FEES</u></b>	<b><u>AMOUNT</u></b>
Filing fee	\$1,479
NOC applicability determination	\$587
General Order	\$1,154
<b><u>New Source Review Fees in addition to the filing fee: For each new source as defined in NWCAA Regulation Section 200</u></b>	
General (not classified below)	\$587
Fuel burning equipment (as an aggregate):	
≥ 0.5 MM Btu per hour, but < 10 MM Btu per hour	\$587
≥ 10 MM Btu/hr, but < 100 MM Btu/hr	\$6,362
≥ 100 MM Btu/hr, but < 250 MM Btu/hr	\$12,573
≥ 250 MM Btu/hr	\$30,698
Composting facility	\$12,573
Asphalt plant	\$8,427
Refuse burning equipment:	
< 12 tons per day	\$6,071
≥ 12 tons per day, but < 250 tons per day	\$24,113
≥ 250 tons per day	\$60,198
Marine Shipping Terminal for Bulk Commodities	\$13,058
<b><u>ADDITIONAL NEW SOURCE REVIEW FEES</u></b>	
Synthetic minor determination (e.g., WAC 173-400-091)	\$1,634
SEPA threshold determination (DNS)	\$892
SEPA threshold determination (MDNS)	\$1,774
SEPA threshold determination (DS)	\$3,543
SEPA Environmental Impact Statement (EIS) Coordination Fee (when NWCAA is not lead agency)	\$13,713
New major stationary source, major modification, or emission increase in one or more pollutants beyond PSD thresholds	\$6,071
Each stationary source subject to NSPS, per subpart, excluding 40 CFR 60 subpart Dc (exclusion only for steam generating units fired solely with gaseous fuel) and 40 CFR 60 Subpart AAA (residential wood heaters)	\$1,184
Each stationary source subject to NESHAP (Parts 61 or 63), per subpart, excluding 40 CFR 63 Subpart M (dry cleaning) and 40 CFR 63 Subpart N (chrome plating)	\$1,184
Public notice required by NWCAA Regulation 305.1(B) or 305.2 (plus publication costs)	\$587
Public hearing (plus publication costs, if separate public notice)	\$587

Addition of CEM, COM, or alternate monitoring device required in OAC <sup>4</sup>	\$1,184
Source test required in OAC	\$1,184
Bubble application	\$2,219
Netting analysis	\$1,184
Application of Title IV acid rain program requirements	\$5,177
Compliance staff review of application and draft OAC	\$249
Review of application that proposes landfill or digester gas combustion (excluding General Order applications)	\$3,112

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Notes:

1. An application processed under Section 300.12 of the NWCAA Regulation requires payment of the NSR filing and SEPA (if applicable) fees only.
2. In the event that a new source review fee is paid, but the project to which the application applies is ultimately not pursued; an applicant may request a partial refund. The amount of the refund, if any, will be calculated based on the current fully-loaded average hourly cost of staff and the estimate of time spent by such staff on the application. If this calculated amount is less than the total new source review fees paid, the NWCAA may refund the difference. Such a refund is solely at the discretion of the Control Officer. If the order has been issued, no refund will be granted. In all cases a request for partial refund shall include a \$75.00 processing fee.
3. All SEPA fees identified above are minimum fees. In the event that the NWCAA incurs costs or expenses in excess of the minimum applicable fee, the applicant shall pay to the NWCAA an amount equal to such excess costs or expenses. The amount of such excess shall be calculated based on the current fully-loaded average hourly cost of staff and the estimate of time spent by such staff in the SEPA review process, plus any and all costs and expenses incurred by the NWCAA during such review including, but not limited to, reasonable costs related to environmental consultants or attorney fees. Additionally, the Control Officer is authorized to enter into a written cost-reimbursement agreement with an applicant as provided in RCW 70A.15.1570.
4. Fees for source tests and CEMs, COMS, or additional monitoring devices shall be assessed per emissions unit rather than per pollutant or monitoring device.

*Approved by the NWCAA Board of Directors under Resolution 488 and under Resolution 521*