ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

Regulation No. 9



Permit Fee Regulations

Adopted to the Pollution Control and Ecology Commission on October 25, 2002 DRAFT

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CHAPTER 1: TITLE

Section 9.101 Title

This regulation shall be known by and may be cited by the short title "Regulation No. 9: Permit Fees."

Section 9.102 Purpose

It is the purpose of this regulation to develop and implement a system of fees for permits issued by the Arkansas Department of Environmental Quality pursuant to the provisions of the Water and Air Pollution Control Act (Act 472 of 1949, as amended, A.C.A. §8-4-101 et seq.) or the Solid Waste Management Act (Act 237 of 1971, as amended, A.C.A. §8-6-201 et seq.). Act 817 of 1983, as amended, Act 1254 of 1993, as amended, and Act 1052 of 1999 authorize the collection and enforcement of these fees and authorize their use to defray the costs of operating the Department.

Section 9.103 Applicability

Permit fees established by this regulation shall be applicable to all water permits, including nodischarge and closed system permits, issued under the provisions of the Water and Air Pollution Control Act, as amended, all air permits issued under the Water and Air Pollution Control Act, as amended, or any federal water or air permit program where permitting authority has been delegated to the Department (unless fees for such a program are otherwise provided by law), and all solid waste disposal permits issued under the provisions of the Solid Waste Management Act, as amended, and the Solid Waste Management Code. Facilities operating under the provisions of the "Permits by Rule" or "Authorization by Rule" will be exempted from this regulation until such time that the facility submits an application for an individual permit within each applicable permit category.

Section 9.104 Severability

If any provision of this Regulation or the application thereof to any person or circumstance is held invalid, such invalidity shall not effect other provisions or applications of this Regulation which can be given effect without the invalid portion or application, and to this end the provisions of this Regulation are declared to be severable.

CHAPTER 2: DEFINITIONS

All terms used in this regulation, unless the context otherwise requires, or unless specifically defined in the enabling legislation or in federal regulations adopted by reference for program management, shall have their usual meaning. In addition, for purposes of this regulation, the following definitions apply:

- "Annual Fee" means the fee required to be submitted upon the facility-specific annual invoice date for a permit issued pursuant to the Water and Air Pollution Control Act, as amended, or the Solid Waste Management Act, as amended.
- "Commission" means the Arkansas Pollution Control and Ecology Commission.
- "Confined Animal Operation" means any lot or facility where livestock or fowl have been, are, or will be stabled or confined and fed or maintained, and where crops, vegetation, forage growth, or post-harvest residues are not sustained in the normal growing season over any significant portion of the lot or facility.
- "Department" means the Arkansas Department of Environmental Quality (ADEQ).
- "Director" means the Director of the Arkansas Department of Environmental Quality or his designated representative.
- "Discretionary Major Facility" means an industrial facility discharging wastewater under the terms of a National Pollutant Discharge Elimination System (NPDES) permit that does not meet the numerical rating criteria as an NPDES non-municipal major facility, but which is designated as a major permittee by the Department or the U.S. Environmental Protection Agency (EPA). Such facilities are assigned an Major Rating Code (MRAT) greater than 500.
- "Facility" means an activity or operation within a specific geographical location including property contiguous thereto. A facility may consist of several manufacturing, treatment, storage, or disposal operational units. For purposes of this permit fee regulation, a facility shall be considered to be all property, facilities, or operations owned, leased, or operated by a single entity, whether a municipal, county, or state government, corporation, partnership, or proprietorship in the same geographical area, forming an integral part of the same activity or operation, whether or not such activity lies within the boundaries of the city or county. For purposes of permit fee assessment only, such property, facilities, or operations shall be considered as a single facility if they are regulated by a common state or federal permit within each permit category, or in the future such consolidation of multiple permits can be realized within the scope of applicable permitting regulations, and the facilities or operations are under the supervision of a single plant manager/superintendent
- "Initial Fee" or "Initial Permit Application Fee" means the fee which is required by law to be submitted with all applications for permits issued pursuant to the Water and Air Pollution Control Act, as amended, and the Solid Waste Management Act, as amended, and which must be received by the Department prior to the issuance of such a permit.

"Major Municipal Facility" means a publicly owned treatment works (POTW) with a design flow or daily average flow of 1.0 million gallons per day (mgd) or greater, or a POTW designated as a major facility by the Department or EPA.

"Modification Fee" means the fee required by law to be submitted for modification of any existing or future permit required by the Water and Air Pollution Control Act, as amended, or the Solid Waste Management Act, as amended, such modification being either at the request of the permittee or as required by law or Department regulations.

"Non-Municipal Major Facility" means a facility subject to the National Pollution Discharge Elimination System (NPDES) whose status is determined following completion of an NPDES Permit Rating Worksheet (current version) in which points are allocated on the basis of toxic pollutant potential, permitted flow or the ratio of wastewater to stream flow volume, conventional pollutants mass loadings, public health impacts (including proximity to drinking water supplies and potential for human health toxicity), and water quality factors. Additional points can be assessed for certain steam electric power plants or for separate storm sewers serving a population greater than 100,000. The total points accumulated is known as the Major Rating Code or MRAT, which is the numeric total of ranking points assigned to non-municipal facilities and used to delineate them as a major or minor facility. Currently, a facility with an MRAT of eighty (80) points or more is designated as a "non-municipal major" facility. Additionally, EPA or the Department may designate an NPDES permittee as a "discretionary major" facility. Once an MRAT for a major facility is calculated and approved by EPA, the Department may recommend increases or decreases to an MRAT, but only EPA is authorized to change an individual permittee's MRAT or designation as a "major" facility. All Municipal Separate Storm Sewers (MS4) have been designated as a "non-municipal major" facility by EPA.

"Non-Part 70 Permit" means an air permit that is issued pursuant to a regulation other than Part 70 of Title 40 of the Code of Federal Regulations (40 CFR Part 70).

[&]quot;Part 70 Permit" means an air permit that is issued pursuant to 40 CFR Part 70.

[&]quot;Renewal Permit" means a permit issued to a facility upon expiration of an existing permit.

[&]quot;Renewal Permit Fee" means the fee charged for a renewal permit.

CHAPTER 3: PERMIT FEE PAYMENT

Section 9.301 Permit Fee Payment

(A) Fee Calculation

The applicant may calculate the initial permit application fee or permit modification fee and include it with the permit application, or the applicant may request that the Department calculate the fee after reviewing the application and forward an invoice to the applicant for payment.

(B) Fee Payment

Applicable permit fees shall be paid by check or money order payable to the Department for deposit in the State Treasury. The permit will not be issued until such fee is received by the Department.

(C) Annual Fee Payment

Annual fees shall be due forty-five (45) days after the first day of the month in which the Permittee is billed for the required annual fee. Failure to receive this bill does not relieve the Permittee from liability for the annual fee, but late charges will not be assessed until forty-five (45) days after the Permittee has been notified that the annual fee is due.

(D) Failure to Pay Annual Fees

A permitted facility failing or refusing to pay the annual fee in a timely manner shall be subject to a late payment charge as established in these regulations. Continued refusal to pay the required fees after a reasonable notice shall constitute grounds for legal action by the Department, which may result in revocation of the permit. When payment of fees is made by check which is subsequently returned due to insufficient funds, all review work on the particular application will immediately cease until the fee is paid in cash or by money order.

(E) First Annual Fee Payment

The annual fee shall be assessed upon the facility-specific annual invoice date. The Department shall credit the first annual fee, on a prorated basis, if the initial fee for the permit was assessed within 12 months of the first annual fee for the permit.

(F) Annual Fee Late Payment Charge

A late payment charge shall be assessed to facilities failing to pay the annual fee within forty-five (45) days of the billing date, and shall be assessed at the rate of ten percent (10%) of the annual fee.

LATE PAYMENT CHARGE = TEN PERCENT (10%) OF ANNUAL FEE

Section 9.302 Refunds

Except for pre-site investigation fees and interim authority or variance application fees as described in Chapters 6 and 7, up to forty percent (40%) of a fee submitted pursuant to this regulation is refundable in the event that the request for the permit action for which the fee was submitted is withdrawn by the applicant prior to the final permit decision. The Director shall retain as much of the above-cited forty percent (40%) as he in his sole discretion, determines is necessary to cover the reasonable administrative and technical review costs incurred in the review process.

CHAPTER 4: WATER PERMIT FEES

WATER PERMIT FEES. The following permit fee schedule shall be applicable to the affected water permit programs in the state of Arkansas.

Section 9.401 Maximum Water Permit Fees

The following maximum fees for water permits, including construction permits and initial, annual, renewal and modified permits, shall apply to each such permit issued by the Department. Actual permit fees will be calculated and assessed in accordance with the provisions of this section.

(A) Construction Permits

Construction permits issued pursuant to the Water and Air Pollution Control Act, as amended, for construction, alteration, or modification, or any combination thereof, of a treatment system shall not exceed \$500 per permit.

(B) NPDES and UIC Program Permits

Permits issued under the National Pollutant Discharge Elimination System (NPDES) and the Underground Injection Control (UIC) Programs.

(1) Initial, Annual, and Renewal\$	\$30,000
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(2) Modification of Permit

- (a) Major Modification \$10,000
- (b) Minor Modification* \$1,000

NOTE: * Minor modifications for NPDES and UIC permits are restricted to those as defined in 40 CFR 122.63 and 144.41, respectively.

(C) Non-NPDES "No-Discharge" Permits

Non-NPDES "No-Discharge" Permits\$500

(D) Short Term Activity Authorizations

Fees for Short Term Activity Authorizations under the provisions of Section 4(F) of Regulation No. 2: Water Quality Standards shall not exceed \$500.

Section 9.402 General Provisions

(A) Construction Permits

All applicants for construction permits required by A.C.A. § 8-4-217(b) shall be assessed a fee of \$500 for each permit or modification thereto, except for liquid animal waste management systems which will be assessed a fee of \$150 (\$175)

effective January 1, 2000, and \$200 effective July 1, 2000,) for each permit or modification thereto. Construction permit fees shall be in addition to any water permit fees required in Sections 9.403, 9.404, and 9.405 below.

(B) Short Term Activity Authorizations

All persons requesting and receiving Short Term Activity Authorizations under the provisions of Section 4 (F) of Regulation Number 2 (Water Quality Standards) shall be assessed a fee of \$200.

(C) Permits Fees

Permit fees (initial, annual, or modification) shall be required for each water permit, as described below, issued to a facility and shall become effective on the dates indicated.

(D) Inactive Status Fees

The owner or operator of a hog farm that has been issued a permit under Regulation No. 5, Liquid Animal Waste Management Systems, shall not pay an annual fee if the permit is placed on inactive status by the Department. An NPDES or non-NPDES permit may be placed on inactive status if the owner's or operator's contract with the integrator has been terminated by the integrator. To obtain inactive status, the owner or operator must submit a written request to the Department seeking inactive status and provide the Department with a copy of the integrator's letter terminating the contract. The Department shall notify the owner or operator that the permit has been placed on inactive status. The owner or operator will not pay an annual fee during the time the permit is on inactive status. A permit that is placed on inactive status may remain on inactive status for a maximum of two (2) years following the date of contract termination. The owner or operator must comply with all permit conditions in order for the permit to remain on inactive status. Failure to comply with permit condition may result in the possible repayment of the annual fees, in addition to any assessed penalties. If the permit has not been reactivated at the end of the two (2) year period, the owner or operator must file a closure plan with the Department. The owner or operator must reactivate the permit if the owner or operator begins operating the hog farm and shall notify the Department within thirty (30) days after the owner or operator begins operating the hog farm that the permit is being reactivated.

Section 9.403 Fees for Permits Issued Under the National Pollutant Discharge Elimination System (NPDES) Permits.

(A) Non-Municipal Major Facilities

(1) All facilities classified as Non-Municipal Major Facilities, as defined in Chapter 2, with a Major/Minor Permit Rating (MRAT) equal to or greater than 100, except for Discretionary Major Facilities [see Section 9.403(A)(3)], are subject to fees as follows:

			Effective	Effective
			1-1-00	7-1-00
(a)	Initial Fee	\$13,000	\$14,000	\$15,000
(b)	Annual Fee	\$13,000	\$14,000	\$15,000
(c)	Modification Fee*			
	(1) Major			\$5,000
	(2) Minor**			\$1,000

(2) Non-Municipal Major Facilities with MRAT less than 100 are subject to fees as follows:

			Effective 1-1-00	Effective 7-1-00
(a)	Initial Fee	\$9,000	\$10,000	\$11,000
(b)	Annual Fee	\$9,000	\$10,000	\$11,000
(c)	Modification Fee*			
	(1) Major			\$5,000
	(2) Minor**			\$1,000

- (3) Discretionary Major Facilities shall be subject to the same fees as described in Section 9.403(A)(2) above.
- (B) Major Municipal Facilities

All Major Municipal Facilities, as defined in Chapter 2, are subject to fees as follows:

(1) Initial and annual fees shall be calculated as follows:

(2) Modification Fee*

(a)	Major	\$5,000
(b)	Minor**	\$1,000

NOTE: * Modifications fees are currently effective.

- ** Minor modifications to NPDES permits are restricted to those defined in 40 CFR 122.63
- (C) Minor Municipal and Non-Municipal Facilities

The following permit fees shall become effective on 1-1-00:

- (1) Facilities without toxics, priority pollutants, or hazardous substances, as defined in 40 CFR 122, Appendix D, Tables II, III, and V, or Whole Effluent Toxicity (WET) limits, limited in the permit:
 - (a) Initial, annual, and major modification fees shall be as follows:

Fee = \$200 + 5600 X Q(mgd) with Maximum Fee = \$10,000

- (b) Minor modification fee shall be the fee calculated in (1)(a) above, or \$1,000, whichever is less.
- (2) Facilities with toxics, priority pollutants or hazardous substances, as defined in 40 CFR 122, Appendix D, Tables II, III and V, or Whole Effluent Toxicity (WET) limits, limited in the permit:
 - (a) Initial, annual, and major modification fees shall be as follows:

Fee = \$200 + 21500 X Q(mgd) with Maximum Fee = \$15,000

- (b) Minor modification fee shall be the fee calculated in 2(a) above, or \$1,000, whichever is less.
- (3) Non-contact cooling water (including discharges from power plants not subject to fees described in 9.403(A) above) and non-contaminated storm water discharges:
 - (a) Initial, annual, and major modification fees shall be as follows:

Fee = \$200 + 700 X Q(mgd) with Maximum Fee = \$10,000

- (b) Minor modification fee shall be the fee calculated in Subsection 3(a) above, or \$1,000, whichever is less.
- (4) Aquatic animal production facilities (fish hatcheries, etc.) with flow-through systems shall be subject to the following fees:

			Effective	Effective
			1-1-00	7-1-00
(a)	Initial and Annual	\$2,000	\$2,250	\$2,500
(b)	Modification			
	(1) Major	\$2,000	\$2,250	\$2,500
	(2) Minor	\$500	\$500	\$500

- NOTE: * Minor modifications to NPDES permits are limited to those permit actions described in 40 CFR 122.63
- (5) Variable Discharge (i.e., storm water and land clearing not addressed in Subsection 9.403(C), sand and gravel operations, mining, etc.)

			Effective	Effective
			1-1-00	7-1-00
(a)	Initial and Annual	\$200	\$240	\$300
(b)	Modification	\$200		
	(Major and Minor)		\$240	\$300

Section 9.404 NPDES General Permits

(A) In lieu of the fee schedules described above, and except as provided in Subsection 9.404(B) below, permittees authorized to discharge wastewater under an NPDES general permit issued by the Department shall be subject to an annual fee as described below. The first annual fee shall be remitted with the Notice of Intent NOI) for coverage under the applicable general permit. Until a Notice of Termination (NOT) is submitted to and approved by the Department, the Permittee shall be billed annually thereafter by the Department on the anniversary date of coverage.

General Permit Number & Name		Annual Fee	
		Effective	Effective
ARG010000		1-1-00	7-1-00
(Concentrated Animal Feedlot)	\$200	\$300	\$400
ARG040000 (Coal Mining)	\$200	\$300	\$400
ARG160000 (Sanitary Landfill Runoff)	\$200	\$300	\$400
ARG340000 (Bulk Petroleum Storage)	\$200	\$300	\$400
ARG550000 (Individual Treatment Unit)*	\$100	\$200	\$200
ARG640000 (Water Plant Backwash Filters)	\$200	\$300	\$400
ARG670001 (Pipeline Hydrostatic Testing)	\$100	\$150	\$200
ARG750000 (Car/Truck Wash Facilities)	\$150	\$200	\$200
ARG790000 (Ground Water Clean-up)	\$200	\$350	\$500
ARG850000 (Laundromats)		\$200	\$200
ARR00A000 (Storm Water - Mfg)	\$100	\$150	\$200
ARR10A000 (Storm Water - Construction)	\$100	\$150	\$200

NOTE * See (B) below

(B) Homeowners covered under general permit ARG550000 (Individual Treatment Units) are exempt from fees required herein.

Section 9.405 Fees for Non-NPDES Permits.

(A) Salt Water Disposal

(1) Initial Fee\$250

	(2) (3)	Annual Fee Modification Fee *				
(B)	Confi	ned Animal and Small	Commercial Sep	otic Tank System	as (<5000 g	gpd)
					Effective 1-1-00	Effective 7-1-00
	(1)	Initial Fee		\$150	\$175	\$200
	(2)	Annual Fee		\$150	\$175	\$200
	(3)	Modification Fee *		\$150	\$175	\$200
(C)	Comn	mercial or industrial (ms)	non-agricultural	l, non-UIC, con	nmercial s	septic tank
	(1)	Initial Fee		••••		\$500
	(2)	Annual Fee				\$500
	(3)	Modification Fee *				\$500
(D)	Industretc.)	trial sludge application	(i.e. food proc	essing, reserve p	it, hatcher	ry systems,
	(1)	Initial Fee				\$500
	(2)	Annual Fee				\$500
	(3)	Modification Fee *	•••••			\$500
(E)		cly Owned Treatment 'astewater	Works (POTW)	Non-NPDES w	ith Land A	Application
	(1)	Initial Fee				\$500
	(2)	Annual Fee		•••••		\$500
	(3)	Modification Fee *				\$500
	NOTE			6) or greater chage in the method		
Section 9.400		es for Underground In ssifications are defined	U	,	(Injection	well
				Effective	Effe	ctive
				1-1-00	7-1	-00
(A)	Class	I, III and IV				
	(1)	Initial Fee	\$13,000	\$14,000		,000
	(2)	Annual Fee	\$13,000	\$14,000	\$15	,000
	(3)	Modification Fee*				#10.000
		(b) Minor **				\$1,000

NOTE * Modification Fees are currently effective.

** Minor modifications are limited to those actions defined in 40 CFR 144.41.

(B)	Class	Fees Effective 1-1-00		
	(1)	Initial Fee	\$200	\$500
	(2)	Annual Fee	\$200	\$500
	(3)	Modification Fee	\$200	\$500

CHAPTER 5: AIR PERMIT FEES

AIR PERMIT FEES.

Section 9.501 Applicability

The air permit fees contained in this section are applicable to (1) non-part 70 permits, (2) part 70 permits, and (3) general permits.

Section 9.502 Terms Used in Fee Formulas

- (A) \$/ton factor is \$16/ton until September, 1994, after which time it shall be increased annually by the percentage, if any, by which the federal Consumer Price Index exceeds that of the previous year.
- (B) **tons/year predominant air contaminant** is the permitted emission rate of the most predominant air contaminant (other than carbon monoxide). The maximum value shall be no greater than 4,000 tons/year per facility.
- (C) **tons/year chargeable emissions** is the sum of the permitted emission rates of all air contaminants (other than carbon monoxide). The maximum value per air contaminant shall not exceed 4,000 tons/year per facility.

Section 9.503 Initial Permit Application Fees

Initial permit application fees shall be assessed according to the following formulas:

(A) Non-part 70 permits

initial fee = \$/ton factor x tons/year predominant air contaminant

Provided, however, no initial fee shall be less than \$500.

- (B) Part 70 permits
 - (1) Permits issued to part 70 sources already holding an active air permit not issued pursuant to Department Regulation #26:

initial fee = [\$/ton factor x tons/year chargeable emissions]

- amount of last annual air permit fee invoice

Provided, however, that no initial fee shall be less than \$1,000.

(2) Permits issued to part 70 sources which do not hold an active air permit:

initial fee = \$/ton factor x tons/year chargeable emissions

Provided, however, that no initial fee shall be less than the \$/ton factor x 100.

Section 9.504 Annual Fees

Annual fees shall be assessed according to the following formulas:

(A) Non-part 70 permits

annual fee = \$/ton factor x tons/year predominant air contaminant

Provided, however, that no annual fee shall be charged for a permit in which the tons/year predominant air contaminant is less than 10 tons/year.

(B) Part 70 permits

annual fee = \$/ton factor x tons/year chargeable emissions

Provided, however, that no annual fee shall be less than the \$\footnote{x}\$ ton factor x 100.

Section 9.505 Modification Fees

Modification and renewal fees for air permits shall be assessed according to the following formulas:

(A) Non-part 70 permits

modification fee = \$/ton factor xtons/year net emissions increase of predominant air contaminant

However, no modification fee shall be less than \$400, or more than the \$/ton factor x 4,000.

- (B) Part 70 permits
 - (1) For each non-minor permit modification or each renewal permit involving a non-minor permit modification:

fee = \$/ton factor x tons/year net emission increase of chargeable emissions

However, no fee shall be less than 1,000 or more than the $\frac{n}{2}$ factor x 4,000.

\$500 for each minor permit modification or each renewal permit involving only a minor permit modification.

Section 9.506 Administrative Permit Amendments and Renewal Permits

There shall be no fee charged for administrative permit amendments or renewal permits not involving a permit modification, as such are defined in Department Regulation 26: Arkansas Operating Air Permit Program or Department Regulation 19: State Implementation Plan for Air Pollution Control, as applicable.

Section 9.507 General Permits

In lieu of the fee schedules described above, sources which qualify for a general permit issued by the Department shall be subject to an initial permit application fee of \$200.00 and annual fee of \$200.00 thereafter.

CHAPTER 6: SOLID WASTE PERMIT FEES

SOLID WASTE PERMIT FEES.

Section 9.601 Maximum Amount of Solid Waste Permit Fee Collections

In accordance with A.C.A. § 8-1-103(1), the total amount of fees for solid waste management facility permits shall be calculated to generate revenues in any fiscal year not to exceed 4.25 times the total amount collected from solid waste permit fees in fiscal year 1992-93. Further, should the amount of permit fees levied on or received from permit holders exceed the amount specified above in a fiscal year, the over-collections may be retained by the Department to be used to reduce permit fees in subsequent years by relative amounts.

Section 9.602 Fee Categories

Separate fees for the Pre-Site Investigation, Initial Permit Application, Annual Fees, Modification Fees, and Post Closure Fees will be assessed for each applicable permit category. For purposes of assessing fees, permit categories include the following types of solid waste management facilities: Class 1, Class 3C (Commercial), Class 3N (Non-Commercial), Class 3T (Tire), and Class 4 Landfills; Transfer Stations, Composting Facilities and Solid Waste Material Recovery Facilities; provided, however, fees for a Solid Waste Material Recovery Facility will not be assessed where limited recycling and material recovery activities occur at a Transfer Station site. Solid waste management facilities, subject to the permit fees as set forth in this regulation, are further defined and regulated under Regulation No. 22: Solid Waste Management.

Section 9.603 Initial Permit Application Fees

Due to the unique requirements for a preliminary site survey (pre-site), which may include a geotechnical site review, of a proposed solid waste management facility prior to the submission of a permit application, the initial permit application fee for solid waste permits is composed of two parts, i.e., (1) the pre-site investigation fee, and (2) the initial permit application fee. The pre-site investigation fee will help to recover the costs of the preliminary engineering site survey conducted by the various regulating agencies in association with this Department. This pre-site fee shall be nonrefundable and shall be paid prior to conducting the pre-site investigation. Upon a finding of site suitability based on the pre-site investigation, or at the owner's risk if the site is judged to be unsuitable and the owner continues to seek a permit for the site, the initial permit application fee shall be paid as specified in Chapter 3. These fees are applicable to all types of facilities permitted under the Solid Waste Management Act, as amended, and any regulations promulgated thereto.

(A) Pre-Site Investigation Fees

(1)	Pre-Site for Class 1, Class 3C, Class 3N, Class 3T	\$2,000
(2)	Pre-Site for Class 4	\$1,000
(3)	Pre-site for Transfer Stations, Composting, Material Recovery	,
` ′	Facilities	\$450

(B)	Initial Permit Application Fees
	(1) Class 1, Class 3C
Section 9.604	Annual Fees
that the solid facilities, sub the solid wast in either close	are payable in accordance with Chapter 3 and are assessed for each calendar year d waste management facility is in operation. For all solid waste management ject to permit fees named herein, annual fees are assessed each calendar year until the management facility stops receiving waste and the Department places the facility are or post-closure status under Regulation No. 22: Solid Waste Management. No efund of annual fees will be made.
(A)	Class 1
(B)	Class 3C\$5,000
(C)	Class 3N, Class 3T\$3,000
(D)	Class 4
(E)	Transfer Stations, Composting, Material Recovery Facilities\$450
Section 9.605	Modification Fees

Section 9.606 Permit Transfer Fees

(A)

(B) (C)

(D)

(E)

(A)	(A) Class 1, Class 3C, Class 3N, Class 3T, Class 4	\$1,000
(B)	(B) Transfer Stations, Composting, Material Recovery Facilities	\$500

Class 1 (Capacity Increase Modification or Major Modification)......\$4,000 Class 1 (Subtitle "D" Upgrade or Minor Modification)......\$3,000

Transfer Stations, Composting, Material Recovery Facilities\$450

Section 9.607 Post Closure Fees

Post Closure Fees are assessed annually throughout the post closure period for each permit category subject to post closure monitoring.

CHAPTER 7: VARIANCES OR INTERIM AUTHORITY REQUESTS

Section 9.701 Processing Fee

In accordance with A.C.A. § 8-4-230(a)(3), as amended, there shall be an initial processing fee of two hundred dollars (\$200.00) assessed for all requests for variances from the requirements of any permit issued by the Department, or any interim authority request to construct or operate during the permit application review and issuance process. The fee shall not be required for a request for an extension of any existing variance or interim authority.

Section 9.702 Fees Non-Refundable

If a variance or interim authority request is denied, the processing fee is non-refundable.

CHAPTER 8: ADMINISTRATIVE PROCEDURES

Section 9.801 Department Review of Fees

The Department shall undertake a biennial re-evaluation of the permit fee schedule as contained in this regulation within 60 days of receiving its approved budget for the next biennium. The evaluation shall reflect the current needs of the Department to perform essential permitting, compliance, enforcement and monitoring activities; the resources available; the balance of the permit fee fund from the previous biennium; anticipated state and federal appropriations; status of delegation of federal programs; and any other factors deemed relevant to the study by the Department.

Section 9.802 Appeals

If any applicant/permittee disagrees with the Department's decision on an assessment of fees, the applicant/permittee may appeal such decision in accordance with the applicable provisions of the Water and Air Pollution Control Act or the Solid Waste Management Act and Regulation No. 8.

Section 9.803 Effective Date

This regulation and any amendment thereof shall be in full force and effect on June 12, 2000 November 1, 2002. It was filed with the Secretary of State on June 2, 2000 November 1, 2002, and took effect ten (10) days after filing immediately. The Arkansas Pollution Control and Ecology Commission adopted the regulation on May 18, 2000 October 25, 2002.