

ATTACHMENT III

AIR POLLUTION CONTROL DISTRICT COUNTY OF SAN DIEGO

RULE 40 -- PERMIT AND OTHER FEES AND RULE 42 -- HEARING BOARD FEES

WORKSHOP REPORT

A workshop on proposed changes to Rule 40 - Permit and Other Fees and Rule 42 - Hearing Board Fees was held on April 12, 2000. It was attended by seven (7) external customers. Notices were mailed to all San Diego County businesses and government operations with District air quality permits, all local Chambers of Commerce, all local Economic Development Corporations, the U.S. Environmental Protection Agency (EPA), the California Air Resources Board (ARB), and other interested parties.

Additionally, at the workshop, the District presented a change to Rule 42 - Hearing Board Fees, related to fees for petitions for rehearing. Corrections to Rule 40 - Permit Fees, were also presented at the workshop. The written comment period was extended through April 17, 2000, to allow additional time to review and comment on corrections and additions presented at the workshop. Responses to comments received at the workshop and written comments are as follows:

1. WORKSHOP COMMENT

Annual renewal fees for Fee Schedules 7(x) and 8(x) appear to be in error. No inspection could be done for \$8. If this is because there is insufficient labor data, it would be appropriate to estimate the renewal cost for these recently added fee schedules and wait until there is adequate labor data to determine the actual cost the next time fees are revised.

DISTRICT RESPONSE

These two fee schedules, 7(x) and 8(x), were added in FY 1998-99, and few annual inspections were completed prior to development of the fee labor data. Therefore, the labor data did not represent actual labor hours and costs for these fee schedules. The same situation exists for Fee Schedule 1(x). Based on the fee methodology adopted in FY 1998-99, a District estimate of renewal hours will be used to calculate the renewal fees for these three fee schedules until sufficient actual labor data is available. The District has revised proposed Fee Schedules 1(x), 7(x), and 8(x), based on 1.5 estimated labor hours, to \$121 per fee unit.

2. WORKSHOP COMMENT

New Source Test Fee Schedules 92(u) and 92(v) have been added for a pilot program that reduces source-testing frequency for eligible small sources. Fee Schedule 92(u) establishes a time and materials fee for particulate testing scheduled every four years and 92(v) is a time and materials fee for particulate testing scheduled every two years. The District Advisory for this pilot study has not yet been issued. If other types of sources are eligible to participate in the reduced-frequency testing program, the current wording does not include them in the fee schedule.

DISTRICT RESPONSE

The Compliance Advisory will be issued in May 2000. Any eligible facility will be able to opt for the reduced test frequency pilot program. Facilities that opt for the program will fit into one of three categories. The first category for qualifying facilities is for an unannounced test every five years. Fee Schedule 92(u) has been revised to no longer specify "particulate" testing and to indicate annual time and materials (T&M) fees for one test every five years at a rate of 1/5 the cost each year.

The second category for qualifying facilities is for one scheduled and one unannounced test every four years (an average of one test every two years). The third category is for one unannounced test every two years. Fee Schedule 92(v), for the second and third categories, has been revised to no longer specify "particulate" testing and to indicate annual T&M fees for one test every two years at a rate of 1/2 the cost each year.

3. WRITTEN COMMENT

One written comment was received from GKN Aerospace Chem-tronics, Inc., in support of the District's proposal to repeal Rule 40(m), Air Toxics "Hot Spots" fee. The letter states that it is appropriate for facilities creating specific program costs to pay fees to cover those costs based on time and materials. However, larger companies should not have to pay the overhead [general program] costs or costs directly associated with smaller companies. The District's proposal to pay these costs from a more general based fee, even if it results in an increase, is appropriate, fair, and equitable.

DISTRICT RESPONSE

The Air Toxics "Hot Spot" Fees for local program costs are proposed to be repealed.

Sites identified by the District as subject to the revised Rule 40(m)(1) will pay a site-specific T&M fee equal to the actual costs incurred by the District based on the labor rates in Schedule 94. Also, each facility subject to Health and Safety Code Section 44300, et seq., will be subject to the annual state fee adopted by the Air Resources Board, as required in revised Rule 40(m)(2).

The general "Hot Spots" program costs and direct costs for small sites will be recovered through the Emissions Fee. This will be accomplished without increasing the current Emissions Fee rate of \$82 per ton per year.

Revenue from Emissions Fees will increase for sites with emissions of 5-10 tons per year. As recommended by the 1997-98 Fee Review Group, the District has completed the inventory of facilities with 5-10 tons of emissions per year. These facilities will now pay the \$82/ton fee based on the most recent actual emissions inventory. Previously, these facilities paid the minimal Emissions Fee for non-inventoried sites.

The proposed FY 2000-01 Emissions Fee for small non-inventoried sites (less than 5 tons per year) has also been revised to reflect an estimated average of 1 ton of emissions per year. The estimate of 1 ton of emissions per year is based on actual emission data for a sampling of approximately 10% of the facilities in this category. The proposed fee for these sites in FY 2000-01 is \$82, based on 1 ton per year. The current fee is \$41, based on a FY 1995-96 very low estimate of 1/2 ton of emissions per year.

SAN DIEGO AIR POLLUTION CONTROL DISTRICT

PROPOSED AMENDMENTS TO RULE 40 - PERMIT AND OTHER FEES AND RULE 42 - HEARING BOARD FEES

1. Proposed amendments to Rule 40 are to read as follows:

REGULATION III. FEES

RULE 40. PERMIT AND OTHER FEES

For the purposes of this rule, T+M means time and material; T+RN means time and material plus renewal; all other terms mean the same as defined in Rule 2 unless otherwise defined by an applicable rule or regulation. "Permit to Operate" or "permit" includes any District authority to operate such as a Permit to Operate, Certificate of Registration, Certificate of Exemption or Synthetic Minor Source permit, unless otherwise specified.

(a) AUTHORITY TO CONSTRUCT AND PERMIT TO OPERATE FEES

Every applicant for an Authority to Construct and/or a Permit to Operate ~~or a Certificate of Registration~~ for any article, machine, equipment or other contrivance shall pay an evaluation fee for each permit unit in the amount prescribed in Section (h), except as provided in Subsection (1) below. No application for Authority to Construct and/or Permit to Operate ~~or Certificate of Registration~~ shall be considered received unless accompanied with the appropriate fee. A \$75 non-refundable ~~base processing~~ fee will be charged for each new application for an Authority to Construct, Permit to Operate, Change of Location, Amendment, Minor Alteration, Banking or Change of Ownership. ~~or a Certificate of Registration.~~

If a permit applicant certifies in writing to the Air Pollution Control Officer's satisfaction through declaration that it is unable to pay either the full fixed fee for fixed fee applications or the estimated application and first year renewal costs for time and material applications, the District may authorize the applicant to divide the cost into two payments. The administrative fee specified in Subsection (b)(2) shall be submitted with the first payment. ~~with the~~ The second payment is due ~~no not~~ later than 90 days after filing of the Application ~~application~~ for Authority to Construct and/or Permit to Operate. ~~or Certificate of Registration.~~ ~~The applicant will be required to pay any additional administrative costs resulting from this authorization.~~

~~For the purpose of this rule, T+M means time and material; T+RN means time and material plus renewal; the terms "location" and "facility" mean the same as "stationary source" defined in Rule 2 unless otherwise defined by an applicable rule or regulation~~

Other charges or refunds, if applicable, shall be as prescribed in Subsections (1) through (9) of this Section (a).

(1) Reduced Fees for Similar Fee Units at a Single Location

Every applicant for Authorities to Construct and/or Permits to Operate for a series of similar fee units submitted concurrently and located at a single location shall pay the evaluation fee as prescribed in Section (h) for the first fee unit and a \$75 non-refundable processing fee for each application. For each additional unit, the fee shall be based on the actual cost incurred by the District to evaluate and act on the application(s), to be determined by using the labor rates in Schedule 94, and the annual renewal fee listed in Section (h). The actual cost for each additional unit, including the annual renewal fee, shall not exceed the fee found in Column (1) of the appropriate fee schedule in Section (h), a \$75 non-refundable processing fee for each application and any additional fees specified by this rule. This subsection shall only apply to the extent that each unit will be operated independently, the evaluation for an Authority to Construct for the first unit can be applied to the additional units because of similarity in design and operation and each unit can be evaluated and inspected for a Permit to Operate at the same time. The provisions of this subsection shall not apply to Fee Schedules 3, 26 and 92 through 98.

(2) Review for Compliance with Rules 20.1 through 20.6, and 20.8 ~~20-10~~, Rules 26.0 through 26.10, Regulation X, Regulation XI, Regulation XII, federal National Emission Standards for Hazardous Air Pollutants (NESHAPs), and state Air Toxic Control Measures (ATCMs).

The actual cost incurred by the ~~Air Pollution Control~~ District to determine compliance with Rules 20.1 through 20.6, and 20.8 ~~20-10~~, Rules 26.0 through 26.10, Regulation X, Regulation XI or Regulation XII, federal NESHAPs, and state ATCMs shall be paid by the applicant, in addition to other applicable fees prescribed in this rule, if the District evaluation shows that such a determination is required. When notified that such a determination is required, the applicant shall deposit with the ~~Air Pollution Control~~ District the amount estimated to cover the cost of the determination. The cost shall be determined using the labor rates specified in Schedule 94.

(3) Review for Change of Location

All applications for change of location of an existing validly permitted article, machine, equipment or other contrivance will be assessed the actual cost incurred by the District to evaluate the change of location, not to exceed the fee found in the applicable schedule of Section (h), Column (1), of the appropriate fee schedule less the renewal fee in column Column (2) if previously paid by the applicant. The actual cost incurred shall be determined using the labor rates specified in Schedule 94. In addition, fees as specified in Subsections (a)(2) and (4) shall be paid if appropriate. This provision shall not apply to any change of location within a stationary source or for a portable emission unit.

(4) Review for Compliance with Rule 51

The actual cost incurred by the ~~Air Pollution Control~~ District to determine compliance with Rule 51 shall be paid by the applicant in addition to other applicable fees prescribed in this rule, if the basic evaluation shows that such a determination is required. When notified that such a determination is required, the applicant shall deposit with the ~~Air Pollution Control~~ District the amount estimated by the District to cover the cost of the determination. The cost shall be determined using the labor rates specified in Schedule 94.

(5) Amendments to an Authority to Construct Application

In accordance with Regulation II, an applicant may request written authorization to alter the proposed design and/or operational characteristics of a specified permit unit before work has begun on the Permit to Operate evaluation. The applicant shall pay the actual cost incurred by the District to evaluate the impact of the alteration not to exceed the fee value found in the applicable schedule of Section (h) Column (1), less the renewal fee in Column (2) if previously paid by the applicant of the applicable schedule of Section (h). When an additional fee is required, the applicant shall deposit with the ~~Air Pollution Control~~ District the amount estimated to cover the cost of the additional evaluation. The estimate and the actual cost incurred by the District shall be determined using the labor rates specified in Schedule 94. In addition, fees as specified in Subsections (a)(2) and (4) shall be paid if appropriate.

~~A \$37 processing and handling fee will be charged for each application pursuant to this Subsection (a)(5).~~

(6) Alteration, Operational Change, Condition Change or Replacement Involving an Existing Permit Unit

(i) Every applicant for an Authority to Construct and/or Permit to Operate involving the alteration of, an addition to, or a change in the permit conditions of any existing article, machine, equipment or other contrivance for which a valid Permit to Operate exists ~~has been issued~~, shall deposit with the ~~Air Pollution Control~~ District the amount estimated to cover the cost of the evaluation. The estimate and the actual cost shall be determined by using the labor rates specified in Schedule 94, not to exceed the fee value found in the applicable schedule of Section (h), Column (1), less the renewal fee in Column (2) if previously paid by the applicant of the applicable schedule of Section (h).

(ii) Replacements processed under Rule 11(d)(5)(ii) shall be charged a fee of \$75 if the changes are only in make or model of the unit and a fee of \$277 for all other eligible replacements.

(iii) Replacement of non-identical permit units subject to fixed fees and not processed under Rule 11(d)(5)(ii) shall be charged the initial fee found in the applicable

~~schedule of Section (h), in Column (1), less the renewal fee in Column (2), of the applicable schedule in Section (h), if there is a current valid permit exists on the unit equipment to be replaced. If the non-identical replacement involves an increase in renewal fees due to increased quantity or size, the applicant shall pay the incremental increase in the renewal fee. The increase shall be prorated from the effective date of the revised Permit to Operate until the renewal date established for the original equipment. In addition, fees as specified in Subsections (a)(2) and (4) shall be paid if appropriate.~~

~~A \$37 processing and handling fee will be charged for each application pursuant to this Subsection (a)(6).~~

(7) Reinspection Fees

If, during an inspection for a Permit to Operate, a permit unit cannot be evaluated, due to circumstances beyond the control of the ~~Air Pollution Control District~~, the applicant shall pay the actual cost of a reinspection. The cost shall be determined using the labor rates specified in Schedule 94.

(8) Refunds, Forfeitures and Insufficient Payment of Fees

If an applicant withdraws an application before an engineering evaluation has been started, a full refund, less the a \$75 ~~base non-refundable processing fee~~, shall be made to the applicant upon request.

If an Authority to Construct is denied or cancelled, or if an applicant withdraws an application, the ~~Air Pollution Control District~~ shall refund to the applicant, upon request, so much of the balance remaining of the Authority to Construct and/or Permit to Operate application fees paid as are in excess of the actual costs ~~and time and materials charges~~ incurred by the ~~Air Pollution Control District~~ prior to the denial, cancellation or withdrawal of the application. The actual costs ~~and time and materials charges~~ incurred shall be based ~~upon~~ determined using the labor rates specified in Schedule 94.

If an application for a Certificate of Registration is denied or cancelled or if the applicant withdraws an application after an evaluation has been started or after seven days from the date of receipt, only the annual renewal fee portion shall be refunded.

~~A full refund of fees paid in conjunction with an application for an Authority to Construct and/or Permit to Operate shall be made to the applicant if the article, machine, equipment or other contrivance stated on the application does not come within the purview of state law or these Rules and Regulations.~~

If the actual cost incurred by the ~~Air Pollution Control District~~ in Subsections (a)(2), (4), (5), (6) and (7) and the applicable T+M portions of Section (h) is less than the amount deposited, the difference shall be refundable to the applicant. If any deposit is insufficient to pay all actual costs, the applicant shall pay an amount deemed sufficient by the Air Pollution

Control Officer to complete the work in progress. If the applicant fails or refuses to pay such amount upon demand, the ~~Air Pollution Control~~ District may recover the same by action in any court of competent jurisdiction. Until such amount is paid in full, the ~~Air Pollution Control~~ District shall not further process the ~~Authority to Construct~~ application unless the Air Pollution Control Officer determines that it is in the best interest of all parties concerned to proceed. The Air Pollution Control Officer shall cancel an application when an applicant fails or refuses to pay such amount within ~~45~~ 30 days of demand or fails or refuses to pay such amount by the date that Rule 18 requires action be taken on the application, whichever date is sooner.

Where fees were submitted in accordance with Subsection (a)(1) and the applicant is entitled to a refund, the refund for additional units is equal to the annual renewal fee.

An applicant may appeal, directly to the Air Pollution Control Officer, any fee based on actual costs in Subsections (a)(2), (4), (5), (6) and (7) and the applicable T+M portions of Section (h). Such appeal shall be in the form of a letter and shall specifically state the basis of the appeal.

If an applicant has not applied for a refund within six months after notification has been made of eligibility for a refund, all rights to such refund shall be forfeited.

A full refund of fees paid in conjunction with an application for an Authority to Construct and/or Permit to Operate shall be made to the applicant if the article, machine, equipment or other contrivance stated on the application does not come within the purview of state law or these Rules and Regulations.

(9) RESERVED ~~Fee for Failing to Obtain a Permit~~

~~When equipment is operated, built, erected, installed, altered or replaced without the owner/operator first obtaining a required Authority to Construct, Permit to Operate or Certificate of Registration, a processing fee shall be charged equal to 150% of the applicable fee set forth in the fee schedules or the applicable fee plus \$300, whichever is less. The assessment of such processing fee shall not limit the District's right to pursue any other remedy provided by law. This section shall not apply if equipment was previously exempt under Rule 11 and the exemption status changes, or if a complete application for equipment registration has been submitted, or if a Certificate of Registration has not been issued for preregistered equipment.~~

(b) **ANNUAL RENEWAL FEES**

An annual renewal fee shall be paid in the amount prescribed in Section (h) by any person who is required to apply for annual renewal of a permit or temporary authorization to operate pursuant to Rule 10(h) ~~or Certificate of Registration pursuant to Rules 12 or 12.1.~~ A permit remains valid from the expiration date through the end of the calendar month in which it expires. A ~~\$32~~ \$30 fee per site and ~~\$21~~ \$20 fee per permit shall be paid for processing and handling of each annual renewal of a permit or temporary authorization to operate.

(1) In order to effect a staggered renewal schedule as authorized by Rule 10(h), Permits to Operate or ~~Certificates of Registration~~ may be issued or renewed for periods less than 12 months in increments of one month. When the renewal date is changed the renewal fee shall be prorated.

(2) If a permittee certifies to the Air Pollution Control Officer's satisfaction through declaration that payment in full of permit to operate renewal fees would result in undue financial hardship, the District may ~~negotiate an amended fee~~ authorize the permittee to divide the cost into two payments. The first payment shall be paid on or before the expiration date. An administrative fee of \$75 shall be included with the first payment. The second payment shall be paid no later than 90 days after the renewal fee date. payment schedule, provided that the amended schedule includes reimbursing the District for any increased ~~costs of processing the extra payments.~~ Failure to make any payments by ~~any negotiated~~ the due date may result in ~~penalties~~ late fees as otherwise authorized in Rule 40 and/or cancellation of the permit.

(3) If the Air Pollution Control Officer finds that the activities of any one company would cause an increase of at least ~~ten~~ 10 percent in any specific fee schedule, the Air Pollution Control Officer may delete the cost incurred as a result of that company from the cost data used to determine the fee schedule. A specific fee schedule for the company shall be developed, in this case, to recover the District cost in connection with that company's activities. The specific fee schedule developed in this case shall be submitted to the Air Pollution Control Board for consideration and adoption.

(4) If the Air Pollution Control Officer determines that a person has under-reported material usage, emissions or other information necessary for emissions inventory, and such under-reporting has led to an air contaminant emissions fee less than what would have been due if correct usage, emissions or other information had been reported, then the person shall pay the difference between the original and corrected air contaminant emissions fee plus a charge equal to 30 percent of the difference. Such charge shall not apply if the permittee demonstrates to the Air Pollution Control Officer's satisfaction that the under-reporting was the result of inadvertent error or omission which the permittee took all reasonable steps to avoid. ~~If the amount due is not paid within 60 days of the due date, a late fee equal to 30 percent of the amount due shall be added, and an additional 10 percent added for each subsequent calendar month or portion thereof. In no case shall the late fee exceed 100 percent of the applicable fees. Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).~~

(c) **TRANSFER OF OWNERSHIP OF PERMITS TO OPERATE**

An applicant for the transfer of a valid, ~~active~~ Permit(s) to Operate or a ~~Certificate of Registration~~ at a single location from one person to another or for inclusion or removal of any person(s) from the Permit(s) to Operate or a ~~Certificate of Registration~~ shall pay a non-refundable

processing fee of \$75 ~~\$37~~, and shall supply proof of entitlement to operate ~~provided no alteration, addition, or change in location has been made to the permit item on the application.~~

If, after an Authority to Construct has been issued and before a Permit to Operate has been granted, another person is designated to be the permittee, that person shall submit an application for Permit to Operate and pay the refundable portion of the initial application fee as determined from Subsection (a)(8) provided that construction will be made in accordance with the Authority to Construct that was previously issued.

(d) **LATE FEES** ~~RESERVED~~

Late fees shall be assessed for any fees due to the District not paid within 30 days of the due date. A fee of 30 percent of the amount due or \$250, whichever is less, shall be added and an additional 10 percent added for each subsequent calendar month or portion thereof. In no case shall the late fee exceed 100 percent of the applicable fees.

(e) **RENEWAL OF AN EXPIRED PERMIT TO OPERATE AND REINSTATEMENT OF A RETIRED PERMIT TO OPERATE**

(l) **Renewal of an Expired Permit to Operate**

An applicant for renewal of a Permit to Operate which has expired because of nonpayment of an annual renewal fee shall pay the applicable annual renewal fee as prescribed in Section (h) plus the following applicable late fees as prescribed in Section (d). ~~if the permit is renewed more than 30 days after the permit expiration date:~~

(i) ~~30 percent of the applicable annual renewal fee, not to exceed \$250 beginning the calendar month following the expiration date; and~~

(ii) ~~10 percent of the annual renewal fee for each additional calendar month, or portion thereof, until the date the application for renewal is received by the District.~~

The provisions of this Section (e) are only applicable within the six-month period specified in Rule 10(h) of these Rules and Regulations. Any Permit to Operate not renewed within six months of the date the Permit to Operate expired will be retired.

(2) **Reinstatement of a Retired Permit to Operate**

An applicant for reinstatement of a retired Permit to Operate may request reinstatement ~~within the first six~~ (6) months of retirement by:

(i) Providing the District with a written request to reinstate the retired Permit to Operate.

(ii) Paying an administrative fee in the amount of \$37 ~~\$75~~.

(iii) Paying the prescribed fees as specified in Subsection (e)(1) above. ~~In no case shall the late fee exceed 100 percent of the applicable fees.~~

The applicant shall also apply for and pay any applicable fees for Transfer of Permit Ownership, Change of Location, Minor Alteration ~~relocation, transfer of Permit to Operate,~~ or other permit changes or fees that may be applicable.

(f) REQUEST FOR A DUPLICATE

A fee of \$11 shall be charged for a duplicate of a Permit to Operate ~~or a Certificate of Registration.~~

(g) NEW OR MODIFIED POWER PLANTS

The Air Pollution Control Officer, pursuant to Section 25538 of the Public Resources Code, shall ~~apply for~~ be entitled to reimbursement of all costs, including lost fees, incurred in order to comply with the provisions of Rule 20.5, Power Plants. Costs shall be determined in accordance with the applicable provisions of this rule.

(h) EVALUATION FEE SCHEDULES

Pursuant to Sections (a), (b), (c) and/or (h), fees for evaluation of an Authority to Construct; and/or Permit(s) to Operate ~~or Certificate of Registration~~ shall be determined from the fee schedules and Section (r), related emissions fee (Certificates of Exemption are exempt from Section (r)). Column (1) of the fee schedules is the per unit fee for an Authority to Construct; and/or Permit to Operate ~~or Certificate of Registration~~ and the first year's District costs enforcement after equipment operation is authorized by the District; Column (2) is the annual Permit to Operate ~~or Certificate of Registration~~ per unit renewal fee, and is also applicable to any article, machine, equipment or other contrivance operating pursuant to a temporary authorization to operate, based on the effective date of the first temporary authorization to operate, unless an alternative date is agreed to by the applicant and the Air Pollution Control Officer. Pursuant to Section (r), the appropriate air contaminant emissions fee shall be determined for each permitted stationary source. This fee shall be added to and paid concurrent with the Column (1) fees for new permitted stationary sources, and the Column (2) fees for existing permitted stationary sources, and the aggregate of such fees in addition to fees specified in Sections (a) through (g) shall constitute the total fee to be paid for evaluation of an Authority to Construct and/or Permit(s) to Operate.

Where a fee is for equipment not specified in the fee schedules, the fees will be determined on a case-by-case basis as specified in the miscellaneous fee schedule, Schedule 91. Where an initial Authority to Construct and Permit to Operate fee is not specified in Column (1) of the schedules, the fee shall be the sum of the annual per unit renewal fee specified in Column (2) and the actual Authority to Construct and Permit to Operate evaluation cost determined using the labor rates specified in Schedule 94 and the \$75 non-refundable processing fee as specified in Section

(a). Where an annual per unit renewal fee is not specified in Column (2) of the schedules, the fee

shall be the sum of the cost determined using the labor rates in Schedule 94 plus the air contaminant emissions fee based on Section (r) and the \$75 non-refundable processing fee as specified in Section (a).

(i) **RESERVED**

(j) **TOXIC AIR CONTAMINANTS FEE**

The owner or operator of a permitted source which emits toxic air contaminants as identified pursuant to the procedures set forth in Sections 39660, 39661, and 39662 of the Health and Safety Code, shall pay an annual fee to the District to cover the anticipated costs of funding District activities mandated by Section 39666 of the Health and Safety Code. The amount of the fee shall be determined on the basis of Time and Materials (T+M) labor rates in accordance with Schedule 94 of this rule. Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).

(k) **AIR POLLUTION EMERGENCY EPISODE PLAN FEE**

The owner or operator of a facility for which a plan or plan update is required pursuant to Regulation VIII of the Rules and Regulations of the ~~Air Pollution Control~~ District shall pay to the District a fee of \$142 for the evaluation of each plan or plan update for each facility.

The fees required by this rule shall be due at the time the plan is required pursuant to Regulation VIII of the Rules and Regulations of the ~~Air Pollution Control~~ District. ~~If the appropriate fee is~~ Required fees not paid within ~~60~~ 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d). ~~, a late fee equal to 30 percent of the applicable fee shall be added. An additional late fee of 10 percent of the applicable fee shall be added for each subsequent calendar month, or portion thereof.~~

(l) **ASBESTOS DEMOLITION OR RENOVATION OPERATION PLAN**

The owner or operator of a demolition or renovation operation to which Regulation XI Subpart M (NESHAPs) of the Rules and Regulations of the ~~Air Pollution Control~~ District apply, shall pay the applicable fees specified below. The terms are as defined in Regulation XI, Subpart M. ~~to the District a fee of \$175 for the evaluation of each required plan (Notice of Intention) to demolish or renovate and \$35 for each revision thereof. A fee of \$37 shall be paid with each notification for demolition where no asbestos is reported present. The owner/operator of an emergency demolition or renovation as defined in Regulation XI Subpart M, Rule 361.141, shall pay to the District a fee of \$250 for the evaluation of each required plan (Notice of Intention) to demolish or renovate.~~

TYPE OF OPERATION

Fee

Renovation Operation (excluding residential buildings having four or fewer dwelling units)

>160 sq. ft. or >260 ln. ft. to 500 sq. ft. or ln. ft.

\$234

<u>501 to 2,000 sq. ft. or ln. ft.</u>	<u>\$312</u>
<u>2,001 to 5,000 sq. ft. or ln. ft.</u>	<u>\$468</u>
<u>5,001 to 10,000 sq. ft. or ln. ft.</u>	<u>\$780</u>
<u>>10,000 sq. ft. or ln. ft.</u>	<u>\$936</u>
<u>Demolition Operation</u>	
<u>Regulated Asbestos Containing Material (RACM) sites or</u>	<u>\$309</u>
<u>Non-RACM sites or sites with no asbestos present</u>	
<u>Emergency Operation</u>	<u>\$327</u>
<u>Planned Renovation Operations</u>	
<u>Plan Fee (add to appropriate operation fee listed below)</u>	<u>\$225</u>
<u>>160 sq. ft. or >260 ln. ft. to 500 sq. ft. or ln. ft.</u>	<u>\$234</u>
<u>501 to 2,000 sq. ft. or ln. ft.</u>	<u>\$312</u>
<u>2,001 to 5,000 sq. ft. or ln. ft.</u>	<u>\$468</u>
<u>5,001 to 10,000 sq. ft. or ln. ft.</u>	<u>\$780</u>
<u>10,000 to 100,00 sq. ft. or ln. ft.</u>	<u>\$936</u>
<u>Multiple Building Projects at the Same Facility (>100,000 sq. ft or ln. ft)</u>	
<u>Plan Fee (add to operation fee and unit fee listed below)</u>	<u>\$225</u>
<u>Operation Fee</u>	<u>\$1000</u>
<u>Per Unit Fee</u>	<u>\$ 45</u>
<u>Revised Plan Fee (Renovation, Demolition, Planned Renovation and</u>	<u>\$ 45</u>
<u>Emergency Operation)</u>	

Additional fees may be required if the revised ~~ion~~ amounts of asbestos to be removed increases renovation to a higher category. (The additional fee will be the difference between the fee paid and the fee required for the new category.)

The fees required by this rule shall be due at the time the asbestos control plan is received pursuant to Regulation XI Subpart M-(NESHAPs). Plans or revisions thereof will not be considered received unless accompanied with the required fees.

(m) **AIR TOXICS "HOT SPOTS" PROGRAM**

The owner or operator of a facility who has been identified by the District as being subject to the requirements of Health and Safety Code Section 44300 et seq. (the Air Toxics "Hot Spots" Information and Assessment Act), shall pay all applicable fees, as specified below, to the District within ~~60~~ 30 days of receipt of notice by the District of required fees. ~~Failure to submit the fees within 60 days of the notice will result in a late fee equal to 30 percent of the applicable fees, not to exceed \$250. An additional late fee of 10 percent of the applicable fees shall be added for each subsequent calendar month, or portion thereof, the payment of fees is late. In no case shall the late~~

fee exceed 100 percent of the applicable fees. Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).

(1) Each facility owner or operator shall pay an annual District Air Toxics "Hot Spots" program fee as follows:

<u>Facility Type</u>	<u>Annual Fee (\$) / Facility</u>
Complex Facilities	\$3785
Intermediate Facilities	\$1559
Simple II Facilities	\$ 795
Simple I Facilities	\$ 417
Tracking Facilities	\$ 50
Industry-wide Survey Facilities	\$ 30

For the purposes of this section:

(i) ~~Complex facilities are those facilities determined by the District as consisting of more than five different toxic air contaminant emitting processes.~~

(ii) ~~Intermediate facilities are those facilities determined by the District as consisting of three, four, or five different toxic air contaminant emitting processes.~~

(iii) ~~Simple II facilities are those facilities determined by the District as consisting of two different toxic air contaminant emitting processes.~~

(iv) ~~Simple I facilities are those facilities determined by the District as consisting of one toxic air contaminant emitting process.~~

(v) ~~Tracking facilities are those facilities determined by the District to meet the criteria in Health and Safety Code Section 44344.4, Subsection (b) or which qualify as a "tracking facility" as defined in California Code of Regulations, Title 17, Section 90701, Subsection (ah).~~

(vi) ~~Industry-wide survey facilities are those facilities identified by the District as subject to the requirements of the Air Toxics "Hot Spots" program and having received an "Industry-wide Emissions Inventory Form" from the District.~~

(2) ~~The owner or operator of a facility determined by the District to meet the criteria in Health and Safety Code Section 44344.4, Subsection (a), or which qualifies for exclusion from the Air Resources Board (ARB) Fee Schedule pursuant to California Code of Regulations, Title 17, Section 90702, Subsection (c)(2) shall be exempt from fees required by this Section (m).~~

(3)(1) The owner or operator of a facility identified by the District as subject to any of the following site-specific program requirements shall pay an annual site-specific program fee: ~~in addition to the annual fee specified in Subsection (m)(1).~~

(i) Toxic air contaminant emissions source testing when necessary to determine emissions for inclusion in a toxic air contaminant emissions inventory.

(ii) Public health risk assessment or updated public health risk assessment pursuant to Health and Safety Code Section 44360 et seq. or Rule 1210 of these Rules and Regulations.

(iii) Public notification of public health risks pursuant to Health and Safety Code Section 44362 or Rule 1210 of these Rules and Regulations.

(iv) Facility toxic air contaminant risk reduction audit and plan pursuant to Health and Safety Code Section 44390 or Rule 1210 of these Rules and Regulations.

The amount of the site-specific program fee shall be equal to the actual costs incurred by the District associated with the site-specific program requirements for each affected facility. The costs shall be determined using the labor rates specified in Schedule 94 of this rule.

~~(4)(2)~~ In addition to the fees specified in Subsections (m)(1), ~~(2) and (3)~~, the owner or operator of a facility subject to the requirements of Health and Safety Code Section 44300 et seq. shall pay an annual fee for the recovery of State program costs. The amount of the annual State program fee for each facility shall be that specified by the ARB in accordance with the State Air Toxics "Hot Spots" Fee Regulation contained in Title 17, California Code of Regulations, Section 90700 et. seq.

(n) **RESERVED**

(o) **CALIFORNIA CLEAN AIR ACT**

The owner or operator of a stationary source who is required by Title 17, California Code of Regulations, Section 90800 et seq. to pay a fee adopted by the Air Resources Board shall pay the required fee to the District within ~~60~~ 30 days of receipt of the notice. ~~Failure to submit the fee within 60 days of the notice will result in a late fee equal to 30 percent of the applicable fee. An additional late fee of 10 percent of the applicable fee shall be added for each subsequent calendar month. In no case shall the late fee exceed 100 percent of the fee. Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).~~

(p) **COOLING TOWER FEES**

The owner or operator of any stationary source for which a plan is required pursuant to Rule 1202 of ~~the these~~ Rules and Regulations of the ~~Air Pollution Control~~ District shall pay to the District a fee of \$37 for the evaluation of each plan, as well as \$21 for each cooling tower described in the plan.

The fees required by this rule shall be due at the time the plan is received. ~~If the appropriate fee is not paid within 60 days of the due date, a late fee equal to 30 percent of the applicable fee shall be added to the plan review fee. An additional late fee of 10 percent of the applicable fee~~

~~shall be added for each subsequent calendar month, or portion thereof.~~ Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).

Whenever the Air Pollution Control Officer finds that it is necessary for the ~~Air Pollution Control~~ District to collect a sample(s) of the cooling tower circulating water for offsite analysis, the cost of analysis shall be paid by the source. The cost shall be equal to the cost determined by using the labor rates specified in Schedules 94 and the actual cost of collection and analysis of the sample(s).

(q) **CERTIFICATE OF EXEMPTION** ~~CERTIFICATION OF EQUIPMENT~~

An applicant who applies for a Certificate of Exemption shall deposit with the District the amount estimated to cover the cost of review. The actual cost shall be determined by using labor rates specified in Schedule 94 and shall include the a \$75 non-refundable processing fee. The Certificate of Exemption is not subject to renewal fees.

~~Every applicant who applies for certification of equipment shall deposit with the Air Pollution Control District the amount estimated to cover the cost of review and certification. The estimate and the actual cost shall be determined by using labor rates specified in Schedule 94.~~

(r) **AIR CONTAMINANT EMISSIONS FEE**

The Air Contaminant Emissions Fee is a single, source-specific fee collected simultaneously with, and considered a part of the per unit application fee(s) from Column (1) of the fee schedules, for the first Permit(s) to Operate at a new permitted or registered stationary sources, and the annual renewal per unit fee(s) from Column (2) for existing ~~permitted or registered~~ stationary sources, as specified in Section (h). Except as otherwise provided in this section, no air contaminant emissions fee shall be collected simultaneously with or be considered a part of the application fee for the addition of units to an existing ~~permitted or registered~~ stationary source that has paid an air contaminant emissions fee as part of the most recent renewal of the current Permit(s) to Operate.

For the purposes of this section, the definitions in Rule 20.1 apply. This section applies to both existing and new stationary sources. For new stationary sources, the District shall determine the applicability of Subsections (1) or (2) based upon actual expected air contaminant emissions from the stationary source as estimated by the District, for the calendar year in which the Permit to Operate ~~permit to operate~~ for the source is issued. If the actual expected air contaminant emissions of carbon monoxide, oxides of nitrogen, oxides of sulfur, particulate matter (PM₁₀) or volatile organic compounds (VOCs) equal or exceed ~~10~~ 5 tons for that calendar year, the air contaminant emissions fee shall be based on such expected emissions. This initial fee shall continue until revised to reflect District approved emissions inventory data when such data is available for the stationary source.

(1) The owner or operator of a stationary source from which the emissions of either carbon monoxide, oxides of nitrogen, oxides of sulfur, PM₁₀ or VOCs equal or exceed ~~10~~ 5 tons in the calendar year for which the most recent District approved emissions inventory data exists shall pay a source-specific annual air contaminant emissions fee. The amount of the fee shall be based on the aggregate emissions of carbon monoxide, oxides of nitrogen,

oxides of sulfur, PM₁₀ and VOCs from the stationary source in the calendar year for which the most recent District approved emissions inventory data exists, and an air contaminant emissions fee rate of \$82 per ton.

(2) The owner or operator of a stationary source that is not subject to the source-specific annual air contaminant emissions fee prescribed in Subsection (1) above, shall pay an annual source category emissions fee. The amount of the fee shall be as follows, based on the fee schedule that is most representative of the nature of the activities at the stationary source:

<u>Source Category Description</u>	<u>Fee Schedule</u>	<u>Annual Emissions Fee</u>
VOC dispensing facility - Phase I and Phase II controls required	26(a)	\$9 per dispensing nozzle
<u>VOC dispensing facility - Phase II bootless or mini-booted nozzle vacuum assist system</u>	<u>26(f)</u>	<u>\$9 per dispensing nozzle</u>
Contract service remote reservoir cleaners with 100 or more units	28(k)	\$4.6 per cleaning unit
Industrial surface coating/adhesives applications (5 or more tons/year)	27(e)	\$410
Metal parts and aerospace coating applications (5 or more tons/year)	27(k)	\$410
Wood product coating applications w/o controls (5 or more tons/year)	27(m)	\$410
Automotive painting operations (applying more than 5 gallons/day)	27(s)	\$246
Adhesive Application Operations (5 or more tons/year)	27(v)	\$394 <u>\$410</u>
All other stationary sources	various	\$41 <u>\$ 82</u>

Where more than one source category description or fee schedule applies, and it cannot be determined which is most representative of the nature of the activities at a stationary source, the single source category description or fee schedule that results in the maximum annual emissions fee shall apply for purposes of this section. Required fees not paid within 30 days of the due date shall be assessed a late fee in the amount prescribed in Section (d).

(s) **TITLE V OPERATING PERMIT FEES**

The owner or operator of a stationary source for which a federal operating permit is required pursuant to Regulation XIV (Title V Operating Permits) of these Rules and Regulations shall pay a fee sufficient to recover the actual costs incurred by the ~~Air Pollution Control~~ District to review, evaluate and act upon applications for enhanced Authorities to Construct initial permits, permit amendments, permit modifications, permit revisions, permit reopening and permit renewals. The costs shall be determined using the labor rates specified in Schedule 94. ~~except that the costs~~

~~associated with annual permit renewals shall be determined using the labor rates specified in Schedule 94.~~ When required to apply for an initial Title V permit pursuant to Regulation XIV, the owner or operator of a stationary source shall pay an additional base fee of \$2200 for each stationary source, plus the cost recovery fee specified above.

The Title V operating permit fee shall be in addition to other applicable fees prescribed in this rule. The actual costs shall be the additional costs that the Air Pollution Control Officer determines are not otherwise recovered by other applicable fees prescribed in this rule. When required to submit an application for, or regarding, a Title V operating permit, the applicant shall deposit with the ~~Air Pollution Control~~ District the amount estimated to cover the cost of reviewing, evaluating and acting upon the application.

(t) **SYNTHETIC MINOR SOURCE PERMIT FEES** **RESERVED**

The owner or operator of a stationary source applying for a Synthetic Minor Source Permit to Operate under Rule 60.2 of these Rules and Regulations shall pay a fee sufficient to recover the actual costs incurred by the District to review, evaluate, and act upon such application for an initial permit, permit modification, and permit renewal. The actual costs shall ~~be~~ include the additional costs that the Air Pollution Control Officer determines are not otherwise recovered by other applicable fees prescribed in this rule. The additional costs shall be determined using the labor rates specified in Schedule 94. When submitting an application for a Synthetic Minor Source Permit to Operate, the applicant shall deposit with the District the amount estimated to cover the cost of reviewing, evaluating, and acting upon the application.

INDEX OF FEE SCHEDULES

SCHEDULE 1: Abrasive Blasting Equipment Excluding Rooms and Booths

- (a) Pot 100 Pounds Capacity or Larger with no Peripheral Equipment
- (b) Pot 100 Pounds Capacity or Larger Loaded Pneumatically or from Storage Hoppers
- (c) Bulk Abrasive Blasting Material Storage System
- (d) Spent Abrasive Handling System
- (x) Portable Abrasive Blasting Unit, Registration Under Rule 12.1

SCHEDULE 2: Abrasive Blasting Cabinets, Rooms and Booths

- (a) Abrasive Blasting Cabinet, Room or Booth
- (b) Cabinet, Room or Booth with an Abrasive Transfer or Recycle System

SCHEDULE 3: Asphalt Roofing Kettles and Tankers used to Store, Heat, Transport, and Transfer Hot Asphalt

- (a) Kettle or Tanker with Capacity Greater than 85 Gallons
- (b) Kettle or Tanker with Capacity Greater than 85 Gallons and Requiring Emission Control Equipment
- (w) Asphalt Roofing Kettles and Tankers, Registration Under Rule 12
- (z) ~~Asphalt Roofing Kettles and Tankers, Registration Under Rule 12, Conversion from Valid Permit~~

SCHEDULE 4: (a) Hot-Mix Asphalt Paving Batch Plants (z) ~~Hot-Mix Asphalt Batch Plant (98-99 only)~~

SCHEDULE 5: Rock Drills

- (a) Drill with Water Controls
- (b) Drill with Controls other than Water
- (w) Drill, Registration Under Rule 12
- (z) ~~Drill, Registration Under Rule 12, Conversion from Valid Permit~~

SCHEDULE 6: Sand, Rock, and Aggregate Screens, and Other Screening Operations, when not used in Conjunction with other Permit Items in these Schedules

- (a) Screen Set
- (x) Portable Sand and Gravel Screen, Registration Under Rule 12.1
- (z) ~~Screen Set (98-99 only)~~

SCHEDULE 7: Sand, Rock, and Aggregate Plants

- (a) Crusher System
- (b) Screening System
- (c) Loadout System
- (d) RESERVED Aggregate Dryer System
- (x) Portable Rock Crushing System, Registration Under Rule 12.1
- (y) ~~Crusher System (98-99 only)~~
- (z) ~~Screening System (98-99 only)~~

SCHEDULE 8: Concrete Batch Plants, Concrete Mixers Over One Cubic Yard Capacity and Separate Cement Silo System.

- (a) Concrete Batch Plant (including Cement-Treated Base Plants)
- (b) Mixer over One Cubic Yard Capacity
- (c) Cement or Fly Ash Silo System not part of another system requiring a permit
- (x) Portable Concrete Batch Plant, Registration Under Rule 12.1
- (z) ~~Concrete Batch Plant (98-99 only)~~

SCHEDULE 9: Concrete Product Manufacturing Plants

SCHEDULE 10: RESERVED Brick Manufacturing Plants

- (a) ~~Clay Batching and Extruding System~~
- (b) ~~Crusher-Screen System~~
- (e) ~~Kiln~~

SCHEDULE 11: Tire Buffers

- (a) Each Buffer
- (b) Hawkins Aircraft

SCHEDULE 12: ~~Fish Canneries and~~ Smoke Houses

- (a) RESERVED ~~Dryer (also called Meal Drying and Grinding System)~~
- (b) RESERVED ~~Precooker~~
- (c) RESERVED ~~Vat and Vibrating Screen System~~
- (d) RESERVED ~~Scrap Cooker and Grinder System~~
- (e) RESERVED ~~Cooker~~
- (f) RESERVED ~~Dry Pet Food Processing System~~
- (g) RESERVED ~~Digester Tank~~
- (h) ~~Smoke House~~
- (i) RESERVED ~~Loadout System~~

SCHEDULE 13: Boilers and Heaters

- (a) 1 MM BTU/HR up to but not including 50 MM BTU/HR Input
- (b) 50 MM BTU/HR up to but not including 250 MM BTU/HR Input
- (c) 250 MM BTU/HR up to 1050 MM BTU/HR Input or up to but not including 100 Megawatt Gross Output whichever is Greater (Based on an Average Boiler Efficiency of 32.5%)
- (d) 100 Megawatt Gross Output or Greater (Based on an Average Boiler Efficiency of 32.5%)
- (e) RESERVED
- (f) 1 MM BTU/HR up to but not including 50 MM BTU/HR Input at a Single Site where more than 5 such Units are Located
- (g) Notice of Intention - 250 MM BTU/HR up to 1050 BTU/HR or up to but not including 100 Megawatt Output
- (h) Notice of Intention - Each 100 Megawatt Output or Greater

SCHEDULE 14: Non-Municipal Incinerators

- (a) Waste Burning Capacity up to and including 100 LBS/HR
- (b) Waste Burning Capacity Greater than 100 LBS/HR
- (c) Burning Capacity up to and including 50 LBS/HR used exclusively for the Incineration or Cremation of Animals
- (d) Emission Controls or Modifications

SCHEDULE 15: Burn Out Ovens

- (a) Electric Motor/Armature Refurbishing Oven
- (b) RESERVED ~~Wire Reclamation Oven~~
- (c) IC Engine Parts Refurbishing Unit
- (z) ~~Navy: Burn Out IC Engine Parts (98-99 Only)~~

SCHEDULE 16: ~~Core and Plastics Annealing/Softening~~ Ovens

- (a) Core Oven
- (b) RESERVED ~~Plastic Annealing/Softening Ovens~~

SCHEDULE 17: RESERVED ~~Brake Debonders~~

SCHEDULE 18: Metal Melting Devices

- (a) RESERVED Sweat Furnace
- (b) RESERVED Electric Arc Furnace
- (c) Pit or Stationary Crucible
- (d) Pot Furnace
- (e) Induction Furnace
- (f) RESERVED Cupola
- (g) RESERVED Reverberatory Furnace
- (h) RESERVED Brass Metal Melting Furnace—U.S. Navy
- (z) RESERVED Navy: Metal Induction Furnace (98-99 Only)

SCHEDULE 19: Oil Quenching and Salt Baths

SCHEDULE 20: Gas Turbine Engines, Test Cells and Test Stands

GAS TURBINE, TURBOSHAFT, TURBOJET & TURBOFAN ENGINE
TEST CELLS AND STANDS

- (a) Aircraft Propulsion Turbine, Turboshaft, Turbojet or Turbofan Engine Test Cell or Stand
- (b) Aircraft Propulsion Test Cell or Stand at a Facility where more than one such Unit is located
- (c) Non-Aircraft Turbine Test Cell or Test Stand

GAS TURBINE ENGINES

- (d) Non-Aircraft Turbine Engine 1 MM BTU/HR up to but not including 50 MM BTU/HR input
- (e) Non-Aircraft Turbine Engine 50 MM BTU/HR up to but not including 250 MM BTU/HR input
- (f) Non-Aircraft Turbine Engine 250 MM BTU/HR or greater input
- (g) Unit used solely for Peak Load Electric Generation
- (h) Standby Gas Turbines used for Emergency Power Generation

SCHEDULE 21: Waste Disposal and Reclamation Units

- (a) Paper or Wood Shredder or Hammermill Grinder
- (b) RESERVED Metal Shredder
- (c) RESERVED Garbage and Refuse Shredder
- (d) RESERVED Air Classifier
- (e) RESERVED Dryer

SCHEDULE 22: Feed and Grain Mills and Kelp Processing Plants

- (a) Receiving System (includes Silos)
- (b) Grinder, Cracker, or Roll Mill
- (c) Shaker Stack, Screen Set, Pelletizer System, Grain Cleaner, or Hammermill
- (d) Mixer System
- (e) Truck or Rail Loading System
- (f) Kelco: Shaker, Screen, Pelletizer, Cleaners, Hammermill
- (z) ~~Keleo: Feed Receiving Systems (Silos) (98-99 Only)~~
~~Shaker, Screen, Pelletizer, Hammer (98-99 Only)~~
~~Mixer System (98-99 Only)~~

SCHEDULE 23: Bulk Terminal Grain and Dry Chemical Transfer and Storage Facility Equipment

- (a) Receiving System (Railroad, Ship and Truck Unloading)
- (b) Storage Silo System
- (c) Loadout Station System
- (d) Belt Transfer Station

SCHEDULE 24: Dry Chemical Mixing ~~and Detergent Spray Towers~~

- (a) Grain Mixing System (Includes Receiving, Transfer, Mixing or Blending, Storage, and Loadout Bagging)
- (b) RESERVED ~~Detergent Spray Tower~~
- (c) Dry Chemical Mixers with capacity over One-Half Cubic Yard

SCHEDULE 25: Volatile Organic Compound Terminals, Bulk Plants and Intermediate Refueler Facilities

PART 1 - BULK PLANTS AND BULK TERMINALS EQUIPPED WITH OR PROPOSED TO BE EQUIPPED WITH A VAPOR PROCESSOR

- (a) Per Tank
- (b) Tank Rim Seal Replacement
- (c) Per Truck Loading Head
- (d) Per Vapor Processor

PART 2 - BULK PLANTS NOT EQUIPPED WITH OR NOT PROPOSED TO BE EQUIPPED WITH A VAPOR PROCESSOR

- (e) Per Tank
- (f) Per Truck Loading Head
- (g) RESERVED

PART 3 - FACILITIES FUELING INTERMEDIATE REFUELERS (IR) FOR
SUBSEQUENT FUELING OF MOTOR VEHICLES, BOATS OR
AIRCRAFT

- (h) Per IR Loading Connector

SCHEDULE 26: Non-Bulk Volatile Organic Compound Dispensing Facilities Subject to
District Rules 61.0 thru 61.6

- (a) Phase I and Phase II Vapor Recovery Facility, except where 26(f) applies
- (b) RESERVED ~~Replacement or Addition of Tanks at a Permitted Facility~~
- (c) Facilities where only Phase I controls are required
- (d) RESERVED ~~Addition of Nozzles at Permitted Facilities where Phase II is required~~
- (e) Non-Retail Facilities with 250-550 Gallon Tanks and no other
Non-Bulk Gasoline Dispensing Permits
- (f) Phase II Bootless or Mini-Booted Nozzles Vacuum Assist Systems
Facility

SCHEDULE 27: Application of Materials Containing Organic Solvents (includes coatings,
adhesives, and other materials containing volatile organic compounds (VOC))

PART 1 - MARINE COATINGS

- (t) Marine Coating Application at Facilities where combined coating and
cleaning solvents usage is < 3 gallons/day and < 100 gallons/year
- (x) US Navy Shipyard Point Loma
- (a) Marine Coating Application at Facilities emitting < 10 tons/year
of VOC from Marine Coating Operations
- (b) Marine Coating Application at Facilities emitting \geq 10 tons/year
of VOC from Marine Coating Operations
- (c) Each additional Marine Coating Permit Unit

PART 2 - INDUSTRIAL MATERIAL APPLICATIONS and MANUFACTURING

- (d) Surface Coating Application Station using > 1 gallon/day without Control
Equipment and not covered by other Fee Schedules at Facilities emitting <
5 tons/year
- (e) Surface Coating Application Station without Control Equipment and not
covered by other Fee Schedules at Facilities emitting \geq 5 tons/year
- (f) Fiberglass, Plastic or Foam Product Process Line at Facilities emitting
< 10 tons/year from these types of Operations
- (g) Fiberglass, Plastic or Foam Product Process Line at Facilities emitting
 \geq 10 tons/year from these types of Operations
- (h) RESERVED
- (i) Surface Coating Application Station requiring Control Equipment

- (j) Surface Coating Application Station Subject to Rules 67.3 or 67.9 without Control Equipment at Facilities emitting < 5 tons/year
- (k) Surface Coating Application Station Subject to Rules 67.3 or 67.9 without Control Equipment at Facilities emitting \geq 5 tons/year
- (l) Wood Products Coating Application Station without Control Equipment at Facilities emitting < 5 tons/year and using > 500 gallons/year
- (m) Wood Products Coating Application Station without Control Equipment at Facilities emitting \geq 5 tons/year
- (n) Press or Operation at a Printing or Graphic Arts Facility Subject to Rule 67.16
- (o) RESERVED ~~Union Tribune Publishing Graphic Arts Operation~~
- (p) Surface Coating Application Station without Control Equipment where combined coating and cleaning solvent usage is < 1 gallon/day or \leq 50 gallons/year
- (q) Wood Products Coating Application Station without Control Equipment at Facilities using \leq 500 gallons/year
- (y) Parker Foils ID #88192B - Surface Coating Application Station

PART 3 - AUTOMOTIVE PAINTING

- (r) Facility applying < 5 gallons/day of Coating Materials Subject to Rule 67.20 (as applied or sprayed)
- (s) Facility applying \geq 5 gallons/day of Coating Materials Subject to Rule 67.20 (as applied or sprayed)

PART 4 - ADHESIVE MATERIALS APPLICATION OPERATIONS

- (u) Adhesive Materials Application Station without Control Equipment at Facilities emitting < 5 tons/year of VOC
- (v) Adhesive Materials Application Station without Control Equipment at Facilities emitting \geq 5 tons/year of VOC
- (w) Adhesive Materials Application Station without Control Equipment using < 55 gallons/year of Adhesive Materials

SCHEDULE 28: Vapor and Cold Solvent Cleaning Operations and Metal Inspection Tanks

- (a) Vapor Degreaser (\geq 5 sq. ft.)
- (b) Cold Solvent Degreaser (\geq 5 sq. ft.)
- (c) Corrosion Control Carts
- (d) Paint Stripping Tanks
- (e) Vapor Phase Solder Reflow Unit
- (f) Remote Reservoir Cleaners
- (g) RESERVED
- (h) Vapor Degreaser (< 5 sq. ft.)
- (i) Cold Solvent Degreaser (< 5 sq. ft.)
- (j) Metal Inspection Tanks
- (k) Contract Service Remote Reservoir Cleaners

- (l) Small Contract Service Cold Degreasers (< 5 sq. ft)
- (m) Facility-Wide Solvent Application Operations
- (n) Airtight Solvent Cleaners ~~RESERVED~~
- (o) Airless Solvent Cleaners

SCHEDULE 29: Automated Soldering Equipment ~~Solder Levelers and Hydrosqueegees~~

SCHEDULE 30: Kelp and Biogum Products Solvent Dryer

SCHEDULE 31: Dry Cleaning Facilities

- (a) Facility using Halogenated Hydrocarbon Solvents required to install Control Equipment
- (b) Facility using Petroleum Based Solvents
- (c) Facility using Solvents not required to install Control Equipment
- (d) ~~RESERVED~~

SCHEDULE 32: Acid Chemical Milling, Copper Etching and Hot Dip Galvanizing

- (a) Copper Etching Tank
- (b) Acid Chemical Milling Tank
- (c) Hot Dip Galvanizing Tank
- (d) Rohr
- (z) ~~Hereo: Copper Etching Tank (98-99 Only)~~

SCHEDULE 33: Can and Coil Manufacturing and Coating Operations

- (a) Process Line Applying ≥ 1000 Gallons/Year
- (b) Research and Development Coil Coating Line
- (c) Process Line Applying <1000 Gallons Per Year
- (z) ~~Napp: Process Line Applying > 1000 Gallons/Year (98-99 Only)~~

SCHEDULE 34: Piston Type Internal Combustion Engines

- (a) Cogeneration Engine with In-Stack Emission Controls
- (b) Cogeneration Engine with Engine Design Emission Controls
- (c) Emergency Standby Engine (for electrical or fuel interruptions beyond control of Permittee)
- (d) Engine for Non-Emergency and Non-Cogeneration Operation
- (e) Grouping of Engines (≥ 200 Horsepower) for Dredging or Crane Operation
- (f) Diesel Pile-Driving Hammer

- (g) Engine for Non-Emergency and Non-Cogeneration Operation (< 200 Horsepower)
- (w) Specific Eligible Engines, Registration Under Rule 12
- (x) Specific Eligible Portable Engines, Registration Under Rule 12.1
- (z) Specific Eligible Engines, Registration Under Rule 12, Conversion from Valid Permit

SCHEDULE 35: Bulk Flour, Powered Sugar and Dry Chemical Storage System

SCHEDULE 36: Grinding Booths and Rooms

SCHEDULE 37: Plasma Electric and Ceramic Deposition Spray Booths

- (a) Each Application Station
- (b) Chem-tronics

SCHEDULE 38: Paint, Adhesive, Stain, Ink, Solder Paste, and Dielectric Paste Manufacturing

- (a) Paint, Adhesive, Stain, or Ink Manufacturing Lines Producing $\geq 10,000$ Gallons
- (b) Can Filling Lines
- (c) Each Process Line for Solder Paste or Dielectric Paste Manufacturing
- (d) Paint, Adhesive, Stain or Ink Manufacturing Lines Producing $< 10,000$ Gallons
- (e) Frazee Paint

SCHEDULE 39: Precious Metals Refining

SCHEDULE 40: Asphalt Pavement Heaters/Recyclers

- (a) Processor
- (x) Portable Unheated Pavement Crushing and Recycling System, Registration Under Rule 12.1

SCHEDULE 41: Perlite Processing

- (a) Each Processing Line
- (b) Aztec Perlite

SCHEDULE 42: Electronic Component Manufacturing

- (a) Electronic Manufacturing Operations
- (b) Electronic Manufacturing Screen Printing
- (c) Electronic Manufacturing Coating/Maskant Application Excluding Conformal Operations
- (d) Electronic Manufacturing Conformal Coating
- (e) ~~RESERVED Electronic Manufacturing Facility-wide Solvent Application~~
- (f) Applied Micro Circuits: Electronic Manufacturing Operations
- (g) Herco: Screen Printing Operations
- (z) ~~Hereo: Screening Printing Operations (98-99 Only)~~

SCHEDULE 43: Ceramic Slip Casting

SCHEDULE 44: Evaporators, Dryers, & Stills Processing Organic Materials

- (a) Evaporators and Dryers
- (b) Solvent Recovery Stills

SCHEDULE 45: Rubber Mixers

SCHEDULE 46: Filtration ~~Reverse Osmosis~~ Membrane Manufacturing

- (a) Each Process Line
- (b) Osmonics/Desalination Systems
- (c) Osmonics/Desalination Systems
- (d) Hydranautics
- (e) Hydranautics

SCHEDULE 47: Organic Gas Sterilizers

- (a) Organic Gas Sterilizers requiring control
- (b) Stand Alone Organic Gas Aerator requiring control
- (c) Organic Gas Sterilizer not requiring control
- (d) Stand Alone Organic Gas Aerator not requiring control

SCHEDULE 48: Municipal Waste Storage and Processing

- (a) Sanitary Landfill
- (b) Temporary Storage and/or Transfer Station
- (c) Landfill Gas Flare or Containment System
- (d) ~~RESERVED Municipal Waste Incinerator~~
- (e) RESERVED North County Resource Recovery

SCHEDULE 49: Non-Operational Status Equipment

- (a) Non-Operational Status Equipment
- (b) Activating Non-Operational Status Equipment

SCHEDULE 50: Coffee Roasters

SCHEDULE 51: Industrial Waste Water Treatment

- (a) Processing Line - Onsite
- (b) Processing Line - Offsite

SCHEDULE 52: Air Stripping and Soil Remediation Equipment

- (a) Air Stripping Equipment
- (b) Soil Remediation Equipment - Onsite (in-situ only)
- (c) Soil Remediation Equipment - Offsite and Onsite (ex-situ)
- (d) Contaminated Soil Excavation
- (e) Chevron USA

SCHEDULE 53: Lens Casting Equipment

- (a) Lens Casting Equipment
- (b) Lens Coating Equipment

SCHEDULE 54: Pharmaceutical Manufacturing

- (a) Pharmaceutical Manufacturing
- (b) Protein Synthesis Employing Solvents

SCHEDULE 55: Hexavalent Chromium Plating & Chromic Acid Anodizing

- (a) Emissions Collection System serving one or more Plating and/or Anodizing Tank(s)
- (b) Decorative Plating Tank(s) Only
- (c) Hard Chrome Plating or Chromic Acid Tank

SCHEDULE 56: Sewage Treatment Facilities

- (a) Sewage Treatment Facility
- (b) Wastewater Odor Treatment System that is not part of a Permitted Sewage Treatment Facility
- (c) RESERVED ~~Sewage Sludge Composting Facility~~

SCHEDULE 57: RESERVED ~~Laundry Facilities Processing Material Containing Organic Compounds~~

SCHEDULE 58: Bakeries

- (a) Bakery Ovens at Facilities with Emission Controls Pursuant to Rule 67.24
- (b) Bakery Ovens at Other Facilities

SCHEDULE 59: Asbestos Control Equipment

- (a) Negative Air Machine/HEPA Filtration System

SCHEDULE 59 60 through 90, RESERVED

SCHEDULE 91: Miscellaneous - Hourly Rates

SCHEDULE 92: Source Testing ~~Done~~ Performed by the District

- (a) Particulate Matter Source Test
- (b) Annual Fee for 5-Year Test Cycle for Incinerator Particulate Matter Source Test With Waste Burning Capacity of < 100 lbs Per Hour
~~Oxides of Nitrogen Source Test~~
- (c) Oxides of Sulfur Source Test
- (d) RESERVED ~~Hydrocarbon Vapor Processor Test~~
- (e) RESERVED ~~Observation and Reporting of Odor Panel Test~~
- (f) Carbon Monoxide and Oxides of Nitrogen Source Test (continuous analyzer)
- (g) Oxides of Nitrogen Source Test (continuous analyzer)
- (h) Incinerator Particulate Matter Source Test with Waste Burning Capacity of > 100 lbs Per Hour ~~(excluding quadrennial source test in Fee Schedule 14(a))~~
- (i) Ammonia Slippage Source Test
- (j) Continuous Emission Monitor Evaluation
- (k) RESERVED ~~Keleco: VOC Source Test~~
- (l) VOC Outlet Source Test
- (m) Mass Emissions Source Test
- (n) RESERVED ~~Ethylene Oxide Test Witness~~
- (o) Multiple Metals Source Test
- (p) Chromium Source Test
- (q) VOC Onsite Analysis
- (r) VOC Offsite Analysis
- (s) Hydrogen Sulfide Source Test
- (t) Acid Gases Source Test
- (u) Annual Fee for Optional Source Test Pilot Study (1/5 the cost of one test)
- (v) Annual Fee for Optional Source Test Pilot Study (1/2 the cost of one test)
- (z) Miscellaneous Source Test (Special Tests not Listed)

SCHEDULE 93: Observations and Evaluations of Source Testing Performed by Private Companies

- (a) Observations
- (b) Source Test Reports
- (c) Test Procedure Review
- (d) VOC Bulk Terminal Test Witness
- (e) Ethylene Oxide Test Witness

SCHEDULE 94: Time and Material (T+M) Labor Rates

SCHEDULE 95: Sampling and Analysis of Architectural Coatings

SCHEDULE 96: Additional Costs incurred by Non-Compliance Sources

SCHEDULE 97: Other Charges

SCHEDULE 98: Grid Search

FEE SCHEDULES

The following Fee Schedules do not include the Emission Fee component of the fee. To determine the total fee to be paid, add the amount in Column (1) or Column (2), ~~as appropriate~~, for each permitted fee unit to the non-refundable processing, per permit and per site base fees, as appropriate, and the air contaminant emissions fee for the facility, based on Rule 40(r).

SCHEDULE 1: Abrasive Blasting Equipment Excluding Rooms and Booths

Any permit unit consisting of air hoses, with or without water lines, with a single pot rated at 100 pounds capacity or more of sand regardless of abrasive used, and a nozzle or nozzles. (Equipment not operated solely in Schedule 2 facilities).

Fee Unit	Initial A/C-P/O Fees		Renewal	
	(1)	(2)	(1)	(2)
(a) Each Pot 100 pounds capacity or larger with no Peripheral Equipment	\$440	<u>\$410</u>	\$ 64	
(b) Each Pot 100 pounds capacity or larger loaded Pneumatically or from Storage Hoppers	T+RN	<u>\$737</u>	\$ 64	<u>\$ 48</u>
(c) Each Bulk Abrasive Blasting Material Storage System	\$1059	<u>\$989</u>	\$ 30	<u>\$ 42</u>
(d) Each Spent Abrasive Handling System	T+RN	<u>\$891</u>	\$ 88	<u>\$ 55</u>
(x) Each Portable Abrasive Blasting Unit, Registration Under Rule 12.1	\$200	<u>\$241</u>	\$150	<u>\$24</u> <u>\$121</u>

SCHEDULE 2: Abrasive Blasting Cabinets, Rooms and Booths

Fee Unit	Initial Fees		Renewal	
	(1)	(2)	(1)	(2)
(a) Each Abrasive Blasting Cabinet, Room or Booth	\$1203	<u>\$1642</u>	\$ 98	<u>\$ 89</u>
(b) Each Cabinet, Room, or Booth with an Abrasive Transfer or Recycle System	T+RN	<u>\$1490</u>	\$180	<u>\$ 98</u>

SCHEDULE 3: Asphalt Roofing Kettles and Tankers used to Store, Heat, Transport, and Transfer Hot Asphalt

Fee Unit	Initial Fees		Renewal	
	(1)	(2)	(1)	(2)
(a) Each Kettle or Tanker with capacity greater than 85 gallons	\$687	<u>\$654</u>	\$ 55	<u>\$ 72</u>
(b) Each Kettle or Tanker with capacity greater than 85 gals. and requiring emission control equipment		T+RN	\$152	<u>\$193</u>
(w) Each Kettle or Tanker, Registration Under Rule 12	\$166	<u>\$264</u>	\$ 44	<u>\$ 89</u>
(z) Each Kettle or Tanker, Registration Under Rule 12, Conversion from Valid Permit	\$142		N/A	

SCHEDULE 4: Hot-Mix Asphalt Paving Batch Plant

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Hot Mix Asphalt Paving Batch Plant	T+RN		\$602	<u>\$731</u>
(z) Each Hot Mix Asphalt Batch Plant (98-99 only)			<u>\$534</u>	

SCHEDULE 5: Rock Drills

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Drill with water controls	\$803	<u>\$736</u>	\$56	<u>\$47</u>
(b) Each Drill with controls other than water	T+RN		\$60	<u>\$41</u>
(w) Each Drill, Registration Under Rule 12	\$166	<u>\$264</u>	\$44	<u>\$26</u>
(z) Each Drill, Registration Under Rule 12; Conversion from Valid Permit	\$142		N/A	

SCHEDULE 6: Sand, Rock, and Aggregate Screens, and Other Screening Operations, when not used in Conjunction with other Permit Items in these Schedules

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Screen Set	\$1155	<u>\$1457</u>	\$140	<u>\$183</u>
(x) Each Portable Sand and Gravel Screen Set, Registration Under Rule 12.1	\$200	<u>\$325</u>	\$150	<u>\$131</u>
(z) Each Screen Set (98-99 only)			<u>\$216</u>	

SCHEDULE 7: Sand, Rock, and Aggregate Plants

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Crusher System (involves one or more primary crushers forming a primary crushing system or, one or more secondary crushers forming a secondary crusher system and each serving a single process line)	T+RN		\$215	<u>\$252</u>
(b) Each Screening System (involves all screens serving a give primary or secondary crusher system)	T+RN		\$40	<u>\$33</u>
(c) Each Loadout System (a loadout system is a set of conveyors chutes and hoppers used to load any single rail or road delivery container at any one time)	T+RN		\$30	<u>\$32</u>
(d) <u>RESERVED</u> Each Aggregate Dryer System	T+RN		\$8	
(x) Each Portable Rock Crushing System, Registration Under Rule 12.1	\$200	<u>\$335</u>	\$150	<u>\$8</u> <u>\$121</u>
(y) Each Crusher System (98-99 only)			<u>\$215</u>	
(z) Each Screening System (98-99 only)			<u>\$233</u>	

SCHEDULE 8: Concrete Batch Plants, Concrete Mixers over One Cubic Yard Capacity and Separate Cement Silo Systems

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Concrete Batch Plant (including Cement-Treated Base Plants)	T+RN	\$177	\$264	
(b) Each Mixer over one cubic yard capacity	T+RN	\$57	\$80	
(c) Each Cement or Fly Ash Silo System not part of another system requiring a Permit	T+RN	\$96	\$98	
(x) Each Portable Concrete Batch Plant, Registration Under Rule 12.1	\$200	\$172	\$150	\$8 \$121
(z) Each Concrete Batch Plant (98-99 only)			\$165	

SCHEDULE 9: Concrete Product Manufacturing Plants

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
Each Plant	T+RN	\$131	\$210	

SCHEDULE 10: RESERVED ~~Brick Manufacturing Plants~~

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Clay Batching and Extruding System	T+RN		T+M	
(b) Each Crusher-Screen System	T+RN		T+M	
(c) Each Kiln	T+RN		T+M	

SCHEDULE 11: Tire Buffers

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Buffer	T+RN	\$108	\$143	
(b) <u>Hawkins Aircraft - ID #6195A*</u>	T+RN		\$272	

*Pursuant to Subsection (b)(3)

SCHEDULE 12: Fish Canneries and Smoke Houses

Fee Unit		Initial Fees	Renewal	
		(1)	(2)	
(a)	<u>RESERVED</u> Each Dryer (Meal Drying and Grinding System)	T+RN	T+M	
(b)	<u>RESERVED</u> Each Preecooker	T+RN	T+M	
(c)	<u>RESERVED</u> Each Vat and Vibrating Screen System	T+RN	T+M	
(d)	<u>RESERVED</u> Each Scrap Cooker and Grinder System	T+RN	T+M	
(e)	<u>RESERVED</u> Each Cooker	T+RN	T+M	
(f)	<u>RESERVED</u> Each Dry Pet Food Processing System	T+RN	T+M	
(g)	<u>RESERVED</u> Each Digester Tank	T+RN	T+M	
(h)	Each Smoke House	T+RN	\$142	<u>\$137</u>
(i)	<u>RESERVED</u> Each Loadout System	T+RN	T+M	

SCHEDULE 13: Boilers and Heaters

Fee Unit		Initial Fees		Renewal	
		(1)		(2)	
(a)	Each 1 MM BTU/HR up to but not including 50 MM BTU/HR input	\$1584	<u>\$1536</u>	\$141	<u>\$165</u>
(b)	Each 50 MM BTU/HR up to but not including 250 MM BTU/HR	T+RN		\$278	<u>\$295</u>
(c)	Each 250 MM BTU/HR up to 1050 MM BTU/HR input or up to but not including 100 Megawatt gross output whichever is greater (based on an average boiler efficiency of 32.5%)	T+RN		T+M	
(d)	Each 100 Megawatt output or greater (based on an average boiler efficiency of 32.5%)	T+RN		\$2228	<u>\$2136</u>
(e)	RESERVED				
(f)	Each Unit 1 MM BTU/HR up to but not including 50 MM BTU/HR input at a single site where more than 5 such units are located	\$1363	<u>\$1373</u>	\$26	<u>\$ 70</u>
(g)	Each 250 MM BTU/HR up to 1050 MM BTU/HR input or up to but not including 100 Mega-watt gross output, whichever is greater, where a Notice of Intention has been filed with the California Energy Commission	T+RN		T+M	
(h)	Each 100 Megawatt gross output or greater where a Notice of Intention has been filed with the California Energy Commission	T+RN		T+M	

SCHEDULE 14: Non-Municipal Incinerators

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Waste burning capacity up to and including 100 lbs/hr*	T+RN	\$1613	<u>\$353</u>
(b) Waste burning capacity greater than 100 lbs/hr	T+RN	\$ 358	<u>\$434</u>
(c) Burning capacity up to and including 50 lbs/hr used exclusively for the incineration or cremation of animals	T+RN	\$ 256	<u>\$378</u>
(d) Emission Controls or Modification for ATCM	T+RN	N/A	

*Excluding incinerators of 50 lbs/hr capacity or less used exclusively for incineration or cremation of animals. ~~Renewal fee for 14(a) includes quadrennial incinerator particulate matter source test costs.~~

SCHEDULE 15: Burn-Out Ovens

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Electric Motor/Armature Refurbishing Oven	T+RN	\$ 94	<u>\$109</u>
(b) <u>RESERVED</u> Each Wire Reclamation Oven	T+RN	T+M	
(c) Each IC Engine Parts Refurbishing Unit	T+RN	\$ 56	<u>\$104</u>
(z) Navy: Burn Out IC Engine Parts (98-99 Only)		\$7917	

SCHEDULE 16: Core and ~~Plastics Annealing/Softening~~ Ovens

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Core Oven	T+RN	\$216	<u>\$163</u>
(b) <u>RESERVED</u> Each Plastic Annealing/Softening Ovens	T+RN	T+M	

SCHEDULE 17: RESERVED Brake Debonders

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
Each Brake Debonder	T+RN	T+M	

SCHEDULE 18: Metal Melting Devices

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) RESERVED Each Sweat Furnace	T+RN	T+M
(b) RESERVED Each Electric Arc Furnace	T+RN	T+M
(c) Each Pit or Stationary Crucible	T+RN	\$126 <u>\$183</u>
(d) Each Pot Furnace	T+RN <u>\$1768</u>	\$99 <u>\$138</u>
(e) Each Induction Furnace	T+RN	\$131 <u>\$152</u>
(f) RESERVED Each Cupola	T+RN	T+M
(g) RESERVED Each Reverberatory Furnace	T+RN	T+M
(h) RESERVED Brass Metal Melting Furnace - U.S. Navy	T+RN	T+M
(z) Navy: Metal Induction Furnace (98-99 Only)		\$7179

SCHEDULE 19: Oil Quenching and Salt Baths

Fee Unit	Initial Fees	Renewal
	(1)	(2)
Each Tank	T+RN	\$67 <u>\$101</u>

SCHEDULE 20: Gas Turbine Engines, Test Cells and Test Stands

Fee Unit	Initial Fees	Renewal
	(1)	(2)
GAS TURBINE, TURBOSHAFT, TURBOJET AND TURBOFAN ENGINE TEST CELLS AND STANDS		
(a) Each Aircraft Propulsion Turbine, Turboshaft, Turbojet or Turbofan Engine Test Cell or Stand	T+RN	\$344 <u>\$318</u>
(b) Each Aircraft Propulsion Test Cell or Stand at a facility where more than one such unit is located	T+RN	\$110 <u>\$200</u>
(c) Each Non-Aircraft Turbine Test Cell or Stand	T+RN	\$35 <u>\$48</u>
GAS TURBINE ENGINES		
(d) Each Non-Aircraft Turbine Engine 1 MM BTU/HR up to but not including 50 MM BTU/HR input	T+RN	\$303 <u>\$353</u>
(e) Each Non-Aircraft Turbine Engine 50 MM BTU/HR up to but not including 250 MM BTU/HR input	T+RN	\$1709 <u>\$1809</u>
(f) Each Non-Aircraft Turbine Engine 250 MM BTU/HR or greater input	T+RN	\$1044 <u>\$1676</u>
(g) Each Unit used solely for Peak Load Electric Generation	T+RN	\$108 <u>\$136</u>
(h) Each Standby Gas Turbine used for Emergency Power Generation	T+RN	\$34 <u>\$32</u>

SCHEDULE 21: Waste Disposal and Reclamation Units

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Paper or Wood Shredder or Hammermill Grinder	T+RN	\$307	<u>\$273</u>
(b) <u>RESERVED</u> Each Metal Shredder	T+RN	T+M	
(c) <u>RESERVED</u> Each Garbage & Refuse Shredder	T+RN	T+M	
(d) <u>RESERVED</u> Each Air Classifier	T+RN	T+M	
(e) <u>RESERVED</u> Each Dryer	T+RN	T+M	

SCHEDULE 22: Feed and Grain Mills and Kelp Processing Plants

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Receiving System (includes Silos)	T+RN	\$451	<u>\$783</u>
(b) Each Grinder, Cracker, or Roll Mill	T+RN	\$ 78	<u>\$112</u>
(c) Each Shaker Stack, Screen Set, Pelletizer System, Grain Cleaner, or Hammermill	T+RN	\$ 55	<u>\$ 25</u>
(d) Each Mixer System	T+RN	\$ 58	<u>\$105</u>
(e) Each Truck or Rail Loading System	T+RN	\$ 60	<u>\$ 65</u>
(f) Kelco: Shaker, Screen, Pelletizer, Cleaner, Hammermill (ID #203A)*	<u>T+RN</u>	<u>\$265</u>	
(z) Kelco (98-99 Only):		\$26,312	
Feed Receiving Systems (Silos) [\$7110]			
Shaker, Screen, Pelletizer, Hammermill [\$12,429]			
Mixer System [\$6773]			

*Pursuant to Subsection (b)(3)

SCHEDULE 23: Bulk Terminal Grain and Dry Chemical Transfer and Storage Facility Equipment

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Receiving System (Railroad, Ship and Truck Unloading)	T+RN	\$271	<u>\$318</u>
(b) Each Storage Silo System	T+RN <u>\$969</u>	\$156	<u>\$169</u>
(c) Each Loadout Station System	T+RN	\$ 44	<u>\$ 74</u>
(d) Each Belt Transfer Station	T+RN	\$ 37	<u>\$ 33</u>

SCHEDULE 24: Dry Chemical Mixing and Detergent Spray Tower

Fee Unit	Initial Fees (1)	Renewal (2)
(a) Each Grain Mixing System (includes receiving, transfer, mixing or blending, storage, and loadout bagging)	T+RN	\$260 <u>\$217</u>
(b) <u>RESERVED</u> Each Detergent Spray Tower	T+RN	T+M
(c) Each Dry Chemical Mixer with capacity over one-half cubic yard	T+RN	\$117 <u>\$152</u>

SCHEDULE 25: Volatile Organic Compound Terminals, Bulk Plants and Intermediate Refueler Facilities

Fee Unit	Initial Fees (1)	Renewal (2)
1. Bulk Plants and Bulk Terminals equipped with or proposed to be equipped with a vapor processor:		
(a) Per Tank	T+RN	\$ 461 <u>\$397</u>
(b) Tank Rim Seal Replacement	T+RN	N/A
(c) Per Truck Loading Head	T+RN	\$ 87 <u>\$ 89</u>
(d) Per Vapor Processor	T+RN	\$1724 <u>\$1675</u>
2. Bulk Plants not equipped with or not proposed to be equipped with a vapor processor:		
(e) Per Tank	T+RN	\$ 37 <u>\$ 48</u>
(f) Per Truck Loading Head	T+RN	\$ 19 <u>\$ 24</u>
(g) RESERVED		

"Vapor Processor" means a device which recovers or transforms volatile organic compounds by condensation, refrigeration, adsorption, absorption, incineration, or any combination thereof.

3. Facilities fueling intermediate refuelers (IR's) for subsequent fueling of motor vehicles, boats, or aircraft:

(h) Per IR Loading Connector	T+RN	\$ 37 <u>\$ 65</u>
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If a facility falls into Parts 1, 2, or 3 above and is equipped with dispensing nozzles for which Phase II vapor controls are required, additional fees equivalent to the "per nozzle" fees for Schedule 26(a) shall be assessed for each dispensing nozzle.

SCHEDULE 26: Non-Bulk Volatile Organic Compound Dispensing Facilities
Subject to District Rules 61.0 through 61.6

Fee Unit	Initial Fees (1)	Renewal (2)
(a) Initial installations and total renovations where Phase I and Phase II controls are required (includes Phase I fee), except where schedule 26(f) applies	\$785/84	\$1458
Base <u>Renewal</u> Fee: / Per Nozzle Fee x nozzles x product grades per nozzle		*N/A/\$44 \$ 46*
(b) RESERVED REPLACEMENT OR ADDITION OF TANKS AT A PERMITTED PHASE II FACILITY		
Fee Per Facility**	\$837	N/A
(c) Facilities where only Phase I controls are required (includes tank replacement)		
Fee Per Facility	\$531	\$750 \$-78 \$ 89
(d) RESERVED ADDITION OF NOZZLES AT PERMITTED FACILITIES WHERE PHASE II IS REQUIRED, EXCEPT WHERE SCHEDULE 26(f) APPLIES		
Base Fee/Per Added Nozzle Fee	\$554/\$-57	N/A
(e) Non-retail facilities with 260-550 gallon tanks and no other non-bulk gasoline dispensing permits		
Fee Per Facility	\$306	\$437 \$-78 \$ 94
(f) Phase II Bootless or Mini-Booted Nozzle Vacuum Assist System facility		
Base <u>Renewal</u> Fee: / Per Nozzle Fee x nozzles x product grades per nozzle	\$1420/\$123	\$1895 \$194/\$44 \$ 64*

* The renewal fee is multiplied by the number of nozzles, multiplied by the number of product grades dispensed per nozzle.

NOTE: A \$250 fee for cancellation of testing scheduled to be witnessed by the District shall apply when notification of test cancellation is received by the District less than two working days prior to the scheduled commencement of the test. Substitutions of another facility for test witnessing shall be considered a cancellation of the scheduled facility testing.

* Fee per nozzle.

** This subschedule does not apply if nozzles are added to an existing facility at the same time tanks are replaced or added. Use Subschedule 26(d) instead.

SCHEDULE 27: Application of Materials Containing Organic Solvents (includes coatings, adhesives, and other materials containing volatile organic compounds (VOC))

PART 1 - MARINE COATINGS

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(t) First Permit to Operate for Marine Coating application at facilities where combined coating and cleaning solvent usage is < 3 gallons/day and <100 gallons/year	T+RN	<u>\$ 844</u>	\$202	<u>\$217</u>
(x) <u>US Navy Shipyard Pt. Loma - ID #2643D*</u>	<u>T+RN</u>		<u>\$ 945</u>	
(a) First Permit to Operate for Marine Coating application at facilities emitting < 10 tons/year of VOC from Marine Coating Operations	\$1973	<u>\$1888</u>	\$256	<u>\$306</u>
(b) First Permit to Operate for Marine Coating application at facilities emitting ≥ 10 tons/year of VOC from Marine Coating Operations	\$2921		\$1030	<u>\$809</u>
(c) Each additional Permit Unit for Marine Coating application at existing permitted facilities	T+RN		\$ 90	<u>\$ 80</u>

PART 2 - INDUSTRIAL MATERIAL APPLICATIONS AND MANUFACTURING

(includes application stations for coatings such as paint spraying and dip tanks, printing, and manufacturing products with materials which contain VOCs, etc.)

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(d) Each Surface Coating Application Station w/o control equipment and not covered by other fee schedules at facilities using > 1 gallon/day of surface coatings and emitting < 5 tons/year of VOC from equipment in this fee schedule	\$1210	<u>\$1166</u>	\$185	<u>\$259</u>
(e) Each Surface Coating Application Station w/o control equipment and not covered by other fee schedules at facilities emitting ≥ 5 tons/year of VOC from equipment in this fee schedule	\$1438	<u>T+RN</u>	\$301	<u>\$503</u>
(f) Each Fiberglass, Plastic or Foam Product Process Line at facilities emitting < 10 tons/year of VOC from fiberglass, plastic or foam products operations	\$2033	<u>\$1744</u>	\$291	<u>\$301</u>
(g) Each Fiberglass, Plastic or Foam Product Process Line at facilities emitting ≥ 10 tons/year of VOC from fiberglass, plastic or foam products operations	\$2377	<u>\$2193</u>	\$303	<u>\$299</u>
(h) RESERVED				
(i) Each Surface Coating Application Station requiring Control Equipment	T+RN		\$3449	<u>\$3359</u> <u>\$2724</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 27 - Continued

PART 2 - INDUSTRIAL MATERIAL APPLICATIONS AND MANUFACTURING - Continued

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(j) Each Surface Coating Application Station subject to Rule 67.3 or 67.9 w/o Control Equipment at facilities emitting < 5 tons/year of VOC from equipment in this fee schedule	\$1578	<u>\$1851</u>	\$ 262	<u>\$288</u>
(k) Each Surface Coating Application Station subject to Rule 67.3 or 67.9 w/o Control Equipment at facilities emitting ≥ 5 tons/year of VOC from equipment in this fee schedule	\$3010	<u>T+RN</u>	\$ 235	<u>\$231</u>
(l) Each Wood Products Coating Application Station w/o Control Equipment at facilities using > 500 gallons/year of wood products coatings and emitting < 5 tons/year of VOC from Wood Products Coating Operations	\$1054	<u>\$1279</u>	\$ 244	<u>\$361</u>
(m) Each Wood Products Coating Application Station w/o Control Equipment at facilities emitting ≥ 5 tons/ year of VOC from Wood Products Coating Operations	\$1511	<u>\$1454</u>	\$ 305	<u>\$348</u>
(n) Each Press or Operation at a Printing or Graphic Arts facility subject to Rule 67.16	T+RN	<u>\$ 881</u>	\$ 96	<u>\$133</u>
(o) RESERVED Each Graphic Arts Operation at the Union Tribune Publishing Co. facility subject to Rule 67.16	T+RN		\$ 130	
(p) Each Surface Coating Application Station w/o control equipment (except automotive painting) where combined coating, and cleaning solvent usage is < 1 gallon/day or < 50 gallons/year	\$1025	<u>\$1220</u>	\$ 370	<u>\$363</u>
(q) Each Wood Products Coating Application Station of coatings and stripper w/o control equipment at a facility using ≤ 500 gallons/year for Wood Products Coating Operations	\$ 963	<u>\$1097</u>	\$ 230	<u>\$305</u>
(y) <u>Parker Foils - ID #88192B - Each Surface Coating Application Station*</u>		<u>T+RN</u>		<u>\$8887</u>

PART 3 - MOTOR VEHICLE AND MOBILE EQUIPMENT REFINISHING OPERATIONS

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(r) Each facility applying < 5 gallons/day of Coating Materials subject to Rule 67.20 (as applied or sprayed)	\$1426	<u>\$1590</u>	\$309	<u>\$336</u>
(s) Each facility applying ≥ 5 gallons/day of Coating Materials subject to Rule 67.20 (as applied or sprayed)	\$1306	<u>\$1530</u>	\$228	<u>\$278</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 27: Continued

PART 4 - ADHESIVE MATERIALS APPLICATION OPERATIONS

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(u) Each Adhesive Materials Application Station w/o control equipment at facilities emitting < 5 tons/year of VOC from equipment in this fee schedule	\$1210	<u>\$1117</u>	\$185	<u>\$248</u>
(v) Each Adhesive Materials Application Station w/o control equipment at facilities emitting \geq 5 tons/year of VOC from equipment in this fee schedule	\$1438	<u>\$1664</u>	\$301	<u>\$248</u>
(w) Each Adhesive Materials Application Station w/o control equipment where adhesive materials usage is < 55 gallons/year	\$963	<u>\$1008</u>	\$230	<u>\$216</u>

SCHEDULE 28: Vapor and Cold Solvent Cleaning Operations and Metal Inspection Tanks

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Vapor Degreaser with an Air Vapor Interfacial area \geq 5 square feet	\$1171	<u>T+RN</u>	\$115	<u>\$168</u>
(b) Each Cold Solvent Degreaser with liquid surface area \geq 5 square feet	\$979	<u>\$890</u>	\$65	<u>\$58</u>
(c) Each Corrosion Control Cart	T+RN		\$116	<u>\$254</u>
(d) Each Paint Stripping Tank	\$1332	<u>\$1262</u>	\$112	<u>\$155</u>
(e) Each Vapor-Phase Solder Reflow Unit	T+RN		\$75	<u>\$80</u>
(f) Remote Reservoir Cleaners	\$336		\$72	<u>\$80</u>
(g) RESERVED				
(h) Vapor Degreaser with an Air-Vapor Interfacial area < 5 square feet	\$458	\$411	\$89	<u>\$57</u>
(i) Cold Solvent Degreaser with a liquid surface area < 5 square feet	\$337	<u>\$372</u>	\$80	
(j) Metal Inspection Tanks	T+RN	\$758	\$152	<u>\$115</u>
(k) Contract Service Remote Reservoir Cleaners with $\leq \geq$ 100 units	T+RN		\$6	<u>\$8</u>
(l) Contract Service Cold Degreasers with a liquid surface area of < 5 square feet	T+RN		\$8	
(m) Each facility-wide Solvent Application Operation	T+RN		T+M	
(n) <u>Airtight Solvent Cleaners</u> RESERVED	<u>T+RN</u>		<u>T+M</u>	
(o) <u>Airless Solvent Cleaners</u>	<u>T+RN</u>		<u>T+M</u>	

SCHEDULE 29: Automated Soldering Equipment ~~Solder Levelers and Hydrosqueegees~~

Fee Unit	Initial Fees (1)	Renewal (2)
Each Solder Leveler or Hydrosqueegee not covered by other Fee Schedules (except Vapor Phase Solder Reflow Units)	T+RN <u>\$1733</u>	\$114 <u>\$155</u>

SCHEDULE 30: Solvent and Extract Dryers

Fee Unit	Initial Fees (1)	Renewal (2)
Kelp and Biogum Products Solvent Dryer	T+RN	\$1511 <u>\$1626</u>

SCHEDULE 31: Dry Cleaning Facilities

Fee Unit	Initial Fees (1)	Renewal (2)
(a) Each Facility using Halogenated Hydrocarbon Solvents required to install Control Equipment	T+RN <u>\$1045</u>	\$190 <u>\$290</u>
(b) Each Facility using Petroleum Based Solvents	T+RN	\$133 <u>\$213</u>
(c) Each Facility using Solvents not required to install Control Equipment	T+RN	\$105 <u>\$112</u>
(d) RESERVED		

SCHEDULE 32: Acid Chemical Milling, Copper Etching and Hot Dip Galvanizing

Fee Unit	Initial Fees (1)	Renewal (2)
(a) Each Copper Etching Tank	T+RN	\$184 <u>\$197</u>
(b) Each Acid Chemical Milling Tank	T+RN	\$146 <u>\$216</u>
(c) Each Hot Dip Galvanizing Tank	T+RN	\$233 <u>\$201</u>
(d) Rohr: ID #301A*	<u>T+RN</u>	<u>\$994</u>
(z) Hereo: Copper Etching Tank (98-99 Only)		\$5567

*Pursuant to Subsection (b)(3)

SCHEDULE 33: Can and Coil Manufacturing and Coating Operations

Fee Unit	Initial Fees (1)	Renewal (2)
(a) Each Process Line applying ≥ 1000 gallons per year	T+RN	\$352 <u>\$305</u>
(b) Research and Development Coil Coating Line	T+RN	\$158 <u>\$209</u>
(c) Each Process Line applying < 1000 gallons per year	T+RN	\$128 <u>\$138</u>
(z) Napp: Process Line applying >1000 Gallons per year (98-99 Only)		\$2247

SCHEDULE 34: Piston Type Internal Combustion Engines

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Cogeneration Engine with in-stack Emission Controls	T+RN		\$380	\$313
(b) Each Cogeneration Engine with Engine Design Emission Controls	T+RN		\$332	\$295
(c) Each Emergency Standby Engine (for electrical or fuel interruptions beyond control of Permittee)	\$1534	\$1473	\$100	\$111
(d) Each Engine for Non-Emergency and Non-Cogeneration Operation	\$1601	\$1303	\$180	\$152
(e) Each Grouping of Engines for Dredging or Crane Operation with total engine horsepower equal to or greater than \geq 200 HP	T+RN		\$147	\$155
(f) Each Diesel Pile-Driving Hammer	T+RN		\$234	\$196
(g) Each Engine for Non-Emergency and Non-Cogeneration Operation less than \leq 200 horsepower	T+RN	\$1356	\$129	\$ 91
(w) Each Specified Eligible Engine, Registration Under Rule 12	\$322	\$291	\$104	\$ 64
(x) Each Specified Eligible Portable Engine, Registration Under Rule 12.1	\$200	\$382	\$150	\$155
(z) Each Specified Eligible Engine, Registration Under Rule 12, Conversion from Valid Permit	\$274	\$217	N/A	

SCHEDULE 35: Bulk Flour, Powdered Sugar and Dry Chemical Storage Systems

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
Each System	T+RN		\$136	\$184

SCHEDULE 36: Grinding Booths and Rooms

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
Each Booth or Room	\$1169	\$1482	\$87	\$106

SCHEDULE 37: Plasma Electric and Ceramic Deposition Spray Booths

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Application Station	T+RN		\$127	\$286
(b) Chem-tronics - ID #72A*	T+RN		\$733	

*Pursuant to Subsection (b)(3)

SCHEDULE 38: Paint, Adhesive, Stain, Ink, Solder Paste, and Dielectric Paste Manufacturing

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Process Line for Paint, <u>Adhesive</u> , Stain, or Ink Manufacturing at facilities producing $\geq 10,000$ gallons or more per year	T+RN	\$112	<u>\$159</u>
(b) Each Can Filling Line	T+RN	\$12	<u>\$ 81</u>
(c) Each Process Line for Solder Paste or Dielectric Paste Manufacturing	T+RN	\$37	<u>\$ 64</u>
(d) Each Paint, <u>Adhesive</u> , Stain or Ink Manufacturing facility producing $<10,000$ gallons per year	T+RN	\$91	<u>\$ 72</u>
(e) <u>Frazee Paint - ID #935A*</u>	<u>T+RN</u>		<u>\$280</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 39: Precious Metals Refining

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
Each Process Line	T+RN	\$68	<u>\$112</u>

SCHEDULE 40: Asphalt Pavement Heaters/Recyclers

Fee Unit	Initial Fees		Renewal	
	(1)		(2)	
(a) Each Processor	T+RN	<u>\$1197</u>	\$166	<u>\$134</u>
(x) Each Portable Unheated Pavement Crushing and Recycling System, Registration Under Rule 12.1	\$200	<u>\$ 482</u>	\$150	<u>\$177</u>

SCHEDULE 41: Perlite Processing

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Process Line	T+RN	\$739	<u>\$1213</u>
(b) <u>Aztec Perlite - ID #2700A*</u>	<u>T+RN</u>		<u>\$1749</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 42: Electronic Component Manufacturing

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Process Line	T+RN	\$319 <u>\$350</u>
(b) Each Screen Printing Operation	T+RN	\$75 <u>\$165</u>
(c) Each Coating/Maskant Application Operation, excluding Conformal Operation	T+RN	\$243 <u>\$385</u>
(d) Each Conformal Coating Operation	T+RN	\$58 <u>\$112</u>
(e) RESERVED Each Facility-wide Solvent Application Operation	T+RN	\$53
(f) <u>Applied Micro Circuits - ID #6129A (Each operation)*</u>	<u>T+RN</u>	<u>\$1233</u>
(g) <u>Herco: Screen Printing Operation - ID #89211A*</u>	<u>T+RN</u>	<u>\$470</u>
(z) Herco: Screening Printing Operations (98-99 Only)		\$3675

*Pursuant to Subsection (b)(3)

SCHEDULE 43: Ceramic Slip Casting

Fee Unit	Initial Fees	Renewal
	(1)	(2)
Each Process Line	T+RN	\$130 <u>\$206</u>

SCHEDULE 44: Evaporators, Dryers, & Stills Processing Organic Materials

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Evaporators and Dryers [other than those referenced in Fee Schedule 30 (a)] processing materials containing volatile organic compounds	T+RN	\$206 <u>\$244</u>
(b) Solvent Recovery Stills with a rated capacity equal to or greater than 7.5 gallons	T+RN <u>\$1229</u>	\$55 <u>\$72</u>

SCHEDULE 45: Rubber Mixers

Fee Unit	Initial Fees	Renewal
	(1)	(2)
Each Rubber Mixer	T+RN	\$45 <u>\$64</u>

SCHEDULE 46: Filtration Reverse Osmosis Membrane Manufacturing

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Process Line	T+RN	\$505	\$706
(b) <u>Osmonics/Desalination Systems - ID #5940B*</u>	<u>T+RN</u>		<u>\$1202</u>
(c) <u>Osmonics/Desalination Systems - ID #85133A*</u>	<u>T+RN</u>		<u>\$1651</u>
(d) <u>Hydranautics - ID #651A*</u>	<u>T+RN</u>		<u>\$ 930</u>
(e) <u>Hydranautics - ID #6236A*</u>	<u>T+RN</u>		<u>\$2060</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 47: Organic Gas Sterilizers

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Organic Gas Sterilizer requiring control	T+RN	\$998	\$848
(b) Each Stand Alone Organic Gas Aerator requiring control	T+RN		T+M
(c) Each Organic Gas Sterilizer not requiring control	T+RN	<u>\$117</u>	<u>\$134</u>
(d) Each Stand Alone Organic Gas Aerator < 25 lbs. not requiring control	T+RN	<u>\$ 75</u>	<u>\$ 57</u>

SCHEDULE 48: Municipal Waste Storage and Processing

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Each Sanitary Landfill	T+RN		T+M
(b) Each Temporary Storage and/or Transfer Station	T+RN		T+M
(c) Each Landfill Gas Flare or Containment System	T+RN		T+M
(d) <u>RESERVED</u> Each Municipal Waste Incinerator	<u>T+RN</u>		<u>T+M</u>
(e) <u>RESERVED</u> North County Resource Recovery	<u>T+RN</u>		<u>T+M</u>

SCHEDULE 49: Non-Operational Status Equipment

Fee Unit	Initial Fees	Renewal	
	(1)	(2)	
(a) Non-Operational Status Equipment	\$37 <u>\$ 75</u>	\$ 28	<u>\$ 24</u>
(b) Activating Non-Operational Status Equipment	\$124 + RN* <u>\$118</u>		N/A

~~* Renewal Fee based on appropriate fee schedule for type of equipment + Rule 40(r) (if applicable).~~

SCHEDULE 50: Coffee Roasters

Fee Unit	Initial Fees	Renewal
	(1)	(2)
Each Coffee Roaster	T+RN <u>\$2035</u>	\$629 <u>\$495</u>

SCHEDULE 51: Industrial Waste Water Treatment

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Onsite Per Processing Line -Onsite	T+RN <u>\$1106</u>	\$232 <u>\$251</u>
(b) Each Offsite Per Processing Line -Offsite	T+RN	T+M

SCHEDULE 52: Air Stripping & Soil Remediation Equipment

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Air Stripping Equipment	T+RN	\$108 <u>\$133</u>
(b) Soil Remediation Equipment - Onsite <u>(In situ Only)</u>	\$3207 <u>\$2948</u>	\$561 <u>\$335</u>
(c) Soil Remediation Equipment - Offsite <u>& Onsite (ex situ)</u>	T+RN	\$561 <u>\$678</u>
(d) <u>Contaminated Soil Excavation</u>	<u>T+RN</u>	<u>T+M</u>
(e) <u>Chevron USA - ID #90352A*</u>	<u>T+RN</u>	<u>\$1002</u>

*Pursuant to Subsection (b)(3)

SCHEDULE 53: Lens Casting Equipment

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Lens Casting Line	T+RN	T+M
(b) Each Lens Coating Line	T+RN	T+M

SCHEDULE 54: Pharmaceutical Manufacturing

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Pharmaceutical Manufacturing Process Line	T+RN	\$502 <u>\$323</u>
(b) Each Protein Synthesis Process Line Employing Solvents	T+RN	T+M

SCHEDULE 55: Hexavalent Chromium Plating and Chromic Acid Anodizing

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Emission Collection System serving one or more Plating and/or Anodizing Tank(s)	T+RN	\$1209 \$856
(b) Each Decorative Plating Tank(s) Only	T+RN	T+M
(c) Each Hard Chrome Plating or Chromic Acid Tank	T+RN	T+M

SCHEDULE 56: Sewage Treatment Facilities

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) Each Sewage Treatment Facility	T+RN	T+M
(b) Each Wastewater Odor Treatment System that is not part of a Permitted Sewage Treatment Facility	T+RN	T+M
(c) <u>RESERVED</u> Each Sewage Sludge Composting Facility	T+RN	T+M

SCHEDULE 57: RESERVED Laundry Facilities Processing Material Containing Organic Compounds

Fee Unit	Initial Fees	Renewal
	(1)	(2)
Each Laundry Facility	T+RN	T+M

SCHEDULE 58: Bakeries

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) <u>Bakery Ovens at Facilities with Emission Controls Pursuant to Rule 67.24</u> Each Emission Control Device serving an oven or a group of ovens	T+RN	T+M
(b) <u>Bakery Ovens at Other Facilities</u> Each Bakery without add-on control and with combined oven heat capacity of 2 million BTU/hour or more	T+RN	T+M

SCHEDULE 59: Asbestos Control Equipment

Fee Unit	Initial Fees	Renewal
	(1)	(2)
(a) <u>Each Negative Air Machine/HEPA Filtration System</u>	<u>T+RN</u>	<u>T+M</u>

SCHEDULES 59 60 THROUGH 90, RESERVED

SCHEDULE 91: Miscellaneous - Hourly Rates

The fee for the Authority to Construct, Permit to Operate and annual renewal for items not listed in the above fee schedules of this subsection shall be determined by the actual costs incurred by the ~~Air Pollution Control~~ District. The initial Authority to Construct, Permit to Operate and first year renewal fee per unit shall be the sum of the annual renewal fee per unit and the actual Authority to Construct and Permit to Operate evaluation cost, each determined by using the labor rates specified in Schedule 94. The annual renewal fee per unit (Column 2) shall be the sum of the cost determined using the labor rates in Schedule 94 plus the air contaminant emissions fee based on Rule 40(r) and the per permit and per site base processing and handling fees as specified in Section (b).

The applicant shall deposit with the ~~Air Pollution Control~~ District the amount estimated to cover the cost of evaluation and inspection, including the first year's surveillance, before an Authority to Construct and/or Permit to Operate is processed. If the actual cost incurred by the ~~Air Pollution Control~~ District is less than the amount deposited, the difference shall be refunded to the applicant. If any deposit is insufficient to pay all the actual costs, the applicant shall pay an amount deemed sufficient by the Air Pollution Control Officer to complete the work in progress. If the applicant fails or refuses to pay such amount upon demand, the ~~Air Pollution Control~~ District may recover the same by action in any court of competent jurisdiction until such amount is paid in full, providing the Air Pollution Control Officer determines that it is in the best interest of all parties concerned to proceed. An Authority to Construct and/or Permit to Operate shall not be issued until all required fees are paid.

All other fees specified in Sections (a) through (g) of this rule, shall also apply to this fee schedule.

SCHEDULE 92: Source Testing ~~Done~~ Performed by the District

Whenever the Air Pollution Control Officer finds that it is necessary for the ~~Air Pollution Control District or a contractor hired by the District~~ to make an analysis of emissions from any source for the purpose of more accurately quantifying emissions or determining whether a Permit to Operate ~~or a Certificate of Registration~~ or annual renewal of a Permit to Operate ~~or a Certificate of Registration~~ shall be issued, or where there is good reason to believe a source may not be in compliance with the District's Rules and Regulations, the cost of collection and analysis of samples, including preparing the necessary reports, shall be added to the appropriate fee schedule herein. Source test fees shall be as determined in the following manner:

Fee Unit	Fee
(a) Each Particulate Matter Source Test Note: Cancellation Fee	\$2990 \$ 500
(b) <u>Annual Fee for each 5-Year Test Cycle for Incinerator Particulate Matter Source Test with Waste Burning Capacity of < 100 lbs Per Hour</u> Each Oxides of Nitrogen Source Test	<u>\$738</u> T+M
(c) Each Oxides of Sulfur Source Test	T+M
(d) RESERVED Each Hydrocarbon Vapor Processor Source Test	T+M
(e) RESERVED Each Observation and Participation of Hydrogen Sulfide Test	T+M
(f) Each Carbon Monoxide and Oxides of Nitrogen Source Test with a Continuous Analyzer	\$1843 \$1775
(g) Each Oxides of Nitrogen Source Test with a Continuous Analyzer	\$1543 \$1420
(h) Each Incinerator Particulate Matter Source Test with Waste Burning Capacity of > 100 lbs Per Hour (excluding quadrennial source test in Fee Schedule 14(a))	T+M
(i) Each Ammonia Slippage Source Test	\$ 650
(j) Continuous Emission Monitor Evaluation	T+M
(k) RESERVED Keleo: Each VOC Source Test	T+M
(l) Each VOC Outlet Source Test Only	T+M
(m) Each Mass Emissions Source Test	T+M
(n) RESERVED Each Ethylene Oxide Test Witness	\$2005
(o) Each Multiple Metals Source Test	T+M
(p) Each Chromium Source Test	T+M
(q) Each VOC Onsite Analysis	T+M
(r) Each VOC Offsite Analysis	T+M
(s) Each Hydrogen Sulfide Source Test	T+M
(t) Each Acid Gases Source Test	T+M
(u) <u>Annual Fee for Optional Source Test Pilot Study (1/5 the cost of one test)</u>	<u>T+M</u>
(v) <u>Annual Fee for Optional Source Test Pilot Study (1/2 the cost of one test)</u>	<u>T+M</u>
(z) Miscellaneous Source Test (Special Tests not Listed)	T+M

The cost of testing not specified in Sections (a) through (t) or where a T+M fee is indicated, or for additional Additional District costs in those cases (e.g., tall stacks) when testing requires an unusually greater amount of onsite time than that represented by the fixed fees specified in this Schedule, shall be determined using the labor rates specified in Schedule 94 and related material and other costs.

NOTE: A \$250 cancellation fee shall be charged for less than two working days notice of cancellation of any test, except the cancellation fee for tests under Schedule 92(a) shall be \$500. Substitution of another facility shall be considered a cancellation.

SCHEDULE 93: Observations and Evaluations of Source Testing Performed by Private Companies

Whenever the Air Pollution Control Officer finds that it is necessary for the ~~Air Pollution Control~~ District to observe source testing performed by private companies for the purpose of determining whether a Permit to Operate ~~or a Certificate of Registration~~ or annual renewal of a Permit to Operate ~~or a Certificate of Registration~~ shall be issued, or where there is good reason to believe a source may not be in compliance with the District's Rules and Regulations, the cost of the observation of the test and review and approval of the test protocol and test report shall be charged at the hourly rates in Schedule 94. ~~and the preparation of a report shall be added to the applicable fees of this rule.~~

When a test procedure review is requested by any person ~~a private company~~ and the Air Pollution Control Officer agrees that a review should be made, the cost of the review shall be paid by such person ~~private company~~.

Fee Unit	Fees
(a) Observations	T+M
(b) Source Test Reports	T+M
(c) Test Procedure Review	T+M
(d) <u>Each VOC Bulk Terminal Test Witness</u>	<u>T+M</u>
(e) <u>Each Ethylene Oxide Test Witness</u>	<u>\$2005</u>

Note: A \$250 cancellation fee shall be charged for less than two working days notice of cancellation of any test. Substitution of another facility shall be considered a cancellation.

SCHEDULE 94: Time and Material (T+M) Labor Rates
(Note: This Fee Schedule has been alphabetized.)

Employee Classification (Fee Unit)		Hourly Rate
Air Pollution Control Aide (94u)	\$ 43	<u>\$ 64</u>
Air Quality Inspector I (94o)	\$ 60	<u>\$ 73</u>
Air Quality Inspector II (94e)	\$ 73	<u>\$ 78</u>
Air Quality Inspector III (94f)	\$ 87	<u>\$ 93</u>
Assistant Air Resources Specialist (94s)	\$ 94	<u>\$ 91</u>
Assistant Chemist (94i)	\$ 63	<u>\$ 65</u>
Assistant Engineer (94b)	\$ 107	<u>\$ 105</u>
Assistant Meteorologist (94g)	\$ 67	<u>\$ 68</u>
Associate Air Resources Specialist (94q)	\$ 108	<u>\$ 103</u>
Associate Chemist (94j)	\$ 70	<u>\$ 70</u>
Associate Engineer (94c)	\$ 122	<u>\$ 111</u>
Associate Meteorologist (94r)	\$ 69	<u>\$ 68</u>
Engineering Technician (94p)	\$ 99	<u>\$ 91</u>
Instrument Technician I (94l)	\$ 51	<u>\$ 56</u>
Instrument Technician II (94n)	\$ 60	<u>\$ 61</u>
Junior Engineer (94a)	\$ 103	<u>\$ 91</u>
Senior Chemist (94k)	\$ 82	<u>\$ 83</u>
Senior Engineer (94d)	\$ 148	<u>\$ 138</u>
Senior Meteorologist (94h)	\$ 73	<u>\$ 82</u>
Source Test Technician (94m)		\$ 56
Student Worker II (94v)	\$ 34	<u>\$ 32</u>
Student Worker III (94w)	\$ 44	<u>\$ 39</u>
Student Worker V (94x)	\$ 55	<u>\$ 50</u>
Supervising Instrument Technician (94t)	\$ 69	<u>\$ 70</u>

SCHEDULE 95: Sampling and Analysis

Whenever the Air Pollution Control Officer finds that it is necessary for the ~~Air Pollution Control~~ District to make an analysis of any samples for the purpose of determining potential emissions and/or for the purpose of determining compliance with District Rules and Regulations, the cost of collection and analysis of samples, including preparing the necessary reports, shall be paid by the permittee or applicant for activities which do not require a permit. The cost shall be equal to the cost determined by using the labor rates specified in Schedule 94 and the cost of external analysis.

SCHEDULE 96: Additional Costs Incurred by the District for Permittees Not in Compliance

Whenever the ~~Air Pollution Control~~ District is required to provide consultation, testing or inspection services to a permittee beyond the average consultation, testing and inspection covered by the permit fees specified in the preceding schedules, because the permittee's source is out of compliance with District Rules and Regulations, the cost of such consultation, testing, inspection and costs related to any Notice of Violation or Notice to Comply shall be a fee in addition to the permit fees provided elsewhere in Rule 40. The cost of such consultation, testing, inspection and costs related to any Notice of Violation or Notice to Comply shall be determined by using the labor rates specified in Schedule 94. The permittee shall be billed the additional fee for the consultation, testing, inspection and costs related to any Notice of Violation or Notice to Comply and shall remit such amount to the ~~Air Pollution Control~~ District within 30 days of being notified that such amount is due, unless prior arrangements for payment have been approved by the Air Pollution Control Officer. ~~For the purposes of this schedule, the term permittee also applies to any person who has applied for or has been issued a Certificate of Registration pursuant to Rules 12 or 12.1.~~

SCHEDULE 97: Other Charges

Whenever the ~~Air Pollution Control~~ District is required to provide consultation, legally required testimony, testing or inspection, engineering, or incur costs related to any Notice of Violation or Notice to Comply or other services to requested by any individual, business or agency, not directly related to an application for permit, permit renewal, or associated source testing, District permitting, registration or testing requirements, the cost of such services shall be determined using the labor rates specified in Schedule 94. Individuals, businesses or agencies receiving or requesting the such services shall be billed the estimated cost of such services, and shall remit such amount to the ~~Air Pollution Control~~ District in advance of the service, unless prior arrangements for payment have been approved by the Air Pollution Control Officer.

SCHEDULE 98: Grid Search

A fee of \$350 shall be submitted by any individual, business or agency requesting the District to conduct a grid search to identify all facilities with the potential to emit hazardous air pollutants located within one-quarter mile of a proposed school boundary.

2. Proposed amendments to Rule 42 Section (a) are to read as follows:

RULE 42. HEARING BOARD FEES

(a) Every applicant or petitioner in a proceeding before the Hearing Board shall pay to the Clerk of the Hearing Board, on filing, a filing fee for each petition and for each petition for rehearing in the amount shown below:

(1) For each application, including any associated application for an interim variance, for variance exceeding 90 days (in addition to any fee for emergency variance application), or for approval of a Schedule of Increments of Progress in accordance with §41703 of the Health & Safety Code, including applicants on behalf of a class of applicants, which meet the requirements of the Hearing Board Rules for a valid and proper class action for variance, or rehearing thereof
..... \$320

(2) For each application, including any associated application for an interim variance, for variance not exceeding 90 days (in addition to any fee for emergency variance application), or to modify or extend variance or abatement order \$107

(3) For each application for an emergency variance pursuant to the provisions of Rule 97 or Rule 98 \$53

(4) For each application request a stay, pursuant to Rule 25(c), or to appeal the denial, suspension or conditional approval of an Authority to Construct, Temporary Authorization or Permit to Operate \$373

Plus for each 2 hours, or any portion thereof, of hearing in addition to the first hearing day necessary to dispose of said appeal \$184

In the event that a petition is withdrawn or a hearing is not held for any reason, the petitioner shall be entitled to a refund of 50 percent of the filing fee.

Any person who requests an emergency variance pursuant to the provisions of Rule 98 shall pay the filing fee to the Clerk of the Hearing Board no later than five working days after the request is considered by the Chairperson or designated members of the Hearing Board. It is hereby determined that the cost of administration of Article 2, Chapter 4, Part 4, Division 25, of the Health and Safety Code, and Rule 25 of these Rules and Regulations, exceeds the fees required by this rule.

(b) Any person requesting a transcript of the hearing shall pay the cost of such transcript.

(c) This rule shall not apply to petitions filed by the Air Pollution Control Officer.

(d) Any person who certifies with factual presentation under penalty of perjury that payment of the foregoing Hearing Board fees will cause an unreasonable hardship, may be excused from payment of these fees by Order of the Hearing Board on that account when such findings are made by the Hearing Board.