

Fee Schedule



Air Pollution
Community Right-to-Know
Materials and Waste Management
Hazardous Waste
Public Drinking Water
Surface Water
Voluntary Action Program

March 2023

Most invoices issued by Ohio EPA may be paid through our online *eBusiness Center* with a credit card or by debiting your bank account through the Automated Clearing House (ACH). Payments will appear on your statement with *identifiable merchant names* based on the type of service provided.

Automated Clearing House – There is no service fee for ACH payments. ACH payments do require an Ohio EPA eBusiness Center personal identification number (PIN). If you have a PIN for another eBusiness Center service, that same PIN may be used to pay by ACH. If you do not have a PIN, one may be obtained at any time by verifying your identity in the eBusiness Center.

MasterCard, VISA, or Discover Credit Card - A service fee of 1.9 percent of the total amount owed will be charged for payments made by credit card.

To access the system:

1) Go to the Agency's web page (*epa.ohio.gov*) and click on the eBusiness Center tile.



2) Once on the landing page, click on the blue launch button.



3) As noted on the eBusiness Center Home page, you must use Google Chrome or Microsoft Edge to access the system and have an OH|ID account. Please use the help methods shown as needed.

Do not use Microsoft Internet Explorer - eBiz is supported in Google Chrome and Microsoft Edge.





5) Once you have established your OH|ID account, use your credentials to log into the system at https://ohid.ohio.gov/wps/portal/gov/ohid/home.



6) Click on Manage OH|ID Account at the top of the page and then on Open App within the Ohio eBusiness Center tile.



7) Select the appropriate service from the list.



Welcome to the Ohio EPA eBusiness Center



Contents

Air Pollution (Division of Air Pollution Control)	5
Permit and Registration Fees	5
Fuel-burning Equipment	5
Combustion Turbines	5
Incinerators	5
Process Weight Rate	6
Storage Tanks	6
Gasoline/Fuel-Dispensing Facilities	6
Dry Cleaning Facilities	7
Coal-Mining Facilities	7
Extensions, Modifications and Express Processing	7
Administrative Modifications	7
Chapter 31 Modifications	7
Time Extensions	7
Express Permit-to-Install Processing	7
Asbestos Program	7
Renovation/Abatement Notification Fees	7
Demolition Notification Fee	8
Licensing Fees	8
Emission Fees	8
Title V Facilities	8
Synthetic Minor Title V (SMTV Facilities)	8
Non-Title V Facilities	9
Community Right-to-Know (Division of Air Pollution Control)	9
Hazardous Chemical Inventory Reporting	9
Chemical Inventory Filing Fee	9
Risk Management Program (RMP)	9
Accidental Release Prevention - 112r of Clean Air Act	9
Solid Waste (Division of Materials and Waste Management)	10
State Solid Waste Disposal	10
Construction and Demolition Debris Disposal	10
Annual License	11
Cⅅ Landfill and Cⅅ Processing Facilities	11
Solid and Infectious Waste Facility	11
Solid Waste Landfill	12
Exceptions to the Landfill Annual License Fee Schedule	12
Solid Waste Incinerators	12
Solid Waste Transfer Station	12
Composting Facilities	12
Infectious Waste Treatment Facilities (excluding incineration)	13
Infectious Waste Incinerators	13
Scrap Tire Facilities	13
Scrap Tire Recovery Facility	14
Scrap Tire Monofill or Monocell Facility	14
Scrap Tire Storage Facility	14
Scrap Tire Collection Facility	14
Registration	14
Infectious Waste Generator and Scrap Tire	14

Infectious Waste Generator	14
Scrap Tire Facility Initial Registration Application	15
Scrap Tire Collection Facilities	15
Scrap Tire Storage Facilities	15
Scrap Tire Recovery Facilities	15
Scrap Tire Transporters	15
Other Registrations	15
Permit	16
Beneficial Use - General Permit	16
Beneficial Use - Individual Permit	16
Construction and Demolition Debris (Cⅅ) Facility	16
Construction and Demolition Debris (Cⅅ) Processing Facility	16
Solid and Infectious Waste Facility	16
Scrap Tire Facilities	16
Summary of Solid and Infectious Waste Permit Fees	17
Hazardous Waste (Division of Environmental Response and Revitalization)	18
Treatment and Disposal	18
Hazardous Waste Permit Application	18
Annual Hazardous Waste Permit	18
Public Drinking Water (Division of Drinking and Ground Waters)	19
Operator Certification	19
Evaluation and Certification of Laboratories	19
Plan Approval	20
License to Operate	20
Underground Injection Control	21
Permit Applications for Class I and Class V Injection Wells	21
Class I Injection Well Permit Modifications	21
Class I Injection Well Annual Permit Fees	21
Class I Injection Well Annual Waste Tonnage Fee	21
Surface Water (Division of Surface Water)	22
Application	22
Plan Review (Permit-to-Install/Plan Approval)	22
NPDES Permit	22
Annual Discharge	23
Annual Sludge Treatment or Disposal	24
Water Quality Certification	24
Stormwater General Permit	25
Isolated Wetland Permit	25
Director's Authorization	25
Voluntary Action Program (Division of Environmental Response and Revitalization)	26

Air Pollution (Division of Air Pollution Control)

Permit and Registration Fees

Permit-to-install (PTI) fees and registration fees are as follows. Fees are automatically doubled if construction began before issuance of a PTI.

Source: Ohio Revised Code 3745.11

Fuel-burning Equipment

Maximum Input Capacity (million BTU/hour)	PTI Issued
0 to 9 mmBtu per hour	\$200
10 to 99 mmBtu per hour	\$400
100 to 299 mmBtu per hour	\$1,000
300 to 499 mmBtu per hour	\$2,250
500 to 999 mmBtu per hour	\$3,750
1,000 to 4,999 mmBtu per hour	\$6,000
5,000 mmBtu per hour or more	\$9,000
NOTE: ORC 3745.11(F)(1) states that "units burning exclusively natural gas, number two fuel oil, or both shall be assessed a fee that is one-half the applicable amount shown in division (F)(1) of this section."	

Combustion Turbines

Maximum Input Capacity (megawatts)	PTI Issued
0 to 9 megawatts	\$25
10 to 24 megawatts	\$150
25 to 49 megawatts	\$300
50 to 99 megawatts	\$500
100 to 250 megawatts	\$1,000
Greater than 250 megawatts	\$2,000

Incinerators

Input Capacity (pounds per hour)	PTI Issued
0 to 100 lbs/hr	\$100
101 to 500 lbs/hr	\$500
501 to 2,000 lbs/hr	\$1,000
2,001 to 20,000 lbs/hr	\$1,500
More than 20,000 lbs/hr	\$3,750
Fees are automatically doubled if construction began before issuance of a PTI.	

Process Weight Rate

Note: In any process where process weight cannot be determined, the minimum fee shall be assessed.

Process Weight Rate Standard Identification Classification (SIC) Codes		
Major Group 10 - Metal mining Major Group 12 - Coal mining Major Group 14 - Mining and quarrying of nonmetallic minerals Industry Group 204- Grain mill products 2873 - Nitrogen fertilizers 2874 - Phosphatic fertilizers	 3281 - Cut stone and stone products 3295 - Minerals and Earth, ground or otherwise treated 4221 - Grain elevators (storage only) 5159 - Farm-related raw materials 5261 - Retail nurseries and lawn and garden supply stores 	

Process Weight Rate for SIC Codes (pounds per hour)	PTI Issued
0 to 10,000 lbs/hr	\$200
10,001 to 50,000 lbs/hr	\$400
50,000 to 100,000 lbs/hr	\$500
100,001 to 20,000 lbs/hr	\$600
200,001 to 400,000 lbs/hr	\$750
400,001 or more lbs/hr	\$900

Process Weight Rate for Other Industries (pounds per hour)	PTI Issued
0 to 1,000 lbs/hr	\$200
1,001 to 5,000 lbs/hr	\$500
5,001 to 10,000 lbs/hr	\$750
10,001 to 50,000 lbs/hr	\$1,000
More than 50,000 lbs/hr	\$1,250

Storage Tanks

Gallons (maximum useful capacity)	PTI Issued
0 to 20,000 gal.	\$100
20,001 to 40,000 gal.	\$150
40,001 to 100,000 gal.	\$250
100,001 to 500,000 gal.	\$400
500,001 gal. or greater	\$750

Gasoline/Fuel-Dispensing Facilities

For each gasoline/fuel dispensing facility, including all units at the facility, a PTI is \$100. Fees are automatically doubled if construction began before issuance of a PTI.

Dry Cleaning Facilities

For each dry cleaning facility, including all units at the facility, a PTI is \$100. Fees are automatically doubled if construction began before issuance of a PTI.

Coal-Mining Facilities

For each mining source or location regulated under *ORC 1513*, a PTI is \$250. Fees are automatically doubled if construction began before issuance of a PTI.

Extensions, Modifications and Express Processing

Administrative Modifications

A facility issued a modification to a PTI shall pay a fee equal to one-half of the fee that would currently be assessed to obtain a PTI, not to exceed \$2,000 per source. Fees apply to modifications initiated by the owner or operator. Fees are automatically doubled if construction began before issuance of a PTI.

Chapter 31 Modifications

A facility issued a Chapter 31 modification to a PTI shall pay a fee equal to the fee that would currently be assessed to obtain a PTI. Fees apply to modifications initiated by the owner or operator.

Time Extensions

A facility issued a time extension for a PTI shall pay a fee equal to one-half the originally assessed fee, not to exceed \$200.

Express Permit-to-Install Processing

For each source that is registered for express processing under *ORC 3704.037*, a PTI is \$75. Fees are automatically doubled if construction began before issuance of a PTI.

Asbestos Program

Renovation/Abatement Notification Fees

Per ORC 3745.11(G), an owner or operator who is responsible for an asbestos renovation/abatement project regulated under *OAC 3745-20*, shall pay the fees set forth in the following schedule. This applies when thresholds are greater than or equal to 260 linear feet; 160 square feet; or 35 cubic feet of regulated asbestos containing material (RACM).

- Each notification \$75 plus
 - Asbestos removal \$3/unit
 (1 unit = any combination of linear feet or square feet equal to 50)
 and/or
 - Asbestos cleanup \$4/cubic yard

Per *ORC 3710.07(C)*, if the renovation/abatement project involves removal, encapsulation, enclosure, or repair of greater than 50 square feet or 50 linear feet of RACM, the Ohio EPA licensed asbestos hazard abatement contractor is responsible for paying the fees set forth in the following schedule. The fees shall be submitted with the original notification.

- If notification is not an installation \$65 fee
- If notification is an installation \$65 fee for each address where RACM exceeds 50 square feet or 50 linear feet.

Demolition Notification Fee

Per *ORC* 3745.11(*G*), an owner or operator who is responsible for an asbestos demolition project regulated under *OAC* 3745-20, shall pay the fees set forth in the following schedule. The fees shall be submitted with the original notification. Each notification - \$75

Licensing Fees

All persons, companies and courses regulated under *OAC 3745-22* must apply for license and pay the following required fees.

Asbestos Licensing Fees	
Asbestos hazard abatement contractor	\$750
Asbestos hazard abatement specialist	\$200
Asbestos hazard evaluation specialist	\$200
Asbestos hazard abatement project designer	\$200
Asbestos hazard abatement air monitoring technician	\$100
Asbestos hazard abatement worker	\$50
Asbestos initial training course fee	\$900
Asbestos refresher training course fee	\$300

Emission Fees

Title V Facilities

All owners or operators of facilities that are required to apply for and obtain a Title V permit according to *OAC 3745-77*, are required to file fee emission reports annually on April 15. These reports identify the estimated actual emissions for the prior calendar year for the following pollutants: particulate matter; sulfur dioxide; nitrogen oxides; organic compounds; and lead. A fee of \$25 per ton (adjusted annually based on the Consumer Price Index, using November 1989 as a base year) is assessed based on the total reported emissions (up to 4,000 tons per pollutant).

Synthetic Minor Title V (SMTV Facilities)

SMTV facilities are facilities that are subject to federally enforceable limits on allowable emissions from the facility. These voluntary limits are established to "synthetically" limit the potential to emit below major source thresholds to avoid Title V permitting requirements.

All owners or operators of SMTV facilities are required to file SMTV fee emission reports annually on April 15. These reports identify the estimated actual emissions for the prior calendar year for the following pollutants: particulate matter, sulfur dioxide, nitrogen oxides, organic compounds, and lead.

A fee is assessed based on the schedule to the right.

Synthetic Minor Title V (SMTV Facilities) Emission Fees	
Total Tons Per Year of Regulated Pollutants Emitted	Annual Fee Per Facility
Less than 10	\$170
10 to 19	\$340
20 to 29	\$670
30 to 39	\$1,010
40 to 49	\$1,340
50 to 59	\$1,680
60 to 69	\$2,010
70 to 79	\$2,350
80 to 89	\$2,680
90 to 99	\$3,020
100 or more	\$3,350

Non-Title V Facilities

All owners or operators of facilities that do not qualify as Title V facilities or Synthetic Minor Title V facilities are required to pay a fee based on the sum of actual emissions for the following pollutants: particulate matter, sulfur dioxide, nitrogen oxides, organic compounds, and lead. Although this fee is based on reported annual emissions, the reporting and assessment of fees is administered every two years. The non-title V fee report is due by April 15 of each reporting year (bi-annually) and is assessed for each of the two years identified in the report according to the following schedule:

Reported Annual Emissions to date (ORC 3745.11(D)(2))	
Tons per year	Annual Fee per Facility
0 to 9	\$100
10 to 49	\$200
50 to 99	\$300
100 or more	\$700

Community Right-to-Know (Division of Air Pollution Control)

Hazardous Chemical Inventory Reporting

312 Emergency Planning and Community Right-to-Know reporting facilities subject to the Occupational Safety and Health Administration's (OSHA) hazard communication standard, regardless of size and number of employees, must report the identity(ies), storage location(s) and volume amount(s), and submit a facility map involving those hazardous substance(s) stored or used in quantities of 10,000 pounds or more. For the designated 360 extremely hazardous substances, the trigger quantity for reporting is the assigned threshold quantity or 500 pounds, whichever is less. Chemical inventory filing fees are due March 1 of each year for the preceding calendar year.

Chemical Inventory Filing Fee

Manufacturing/Non-Manufacturing Sectors	Oil and Gas Extraction/Storage Sites
Base — \$150 Additional \$20 per hazardous substance reported Additional \$150 per extremely hazardous substance reported	Base — \$50 for up to 25 facilities Additional \$10 for each facility beyond 25
The fee cap for each facility is \$2,500. Fees received after March 31 will be assessed a 10 percent late penalty. Credit is available to those who paid a Right-to-Know fee to a city because of a grandfathered local law or ordinance.	The fee cap for each company is \$900. Fees received after March 31 will be assessed a 10 percent late fee. Credit is available to those who paid a Right-to-Know fee to a city because of a grandfathered local law or ordinance.

Risk Management Program (RMP)

Accidental Release Prevention - 112r of Clean Air Act

RMP fees are due annually on September 1 and are based on the regulated substances listed in the latest RMP on file. \$50 Annual Registration Fee plus:

- \$65 for propane if the only regulated substance on-site;
- \$65 for anhydrous ammonia sold for use as an agricultural ingredient; and
- \$200 for all other regulated substances

Solid Waste (Division of Materials and Waste Management)

State Solid Waste Disposal

Effective August 1, 2009, municipal solid waste landfills and transfer facilities collect and remit to Ohio EPA a \$4.75 fee levied on each ton. Effective Sept. 29, 2015, this disposal fee is distributed as follows:

Fee Distribution	•	Fee per Ton
Division of Environmental Response and Revitalization hazardous waste management		\$0.20
Division of Environmental Response and Revitalization clean-up activities		\$0.70
Division of Materials and Waste Management's solid waste, infectious waste, construction and demolition debris, composting, and beneficial use programs		\$0.75
Ohio EPA's Environmental Protection Fund		\$2.85
Department of Agriculture's (ODA) soil and water conservation		\$0.25
	Total Distribution	\$4.75

If the fees are paid in a timely manner, then the facility may retain a discount of three-fourths of one percent on the total amount of the fees. Fees not remitted by the due date are subject to the \$4.75 per ton rate and a late fee of 10 percent of the unpaid fees for each month that they are late.

A monthly disposal return may be filed and fee remittance may be paid electronically through the Agency's *eBusiness Center*. Return information is available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/guides-and-manuals/forms* by selecting MSW Fee Submittal Form from the drop-down list under Disposal Fee Forms.

Source: Ohio Revised Code 3734.57(A)

Construction and Demolition Debris Disposal

Municipal solid waste landfills and construction and demolition debris (C&DD) landfills collect and remit fees levied on the disposal of C&DD. This fee is remitted to the licensing authority of the facility, which can be either Ohio EPA or a local health department. Fees not remitted by the due date are subject to a late fee of 10 percent of the unpaid fees for each month that they are late.

The fee is \$1.60 per ton (\$0.80 per cubic yard) for C&DD waste disposed at a solid waste or C&DD landfill. This disposal fee is distributed as follows:

Fee Distribution	Fee per Ton	Fee per Cubic Yard
Division of Environmental and Financial Assistance's recycling and litter prevention program	\$0.75	\$0.375
Department of Agriculture's (ODA) soil and water conservation	\$0.25	\$0.125
License authority (health department or Ohio EPA) Cⅅ program	\$0.60	\$0.300
Total Distribution	\$1.60	\$0.800

If the facility is in a county or city that has an Ohio EPA-approved C&DD program, then fees are payable to that board of health. Otherwise, the fee is payable to Ohio EPA. A list of approved county and city health departments is available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/reports-and-data/facility-lists-and-other-general-documents*.

City, township, or county governmental entities may pass an ordinance appropriating a portion of the license authority's share of the C&DD disposal fee. As a result, the maximum fee amount that may be retained by an approved health department for C&DD program support is \$0.54 per ton or \$0.27 per cubic yard. The maximum fee amount that may be retained by Ohio EPA for C&DD program support is \$0.60 per ton or \$0.30 per cubic yard. For more detail, see the table below.

License Authority Fee Distribution	Fee per Ton	Fee per Cubic Yard
City or Township, if applicable	\$0.08	\$0.040
County, if applicable	\$0.06	\$0.030
Division of Materials and Waste Management's Cⅅ program	\$0.06	\$0.030
Local health department or Ohio EPA if health department not approved	\$0.40	\$0.20
Total Distribution	\$0.60	\$0.300

Effective Apr. 1, 2016, Ohio EPA no longer collects the additional \$0.10 per ton authorized for ground water monitoring on waste disposed in C&DD landfills.

For monthly disposal returns filed with Ohio EPA, electronic filing and fee remittance is available through the Agency's *eBusiness Center*. A monthly return form is also available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/guides-and-manuals/forms* by selecting C&DD Fee Submittal Form from the drop-down list under Disposal Fee Forms.

Source: Ohio Revised Code 3714.07, 3714.071 and 3714.073

Annual License

Each license application must be accompanied by a \$100 non-refundable license application fee, except that no license application fee applies for a C&DD landfill facility. If the facility is in a county that has an Ohio EPA-approved solid waste program, then fees are payable to that county's board of health. Otherwise, the fee is payable to Ohio EPA. A list of approved counties is available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/reports-and-data/facility-lists-and-other-general-documents*.

Except for C&DD processing facilities, the license application fee will be applied toward payment of the license issuance fee and will be shown on the license fee statement. A 10 percent late fee applies to a C&DD processing facility license renewal application fee. A weekly 10 percent late fee applies to other license renewal application fees not received by the required date.

C&DD Landfill and C&DD Processing Facilities

No license issuance fee is required for a C&DD landfill. The annual license fee for a C&DD processing facility is \$650.

Solid and Infectious Waste Facility

All license applications may be completed electronically through the Agency's *eBusiness Center*. However, only license application and license fees remitted to Ohio EPA may be paid through the Agency's *eBusiness Center*.

The approved board of health retains license fees of \$2,500 or less and transmits the balance of fees greater than \$2,500 to Ohio EPA, who in turn must transmit the money to the state General Revenue Fund (GRF).

Source: Ohio Revised Code 3734.05 and 3734.06

Solid Waste Landfill

The annual license fee is outlined in the table to the right.

Exceptions to the Landfill Annual License Fee Schedule

The following shall pay a \$5,000 annual license fee regardless of the daily waste limit:

- Facilities owned by the generator of solid wastes, when
 the facility exclusively disposes of solid wastes generated
 at one or more premises owned by the generator,
 regardless of where the facility is located; and
- Facilities exclusively disposing of wastes that are generated from the combustion of coal that is not combined with garbage.

If no authorized maximum daily waste receipt is set, the annual license fee is \$60,000.

Source: Ohio Revised Code 3734.06(A)(1) and 3734.06(A)(4)(a-b)
--

Solid Waste Incinerators

The annual license fee is one-half the amount for solid waste landfills (see table to the right) and is distributed to the state GRF and an approved local board of health in the same way as for landfills.

Source: Ohio Revised Code 3734.06(A)(2)

Solid Waste Transfer Station

The annual license fee is \$750.

Source: Ohio Revised Code 3734.06(A)(5)

Composting Facility License Fees	
Authorized Maximum Daily Waste Receipt (tons or equivalent)	Annual License Fee
12 or less	\$300
13 to 25	\$600
26 to 50	\$1,200
51 to 75	\$1,800
76 to 100	\$2,500
101 to 150	\$2,500
151 to 200	\$5,000
201 to 550	\$6,250
251 to 300	\$7,500
301 to 400	\$10,000
401 to 500	\$12,500
501 or more	\$30,000

Solid Waste Incinerator License Fees		
Authorized Maximum Daily Waste Receipt (tons or equivalent)	Annual License Fee	
100 or less	\$2,500	
101 to 200	\$6,250	
201 to 500	\$15,000	
501 or more	\$30,000	

Solid Waste Landfill License Fees

Annual

License Fee

\$5,000

\$12,500

\$30,000

\$60,000

Authorized Maximum

Daily Waste Receipt

(tons or equivalent)

100 or less

101 to 200

201 to 500

Composting Facilities

Class I and Class II composting facilities require a license. A description of the various classes is available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/dmwm-programs/composting*.

Source: Ohio Revised Code 3734.06(A)(3)

<u>Infectious Waste Treatment Facilities</u> (excluding incineration)

If no average daily waste receipt is set, then the annual license fee is \$60,000.

Source: Ohio Revised Code 3734.06(C)(1)

Authorized Maximum Daily Waste Receipt (tons or equivalent)	Annual License Fee
100 or less	\$5,000
101 to 200	\$12,500
201 to 500	\$30,000
501 or more	\$60,000

Infectious Waste Incinerators

The annual license fee is one-half the amount for infectious waste treatment facilities.

Source: Ohio Revised Code 3734.06(C)(1)

Authorized Maximum Daily Waste Receipt (tons or equivalent)	Annual License Fee
100 or less	\$2,500
101 to 200	\$6,250
201 to 500	\$15,000
501 or more	\$30,000

Scrap Tire Facilities

Each license application must be accompanied by a \$100 non-refundable license application fee, unless the application is for a scrap tire collection or storage facility owned or operated by a licensed motor vehicle salvage dealer. Motor vehicle salvage dealers licensed under *ORC 4738* are exempted from the application fee for a license to operate a scrap tire collection or storage facility.

License application fee is credited to the approved board of health to pay for its inspection costs, or if the board is not approved, to the Ohio EPA's scrap tire management fund. Upon license issuance, application fee will be applied to the license fee and will be shown on the license fee statement.

If a facility is in a county that has an Ohio EPA-approved solid waste program, then fees are payable to the local board of health. The approved board of health retains the entire amount. Otherwise, fees are payable to the Ohio EPA. A list of approved counties is available at *epa.ohio.gov/divisions-and-offices/materials-and-waste-management/reports-and-data/facility-lists-and-other-general-documents*.

All license applications may be completed electronically through the Agency's *eBusiness Center*. However, only license application and license fees remitted to Ohio EPA may be paid through the Agency's *eBusiness Center*.

The approved board of health retains license fees of \$15,000 or less and transmits the balance of fees greater than \$15,000 to Ohio EPA, who in turn must transmit the money to the Ohio EPA scrap tire management fund.

Source: Ohio Revised Code 3734.81 and 3734.82

Scrap Tire Recovery Facility

Daily Design Input Capacity (tons)	Annual License Fee
1 or less	\$100
2 to 25	\$500
26 to 50	\$1,000
51 to 100	\$1,500
101 to 200	\$2,500
201 to 500	\$3,500
501 or more	\$5,500

Source: Ohio Revised Code 3734.82 (A)

Scrap Tire Monofill or Monocell Facility

Authorized Maximum Daily Waste Receipt (tons)	Annual License Fee
100 or less	\$5,000
101 to 200	\$12,500
201 to 500	\$30,000
501 or more	\$60,000

Source: Ohio Revised Code 3734.82 (B)

Scrap Tire Storage Facility

The license fee for a storage facility shall be \$1,000 times the number of acres on which scrap tires are to be stored at the facility during the license year, not to exceed \$3,000. If the storage facility is owned or operated by a licensed motor vehicle salvage dealer, the annual license fee is \$100.

Scrap Tire Collection Facility

The annual license fee is \$200, or if the collection facility is owned or operated by a licensed motor vehicle salvage dealer, the fee is \$50.

Source: Ohio Revised Code 3734.82 (C)(1)

Registration

Infectious Waste Generator and Scrap Tire

Infectious waste generator and scrap tire registrations may be electronically completed and paid through the Agency's *eBusiness Center*.

Infectious Waste Generator

Generators of 50 pounds or more of infectious waste per month shall pay a \$140 registration certificate fee. The registration certificate is valid for three years and is renewable. One registration fee and certificate applies to all premises owned or operated by the same generator. Fees are transmitted to the Ohio EPA's waste management fund.

Source: Ohio Revised Code 3734.021

Scrap Tire Facility Initial Registration Application

Scrap tire facilities of various kinds are required to obtain a registration certificate with a one-time registration fee or a permit, depending on the size of the facility, as specified by Ohio EPA rules. A \$15 application fee is no longer required for initial scrap tire facility registrations. Also, no initial application fee is required for a scrap tire collection or storage facility, or for a scrap tire facility that is owned or operated by a motor vehicle salvage dealer.

Scrap Tire Collection Facilities

The fee for a registration certificate for a scrap tire collection facility is \$200, or \$25 if the facility is owned or operated by a licensed motor vehicle salvage dealer. Scrap tire collection facilities are required to have a registration certificate under Ohio EPA rules.

Source: Ohio Revised Code, 3734.75 and 3745.11(R)(1)

Scrap Tire Storage Facilities

The fee for a registration certificate for a scrap tire storage facility is \$300, or \$25 if the facility is owned or operated by a licensed motor vehicle salvaged dealer. Scrap tire storage facilities must have EITHER a registration certificate OR a permit, depending upon the number of tires to be stored. Ohio EPA rules specify which is required for storage facilities of different sizes.

Source: Ohio Revised Code 3734.76 and 3745.11(R)(2)

Scrap Tire Recovery Facilities

The fee for a registration certificate for a scrap tire recovery facility is \$100. Scrap tire recovery facilities must have EITHER a registration certificate OR a permit, depending upon the quantity of tires to be processed at the facility. Ohio EPA rules specify which is required for recovery facilities of different sizes.

Source: Ohio Revised Code 3734.78 and 3745.11(R)(5)

Scrap Tire Transporters

With two exceptions, the annual registration fee for scrap tire transporters is \$300. If the transporter is a licensed motor vehicle salvage dealer transporting only tires obtained from motor vehicles received by him for salvage, and transported in his own vehicle, there is no registration fee. The fee is \$50 for scrap tire transporters who are also tire retail dealers or retreaders.

Source: Ohio Revised Code 3734.83

Other Registrations

Yard Waste Composting Facilities

There is no registration fee.

Source: Ohio Revised Code 3734.06

Wholesale Tire Sales

A fee of \$1.00 per tire is levied on the wholesale sale of each replacement tire sold in Ohio. The Department of Taxation receives two percent for fee administration. The remaining 98 percent of this fee is split evenly to fund Ohio EPA's scrap tire remediation and enforcement program and Ohio Department of Agriculture's soil and water conservation. Some proceeds from Ohio EPA's fee may be transferred to the scrap tire market development grant program in the Division of Environmental and Financial Assistance.

Source: Ohio Revised Code 3734.901 and 3734.9010

Permit

Permit fees are remitted to Ohio EPA with a check payable to Treasurer, State of Ohio.

Beneficial Use - General Permit

A \$200 non-refundable fee is submitted along with application for coverage under a notice of intent for a beneficial use general permit. A \$200 fee is also required for renewal coverage.

Source: Ohio Administrative Code 3745-599-210 and 3745-599-220

Beneficial Use - Individual Permit

A \$350 non-refundable fee is submitted along with application for coverage under an individual beneficial use permit. A \$350 fee is also required for modification or renewal applications.

Source: Ohio Administrative Code 3745-599-310, 3745-599-350 and 3745-599-360

Construction and Demolition Debris (C&DD) Facility

Ohio EPA has been given the authority by the Ohio legislature to adopt a permit-to-install program for C&DD landfills, including requiring an application fee of \$2,000 which must be refunded to the applicant not later than six months after a facility is issued a permit-to-install. However, Ohio EPA has not yet developed rules to implement this program and does not collect any C&DD landfill permit-to-install application fees at this time.

Source: Ohio Revised Code 3714.051(C)(4)

Construction and Demolition Debris (C&DD) Processing Facility

Permit-to-install applications for C&DD processing facilities must include an application fee of \$1,000. Upon permit-to-install issuance, an issuance fee of \$2,000 will also be due.

Source: Ohio Revised Code 3714.022(B)(9)(b)

Solid and Infectious Waste Facility

Solid and infectious waste permit applications must include a non-refundable application fee of \$400. Upon permit issuance, this application fee will be applied to the permit fee and will be shown on the permit fee statement. Solid waste facility permit fees are credited to the state GRF. For fee detail, see the permit fee summary table at the end of this section.

Source: Ohio Revised Code 3734.05, 3734.79 and 3745.11(Q) and (R)

Scrap Tire Facilities

Scrap tire permit applications must include a non-refundable application fee \$400, except for permit applications for scrap tire storage facilities owned or operated by a licensed motor vehicle salvage dealer, which are exempted from the application fee. Upon permit issuance, this application fee will be applied to the permit fee and will be shown on the permit fee statement. These fees are credited to the scrap tire management fund.

Various kinds of scrap tire management facilities are required to have EITHER a permit OR a registration certificate, depending upon the quantity of tires handled at the facility, as specified by Ohio EPA rules. The amount of the permit fee is specified in *ORC 3745.11(R)*. These support financial assistance to tire recycling facilities, research into tire recycling technologies, remediation of scrap tire accumulations, and Ohio EPA's scrap tire regulatory program.

Scrap Tire Storage Facilities

The permit fee for a scrap tire storage facility is \$1,000, or \$50 if the storage facility is owned or operated by a licensed motor vehicle salvage dealer.

Source: Ohio Revised Code 3745.11(R)(3)

Scrap Tire Monofill or Monocell Facilities

The permit fee for a scrap tire monofill or monocell facility is \$10 per thousand cubic yards of disposal capacity, or \$1,000, whichever is greater, except that the total permit fee for any such facility shall not exceed \$80,000.

Source: Ohio Revised Code 3745.11(R)(4)

Scrap Tire Recovery Facilities

The permit fee for a scrap tire recovery facility is \$1,000.

Source: Ohio Revised Code 3745.11(R)(6)

Summary of Solid and Infectious Waste Permit Fees

		Modification Fee	Modification Fee
Facility Type	New Facility Fee	(with capacity increase)	(without capacity increase)
Landfill	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$1,000
Composting	\$1,000	\$1,000	\$1,000
Solid Waste Incinerator	\$1,000	\$1,000	\$1,000
Transfer Station	\$2,500	\$2,500	\$2,500
Infectious Waste	\$1,000	\$1,000	\$1,000
Incinerator Infectious Waste Treatment Facility	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$1,000
Scrap Tire Facilities Requirir	ng Permits ⁽¹⁾		
Storage	\$1,000 or \$50 ⁽²⁾	\$1,000 or \$50 ⁽²⁾	\$1,000 or \$50 ⁽²⁾
Monofill or Monocell	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$10/1,000 cubic yards Minimum \$1,000 Maximum \$80,000	\$1,000
Recovery	\$1,000	\$1,000	\$1,000
(1) Based on the quantity of tires handled; a facility may require only registration (2) If owned or operated by licensed motor vehicle salvage operator			
Beneficial Use Permits			
General Permit	\$200	N/A	\$200
Individual Permit	\$350	\$350	\$350
Cⅅ Permits			
Cⅅ Landfill Facility	N/A	N/A	N/A
Cⅅ Processing Facility	\$1,000	\$1,000	\$1,000

Hazardous Waste (Division of Environmental Response and Revitalization)

Treatment and Disposal

Hazardous Waste Activity	Fee per Ton
Off -site land application or land filling (monthly) (1)	\$9.00
Off-site deep well injection (monthly) (2)	\$4.50
On-site deep well injection (annually) (2)	\$2.00
On-site land application or land filling(annually) (2)	\$4.00
Off-site treatment (monthly) (3)	\$2.00
(1) Ohio Revised Code 3734.18(A)(1) (2) Ohio Revised Code 3734.18(A)(2) includes late fee (3) Ohio Revised Code 3734.18(B)	

Hazardous Waste Permit Application

An application for an Ohio hazardous waste facility installation and operation permit or a renewal permit must be accompanied by an application fee of \$1,500.

Source: Ohio Revised Code 3734.02(E)

Annual Hazardous Waste Permit

Storage Facility	Fee
Container Storage	\$500
Tank Storage	\$500
Waste Pile	\$3,000
On-site and satellite surface impoundment	\$8,000
Off-site surface impoundment	\$10,000

Treatment Facility	Fee
Tank Treatment	\$700
On-site and satellite surface impoundment	\$8,000
Off-site surface impoundment	\$10,000
On-site and satellite incinerator	\$5,000
Off-site incinerator	\$10,000
Other treatment units	\$1,000

Disposal Facility	Fee
On-site and satellite deep well injection	\$15,000
Off-site deep well injection	\$25,000
On-site and satellite landfill	\$25,000
Off-site landfill	\$40,000
On-site and satellite land application	\$2,500
Off-site land application	\$5,000
Off-site surface impoundment	\$20,000
On-site and satellite surface impoundment	\$10,000

Public Drinking Water (Division of Drinking and Ground Waters)

Operator Certification

Any person applying to the director to take an examination for certification as an operator of a water supply system or wastewater system under *ORC 6109 or 6111*, at the time of application, shall pay a fee according to the schedule shown.

Any person applying to the director for certification as an operator of a water supply system or wastewater system who has passed an exam administered by a director-approved examination provider shall pay a certification fee of \$45.

Any person applying to the director for certification through reciprocity from another state or entity, shall pay a certification fee of \$45. Should the director approve the request for reciprocity, then the applicant shall pay a fee that is equivalent to the examination fee for the level of certification at which reciprocity is granted.

A person shall pay a certification renewal fee every two years for each applicable class of certification according to the schedule shown.

If a certification renewal fee is received by the director more than 30 days, but not more than six months after the expiration date of the certification, the person shall pay a late certification renewal fee according to the schedule shown.

A person who requests a replacement certificate shall pay a fee of \$25 at the time the request is made. Any person applying to be an examination provider shall pay an application fee of \$500.

Exam Fee		
Class A Operator	\$80	
Class I Operator	\$105	
Class II Operator	\$120	
Class III Operator	\$130	
Class IV Operator	\$145	
Certification Renewal Fee		
Class A Operator	\$25	
Class I Operator	\$35	
Class II Operator	\$45	
Class III Operator	\$55	
Class IV Operator	\$65	
Late Certification Renewal Fee		
Class A Operator	\$45	
Class I Operator	\$55	
Class II Operator	\$65	
Class III Operator	\$75	
Class IV Operator	\$85	

Any person designated as an examination provider shall pay an annual fee equivalent to 10 percent of the fees collected for administering water supply system or wastewater treatment system certification examinations in Ohio for the calendar year. The fee shall be paid no later than 45 days after the end of the calendar year.

Source: Ohio Revised Code 3745.11

Evaluation and Certification of Laboratories

The following fees shall be charged on a per survey basis for services rendered by the state in the evaluation and certification of laboratories and laboratory personnel for compliance with accepted analytical techniques and procedures established pursuant to Chapter 6109 of the Ohio Revised Code for determining the qualitative characteristics of water.

These fees shall be paid at the time the request for survey is made. An individual laboratory shall not be assessed a fee more than once during a certification (three-year) period. If the laboratory

Organic Chemical	\$5,400
Trace Metals	\$5,400
Standard Chemistry	\$2,800
Limited Chemistry	\$1,550
Microbiological:	\$2,000 \$2,100 \$2,550

requests the addition of analytical methods or analysts, the laboratory shall pay \$500 for each additional survey requested.

Source: Ohio Revised Code 3745.11

Plan Approval

A person applying for a plan approval for a public water supply system pursuant to Section 6109.07 of the Ohio Revised Code shall pay a fee of \$150 plus 0.35 percent of the estimated project cost. The total fee shall not exceed \$20,000. The fee shall be paid at the time the application is submitted.

Source: Ohio Revised Code 3745.11

License to Operate

A person applying for a license or license renewal to operate a public water system under *ORC 6109.21* shall pay the appropriate fee at the time of application to the director. Any person who fails to pay the fee at that time shall pay an additional amount that equals 10 percent of the required fee. Fees shall be calculated according to the schedules shown.

Source: Ohio Revised Code 3745.11

A public water system may determine how it will pay the total amount of the fee calculated, including the assessment of additional user fees that may be assessed on a volumetric basis.

"Service Connection" means the number of active or inactive pipes, goosenecks, pigtails, and any other fittings connecting a water main to any building outlet.

"Population Served" means the total number of individuals having access to the water supply during a 24-hour period for at least 60 days during any calendar year. In the absence of a specific population count, that number shall be calculated at the rate of three individuals per service connection.

"Number of Wells Supplying System" means those wells or sources that are physically connected to the plumbing system serving the public water system.

A public water system designated as using a surface water source shall pay a fee of \$792 or the amount calculated using the number of service connections or population served, whichever is higher.

Non-Transient Non-Community Water System	
Population Served	Fee Amount
Fewer than 150	\$112
150 to 299	\$176
300 to 749	\$384
750 to 1,499	\$628
1,500 to 2,999	\$1,268
3,000 to 7,499	\$2,816
7,500 to 14,999	\$5,510
15,000 to 22,499	\$9,048
22,500 to 29,999	\$12,430
30,000 or more	\$16,820

Community Water Systems		
Number of Service Connections	Fee Amount	
Not more than 49	\$112	
50-99	\$176	
Number of Service Connections	Avg. Cost Per Connection	
100 to 2,499	\$1.92	
2,500 to 4,999	\$1.48	
5,000 to 7,499	\$1.42	
7,500 to 9,999	\$1.34	
10,000 to 14,999	\$1.16	
15,000 to 24,999	\$1.10	
25,000 to 49,999	\$1.04	
50,000 to 99,999	\$0.92	
100,000 to 149,999	\$0.86	
150,000 to 199,999	\$0.80	
200,000 or more	\$0.76	

Transient Non-Community Water System	
Number of Wells Supplying System	Fee Amount
1	\$112
2	\$112
3	\$176
4	\$278
5	\$568
System designated as using a surface water source	\$792

Source: Ohio Revised Code 3745.11

Underground Injection Control

Permit Applications for Class I and Class V Injection Wells

Persons applying for a permit to drill or permit to operate a new Class I or Class V injection well shall pay a fee of \$3,000 per well. The fee is nonrefundable and shall be paid at the time the application is submitted. Each well must be permitted separately, and application must be made for both a permit to drill and a permit to operate.

Source: Ohio Revised Code 6111.043

Class I Injection Well Permit Modifications

Persons applying for a modification to a Class I permit to operate shall submit a nonrefundable fee of \$750 in conjunction with the modification application.

Source: Ohio Revised Code 6111.043

Class I Injection Well Annual Permit Fees

Each person who is issued an injection well operating permit or a renewal of an injection well operating permit for a Class I nonhazardous or commercial hazardous injection well shall pay an annual permit fee of \$12,500 per well. Each person who is issued an injection well operating

permit or a renewal of an injection well operating permit for a Class I hazardous injection well to dispose of onsite waste shall pay an annual permit fee of \$30,000 per well.

For both nonhazardous and hazardous Class I injection wells, these fees are due for each permitted well within 30 days after issuance of the operating permit or renewal of such a permit, and annually thereafter on or before the anniversary date of the issuance of the operating permit or permit renewal.

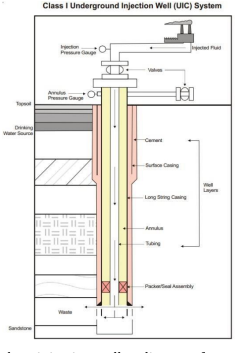
Source: Ohio Revised Code 6111.046

Class I Injection Well Annual Waste Tonnage Fee

The owner or operator of a Class I well used for disposal of non-hazardous waste, as a trustee of the state, shall collect a one dollar per ton fee (up to a maximum of \$25,000) levied on the injection of these wastes. The individual is required to remit the fee to the director of Ohio EPA upon the anniversary of the date of issuance of the injection well operating permit or permit renewal. If payment is late, the owner or operator shall pay a penalty of 10 percent of the amount of the fee for each month that it is late.

The owner or operator of a Class I well used for disposal of hazardous waste, as a trustee of the state, shall collect tonnage fees for wastes disposed annually. These fees are described under the hazardous waste management section.

Source: Ohio Revised Code 6111.047



Surface Water (Division of Surface Water)

Application

The application fee for a permit-to-install, plan approval, or variance is \$100. For the issuance of an initial, renewal or modification of an individual national pollutant discharge elimination system (NPDES) permit authorizing a discharge or notice of intent under a general NPDES permit, the application fee is \$200*. The application fee for a 401 water quality certification or isolated wetland permit is \$200.

Source: Ohio Revised Code 3745.11(S)(1), 3745.113(A), 3745.114 (A)

All application and plan review fees are to be paid at the time the application is submitted.

*Household Sewage Treatment Systems (HSTS) need only pay \$100 at the time of NPDES renewal.

Plan Review (Permit-to-Install/Plan Approval)

In addition to the \$100 application fee, a person applying for a permit-to-install or plan approval for a wastewater treatment works pursuant to $ORC\ 6111.44\ through\ 6111.46$ shall also pay a plan review fee of \$100 plus 0.65 percent of the estimated project cost. For example, the fee for a \$10,000 project would be \$265-\$100 application fee + \$100 plan review fee + \$65 (\$10,000 x 0.0065). The total plan review fee shall not exceed \$15,000.

Source: Ohio Revised Code 3745.11(L)(2)

NPDES Permit

In addition to the \$200 application fee, a person applying for an individual NPDES permit or a renewal of an individual NPDES permit pursuant to *ORC 6111* shall pay a fee based on each point source according to the following schedule.

Design Flow per Discharge		
Gallons Per Day	Fee	
Less than 1,000	\$0	
1,001 to 5,000	\$100	
5,001 to 50,000	\$200	
50,001 to 100,000	\$300	
100,001 to 300,000	\$525	
More than 300,000	\$750	

The total fee for an individual NPDES permit for a coal mining generator regulated under *ORC 1513* shall not exceed \$450 per mine. The total fee for an individual municipal stormwater NPDES permit shall not exceed a total of \$950.

Source: Ohio Revised Code 3745.11(S)(1).

A person applying for a modification of an NPDES permit shall pay a fee equal to one-half the fee that otherwise would be charged for an NPDES permit. The fee for modification shall not exceed a total of \$600.

Source: Ohio Revised Code 3745.11(L)(3).

Annual Discharge

A person holding coverage under an individual or general national pollutant discharge elimination system (NPDES) permit issued pursuant to Chapter 6111 of the Ohio Revised Code with an average daily discharge flow greater than or equal to 5,000 gallons per day shall pay a non-refundable fee on January 30 of each year according to the following schedule. Public dischargers identified by "I" in the third character of their NPDES permits shall pay a non-refundable fee of \$180.

Public Discharger		
Average Daily Discharge Flow	Fee	
5,000 to 49,999	\$200	
50,000 to 100,000	\$500	
100,001 to 250,000	\$1,050	
250,001 to 1,000,000	\$2,600	
1,000,001 to 5,000,000	\$5,200	
5,000,001 to 10,000,000	\$10,350	
10,000,001 to 20,000,000	\$15,550	
20,000,001 to 50,000,000	\$25,900	
50,000,001 to 100,000,000	\$41,400	
100,000,001	\$62,100	

Industrial dischargers who are classified as major shall pay a non-refundable surcharge of \$7,500. Industrial dischargers identified by I, J, L, V, W, X, Y or Z in the third character of their NPDES permits shall pay a non-refundable fee of \$180.

Source: Ohio Revised Code 3745.11(L)(5)

Industrial Dischargers		
Average Daily Discharge Flow	Fee	
5,000 to 49,999	\$250	
50,000 to 250,000	\$1,200	
250,000 to 1,000,000	\$2,950	
1,000,001 to 5,000,000	\$5,850	
5,000,001 to 10,000,000	\$8,800	
10,000,001 to 20,000,000	\$11,700	
20,000,001 to 100,000,000	\$14,050	
100,000,001 to 250,000,000	\$16,400	
250,000,001	\$18,700	

Any municipal stormwater facility receiving coverage under a general or individual stormwater NPDES permit shall pay an annual fee of \$10 per one-tenth of a square mile of area permitted. This fee shall not exceed \$10,000 annually.

Source: Ohio Revised Code 3745.11(L)(4)

Annual Sludge Treatment or Disposal

Any facility that treats or disposes of sewage sludge shall pay an annual fee based upon the dry tons of sludge materials treated or disposed. This fee is in addition to the annual discharge fees outlined previously. Any facility that treats an average of less than 5,000 gallons per day of wastewater is exempt from paying this annual sludge fee. The annual sludge fees are outlined below:

Disposal Method	Fee per Dry Ton ⁽¹⁾	Minimum Fee	Maximum Fee
Sludge incineration	\$3.00-\$3.50	\$100	\$5,000
Pre-existing land reclamation	\$3.00-\$3.50	\$100	\$5,000
Land application, land reclamation, surface disposal, other	\$3.00-\$3.50	\$100	\$20,000
(1) Fee to be reassessed every two years to allow for maximum fee collected of \$600,000 annually.			

Additionally, any facility that treats or disposes of an exceptional quality sludge shall receive a 35 percent reduction in the maximum fee assessed.

Source: Ohio Revised Code 3745.11(Y)

Water Quality Certification

Activities such as construction, mining and erosion control that involve dredging or filling of any waters of the state must be reviewed and receive approval in the form of a 401 water quality certification. In addition to the \$200 application fee, applicants applying for a water quality certification shall pay the following review fees:

Resource Impacted	Review Fee
Wetland	\$500 per acre
Intermittent Stream	\$10 per linear foot or \$200, whichever is greater
Perennial Stream	\$15 per linear foot or \$200, whichever is greater
Lake	\$3 per cubic yard of dredged or fill material

One half of the applicable review fee is due at the time of application. The remainder shall be paid at the time the director takes an action on the application.

The total review fee paid shall not exceed \$25,000 per application. If the applicant is a county, township or municipal corporation in the state, the total certification fee paid shall not exceed \$5,000 per application.

401 water quality certification fees do not apply to any agency or department of the state or the U.S. Army Corps of Engineers. Fees established under this section also do not apply to projects authorized under Ohio EPA's general certifications of the U.S. Army Corps of Engineers nationwide permits, or other general permits.

Source: Ohio Revised Code 3745.114

Stormwater General Permit

The industrial stormwater Notice of Intent (NOI) fees are \$350. All construction stormwater NOI fees are \$200 plus \$20 per whole disturbed acre (do not round up) for more than five whole acres, with a maximum disturbed acreage fee of \$300. Under this fee schedule, sites with 20 or more disturbed acres would pay the maximum fee of \$500.

Source: Ohio Revised Code 3745.11(S)(1)

Disturbed Acreage	Base Fee	Additional Acreage Fee	Total Fee Due
1 - 5.99 acres	\$200	\$0	\$200
6 - 6.99 acres	\$200	\$20	\$220
7 - 7.99 acres	\$200	\$40	\$240
8 - 8.99 acres	\$200	\$60	\$260
9 - 9.99 acres	\$200	\$80	\$280
10 - 10.99 acres	\$200	\$100	\$300
11 - 11.99 acres	\$200	\$120	\$320
12 - 12.99 acres	\$200	\$140	\$340

Disturbed Acreage	Base Fee	Additional Acreage Fee	Total Fee Due
13 - 13.99 acres	\$200	\$160	\$360
14 - 14.99 acres	\$200	\$180	\$380
15 - 15.99 acres	\$200	\$200	\$400
16 - 16.99 acres	\$200	\$220	\$420
17 - 17.99 acres	\$200	\$240	\$440
18 - 18.99 acres	\$200	\$260	\$460
19 - 19.99 acres	\$200	\$280	\$480
20 acres and up	\$200	\$300	\$500

Isolated Wetland Permit

Any person applying for a state isolated wetland permit shall submit an application fee of \$200 at the time of application. An additional review fee of \$500 per acre of wetland impacted shall also accompany the application with a maximum review fee not to exceed \$5,000.

Source: Ohio Revised Code 3745.113

Director's Authorization

Ohio EPA may grant coverage under the 401 water quality certification (WQC) for the Feb. 25, 2022 nationwide permits (NWP) for any project that does not meet one or more of the terms and conditions for eligibility of the 401 WQC. Appendix A of the 401 WQC for the 2022 NWPs requires a one-time review fee of \$2,000 when the director's authorization application is submitted.

Source: 2017 Nationwide Permit Reauthorization, Ohio State Water Quality Certification

Voluntary Action Program (Division of Environmental Response and Revitalization)

The Voluntary Action Program has established fees (contained in *OAC 3745-300-03*) for the issuance various certifications, liability releases (covenants), operation and maintenance review.

Certifications	
Initial certification of professionals	\$2,500
Annual renewal of certified professionals	\$2,000
Initial certification of laboratories	\$5,000
Annual renewal of certified laboratories	\$500

No Further Action (NFA) Letter Fee Schedule	Fee
NFA that does not include an environmental covenant	\$15,700
NFA that includes an environmental covenant	\$18,200
NFA that does not include an environmental covenant having completed the VAP MOA track	\$10,000
NFA that includes an environmental covenant having completed the VAP MOA track	\$12,500