# Overview of the Solid Waste Fee Rule

Introduction to the draft rule

June 20, 2024



Clean Air, Safe Water, Healthy Land for Everyone **Online Tools** 







### **ADEQ Panel**





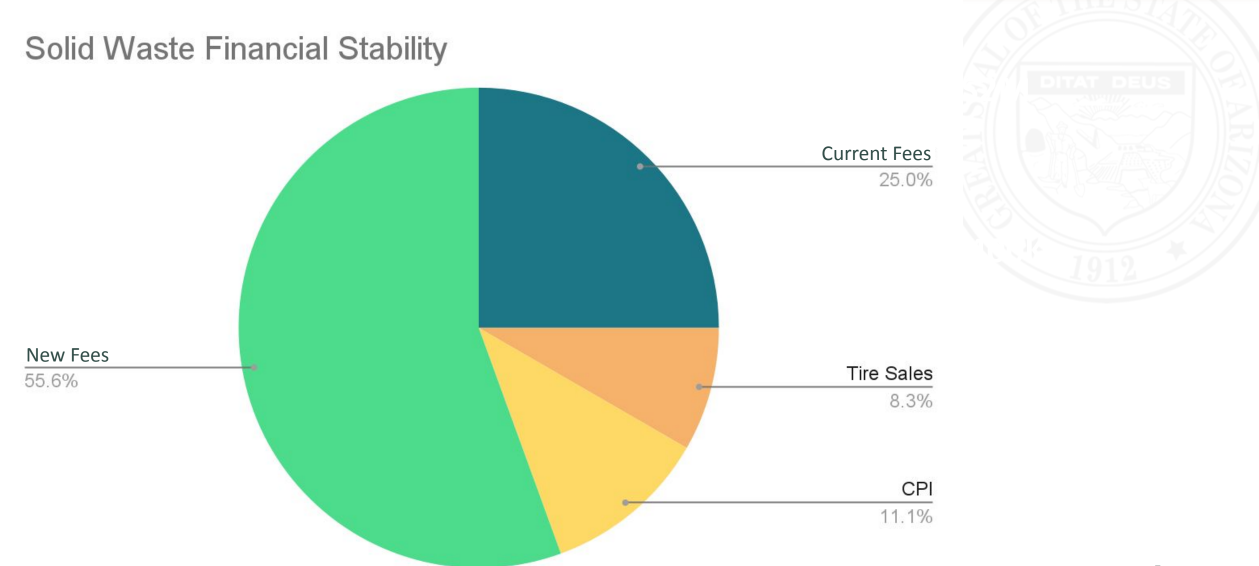
Executive Sponsor:Julie Riemenschneider, Director, Waste Programs DivisionSection Manager:Samantha Roberts, R.G. Solid & Hazardous Waste SectionProject Manager:Leah Rossow, CAPMRule Writer:Matt Rippentrop, Waste Programs DivisionTechnical Support:Terry Baer, Senior ScientistWill Puntenney, Principal Environmental EngineerRobin Thomas, P.E. Senior Engineer



- Eliminates one-time rulemaking authorities
- Authorizes moving fee on new tire sales and landfill disposal fees to rule
- Authorizes rulemakings to establish new fees for services already being performed
- Removes duplicative Joint Legislative Budget Committee (JBLC) review requirement language

## How do we close the gap?





### Solid Waste Fee Rule Timeline





Meetings on May 30th, 2024

Today's Meeting June 20th, 2024

## Formatting Explanation & Disclaimer



- <u>Underlined text</u> represents new proposed rule language;
- Struck through text represents existing rule language to be deleted; and
- Unmodified text represents unchanged existing rule language.

The following slides contain the relevant and substantive portions of rule provisions, but do not necessarily represent all language of the rule text. The complete rule draft rule will be made available on the website as soon as possible.

For changes to existing fees: adjustment; and rel+ indicates an increase beyond a CPI adjustment.

## Draft Rule Text: Universal CPI Adjustment



### All fees will be subject to a CPI adjustment based upon this methodology.

- Beginning January 1, 2026, the Director shall adjust the fee amounts in the relevant section annually by the following method:
  - Multiply the amount by the October CPI for the most recent year and then divide by the October
    CPI for the year 2024. The October CPI for any year is the Consumer Price Index for All Urban Consumers,
    Phoenix-Mesa-Scottsdale, AZ, all items published by the United States Department of Labor
    at www.bls.gov/cpi/regional-resources.htm, for October of that year.
  - 2. Round the result from paragraph (1) to the nearest cent. ADEQ shall post the new amounts on its webpage as soon as practicable.

## **Draft Rule Text: BMP Facilities**



**New Fees** 

#### **ARTICLE 4. SOLID WASTE FACILITIES SUBJECT TO BEST MANAGEMENT PRACTICES**

#### R18-13-401. Solid Waste Facilities Subject to Best Management Practices; Fees

- A. <u>The following solid waste facilities...:</u>
  - 1. <u>A transfer facility, as defined in A.R.S. § 49-701, with a daily throughput of 180 cubic yards or less, but not including:</u>
    - (1) A material recovery facility where the incoming materials are primarily source separated recyclables; and
    - (2) Community or neighborhood recycling bins including drop boxes, roll off containers, and plastic containers used to collect residential, business, or governmental recyclable solid waste.
  - 2. <u>A site at which more than 500 and fewer than 5,000 waste tires are stored on any day that is not required</u> to obtain plan approval pursuant to A.R.S. § 49-762.

## **Draft Rule Text: BMP Facilities**

**New Fees** 

#### Arizona Department of Environmental Quality

### **ARTICLE 4. SOLID WASTE FACILITIES SUBJECT TO BEST MANAGEMENT PRACTICES**

#### <u>R18-13-401. Solid Waste Facilities Subject to Best Management Practices; Fees [cont'd]</u>

- **B.** Initial registration. The owner or operator of an existing solid waste facility listed in subsection (A) as of the effective date of this Section shall register with the Department by March 1, 2025, on a form approved by the Department and pay the fee amount under subsection (C) of this Section. A new solid waste facility shall not begin operation until the owner or operator registers with the Department on a form approved by the Department. The owner or operator of a new solid waste facility listed in subsection (A) shall submit an initial registration fee of \$1,800 at the time of registration under this subsection.
- **C.** Annual registration fee. The Department shall bill an annual registration fee of \$1,500 to a registered solid waste facility listed in subsection (A) that has not filed a notice of termination of registration with the Department. The owner or operator of a registered solid waste facility listed in subsection (A) shall pay the annual registration fee within 30 days of invoice receipt.
- **D.** Registration as a waste tire collection site under R18-13-1211 shall satisfy registration and fee requirements pursuant to this Section for a site under subsection (A)(2).

### **Draft Rule Text: Self-certification Facilities**

Updated Fees CPI+



#### ARTICLE 5. REQUIREMENTS FOR SOLID WASTE FACILITIES SUBJECT TO SELF-CERTIFICATION

#### **R18-13-501. Solid Waste Facilities Requiring Self-Certification; Registration Fees**

- **A.** The following solid waste facilities requiring self-certification...:
  - 1. A transfer facility<u>, as defined in A.R.S. § 49-701</u>, with a daily throughput of more than 180 cubic yards (exempt (1) A material recovery facility where the incoming materials are primarily source separated recyclables and (2) Community or neighborhood recycling bins including drop boxes, roll off containers, <u>and</u> plastic containers used to collect residential, business, <del>and/</del>or governmental recyclable solid waste.)
  - 2. A facility storing 5,000 or more waste tires on any one day and not required to obtain plan approval.
  - 3. A waste tire shredding and processing facility.

### **Draft Rule Text: Self-certification Facilities**

Updated Fees CPI+



#### **ARTICLE 5. REQUIREMENTS FOR SOLID WASTE FACILITIES SUBJECT TO SELF-CERTIFICATION**

#### R18-13-501. Solid Waste Facilities Requiring Self-Certification; Registration Fees [cont'd]

E. Registration fees. The owner or operator of a transfer solid waste facility under subsection (A)(1) shall pay the Department \$1,000 \$3,600 for the initial registration of a new or existing facility, and \$500 \$3,000 for each annual registration thereafter. The owner or operator of a tire facility under subsection (A)(2) or (3) shall pay the Department \$1,000 for the initial registration of a new or existing facility, and \$250 for each annual registration thereafter.

## Q & A for BMP & Self Certification Fees?





## **Draft Rule Text: Plan Review**



Updated Fees CPI

### **ARTICLE 7. SOLID WASTE FACILITY PLAN REVIEW FEES**

#### **R18-13-702. Solid Waste Facility Plan Review Fees**

Fees for Plan Review of New Solid Waste Facilities		
	Initial	Maximum
Solid Waste Landfills	<del>\$20,000 <mark>\$29,705</mark></del>	<del>\$200,000</del> <u>\$297,047</u>
Non-APP requirements for Non-MSWLFs operating under an APP	<del>\$2,000</del>	<del>\$50,000</del>
Other Solid Waste Facilities Subject to Plan Approval	<del>\$10,000</del> <u>\$14,852</u>	<del>\$100,000</del> <u>\$148,524</u>

Fees for Review of Financial Responsibility Pla	ns for Solid Waste Facilities	
	Initial	Maximum
Annual Review for Solid Waste Landfills	<del>\$600</del>	N/A
Other Solid Waste Facilities	<del>\$200</del> <u>\$297</u>	<del>\$5,000</del> <u>\$7,426</u>

# **Draft Rule Text: Plan Review**



**ARTICLE 7. SOLID WASTE FACILITY PLAN REVIEW FEES** 

#### R18-13-702. Solid Waste Facility Plan Review Fees [cont'd]

CPI

**Updated Fees** 

Fees for Modifications to Solid Waste Facility Plans		
	Initial	Maximum
Solid Waste Landfills – Type IV	\$1,500 <u>\$2,228</u>	<del>\$150,000</del> <u>\$222,786</u>
Solid Waste Landfills – Type IV – RD&D	\$15,000 <u>\$22,279</u>	<del>\$150,000</del> <u>\$222,786</u>
Solid Waste Landfills – Type III	<del>\$750</del>	<del>\$75,000</del> <u>\$111,393</u>
Other Solid Waste Facilities Subject to Plan Approval - Type IV	<del>\$750</del>	<del>\$75,000</del> <u>\$111,393</u>
Other Solid Waste Facilities Subject to Plan Approval - Type III	<del>\$500</del>	<del>\$50,000</del> <u>\$74,262</u>

F. The hourly rate is \$122.00 \$181, beginning July 1, 2012, and shall remain in effect until it is either changed or repealed.

## **Draft Rule Text: General Permit**



**ARTICLE 8. GENERAL PERMITS** 

#### R18-13-801. General Permit Fees

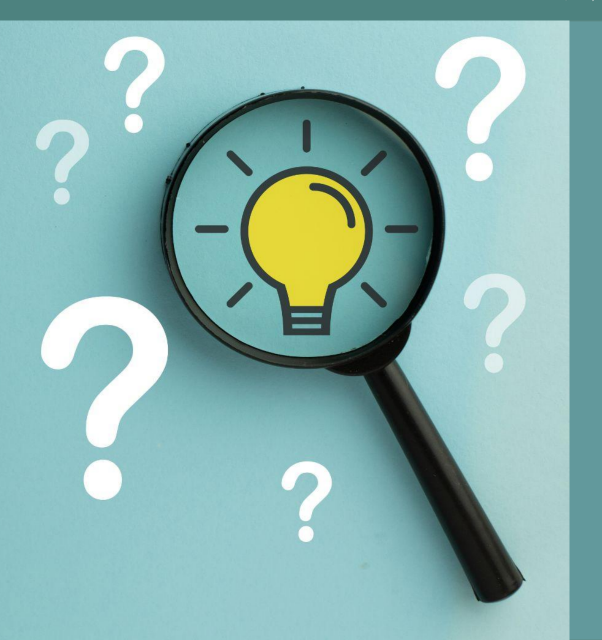
CPI

**Updated Fees** 

Category	Initial Fee	Annual Fee
Collection, Storage and Transfer-Standard	<del>\$750</del> <u>\$1,114</u>	<del>\$100</del>
Collection, Storage and Transfer-Complex	\$7,500 <u>\$11,139</u>	<del>\$1,000</del> <u>\$1,485</u>
Treatment-Standard	<del>\$1,000</del> <u>\$1,485</u>	<del>\$100</del> <u>\$149</u>
Treatment-Complex	\$10,000 <mark>\$14,852</mark>	<del>\$1,000</del> <u>\$1,485</u>
Disposal	\$15,000 <u>\$22,279</u>	N/A

### Q & A for Plan Review & General Permit Fees?





## **Draft Rule Text: Septage Haulers**

ADEQ Arizona Department of Environmental Quality

Updated Fees CPI+

### **ARTICLE 11. COLLECTION, TRANSPORTATION, AND DISPOSAL OF HUMAN EXCRETA**

- **R18-13-1103.** General Requirements; License Fees
- **C.** License terms.
  - 1. For each vehicle newly licensed vehicle:
    - (a) subject to inspection conducted by the Department pursuant to this Article after June 30, 2012, the initial license fee shall be \$250 \$660, and shall to be submitted with the license application, and the annual license fee shall be \$550; or
    - (b) subject to inspection conducted by a county pursuant to a delegation agreement with the Department, the initial license fee shall be \$270, to be submitted with the license application, and the annual license fee shall be \$225.
  - <u>2.</u> After initial licensure of a vehicle, the Department will renew the license annually after payment of <del>a</del> <del>\$75</del> the annual</del> fee according to subsection (C)(3). The licensee shall submit the Department approved renewal form and annual license fee to the Department no later than 30 days before expiration.

# **Draft Rule Text: Septage Haulers**

Updated Fees CPI+

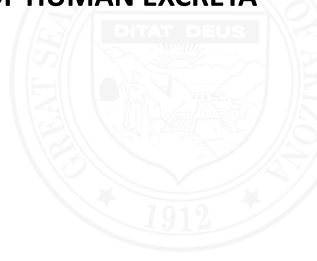


#### **ARTICLE 11. COLLECTION, TRANSPORTATION, AND DISPOSAL OF HUMAN EXCRETA**

R18-13-1103. General Requirements; License Fees [cont'd]

С.

- 3. Each vehicle license may be renewed if:
  - a. The annual license fee is paid,
  - b. The owner or operator is in compliance with subsection (D),
  - c. The vehicle is operated by the same person for the same purpose, and
  - <u>d.</u> <u>The vehicle has been inspected within the last 12 months pursuant to any inspection</u> <u>required under this Article and found in compliance with this Article; and</u>
  - <u>e.</u> The vehicle is maintained according to this Article.



# Draft Rule Text: Septage Haulers - Reinstatement ADEQ Updated Fees CPI+

#### R18-13-1117. Reinstatement

- <u>A.</u> Upon request of the vehicle owner, the Department may reinstate a suspended or revoked vehicle license following a Department reinspection and based on an evaluation of compliance with the requirements of this Article.
- **B.** Upon request of a vehicle owner that fails to submit a completed renewal form and annual license fee to the Department no later than 30 days before expiration, the Department may reinstate an expired vehicle license after submission of a renewal form and the appropriate annual license fee and following a Department determination of compliance with the requirements of this Article.

# **Draft Rule Text: New Tire Sellers**



Incorporated Fees

#### **ARTICLE 22. NEW TIRE SELLERS**

#### R18-13-2201. Definitions

CPI

"Motor vehicle" means any automobile, motorcycle, truck, trailer, semitrailer, truck tractor and semitrailer combination or other vehicle operated on the roads of this state, used to transport persons or property and propelled by power other than muscular power, but motor vehicle does not include traction engines, vehicles that run only on a track, bicycles or mopeds.

"Tire seller" means a retail seller of motor vehicle tires or a wholesale seller of new motor vehicle tires who sells tires to the state, political subdivision of the state, or to a private entity not for resale, and includes a person whose retail sales of new motor vehicle tires are not in the ordinary course of business.

"Waste tire collection site" is defined in A.R.S. § 44-1301.

# **Draft Rule Text: New Tire Sellers**



Incorporated Fees

#### R18-13-2202. New Tire Sellers; Fee

CPI

- A. A tire seller of new motor vehicle tires shall collect a fee of 2% of the retail sales price, not including sales tax, of each tire to a maximum of \$4.66 per tire. For the sale of a new motor vehicle with a gross weight of under 10,000 pounds by a manufacturer to a wholesaler or retailer, if the sales price of the tires is not specified by the manufacturer, the seller shall collect a fee of \$2.33 per tire.
- **B.** A seller required to collect a fee under subsection (A) may credit \$.10 per tire against the fee for expenses incurred by the seller for accounting and reporting related to the fee.
- **C.** A seller who collects a fee under subsection (A) shall remit the fee to the Department of Revenue for deposit on a quarterly basis in the waste tire fund established pursuant to section A.R.S. § 44-1305.



#### R18-13-1201. Definitions

#### "Waste tire collection site" means the same as defined in A.R.S. § 44-1301.

#### **R18-13-1211.** Registration of New Waste Tire Collection Sites; Fee

- A. A new waste tire collection site shall not begin operation after July 20, 2011, until the owner or operator registers with the Department. The owner or operator shall register on a form approved by the Department that includes a statement that the site is in compliance with A.R.S. § 49-762.07(F) and A.R.S. Title 44, Chapter 9, Article 8, as applicable. The owner or operator of a new waste tire collection site that begins operation after July 20, 2011, shall pay an initial registration fee of \$500 \$2,40
- **B.** The owner or operator shall pay a \$75 \$2,000 registration fee annually thereafter within 30 days of invoice receipt.

## Draft Rule Text: Tire Sites cont'd



### R18-13-1212. Registration of Outdoor Used Tire Sites; Fee

CPI+

**Updated Fees** 

- **A.** A person shall not store 100 or more used tires outdoors until the person registers with the Department. A person that stores 100 or more used tires outdoors after July 20, 2011, shall pay an initial registration fee of \$500 \$1,800 within 30 days of invoice receipt. The person shall register on a form approved by the Department that includes a statement that the site is in compliance with A.R.S. § 49-762.07(F) and A.R.S. Title 44, Chapter 9, Article 8, as applicable.
- **B.** A <del>\$75</del> <u>\$1,500</u> registration fee shall be paid annually thereafter within 30 days of invoice receipt.

### Draft Rule Text: Tire Sites cont'd



**New Fees** 

#### R18-13-1212.01. Waste Tire Collection Site Subject to Plan Approval; Fees

- A. Initial registration. The owner or operator of an existing waste tire collection site that is required to obtain plan approval under A.R.S. § 49-762(A)(7) as of the effective date of this Section shall register with the Department by March 1, 2025, on a form approved by the Department. A waste tire collection site that is required to obtain plan approval under A.R.S. § 49-762(A)(7) shall not begin operation until the owner or operator registers with the Department on a form approved by the Department.
- **B.** Annual registration fee. The Department shall bill an annual registration fee of \$5,000 to a registered waste tire collection site that is required to obtain plan approval under A.R.S. § 49-762(A)(7) that has not filed a notice of termination of registration with the Department. The owner or operator of the waste tire collection site that is required to obtain plan approval under A.R.S. § 49-762(A)(7) shall pay the annual registration fee within 30 days of invoice receipt.



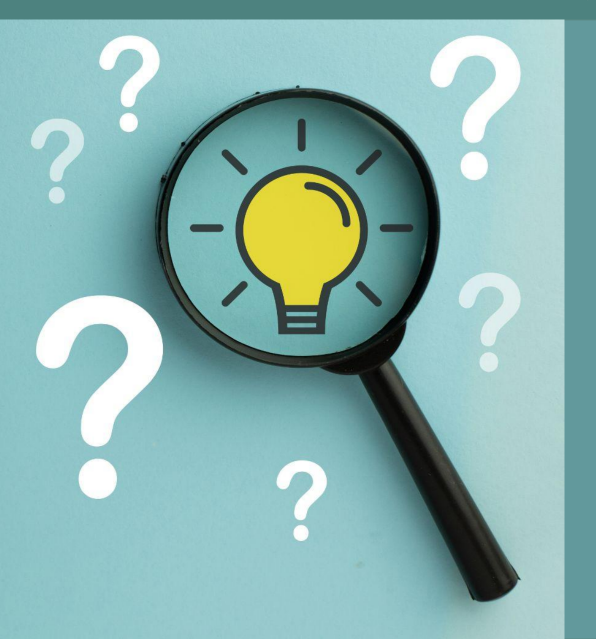
#### R18-13-1213. Facilities Subject to More Than One Tire Site Registration; Single Fee

A person who is required to register a tire facility under more than one of the Sections listed in subsections (1) through (3) (4) shall register and follow procedures under each Section, but is only required to pay the registration fees under the Section with the highest fees.

1. R18-13-1211.	[waste tire collection site]
2. R18-13-1212.	[outdoor used tire site]
<u>3. R18-13-1212.01.</u>	[plan approval waste tire collection site]
<del>3.</del> <u>4.</u> R18-13-501.	[self-certification waste tire site]

## Q & A for Septage Haulers & Tire Sites?





## Draft Rule Text: ASF Generators & Special Waste

**New Fees** 

#### **ARTICLE 13. SPECIAL WASTE AND BEST MANAGEMENT PRACTICES FOR SHREDDER RESIDUE**

"Special waste receiving facility" means an off-site location to which special waste is sent to be treated, recycled, stored, or disposed.

"Special waste shipper" means a person who transports special waste for off-site treatment, recycling, storage, or disposal.

#### R18-13-1306. Reserved Fees

- A. Initial registration fee. Upon making a request for a special waste identification number on a form as provided by the Director, and shown as Appendix A to this Article, an applicant shall submit to the Department an initial registration fee for each operation as follows:
- <u>1.</u> For a generator of shredder residue, <u>\$3,600</u>;
- 2. For a special waste receiving facility, \$5,000; and
- 3. For a special waste shipper, \$1,800.

## Draft Rule Text: ASF Generators & Special Waste



**New Fees** 

#### R18-13-1306. Reserved Fees

- **B.** Annual registration fee. The Department shall bill an annual registration to a generator of shredder residue, a special waste receiving facility, and a special waste shipper that that has a special waste identification number that has not filed a notice of termination of registration with the Department for each operation as follows:
  - <u>1.</u> For a generator of shredder residue, <u>\$3,000</u>;
  - 2. For a special waste receiving facility, \$5,000; and
  - 3. For a special waste shipper, \$1,500.
- **D.** In accordance with A.R.S. § 49-855(G), a solid waste landfill that pays registration fees under A.R.S. § 49-747 is exempt from the fees under subsections (A) and (B).

# Draft Rule Text: ASF Tonnage Fees



#### Updated Fees CPI

#### R18-13-1307. Best Management Practices for Waste from Shredding Motor Vehicles: Fees

- **F.** <u>1.</u> The owner or operator of a special waste facility shall pay, to the Department, the fees required by A.R.S. §§ 49-855(C)(2) and 49-863 as follows:
  - 1. \$1.49 per cubic yard of uncompacted shredder residue; or
  - 2. \$3.38 per cubic yard of compacted shredder residue received; or
  - <del>3.</del> <u>a.</u> <del>\$4.50</del> <u>\$6.68</u> per ton; and
  - 4. b. Not more than \$45,000 \$66,835.67 per generator site per year for shredder residue that is transported to a facility regulated by the Department for treatment, storage or disposal.

# **Draft Rule Text: BMW – Transporters**



Updated Fees CPI+

#### **ARTICLE 14. BIOHAZARDOUS MEDICAL WASTE AND DISCARDED DRUGS**

#### **R18-13-1409.** Transporter License; Fees; Transportation

- B. A transporter license is valid for five years after issuance. To renew the license, the licensee shall submit an application under subsection (B)(1) no later than 60 days prior to the license's expiration and shall pay the license renewal fee as provided in subsection (B)(1) subsection (B)(2). With each application submitted for approval, the applicant shall remit an initial transporter license application fee as provided in subsection (B)(1) for accordance with Table 1. Fee Table Transporter License Fees; Frequency of Application for Transporter License. This Table also lists the maximum fees that the Department will bill the applicant. ...
  - 1. To apply for or to renew a transporter license, an applicant shall submit all of the following in a Department-approved format:
    - For The an initial transporter application license application, a fee of \$1,800, and for a license renewal, a fee of \$1,500.
      indicated in Table 1. Fee Table Transporter License Fees; Frequency of Application for Transporter License.
  - 2. The new or renewal application license fee shall be calculated by multiplying the hourly rate of \$122 by the number of personnel hours involved in inspecting each transporting vehicle, evaluating the application, and approving the license, which amount shall be subtracted from the initial application license fee on deposit. Any remaining surplus of the initial application license fee on deposit shall be returned to the applicant. Any cost that exceeds the initial application license fee on deposit shall be billed to the applicant, but shall not exceed the maximum.

# **Draft Rule Text: BMW – Transporters**



Updated Fees CPI+

#### R18-13-1409. Transporter License; Fees; Transportation [cont'd]

- **C.** Transporters shall pay by the invoice due date an annual fee of \$750 \$1,500 for each calendar year following payment of the new or renewal application license fee and subsequent years in which a renewal application license fee is not charged and paid, such as indicated in Table 2. Fee Table, Transporters Annual Fee.
- D. Amendments. After issuance, the licensee shall submit to the Department any change to the information listed in subsections (B)(1)(a) through (h) within 30 days of its occurrence. Vehicles may only be added to the license after a Department inspection shows that the vehicle is in compliance with this Article. Amendments adding vehicles to the license shall be processed after payment of inspection fees and other expenses at the rate listed in subsection (B)(2), except that the application fee shall be \$100 \$350 and the maximum fee \$5,000.

## **Draft Rule Text: BMW – Facilities**

**New Fees** 



#### R18-13-1410. Storage, Transfer, Treatment, and Disposal Facilities; Facility Plan Approval; Fees

- **A.** A person shall obtain solid waste facility plan approval from the Department as prescribed in A.R.S. § 49-762.04 and pursuant to R18-13-702 to construct any facility that will be used to store, transfer, treat, or dispose of biohazardous medical waste that was generated off site. Plan approval shall be obtained before starting construction of the medical waste treatment or disposal facility. This requirement also applies to solid waste facilities for which an operator self-certifies under A.R.S. § 49-762.05, if the facility also will receive biohazardous medical waste.
- **D.** <u>Annual registration fee. The Department shall bill an annual registration fee to a biohazardous medical waste</u> <u>facility described in subsection (A) as follows:</u>
  - <u>1.</u> For a disposal or treatment facility, <u>\$12,500</u>; and
  - <u>2.</u> For a storage or transfer facility, <u>\$7,500</u>.
- E. <u>A facility subject to more than one fee under subsection (D) shall only pay the highest fee amount.</u>
- F. The biohazardous medical waste facility shall pay the annual registration fee within 30 days of invoice receipt.

## Q & A for Special Waste & BMW?





## **Draft Rule Text: Lead Acid Battery Collectors**

**New Fees** 

#### ADEQ Arizona Department

### **ARTICLE 19. LEAD ACID BATTERY RECYCLING**

#### R18-13-1901. Collection or Recycling Facility of Lead Acid Batteries; Registration; Fees

A. Initial registration. The owner or operator of an existing collection or recycling facility that accepts lead acid batteries as of the effective date of this Section shall register with the Department by March 1, 2025, on a form approved by the Department and pay the fee amount under subsection (B). A collection or recycling facility shall not begin operation to accept lead acid batteries until the owner or operator registers with the Department on a form approved by the Department that includes a statement that the facility is in compliance with A.R.S. § 44-1322. The owner or operator of a new collection or recycling facility of lead acid batteries shall submit an initial registration fee of \$810 at the time of registration under this subsection.

### Draft Rule Text: Lead Acid Battery Collectors

**New Fees** 

#### R18-13-1901. Collection or Recycling Facility of Lead Acid Batteries; Registration; Fees [cont'd]

- **B.** Annual registration fee. The Department shall bill an annual registration fee of \$675 to a registered collection or recycling facility that has not filed a notice of termination of registration with the Department. The owner or operator of a registered collection or recycling facility shall pay the annual registration fee within 30 days of invoice receipt.
- **D.** For purposes of this Section, "lead acid battery" means a battery with a core of elemental lead and a capacity of six or more volts that is suitable for use in a vehicle or a boat.

### Draft Rule Text: Used Oil

**New Fees** 



#### **ARTICLE 20. USED OIL**

#### R18-13-2001. Definitions

<u>"40 CFR 279", and any section therein, refers to 40 CFR part 279, as amended on January 1, 1997, and no future</u> <u>editions or later amendments.</u> Copies of 40 CFR 279 are available at https://www.govinfo.gov/app/collection/cfr/. <u>Copies are on file with the Department.</u>

"CFR" means the Code of Federal Regulations.

"Department" means the Arizona Department of Environmental Quality.

"Used oil" means the same as defined in 40 CFR 279.1 and includes oil that has been contaminated as a result of handling, transportation, or storage.

"Used oil collection center" means the same as defined in 40 CFR 279.1

### **Draft Rule Text: Used Oil**

**New Fees** 

#### R18-13-2001. Definitions [cont'd]

"Used oil burner" means the same as defined in 40 CFR 279.1.

"Used oil fuel marketer" means the same as defined in 40 CFR 279.1.

"Used oil handler" means a used oil burner, used oil marketer, used oil transporter, or used oil processor.

"Used oil processor" means the same as defined in 40 CFR 279.1.

"Used oil transporter" means the same as defined in 40 CFR 279.1.





### Draft Rule Text: Used Oil cont'd



**New Fees** 

#### R18-13-2002. Used Oil Handler Registration; Fee

- A. Initial registration. An existing used oil handler that has received, or is required to obtain, an EPA identification number pursuant to 49 CFR 279 as of the effective date of this Section shall register with the Department by March 1, 2025, on a form approved by the Department and pay the fee amount under subsection (B). A new used oil handler that has received, or is required to obtain, an EPA identification number pursuant to 49 CFR 279 shall not begin operation until the owner or operator registers with the Department on a form approved by the Department. A new used oil handler shall submit an initial registration fee at the time of registration under this subsection as follows:
  - 1. For a used oil processor, \$9,000;
  - 2. For a used oil burner, \$15,000;
  - 3. For a used oil transporter, \$1,800; and
  - 4. For a used oil fuel marketer, \$1,800.

### Draft Rule Text: Used Oil cont'd



**New Fees** 

#### R18-13-2002. Used Oil Handler Registration; Fee [cont'd]

- **B.** Annual registration fee. The Department shall bill an annual registration fee to a used oil handler that has received, or is required to obtain, an EPA identification number pursuant to 40 CFR 279 as follows:
  - <u>1.</u> For a used oil processor, <u>\$7,500</u>;
  - 2. For a used oil burner, \$12,500;
  - 3. For a used oil transporter, \$1,500; and
  - 4. For a used oil fuel marketer, \$1,500.
- C. The registered used oil handler shall pay the annual registration fee within 30 days of invoice receipt.

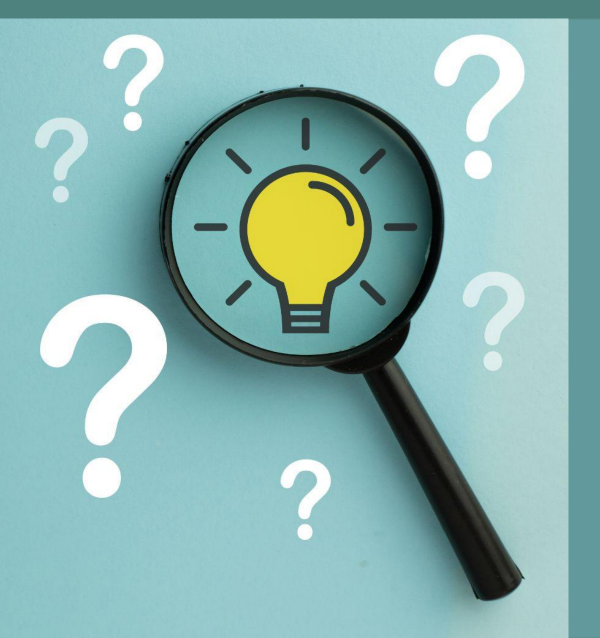
### **Draft Rule Text: Used Oil – Collection Centers**



#### R18-13-2003. Used Oil Collection Center Identification Number; Requirements

- A. <u>A used oil collection center shall request a used oil collection center identification number on a form provided</u> by the Director pursuant to A.R.S. § 49-802(C) that contains all of the following:
  - <u>1.</u> <u>The company name;</u>
  - 2. The name of the owner of the company;
  - <u>3.</u> <u>The mailing address and telephone number of the company;</u>
  - 4. The location of the collection center; and
  - 5. <u>A description of the type of used oil activity at the company.</u>
- **B.** Within 30 days of receiving the completed form, the Director shall issue the identification number to the used oil collection center.

#### Q & A for Lead Acid Battery Collection & Used Oil? ADEQ Arizona Department Quality



### **Draft Rule Text: Landfills – Registration**



Updated Fees CPI+

#### **ARTICLE 21. SOLID WASTE LANDFILL REGISTRATION AND DISPOSAL FEES**

#### R18-13-2101. Definitions

- 3. "Full quarter" means any of the standard fiscal quarters of the defined time period for which a municipal solid waste landfill accepted waste on or before the first day of the quarter and on or after the last day of that quarter.
- 3. <u>"Local public facility" means a facility operated for the disposal of solid waste generated within the jurisdiction the facility is located pursuant to A.R.S. § 49-741.</u>
- 4. "Recycling residue" means waste generated from recycling:
  - (a) solid waste; or
  - (b) effluent from a secondary wastewater treatment plant or wastewaters.

### **Draft Rule Text: Landfills – Registration**

CPI+

**Updated Fees** 



#### R18-13-2102. Solid Waste Landfill Registration; Annual Registration Fee for an Existing Solid Waste Landfill

- A. An operator of a solid waste landfill shall register the solid waste landfill with the Department on a form approved by the Department. An existing <u>A</u> solid waste landfill, except those described in subsection (C), shall pay an annual registration fee within 30 days of receipt of an invoice from the Department according to the following:
  - For municipal solid waste landfills that received less than 12,000 60,000 tons during the defined time period, \$1,250 \$5,000.
  - For municipal solid waste landfills that received at least 12,000 60,000 tons but less than 60,000 225,000 tons during the defined time period, \$2,500 \$10,000.
  - 3. For municipal solid waste landfills that received at least 60,000 tons but less than 225,000 tons or more during the defined time period, \$7,500 \$20,000.
  - 4. For municipal solid waste landfills that received 225,000 tons or more during the defined time period, \$12,500.
  - 5. Non-municipal solid waste landfills shall pay a flat fee of \$3,750.
  - 6. Solid waste landfills that are closed to the public and that accept nonhazardous waste only shall pay a flat fee of \$3,750.

### Draft Rule Text: Landfills – Registration cont'd



Updated Fees CPI+

- **B.** The Department shall determine the amount of waste received by a municipal solid waste landfill by one of the following methods:
  - **1.** For a municipal solid waste landfill that accepted waste over the entire defined time period:
  - a. <u>1.</u> As the reported tons of solid waste received on the disposal fee invoice invoices over the defined time period; or
  - b. 2. As the reported units of compacted or uncompacted solid waste received on the disposal fee invoice invoices and reported under A.R.S. § 49-836(A)(1) over the defined time period; or.
  - 2. For a municipal solid waste landfill that accepted waste for only a portion of the defined time period, but no less than a full quarter, the Department shall project the total amount of waste that would have been received by the landfill over the entire defined time period, using one of the following methods:

### **Draft Rule Text: Landfills – Registration cont'd**





- [cont'd] В.
  - For a municipal solid waste landfill that reported receiving waste for at least a full three quarters but <del>a.</del> less than the entire defined period, the amount of waste for the remaining quarter is the total amount of the waste reported for the full three quarters divided by three;
  - For a municipal solid waste landfill that reported receiving waste for at least a full two quarters but less <del>b.</del> than three quarters, the amount of waste for the remaining two quarters is the same as the total amount of waste reported for the two full quarters; or
  - For a municipal solid waste landfill that reported receiving waste for at least one full quarter but less <del>c.</del> than two quarters, the amount of waste for the remaining three quarters is the total of the amount of the waste reported for the full quarter multiplied by three.
- For a municipal solid waste landfill that accepted waste for less than a full quarter, the annual landfill <del>C.</del> registration fee is \$1,250.

### Draft Rule Text: Landfills – Post-Closure Care



Updated Fees CPI+

#### R18-13-2103. Annual Landfill Registration: Due Date and Fees Landfill Closure and Post-Closure Care Financial Assurance Obligations; Fees

- **A.** An operator of a new solid waste landfill shall register the solid waste landfill and pay the landfill registration fee as follows:
  - 1. The operator shall pay the initial landfill registration fee within 30 days of the date that the Department approves the facility plan. The initial landfill registration fee is \$1,250.
  - 2. Registration is valid for one year, except if the landfill is initially registered during October, November, or December of a calendar year, the next landfill registration due date is December 31 of the following calendar year and each calendar year thereafter unless released from the annual landfill registration requirement as specified in subsection (C).
  - 3. The annual registration fee remains \$1,250 until the first annual registration period after the first full quarter of the defined time period.

### Draft Rule Text: Landfills – Post-Closure Care



Updated Fees CPI+

#### R18-13-2103. Annual Landfill Registration: Due Date and Fees Landfill Closure and Post-Closure Care Financial Assurance Obligations; Fees [cont'd]

- B.A. After the first full quarter, the Department shall calculate the annual registration fee according to R18-13-2102, and specify the fee on the Department's annual landfill registration invoice for the solid waste landfill. The Department shall calculate and the solid waste landfill shall pay the annual landfill registration fee until the first registration defined time period after the solid waste landfill stops accepting waste during a fiscal quarter of the defined time period.
- E.B. From the time a solid waste landfill stops accepting waste as specified in subsection (B) (A), until the owner or operator of the solid waste landfill is released from its obligation to provide financial assurance for closure and post-closure care as required by A.R.S. §§ 49-761 or 49-770, the annual registration fee is \$1,250 \$3,500.

# **Draft Rule Text: Landfills – Disposal Fee**



Incorporated Fees

CPI

#### R18-13-2104. Solid Waste Landfill Disposal Fee; Exemptions

- A. The operator of a solid waste landfill shall pay to the Department the disposal fee required by A.R.S. § 49-836 as follows:
  - 1. <u>\$.58</u> for each six cubic yards of uncompacted solid waste;
  - 2. <u>\$.58</u> for each three cubic yards of compacted solid waste; or
  - 3. <u>\$.58 per ton of solid waste.</u>
- **B.** A solid waste landfill that receives only waste generated on site shall compute the fee in subsection (A) by one of the following methods:
  - <u>1.</u> <u>By actual volume or weight; or</u>
  - 2. By estimate based on landfill capacity use, volume or number of waste loads or any other reasonable means for approximating the volume or weight of disposed waste.

## **Draft Rule Text: Landfills – Disposal Fee**



Incorporated Fees

CPI

#### <u>R18-13-2104. Solid Waste Landfill Disposal Fee; Exemptions [cont'd]</u>

- C. Facilities that generate recycling residue shall pay the disposal fee required by A.R.S. § 49-836 as follows, to a maximum of \$34,942.20 for on-site disposal:
  - 1. <u>\$.29</u> for the dry weight or volume of the recycling residue generated; or
  - 2. <u>\$.29</u> for the dewatered weight or volume of the recycling residue generated.
- **D.** A person who for a fee disposes of waste in a solid waste landfill that is not regulated by the Department shall keep accurate records of the waste disposed of in those landfills and shall pay to the Department the disposal fee as prescribed in subsection (A).
- **E.** The operator of a local public facility that does not have on-site operators or scales shall pay to the Department a fee that shall be calculated by multiplying the population of the political subdivision served by the local public facility by <u>\$.16</u>.

### Draft Rule Text: Landfills – Disposal Fee cont'd



Incorporated Fees

CPI

#### R18-13-2104. Solid Waste Landfill Disposal Fee; Exemptions [cont'd]

- **F.** A person who is subject to fees under this Section shall sign and submit a form prepared by the Department with each fee payment. The form shall state the total volume or weight of solid waste disposed of at that landfill during the payment period and shall provide any other information deemed necessary by the department.
- **<u>G.</u>** The following are exempt from the requirements of this Section:
  - 1. Persons disposing of a load containing less than six cubic yards of uncompacted solid waste or three cubic yards of compacted solid waste.
  - 2. <u>A site used solely for the reclamation of land through the introduction of landscaping rubble or inert</u> <u>material.</u>
  - 3. <u>Material produced in connection with a mining or metallurgical operation.</u>

# Q & A for Landfills & Disposal Fee?





### Those impacted...Composting





#### Composting

- Registration Annual
  - ← Annual \$5,000 per year
- Plan Review per A.R.S. 49-762

### **Implementation Discussion**



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#### How to Contact Us

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