

This document contains the Connecticut regulations for Use of Pesticides. This document was prepared by the State of Connecticut Department of Environmental Protection and is provided for the convenience of the reader. This is not the official version of the regulations. The official regulations are published by the State of Connecticut, Judicial Branch, Commission on Official Legal Publications in the Connecticut Law Journal. In the event there is inconsistency between this document and the regulations as published in the Connecticut Law Journal, the Connecticut Law Journal publication will serve as the official version.

Most fees required pursuant to Title 22a of the Connecticut General Statutes, and regulations adopted thereunder, were increased effective August 21, 2003, with the passage of Public Act 03-06 (An Act Concerning General Budget and Revenue Implementation Provisions).

Sections 108 through 139, inclusive, of the Public Act specifically increased those fees established by statute.

Sections 149 through 153, inclusive, of the Public Act increased those fees established by regulation as follows:

- 1) 50% for any fee over \$100.00; and
- 2) Doubled those fees that were \$100.00 or less with a minimum fee set at \$100.00.

Fees that went into effect on August 21, 2003 are summarized in the table included at the end of the regulations.

Use of Pesticides

Sec. 22a-66-1. Definitions.

- (a) The definitions of terms used in these regulations shall be consistent with the definitions in Section 22a-47 of the General Statutes.
- (b) The following terms not defined in Section 22a-47 are defined as follows:
- (1) "Borer control" means the control through the use of pesticides of insects whose larval life takes place within plant stems;
 - (2) "Termite control" means the extermination of termites within, beneath or closely adjacent to a structure and the prevention of future termite entry which is accomplished through the use of pesticides.
 - (3) An Electrical Service Entrance shall be that area of a structure where the electrical power supply enters and is subsequently distributed to other parts of the structure.
 - (4) A pesticide distributor shall be any person representing himself/herself or a single firm, corporation, dealership or other entity engaged in the business of distributing, selling, offering for sale, or holding for sale to the ultimate user, any restricted-use or permit-use pesticide.

(Effective February 5, 1979)

Sec. 22a-66-2. Control of registration and uses.

- (a) The following pesticides shall not be registered and their use shall be prohibited:
- (1) Arsenic products except tricalcium arsenate for control of *Poa annua*, sodium arsenate for use in the treatment of lumber for protection against termites and decay-producing fungi, calcium acid methanearsonate (CMA), monosodium methanearsonate (MSMA), disodium methanearsonate (DSMA, MAA), ammonium methanearsonates and cacodylic acid and its sodium salt.
 - (2) Benzene hexachloride (BHC).
 - (3) Cadmium products.
 - (4) Dichloro diphenyl dichloroethane (DDD).
 - (5) Dichloro diphenyl trichloroethane (DDT).
 - (6) Dodecachlorooctahydro-1, 3, 4-metheno-1H-cyclobuta (cd) pentalene (Mirex)
 - (7) Lead products.
 - (8) Mercury products except inorganic mercury products for control of winter turf disease on golf courses, provided that no mercury products will be applied to land which is either: (i) (aa) within two hundred and fifty feet of high water of a potable water supply reservoir; (bb) within the areas along watercourses which are covered by any of the critical components of a stream belt; (cc) land with slopes fifteen per cent or greater without significant interception by wetlands, swales and natural depressions between the slopes and watercourses; (dd) within two hundred feet of groundwater wells; (ee) an identified direct recharge area or outcrop of aquifer now in use or available for future use, or (ff) an area with shallow depth to bedrock, twenty inches or less, or poorly drained or very poorly drained soils as defined by the United States soil conservation service that are contiguous to land described in subdivisions (cc) or (dd) of this subsection and that extend to the top of the slope above the receiving watercourse, or (ii) land which is either (aa) on a public drinking supply watershed which is not included in subsection (I) above or (bb) completely off a public drinking supply watershed and which is within one hundred and fifty feet of a distribution reservoir or a first-order stream tributary to a distribution reservoir.
 - (9) Phosphorous paste products.

- (10) Selenium products.
- (11) Terpene polychlorinates (65 or 66% chlorine) consisting of chlorinated camphene, pinene and related polychlorinates (Strobane).
- (12) Thallium products.
- (13) Toxaphene.

(b) The following pesticides shall be registered and used for the following purposes only:

- (1) Aldrin for use as a termite control.
- (2) Dieldrin for use as a termite control.
- (3) Lindane for leafminer, bark beetle, powder post beetle, or borer control, or for prescribed use on humans by a physician licensed by the State of Connecticut, or for prescribed use on animals by a veterinarian licensed by the State of Connecticut.
- (4) Endrin for use as a mouse control in commercial orchards.
- (5) Sodium fluoride for use as a wood preservative.
- (6) Strychnine for use as rat and mouse control.
- (7) Heptachlor to control subterranean termites when the method involves soil injection, trench application, or other soil incorporation method of application.

(c) The following pesticides shall not be registered or used for the following purposes:

- (1) Any pesticide activated by thermal means, except pyrethrum, pyrethrins or pyrethroids, for indoor application, except indoor application for agricultural purposes;
- (2) Captan on pets or other animals;
- (3) Chlordane products.
 - (A) for indoor applications except by applicators licensed by the State of Connecticut;
 - (B) on pets or other animals except by veterinarians licensed by the State of Connecticut;
 - (C) for indoor or outdoor application by mistblowers and other mist generators or thermal foggers.

(Effective March 27, 1989)

Sec. 22a-66-2b. The use of microencapsulated methyl parathion.

No person shall apply any microencapsulated methyl parathion except to control San Jose scale in orchards or, from January 1 through June 30, inclusive, to control first generation European corn borer on sweet corn. Prior to applying microencapsulated methyl parathion, the applicator shall ensure that the field or orchard being treated and any area subject to pesticide drift bordering thereon, is as free of flowering ground cover as possible by mowing, use of herbicide or by other techniques. It is recommended that microencapsulated methyl parathion not be applied when orchards or fields and areas subject to pesticide drift bordering thereon, contain more than five flowers per square yard.

(Effective April 18, 1986)

Sec. 22a-66-3. Application of pesticides.

(a) No person may use a federally restricted-use pesticide except under the supervision of a certified applicator.

(b) There shall be a check valve or anti-siphoning device on all hoses used to draw water from a water supply if a reversal of flow would cause any pesticide to enter into the hose. The discharge side of a pump shall not be connected to any water system.

(c) All filler hoses used as the intake in drawing water from water courses shall be covered except when in use, in order to prevent pesticide contamination.

(d) No water to be used in pesticide applications shall be drawn from any stream or pond leading to a potable water supply reservoir.

(Effective July 3, 1979)

Sec. 22a-66-4. Registration of pesticide distributors

(a) All pesticide distributors shall register annually with the Commissioner. If a firm has more than one location or sales outlet at which a restricted-use or permit-use pesticide is distributed, sold, held for sale, or offered for sale, then each outlet shall have at least one person who has demonstrated his/her competency within the meaning of Section 22a-56 (b) of the General Statutes.

(b) Application for registration shall be made on forms provided by the Commissioner. Application forms shall be submitted annually prior to October 31st of each year.

(c) Repealed, June 27, 1985.

(d) In order to receive a registration, distributors must first demonstrate competence with respect to the handling of pesticides and demonstrate knowledge concerning application, hazard and impact of pesticides, including but not limited to the legal uses and precautions regarding the restricted-use and permit-use pesticides they may sell. The Commissioner may refuse registration to any applicant who has shown by previous action that he/she is not competent with respect to the handling and use of pesticides. If registration is so refused, the applicant shall be so informed in writing, giving the reasons for such refusal. Any person aggrieved by such a decision may, within thirty days from date of issuance of such denial, request a hearing before the Commissioner, which hearing shall be conducted in accordance with Chapter 54 of the General Statutes.

(e) Registered distributors shall maintain records of the sale of permit-use or restricted-use for at least three years. An accurate report of the sales of restricted-use and permit-use pesticides for the year shall be submitted by the distributor on forms provided by the Commissioner as a requirement for renewal of registration.

(f) Registered distributors shall maintain their restricted-use and permit-use pesticides in secure structures, physically separated from food, feed, grain, electrical service entrances, and any other condition which could create a potentially hazardous situation. The entrance shall be marked with appropriate warning signs and kept closed and locked when unattended. The structure should be well ventilated, clean and contain essential fire prevention and clean-up equipment, including but not limited to absorbent material to contain spills, fire extinguisher and respirator.

(g) Each registered distributor shall be responsible for the acts of co-workers in relation to all provisions of these regulations.

(h) Any distributor displaying restricted-use pesticides for sale, shall display such pesticides in an area separate from general-use pesticides and shall post a prominent sign bearing the statement "for sale to certified applicators only" at the display. The statement shall be imprinted in letters at least one inch high.

(i) The fee for the registration of restricted or permit use pesticide distributors shall be as specified in Section 22a-56-1 of the Regulations of Connecticut State Agencies.

(Effective June 27, 1985)

Sec. 22a-66-5. Certification and licensing of applicators.

(b) No person under 18 years of age shall be issued a pesticide certification or license.

(c) All requests for duplicate licenses or certificates shall be made in writing. A charge of two dollars may be made to cover the cost of each duplicate license or certificate issued.

(e) A certified applicator shall notify the Commissioner of any change of address within 30 days of such change.

(i) The Commissioner may issue new certificates so that one-fifth of the certificates come due each year on the following schedule:

Year one -

applicators whose last names start with letters A - C

Year two -

applicators whose last names start with letters D - H

Year three

applicators whose last names start with letters I - M

Year four -

applicators whose last names start with letters N - S

Year five -

applicators whose last names start with letters T - Z

The required fee may be pro-rated in order to have the next renewal date fall due according to the above schedule.

(Effective April 22, 1982)

Sec. 22a-66-6. Permits.

(a) Repealed, June 27, 1985

(b) All permit applications shall be made on forms furnished by the Commissioner and the applicant shall furnish all information required by the Commissioner.

(c) A permit-use pesticide requires the permit holder to be physically present at the time the permit-use pesticide is applied.

(Effective July 3, 1979)

Sec. 22a-66-7. Aircraft application.

(a) Application for a permit to apply pesticides or fertilizers from the air shall be made on forms furnished by the Commissioner and the applicant shall furnish all information required by the Commissioner.

(b) No pesticide may be applied from the air to a tract of land less than 10 acres in size unless the tract of land to be treated is part of a larger parcel of land that is at least 10 acres in size. All aerial applications must have the prior inspection and approval required by Section 22a-54(e) of the General Statutes.

(c) No pesticidal dust may be applied within 100 feet of a public highway.

(e) No pesticide shall be applied from the air for agricultural purposes within 200 feet of a watercourse, pond or lake.

(f) Congested areas shall be considered those areas zoned 1/2 acre or less, or municipally or privately owned public parks, public playgrounds, and public swimming areas.

(g) (1) for the aerial application of pesticides and fertilizers other than *Bacillus thuringiensis* (Bt), a written release is necessary from any landowner or resident whose property

is under the spray pattern of the aerial application or subject to drift from such an application. The area subject to drift will be considered to be a minimum of 200 feet from the flight path of a helicopter and 300 feet from the flight path of a fixed-wing aircraft.

(2) (A) An applicant for a permit for aerial application of *Bacillus thuringiensis* (Bt) must notify each landowner or resident whose property is under the spray pattern of an aerial application or subject to drift from such an application at least 31 days prior to the proposed date of spraying. The area subject to drift will be considered to be a minimum of 200 feet from the flight path of a helicopter and 300 feet from the flight path of a fixed-wing aircraft.

(B) Such notice shall be in writing and shall state:

- (i) the proposed date or dates on which spraying is to occur;
- (ii) the name of the pesticide to be sprayed;
- (iii) the name of the permit applicant to be sprayed;
- (iv) the name of the applicator, if known;
- (v) in what manner, to whom and at what address the landowner or resident is to object to such spraying if he or she desires;
- (vi) the time limit within which he or she desires;
- (vii) that if no objection is made, the area will be sprayed.

(C) After receiving notice, a landowner or resident may waive his or her right to object by signing a written release. If all landowners or residents in any area waive their right to object, that area may be sprayed prior to expiration of the objection period, provided, however, that the information specified in subparagraph (E) is forwarded to the commissioner, and a permit is obtained.

(D) *Bacillus thuringiensis* (Bt) shall not be applied from the air if a landowner or resident whose property is under the spray pattern or subject to drift from the application objects, in writing, to the permit application within 30 days of the date notification was received.

(E) At the end of the objection period, the permit applicant shall forward to the commissioner (i) all objections received; (ii) a list of those landowners or residents who have consented, those who have objected, and those who have not responded; and (iii) proof that all landowners or residents have received written notice. Acceptable proof may include receipts of certified mail delivery or signatures secured at time of delivery.

(Effective July 13, 1993)

(h) In accordance with subsection (e) of Section 22a-54 of the General Statutes, a fee shall be submitted with each application filed under this section according to the following schedule:

- (1) Permitted area 10 to 49 acres, \$30.00.
- (2) Permitted area 50 to 149 acres, \$150.00.
- (3) Permitted area 150 acres or larger, \$300.00.

Any application submitted without the proper fee shall be considered incomplete, and shall not be processed.

(i) Payment of fees under this section shall be by certified check, money order or personal check payable to the Department of Environmental Protection.

(j) Fees paid under this section shall be nonrefundable.
(Effective July 13, 1993)

Department of Environmental Protection
Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

		Section of Public Act 03-06 that Amended Old Fee Amount			Fee Amount Effective 8/21/03	
	Statutory Authority	Regulatory Authority	Amount	Fee Description		
1	22a - 6		N/A	Fee to recover reasonable costs of FOI requests		
2	22a - 50		Section 109	Pesticides registration	\$750.00 per	
3		22a - 54 - 2(a)(1)(A)	Section 152	Pesticides commercial applicator - supervisory exam fee	\$100.00	
4		22a - 54 - 2(a)(1)(B)	Section 152	Pesticides commercial applicator - supervisory recertification exam fee	\$100.00	
5	22a-54		Section 111	Cert.fee for supervisory certification as a commercial pesticide applicator	\$225.00	
6		22a - 54 - 2(a)(2)(A)	Section 152	Initial exam fee and five-year certification for operational certification as a commercial pesticide applicator	\$100.00	
7	22a-54		Section 111	Renewal five-year certification for operational certification as a commercial pesticide applicator	\$40.00	
8		22a - 54 - 2(a)(3)(A)	Section 152	Private Applicator exam fee	\$100.00	
9		22a - 54 - 2(a)(3)(B)	Section 152	Private Applicator recertification exam fee for certificate holders	\$100.00	
10	22a-54		Section 111	Private Applicator certification fee	\$50.00	
11		22a - 54 - 2(a)(4)(A)	Section 152	Pesticides aircraft operator exam fee	\$100.00	
12	22a-54		Section 110	Pesticides aircraft operator certification fee	\$50.00	
13	22a - 54a		Section 112	Golf course > 1000 yds	\$200.00	
14		22a - 56 - 1	Section 152	Pesticide distributors exam fee	\$100.00	
15	22a - 56(c)		Section 113	Annual registration of pesticide distributors	\$60.00	
16		22a - 66 - 5(c)	Section 152	Duplicate license for pesticide applicators	\$100.00	discretionary fee
17	22a - 66c(c)		Section 114	Application fee for registration of pesticide application business	\$120.00	
18		22a - 66y	Section 115	Fee to sell or receive in intrastate commerce any sodium fluoroacetate	\$2.00	
19		22a-66z-1(f)	Section 152	Use of Pesticides in State Waters	\$100.00	
20		22a - 66z - 7(h)	Section 152	Pesticides in air > 150 acres	\$450.00	
21		22a - 66z - 7(h)	Section 152	Pesticides in air 50 - 149 acres	\$225.00	
22		22a - 66z - 7(h)	Section 152	Pesticides in air 10 - 49 acres	\$100.00	
23	23-61b		N/A	Arborist exam fee	\$25.00	
24	23-61b		N/A	Arborist license fee	\$150.00	

Department of Environmental Protection

Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

Section of Public Act 03-06 that Amended Old Fee							
	Statutory Authority	Regulatory Authority	Amount	Fee Description	Fee Amount Effective 8/21/03		
24	LEP		22a - 133v-3(a)(3)	Section 152	Examination fee for licensed environmental professional	\$187.50	
25			22a - 133v-4(d)(2)(B)	Section 152	Renewal fee for licensed environmental professional	\$337.50	
26	Property Transfer	22a - 133x		Section 118	ECAF -Environmental Condition Assessment Form-Voluntary Remediation- <i>Fee may be applied as credit towards future filing fees if transfer occurs w/in three years</i>	\$3,000.00	
27		22a - 134e(b)		Section 119	Filing fee for filing a Form I of transfer of hazardous waste establishments	\$300.00	
28		22a - 134e(b)		Section 119	Filing fee for filing a Form II of transfer of hazardous waste establishments	\$1,050.00	
29		22a - 134e(m)		Section 120	Initial Filing fee for filing a Form III or for transfer of hazardous waste establishments - <i>If LEP reviews the clean-up, No Subsequent Fee</i>	\$3,000.00	
30		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up(COC) < \$25,000- Total fee	\$3,000.00	
31		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) ≥ \$25,000 < \$50,000- Total fee	\$4,500.00	
32		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up(COC) ≥ \$50,000 < \$100,000- Total fee	\$6,750.00	
33		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) ≥ \$100,000 < \$500,000- Total fee	\$21,000.00	
34		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) ≥ \$500,000 < \$1,000,000- Total fee	\$30,000.00	
35		22a - 134e(n)		Section 120	Form III Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) ≥ \$1,000,000- Total fee	\$34,500.00	
36		22a - 134e(o)		Section 120	Initial Filing fee for filing a Form IV of transfer of hazardous waste establishments	\$3,000.00	
37		22a - 134e(o)		Section 120	Form IV Filing notice of transfer of hazardous waste establishments - cost of HW clean up(COC) < \$50,000- Total fee	\$3,000.00	
38		22a - 134e(o)		Section 120	Form IV Filing notice of transfer of hazardous waste establishments - cost of HW clean up(COC) ≥ \$50,000 < \$100,000- Total fee	\$3,375.00	

Department of Environmental Protection
Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

Section of Public Act 03-06 that Amended Old Fee								
	Statutory Authority	Regulatory Authority	Amount	Fee Description	Fee Amount Effective 8/21/03			
39	22a - 134e(o)		Section 120	Form IV Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) \geq \$100,000 < \$500,000- Total fee	\$10,500.00			
40	22a - 134e(o)		Section 120	Form IV Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) \geq \$500,000 < \$1,000,000- Total fee	\$15,000.00			
41	22a - 134e(o)		Section 120	Form IV Filing notice of transfer of hazardous waste establishments - cost of HW clean up (COC) \geq \$1,000,000- Total fee	\$17,250.00			
42	SOLID WASTE FEES INCLUDING RECYCLING							
43	22a - 208a(i)/22a - 454(e)(1)		Section 152	Drop-site Recycling Facility	\$200.00			
44	22a - 208a(i)/22a - 454(e)(1)		Section 152	Limited Processing Recycling Facility	\$500.00			
45	22a - 208a(i)/22a - 454(e)(1)		Section 152	Recyclables Transfer Facility	\$500.00			
46	22a - 208a(i)/22a - 454(e)(1)		Section 152	Single Item Recycling Facility	\$500.00			
47	22a - 208a(i)		Section 152	Construct and operate a paint and stain drop facility general permit	\$200.00			
48	22a - 208a(i)		Section 152	Construct and operate a paint and stain bulking facility general permit	\$500.00			
49		22a-208i(a)-1	Section 152	Leaf Composting Facility	\$0.00			
50	22a - 208a(i)		Section 152	Addition of Grass Clippings at Registered Leaf Composting Facilities	\$500.00			
51	22a - 208a(i)/22a - 454(e)(1)		Section 152	One Day Collection of Household Hazardous Waste and Hazardous Waste from Certain Generators	\$500.00			
52		22a - 208a - 1(b)(1)	Section 152	Application for permit to construct Resources Recovery Facility	\$138,000.00			
53		22a - 208a - 1(b)(2)(A)	Section 152	Application for permit to construct Transfer Station-Capacity \leq 75 tons per day	\$7,500.00			
54		22a - 208a - 1(b)(2)(B)	Section 152	Application for permit to construct Transfer Station-Capacity 75 to 150 tons per day	\$9,750.00			
55		22a - 208a - 1(b)(2)(C)	Section 152	Application for permit to construct Transfer Station-Capacity > 150 tons per day	\$11,250.00			
56		22a - 208a - 1(b)(3)(A)	Section 152	Application for permit to construct Volume Reduction Plant- Intermediate Processing Center	\$14,250.00			
57		22a - 208a - 1(b)(3)(B)	Section 152	Application for permit to construct Volume Reduction Plant- Organic Composting Facility \leq 100 Tons/Day	\$7,500.00			
58		22a - 208a - 1(b)(3)(C)	Section 152	Application for permit to construct Volume Reduction Plant- Organic Composting Facility > 100 Tons/Day	\$9,750.00			
59		22a - 208a - 1(b)(3)(D)	Section 152	Application for permit to construct Volume Reduction Plant- Construction & Demolition Waste Processing Facility \leq 100 Tons/Day	\$7,500.00			

Department of Environmental Protection

Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

Section of Public Act 03-06 that Amended Old Fee Amount							
	Statutory Authority	Regulatory Authority	Section	Fee Description	Fee Amount Effective 8/21/03		
60		22a - 208a - 1(b)(3)(E)	Section 152	Application for permit to construct Volume Reduction Plant- Construction & Demolition Waste Processing Facility > 100 Tons/Day	\$14,250.00		
61		22a - 208a - 1(b)(3)(F)	Section 152	Application for permit to construct Volume Reduction Plant- Land Clearing/Clean Wood Processing Facility	\$9,750.00		
62		22a - 208a - 1(b)(3)(G)	Section 152	Application for permit to construct Volume Reduction Plant- Sludge Processing Facility	\$7,500.00		
63		22a - 208a - 1(b)(3)(H)	Section 152	Application for permit to construct Volume Reduction Plant- Other ≤ 100 Tons/Day	\$9,750.00		
64		22a - 208a - 1(b)(3)(I)	Section 152	Application for permit to construct Volume Reduction Plant- Other > 100 Tons/Day	\$14,250.00		
65		22a - 208a - 1(b)(4)	Section 152	Application for permit to construct Biomedical Waste Treatment Facility	\$18,750.00		
66		22a - 208a - 1(b)(5)(A)	Section 152	Application for permit to construct Municipal Solid Waste Disposal Area	\$37,500.00		
67		22a - 208a - 1(b)(5)(B)	Section 152	Application for permit to construct Residue or Other Solid Waste Disposal Area	\$26,250.00		
68		22a - 208a - 1(c)(1)	Section 152	Application fee for Authorization to Conduct a Regulated Activity - Biomedical Waste Transporter	\$1,500.00		
69		22a - 208a - 1(c)(2)	Section 152	Application for Asbestos Disposal by person other than Homeowner from Primary Residence	\$240.00		
70		22a - 208a - 1(c)(3)	Section 152	Application for Special Waste Disposal by person other than Homeowner from Primary Residence	\$525.00		
71		22a - 208a - 1(c)(4)	Section 152	Application for Solid Waste Disposal Area As-built Closure Plan- Active Site / Pursuant to 22a-208a	\$487.50		
72		22a - 208a - 1(c)(5)	Section 152	Application for Solid Waste Disposal Area Closure Plan- Inactive Site	\$3,750.00		
73		22a - 208a - 1(d)(1)	Section 152	Renewal Fee for Permit to Operate a Solid Waste Facility- Resource Recovery Facility	\$1,125.00		
74		22a - 208a - 1(d)(2)	Section 152	Renewal Fee for Permit to Operate a Solid Waste Facility- Transfer Station	\$525.00		
75		22a - 208a - 1(d)(3)(A)	Section 152	Renewal Fee for Permit to Operate a Solid Waste Facility-Vol. Reduction Plant - Organic Composting	\$262.50		
76		22a - 208a - 1(d)(3)(B)	Section 152	Renewal Fee for Permit to Operate a Solid Waste Facility-Vol. Reduction Plant - Other Facilities	\$525.00		
77		22a - 208a - 1(d)(4)	Section 152	Renewal Fee for Permit to Operate a Biomedical Waste Treatment Plant	\$525.00		
78		22a-208a - 1(e)(1)(A)	Section 152	Application Fee for Minor Amendment to a permit to construct or to operate Solid Waste Disposal Area	\$1,125.00		
79		22a-208a - 1(e)(1)(B)	Section 152	Application Fee for Minor Amendment to a permit to construct or to operate all other Solid Waste Facilities	\$750.00		

Department of Environmental Protection

Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

Section of Public Act 03-06 that Amended Old Fee							
	Statutory Authority	Regulatory Authority	Amount	Fee Description	Fee Amount Effective 8/21/03		
80		22a-208a - 1(e)(2)(A)	Section 152	Application Fee for Amendment to change solely to satisfy a new requirement in state or federal statute, regulation, permit or order- Solid Waste Facilities	25% of App Fee To Construct Various Fac. See Above Up To Max. Fee of \$11,250.00		
81		22a-208a - 1(e)(2)(B)	Section 152	Application Fee for Amendment to change to any substantive degree in (1) the approved design, capacity, process or operation of a SW Facility holding a permit to construct (2) the existing design, capacity, vol. process or operation of a SW Fac. not holding a permit to construct- Solid Waste Facilities	50% of App Fee To Construct Various Fac. See Above Up To Max. Fee of \$30,000.00		
82		22a - 208a - 1(f)	Section 152	Application Fee to Transfer A Solid Waste Facility Permit	\$750.00		
83		22a - 208a - 1(g)(1)	Section 152	Annual Fee for SW Resources Recovery Facility	\$4,125.00		
84		22a - 208a - 1(g)(2)(A)	Section 152	Annual Fee for Transfer Station if Capacity ≤ 75 Tons/Day	\$600.00		
85		22a - 208a - 1(g)(2)(B)	Section 152	Annual Fee for Transfer Station if Capacity >75 to ≤ 150 Tons/Day	\$1,200.00		
86		22a - 208a - 1(g)(2)(C)	Section 152	Annual Fee for Transfer Station if Capacity > 150 Tons/Day	\$2,250.00		
87		22a - 208a - 1(g)(3)(A)	Section 152	Annual Fee for Volume Reduction Plant -Organic Material Composting Fac.w/ Capacity ≤ 100 Tons/Day	\$675.00		
88		22a - 208a - 1(g)(3)(B)	Section 152	Annual Fee for Volume Reduction Plant -Organic Material Composting Fac.w/ Capacity > 100 Tons/Day	\$1,500.00		
89		22a - 208a - 1(g)(3)(C)	Section 152	Annual Fee for Volume Reduction Plant - Other w/ Capacity ≤ 100 Tons/Day	\$1,350.00		
90		22a - 208a - 1(g)(3)(D)	Section 152	Annual Fee for Volume Reduction Plant - Other w/ Capacity > 100 Tons/Day	\$3,000.00		
91		22a - 208a - 1(g)(4)	Section 152	Annual Fee for Biomedical Waste Treatment Facility	\$3,375.00		
92		22a - 208a - 1(g)(5)	Section 152	Annual Fee for Biomedical Waste Generators Facility	\$100.00		
93		22a - 208a - 1(g)(6)(A)	Section 152	Annual Fee for Solid Waste Disposal Areas - Municipal Solid Waste Facility	\$3,750.00		
94		22a - 208a - 1(g)(6)(B)	Section 152	Annual Fee for Solid Waste Disposal Areas - Residue Facility	\$3,750.00		
95		22a - 208a - 1(g)(6)(C)	Section 152	Annual Fee for Solid Waste Disposal Area - Special Waste or Bulky Waste Facilities	\$2,700.00		

**Department of Environmental Protection
Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule**

Section of Public Act 03-06 that Amended Old Fee							
	Statutory Authority	Regulatory Authority	Amount	Fee Description	Fee Amount Effective 8/21/03		
96	22a-6k		X	Temporary Authorization	Fee equal to existing permit fee, may be reduced or waived by Commissioner		
97	22a-6k		X	Emergency Authorization	Fee equal to existing permit fee, may be reduced or waived by Commissioner		
98	HAZARDOUS WASTE FEES 22a - 449(b)		N/A	License for terminals for loading oil, chemicals, solid, liquid or gaseous products or HW	\$125.00		
99	22a - 449(b)		X	Petroleum Products Gross Earnings Tax Credit	Depend on bal.		
100		22a - 449(c) - 110(b)(1)	Section 152	Fee for modification to permit of a type listed as Class I permit, not requiring Commissioner action	\$375.00		
101		22a - 449(c) - 110(b)(1)	Section 152	Fee for modification to permit of a type listed as Class I permit, requiring Commissioner approval	\$750.00		
102	22a - 449(d)		Section 134	Fee for notification of nonresidential underground storage tank	\$100.00/tank		
103	22a - 449(e)		Section 134	Fee for inspection of nonresidential underground tank	\$100.00		
104	22a - 449k		Section 152	Fee for Contractor Registration	\$750.00		obsolete
105	22a - 449k		Section 152	Fee for Contractor Re-registration	\$375.00		obsolete
106	22a - 454		N/A	Fee for permit to treat waste oil or petroleum or chemical liquids	\$14,000.00		
107	22a - 454(d)		Section 136	Fee to operate a hazardous waste landfill or incinerator	\$45,000.00		
108	22a - 454(d)		Section 136	Fee to treat hazardous waste	\$21,000.00		
109	22a - 454(d)		Section 136	Fee for each hazardous waste treatment, disposal or storage facility submitting an application for change in generator status	\$100.00		
110	22a - 454(d)		Section 136	Fee for each hazardous waste large quantity generator submitting an application for status change to small generator	\$50.00		
111		22a - 454 - 1(b)	Section 152	Fee for a hazardous waste transporter permit	\$750.00		
112		22a - 454 - 1(b)	Section 152	Fee for a hazardous waste contractor permit	\$750.00		
113		22a - 454 - 1(b)(3)	Section 152	Fee for the storage of HW or for transferring HW from one vehicle to another or from one mode of transportation to another (meeting listed criteria)	\$21,000.00		
114		22a - 454 - 1(b)(4)	Section 152	Fee for the storage of HW or for transferring HW from one vehicle to another or from one mode of transportation to another (does not meet criteria; container to container)	\$10,500.00		

Department of Environmental Protection

Pesticide, LEP, Property Transfer, Solid Waste, Hazardous Waste, Recycling Programs - Revenue Schedule

Section of Public Act 03-06 that Amended Old Fee							
	Statutory Authority	Regulatory Authority	Amount	Fee Description	Fee Amount Effective 8/21/03		
115		22a - 454 - 1(b)(5)	Section 152	Fee for the storage of HW or for transferring HW from one vehicle to another or from one mode of transportation to another (does not meet criteria; original container)	\$3,750.00		
116		22a - 454 - 1(c)(1)	Section 152	Fee for change in type of HW to be transported under a transporter permit	\$200.00		
117		22a - 454 - 1(c)(2)	Section 152	Fee for modification to permit of a type listed as Class I permit, not requiring Commissioner action	\$375.00		
118		22a - 454 - 1(c)(3)	Section 152	Fee for modification to permit of a type listed as Class I permit, requiring Commissioner approval	\$750.00		
119	22a - 454a		Section 137	Submittal of closure/post closure plans of HW treatment storage or disposal facility	\$3,750.00		
120	22a - 454b		Section 138	Fee for monitoring at HW treatment, storage or disposal facility	\$750.00		
121	22a - 454c(a)		Section 139	Fee for generator of large amounts of HW or acute HW	\$100.00		
122	22a - 454c(b)		Section 139	Fee for HW landfill incinerator storage treatment or land treatment facility	\$1,500.00		
123	22a-6o	22a-454-1(d)	Section 152	Permit Transfer Fee	\$750.00		