ALBUQUERQUE-BERNALILLO COUNTY AIR QUALITY CONTROL BOARD

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ROPOTOR PH 0-19

IN THE MATTER OF THE PETITION TO AMEND 20.11.2 NMAC, FEES, AND INCORPORATE PORTIONS OF AMENDED 20.11.2 NMAC INTO THE NEW MEXICO STATE IMPLEMENTATION PLAN FOR AIR QUALITY

AQCB Petition No. 2008- 🧭

Air Quality Division, Environmental Health Department, City of Albuquerque, Petitioner

Petition

to Amend 20.11.2 NMAC, Fees, Incorporate Portions of Amended 20.11.2 NMAC, into the New Mexico State Implementation Plan for Air Quality and for a Combined Hearing

1. Petition. Pursuant to Section 18 of 20.11.82 NMAC, *Rulemaking Procedures - - Air Quality Control Board*, the Environmental Health Department of the City of Albuquerque, by and through the Air Quality Division (Division) asks the Albuquerque-Bernalillo County Air Quality Control Board (Board) to amend 20.11.2 NMAC, *Fees* (Part 2), as shown in the attached exhibit AQD #1 and to incorporate portions amended Part 2 into the New Mexico State Implementation Plan (SIP) for Air Quality . The Division also asks the Board to authorize a combined rulemaking hearing at which the Board will hear both the Division's request that the Board amend Part 2 and the Division's request that the Board incorporate portions of amended Part 2 into the SIP. The Division also asks the Board to authorize and direct the Board Liaison to arrange for a court reporter and hearing officer for the combined hearing.

2. <u>Relevant statutes.</u> The New Mexico Air Quality Control Act, NMSA 1978, Sections 74-2-4 and 74-2-5(B)(1) (1967 as amended through 2007) (Air Act) authorizes and requires the Board to adopt, amend and replace regulations regarding air pollution. The Air Act also authorizes and requires the Board to adopt air quality plans, which also are known as SIPs. NMSA 1978, §74-2-5(B)(2). When the Board adopts a new, amended or replaced regulation, the changes are incorporated in the SIP. Air Act Section 74-2-7 authorizes and requires the Board to adopt

regulations that include permit fees and emission fees and establishes the purposes for which permit and emission fees can be used. Air Act Section 74-2-16 lists the purposes for which permit fees can be used and requires the fees to be deposited in an air quality permit fund.

3. Reasons for proposed regulatory change. The AQD is petitioning the Board to amend Part

2 and incorporate portions of amended Part 2 in the SIP for the following reasons:

• NMSA 74-2-7 requires the Board to include in its regulations:

a schedule of emission fees consistent with the provisions of Section 502(b)(3) (which includes section 502(b)(3)(a) and Section 507) of the 1990 amendments to the federal (Clean Air) act (Title V). NMSA 74-2-7(B)(7).

• NMSA 74-2-7, Permits ..., requires the Board to include in its regulations:

a schedule of construction permit fees sufficient to cover the reasonable costs of: a) reviewing and acting upon any application for such (construction) permit; and (b) implementing and enforcing the terms and conditions of the permit, excluding any court costs or other costs associated with an enforcement action. NMSA § 74-2-7(B)(6).

The currently-effective version of Part 2 imposes fees that are not sufficient to

sustain the cost of the air quality programs. If the Board approves the Part 2 hearing, the

Division will provide testimony and exhibits at the hearing to support the Division's request for

increased fees.

• The proposed amendments to Part 2 include Consumer Price Index adjustments to

keep pace with changes in the economy and to make it unnecessary to request frequent amendments to Part 2.

The Division did extensive research and reviewed internal drafts before releasing the stakeholder draft. The Division then held two stakeholder meetings that were attended by representatives of interested stakeholders. The Division also received, reviewed and considered written comments regarding the stakeholder draft. As a result of the meetings and written comments, the Division adjusted some of the proposed amendments. The result is the attached October 28, 2008 Public Review Draft.

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4. The Division anticipates the hearing will take approximately two hours.

5. A copy of 20.11.2 NMAC, Fees, with the amendments proposed by the Division shown in

legislative-edit format, is attached to this Petition as Exhibit AQD #1.

THEREFORE, the Division asks the Board to approve a combined public hearing, direct the Board Liaison to arrange for a hearing officer and court reporter, and adopt the amendments as proposed by the Division at the hearing.

Respectfully submitted,

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Isreal Tavarez, Environmental Health Engineering Mgr. Air Quality Division City of Albuquerque, Environmental Health Department 11850 Sunset Gardens Albuquerque, New Mexico 87121 (505) 768-1965

CERTIFICATION

I hereby certify that on October 28, 2008, an original and nine copies of this *Petition to Amend* 20.11.2 NMAC, Fees, Incorporate Portions of Amended 20.11.2 NMAC, into the New Mexico State Implementation Plan for Air Quality and for a Combined Hearing, with a copy of exhibit AQD #1 attached to each Petition, were delivered for filing to:

Janice Amend Air Quality Control Board Liaison Environmental Health Department One Civic Plaza, NW, Room 3023 Albuquerque, New Mexico 87103

and that on October 28, 2008, a copy of the Petition, with exhibit AQD #1, was sent to the Board attorney at the following email address:

Bill Grantham, Attorney for the Board bill.grantham@state.nm.us.

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Isreal Tavarez, Env. Health Engineering Manager Air Quality Division

1 TITLE 20 ENVIRONMENTAL PROTECTION 2 CHAPTER 11 ALBUQUERQUE - BERNALILLO COUNTY AIR QUALITY CONTROL 3 BOARD 4 PART 2 FEES 5 6 20.11.2.1 ISSUING AGENCY: Albuquerque - Bernalillo County Air Quality Control Board, c/o 7 Environmental Health Department, P.O. Box 1293, Albuquerque, NM 87103, Telephone: (505) [768-8 26001 768-2601. 9 [20.11.2.1 NMAC - Rp, 20 NMAC.11.02.I.1, 7/1/2001] 10 11 20.11.2.2 SCOPE: 12 A. **Applicability:** 13 (1) any person required to obtain a permit pursuant to 20.11.42 NMAC; 14 (2) any person required to obtain a permit pursuant to 20.11.41 NMAC; 15 any person with a valid registration or permit issued pursuant to 20.11.40 NMAC, (3) 16 20.11.41 NMAC, or 20.11.42 NMAC; 17 any person required to obtain a fugitive dust control permit pursuant to 20.11.20 NMAC, (4) 18 Fugitive Dust Control; 19 any person required to provide notification regarding removing regulated asbestos (5) 20 containing material pursuant to 20.11.64 NMAC. Emission Standards for Hazardous Air Pollutants for 21 Stationary Sources: 22 (6) any person requesting professional or administrative services or copies of public records; 23 [and] $\overline{24}$ (7) any person who requests a variance or a hearing before the board; 25 any person required to obtain a permit pursuant to 20.11.60 NMAC, 20.11.61 NMAC, or (8) 26 20.11.62 NMAC; 27 28 (9) any person required to obtain a demolition/renovation inspection; (10) any person required to obtain an air quality impact analysis pursuant to Revised 29 Ordinances of Albuquerque 1994, Section 14-16-3-14, Air Quality Impact Regulations; and 30 (11) any other air quality applications. 31 В. Exempt: 20.11.2 NMAC does not apply to sources within Bernalillo county that are 32 located on Indian lands over which the Albuquerque - Bernalillo county air quality control board lacks 33 jurisdiction. 34 Variance: Any person may request a timely variance from the requirements of 20.11.2 С. 35 NMAC in accordance with Variance Procedures, 20.11.7 NMAC, if allowed by federal, state or local laws 36 and regulations. 37 [20.11.2.2 NMAC - Rp, 20 NMAC 11.02.I.2 & 20 NMAC 11.02.I.8, 7/1/2001; A, 3/1/04] 38 39 20.11.2.3 STATUTORY AUTHORITY: 20.11.2 NMAC is adopted pursuant to the authority 40 provided in the New Mexico Air Quality Act, NMSA 1978 Sections 74-2-4, 74-2-5; the Joint Air Quality 41 Control Board Ordinance, Bernalillo County Ordinance 94-5 Sections 3 and 4: and the Joint Air Quality 42 Control Board Ordinance, Revised Ordinances of Albuquerque 1994 Section 9-5-1-3 and Section 9-5-1-4. 43 [20.11.2.3 NMAC - Rp, 20 NMAC 11.02.I.3, 7/1/2001; A, 3/1/04] 44 45 **DURATION:** Permanent. 20.11.2.4 46 [20.11.2.4 - Rp, 20 NMAC 11.02.I.4, 7/1/2001] 47 48 20.11.2.5 EFFECTIVE DATE: July 1, 2001, unless a later date is cited at the end of a section or 49 paragraph. 50 [20.11.2.5 NMAC - Rp, 20 NMAC 11.02.I.5, 7/1/2001 51 52 **OBJECTIVE:** 20.11.2.6 53 To implement the requirements of 74-2-7, 74-2-5 and 74-2-16 NMSA by establishing А. 54 reasonable fees for the purpose of paying costs of: 55 [reasonable fees to cover the cost of reviewing and acting on any permit application (1)

56 received by the Department] appealing, reviewing and acting upon any application for a permit;

1	(2) [reasonable fees to cover the cost of] implementing and enforcing the terms and
2	conditions of [any permit] permits, but [issued by the department; and] not including any court costs or
2 3	other costs associated with any enforcement action;
4	(3) [a schedule of operating permit fees consistent with Section 502(b)(3) of the Clean Air
5	Act and the joint air quality control board ordinances.] modeling, analysis and demonstrations;
5	
6	(4) preparing inventories and tracking emissions;
7	(5) preparing generally applicable regulations or guidance; and
8	(6) emissions monitoring and ambient air monitoring.
9	B. To establish reasonable fees to partially offset the administrative cost of variance
10	procedures and permit related administrative hearings before the board;
11	C. To implement the requirements of Section 507 of the federal Clean Air Act by
12	establishing adequate funding for a small business stationary source technical and environmental
13	compliance assistance program; and
14	D. To establish reasonable fees to cover the administrative, technical and other related
15	expenses incurred by the department in implementing and enforcing the provisions of the New Mexico Air
16	Quality Control Act, federal Clean Air Act, the joint air quality control board ordinances, and the
17	Albuquerque-Bernalillo county air quality control board regulations. [and
18	E. 20.11.2 NMAC is permanent. A financial audit of the division shall be performed for
19	city of Albuquerque fiscal year 2005 (July 1, 2004 through June 30, 2005). The results of the audit shall be
20	reported to the air board during city fiscal year 2006.]
21	[20.11.2.6 NMAC - Rp, 20 NMAC 11.02.1.6, 7/1/2001; A, 3/1/04; A, 12/16/06]
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$\overline{23}$	20.11.2.7 DEFINITIONS: [Throughout 20.11.2 NMAC, the terms defined shall have the
$\tilde{2}$	following meanings. For the purpose of 20.11.2 NMAC, if there is any apparent conflict between the
24 25	meaning of a definition in 20.11.2 NMAC and a definition in another part, the definition in 20.11.2 NMAC
26	
	shall prevail and apply.] In addition to the definitions in 20.11.2.7 NMAC, the definitions in 20.11.1
27	NMAC apply unless there is a conflict, between definitions, in which case the definition in 20.11.2.7
28	NMAC shall govern.
29	A. "Allowable emission rate" means the most stringent emission limit that has been
30	established by a permit issued by the department or the source's [potential to emit] potential emission rate
31	whichever is less.
32	B. "Consumer price index" means a measure of the average change over time in the prices
33	paid by urban consumers for a market basket of consumer goods and services.
34	[B.] C. "Efficiency control factor" means a factor used in conjunction with a fugitive dust
35	source classification to determine the annual fee per acre to be paid for a programmatic permit issued
36	pursuant to 20.11.20 NMAC. The four fugitive dust source classifications pertaining to programmatic
37	permits are "no impact source", "low impact source", "moderate impact source" and "high impact source"
38	which are defined in 20.11.2.7 NMAC.
39	[C-] D. "Emissions unit" means any part or activity of a stationary or portable source that emits
40	or has the potential [to emit] emission rate for any fee pollutant.
41	[D.] E. "Fee pollutant" means:
42	(1) sulfur dioxide (SOx);
43	(2) nitrogen dioxide based on total oxides of nitrogen (NOx);
44	(3) carbon monoxide (CO);
45	(4) particulate matter with an aerodynamic diameter less than or equal to 30 micrometers
46	(TSP) or an aerodynamic diameter less than or equal to 10 micrometers (PM_{10}) or an aerodynamic diameter
47	less than or equal to 2.5 micrometers (PM _{2.5});
48	(5) any volatile organic compound as defined in 40 CFR 51.100(s), as amended;
49	(6) any hazardous air pollutant listed pursuant to <u>Section</u> 112(b) of the federal Clean Air
50	Act;
51	
	(7) any regulated substance listed pursuant to Section 112(r) of the federal Clean Air Act;
52	and (i) a line is the data begin to the line is
53	(8) any other pollutant determined by the board after public hearing.
54	[E.] <u>F.</u> "Fugitive emissions" means emissions that cannot reasonably pass through a stack,
55	chimney, vent, or other functionally equivalent opening.

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Public Review Draft 20.11.2 NMAC 10/28/08 2

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1 [F]. G. "High impact source" means a fugitive dust source to which a control strategy or 2 combination of strategies has been applied, which strategies, when applied to an entire source or a portion 3 of a source, can reasonably be expected to reduce fugitive dust leaving the source by approximately 10 4 percent compared to the level of fugitive dust leaving the source that would be expected if no control 5 strategy or strategies were in place. The department shall determine the classification of fugitive dust 6 source as a high impact source based on professional judgment, sound technical information, or scientific 7 evidence. The department shall provide a written explanation of the basis for making the determination of 8 the classification if requested by the programmatic permit applicant. The purpose of classifying a fugitive Q dust source as a high impact source is so the programmatic permit fees can be calculated for a 10 programmatic permit issued pursuant to 20.11.20 NMAC. For a high impact source, the applicable 11 efficiency control factor for calculating fees shall be 0.9.

12 [G] H. "Low impact source" means a fugitive dust source to which a control strategy or 13 combination of strategies has been applied, which strategies, when applied to an entire source or a portion 14 of a source, can reasonably be expected to reduce fugitive dust leaving the source by approximately 90 15 percent compared to the level of fugitive dust leaving the source that would be expected if no control 16 strategy or strategies were in place. The department shall determine the classification of fugitive dust 17 source as a low impact source based on professional judgment, sound technical information, or scientific 18 evidence. The department shall provide a written explanation of the basis for making the determination of 19 the classification if requested by the programmatic permit applicant. The purpose of classifying a fugitive 20 dust source as a low impact source is so the programmatic permit fees can be calculated for a programmatic 21 permit issued pursuant to 20.11.20 NMAC. For a low impact source, the applicable efficiency control 22 factor for calculating fees shall be 0.1. 23

[H]I. "Major source" shall have the meaning defined in 40 CFR 71.2.

24 [**I**]J. "Moderate impact source" means a fugitive dust source to which a control strategy or 25 combination of strategies has been applied, which strategies, when applied to an entire source or a portion 26 of a source, can reasonably be expected to reduce fugitive dust leaving the source by approximately 50 27 percent compared to the level of fugitive dust leaving the source that would be expected if no control 28 strategy or strategies were in place. The department shall determine the classification of fugitive dust 29 source as a moderate impact source based on professional judgment, sound technical information, or 30 scientific evidence. The department shall provide a written explanation of the basis for making the 31 determination of the classification if requested by the programmatic permit applicant. The purpose of 32 classifying a fugitive dust source as a moderate impact source is so the programmatic permit fees can be 33 calculated for a programmatic permit issued pursuant to 20.11.20 NMAC. For a moderate impact source, 34 the applicable efficiency control factor for calculating fees shall be 0.5.

35 "No impact source" means a fugitive dust source to which a control strategy or **JK**. 36 combination of strategies has been applied, which strategies, when applied to an entire source or a portion 37 of a source, can reasonably be expected to reduce fugitive dust leaving the source by approximately 100 38 percent compared to the level of fugitive dust leaving the source that would be expected if no control 39 strategy or strategies were in place. The department shall determine the classification of fugitive dust 40 source as a no impact source based on professional judgment, sound technical information, or scientific 41 evidence. The department shall provide a written explanation of the basis for making the determination of 42 the classification if requested by the programmatic permit applicant. Land that is classified as a no impact 43 source is not required to obtain a programmatic permit issued under 20.11.20 NMAC and is not required to 44 pay a programmatic permit fee for land classified as a no impact source.

45 "Potential emission rate" or "PER" means the emission rate of a source at its 46 maximum capacity to emit a regulated air contaminant under its physical and operational design, provided 47 any physical or operational limitation on the capacity of the source to emit a regulated air contaminant, 48 including air pollution control equipment and restrictions on hours of operation or on the type or amount of 49 material combusted, stored or processed, shall be treated as part of its physical and operational design only 50 if the limitation or the effect it would have on emissions is enforceable by the department or the board 51 pursuant to the Air Quality Control Act or the federal Clean Air Act.

52 [K]M. "Potential to emit" or "PTE" means the maximum capacity of a stationary source to 53 emit any air pollutant under its physical and operational design. Any physical or operational limitation on 54 the capacity of source to emit an air pollutant, including air pollution control equipment, restrictions on 55 hours of operation or on the type or amount of material combusted, stored or processed, shall be treated as 56 part of its design if integral to the process or the limitation is federally enforceable through permit or

1		limitation on emissions due to process design must be unchanging and unavoidable		
2 3	physical constrain	nts. The potential to emit for nitrogen oxide shall be based on total oxides of nitrogen.		
3	[L] <u>N</u> .	"Qualified small business" means:		
4 5 6	, (1)	a business that has 100 or fewer employees;		
5	(2)	a small business concern as defined by the federal Small Business Act;		
6	(3)	a source that [does not emit more than] emits fewer than 50 tons per year of any		
7	regulated air poll	utant, or fewer than 75 tons per year of all regulated air pollutants; and		
8	(4)	a facility that is not a major stationary source [of hazardous air pollutants].		
9	[M] <u>O</u> .	"Regulated air pollutant" means the following:		
10	(1)	nitrogen oxides, total suspended particulate matter, or any volatile organic compounds;		
11	(2)	any pollutant for which a national, state or local ambient air quality standard has been		
12	promulgated;			
13	(3)	any pollutant that is subject to any standard established in Section 111 of the federal		
14	<u>Clean Air</u> Act;			
15	(4)	any Class I or II substance subject to any standard established in Title VI of the federal		
16	Clean Air Act; or			
17	(5)	any pollutant subject to a standards or requirements established in Section 112 of the		
18	federal <u>Clean Air</u>			
19		(a) any pollutant subject to requirements under Section 112(j) of the federal <u>Clean Air</u>		
20	Act; and			
21		(b) any pollutant for which the requirements of Section $112(g)(2)$ of the federal <u>Clean</u>		
22		n met, but only with respect to the individual source subject to the requirements.		
23		"State air toxic review" means a case by case permit application review of the potential		
24		c air pollutants listed in 20.2.72 NMAC, Construction Permits, Section 20.2.72.502		
25	,	r Pollutants and Emissions.]		
26		"Stationary source with de minimis emissions" means a source as defined in 20.11.41		
27	NMAC.]	$T = \mathbf{D} = 20$ SB (AC) 31 02 17 711 (2001 A 2/3) (24)		
28 29	[20.11.2.7 NMAC	C - Rp, 20 NMAC 11.02.I.7, 7/1/2001; A, 3/1/04]		
30	20.11.2.8	SAVINGS CLAUSE: Any amendment to 20.11.2 NMAC that is filed with the state		
31	records center sha	all not affect actions pending for violation of a federal or state statute or regulation, a city		
32	or county ordinan	ce, or any board regulation. Prosecution for a violation under prior regulation wording		
33	shall be governed	and prosecuted under the statute, ordinance, part or regulation section in effect at the time		
34	the violation was			
35	[20.11.2.8 NMAC	C - Rp, 20 NMAC 11.02.I.9, 7/1/2001]		
36				
37	20.11.2.9	SEVERABILITY: If any section, paragraph, sentence, clause or word of 20.11.2		
38		, state or local standard incorporated herein is for any reason held to be unconstitutional		
39		lid by any court, the decision shall not affect the validity of the remaining provisions of		
40	20.11.2 NMAC.			
41	[20.11.2.9 NMAC	C - Rp, 20 NMAC 11.02.I.10, 7/1/2001; A, 3/1/04]		
42				
43	20.11.2.10	DOCUMENTS: Documents cited and incorporated in 20.11.2 NMAC may be viewed at		
44		Environmental Health Department, One Civic Plaza NW, 3rd Floor, Room 3023,		
45	Albuquerque, NM			
46	[20.11.2.10 NMA	C - Rp, 20 NMAC 11.02.I.11, 7/1/2001; A, 3/1/04]		
47				
48	, A	GENERAL PROVISIONS:		
49	A .	At the time of application, any person, including a federal, state or local governmental		
50		an application pursuant to 20.11.41 NMAC, for an initial air quality application review		
51		roceed with construction or any person requesting to modify an existing air quality permit		
52		nit fee required by 20.11.2 NMAC.		
53	B .	Any new or existing stationary source that meets the applicability requirements of		
54		hall pay an annual emission fee based on the source's [potential to emit] potential		
55	<u>emission rate</u> . Sources wishing to reduce their [potential to emit] potential emission rate may do so at any time through the provisions of 20.11.41 NMAC.			
56	time through the	provisions of 20.11.41 NMAC.		

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1 C. At the time of submittal, any person filing an application for a fugitive dust control 2 permit with the department pursuant to 20.11.20 NMAC, *Fugitive Dust Control*, shall pay the applicable 3 fee required by 20.11.2 NMAC.

4 . D. At the time of notification, any person notifying the department pursuant to 20.11.64
 5 NMAC, *Emission Standards for Hazardous Air Pollutants for Stationary [Source] Sources*, of the removal of regulated asbestos containing material shall pay the applicable fee required by 20.11.2 NMAC.

E. No application will be reviewed or permit issued unless the owner/operator provides
 documentary proof satisfactory to the department that either all applicable fees have been paid as required
 by 20.11.2 NMAC, or the owner/operator has been granted a variance in accordance with 20.11.7 NMAC,
 Variance Procedures.

11 F. All permit fees required to be paid at the time of application shall be paid by check or 12 money order payable to the "city of Albuquerque, permits program (Fund 242)" and either be delivered in 13 person to the environmental health department, finance section, 3rd floor, room 3023, Albuquerque -14 Bernalillo county government center (city hall), One Civic Plaza NW, Albuquerque, NM, or mailed to 15 Attn: Finance Section, Environmental Health Department, P.O. Box 1293, Albuquerque, NM 87103. The 16 finance section then shall send a receipt to the applicant. The applicant shall attach a copy of the receipt 17 issued by the finance section to the application as proof of payment. The air quality division cannot accept 18 direct payments.

19 G. No person required to pay an annual emission fee pursuant to 20.11.2 NMAC shall be in compliance with their permit unless all applicable fees are paid as required by 20.11.2 NMAC.
 21 H. No fee required by 20.11.2 NMAC shall be refunded without the written approval of the

H. No fee required by 20.11,2 NMAC shall be refunded without the written approval of the
 director. When determining the amount of the refund, the director may deduct a reasonable professional
 service fee to cover the costs of staff time involved in processing a permit or request.
 [20.11.2.11 NMAC - N, 7/1/2001; A, 3/1/04]

20.11.2.12 20.11.41 NMAC, AIR QUALITY PERMIT FEES; FEE CALCULATIONS AND PROCEDURES

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A. Air quality permits for minor and area sources: sources applying for an air quality permit pursuant to 20.11.41 NMAC, shall pay the applicable fee found in Section 20.11.2.18 NMAC.

B. Case-by-case air quality review prior to the construction of a stationary source:

(1) Case-by-case air quality application review fees shall be calculated based on the
 proposed source's [potential to emit] allowable emission rate fee pollutants. Federally approved state
 implementation plan limitations may be used to determine a source's [potential to emit] allowable emission
 rate.

35 (2) Fugitive emissions shall be included in the source's [potential to emit] potential
 36 emission rate.

37 (3) Emissions from operations determined by the department to be insignificant activities
 38 shall not be included in the calculation.

(4) For each fee pollutant, calculate the [potential to emit] allowable emission rate for each
proposed emission unit to the nearest tenth of a ton. Total each of the fee pollutants from each emission
unit and express the value in tons per calendar year as a whole number. When rounding, if the number
after the decimal point is less than 5, the whole number remains unchanged. If the number after the
decimal point is 5 or greater, the whole number shall be rounded up to next whole number.

44 (5) The application review fee shall be determined by comparing the source's calculated 45 [potential to emit] allowable emission rate for the single highest fee pollutant in tons per year with the fee 46 schedule [found] provided in Section 20.11.2.18 NMAC.

47 (6) In addition to the application review fees, a source proposing to construct any emission
48 unit or units that must comply with the provisions of 20.11.60 NMAC, *Permitting in Non-attainment Areas*,
49 20.11.61 NMAC, *Prevention of Significant Deterioration*, 20.11.62 NMAC, *Acid Rain*, 20.11.63 NMAC,
50 New Source Performance Standards for Stationary Sources, or 20.11.64 NMAC, *Emission Standards for*

Heardous Air Pollutants for Stationary Sources, also shall pay the applicable federal program review fees
 [listed] provided in Section 20.11.2.18 NMAC.

(7) Example: A company proposes to build a facility with a NSPS boiler with an [potential to emit] allowable emission rate of greater than 100 tons per year of NOx. From the fee schedule found in
 Section 20.11.2.18 NMAC, the company will be required to pay an initial air quality review fee of
 [\$5,000.00] \$10,000 with an [addition] additional federal program review fee of \$1,000.00 for the NSPS

1 boiler, for a total fee of $[\frac{66,000}{11,000,00}]$ The review fee shall be submitted at the time of application 2 in accordance with the procedures [found] provided in Subsections E and F of 20.11.2.11 NMAC. 3 Sources submitting an application for the removal of regulated asbestos containing (8) 4 material pursuant to 20.11.64 NMAC shall comply with the provisions of 20.11.2.14 NMAC. 5 С. **Permit modifications:** 6 At the time of application, any source proposing to modify an existing air quality permit (1)7 shall pay the applicable fee [found] provided in Section 20.11.2.18 NMAC. 8 (2) Any proposed modifications to an existing air quality permit that must comply with the 9 provisions of 20.11.60 NMAC, Permitting in Non-Attainment Areas, 20.11.61 NMAC, Prevention of 10 Significant Deterioration, 20.11.62 NMAC, Acid Rain, 20.11.63 NMAC, New Source Performance 11 Standards for Stationary Sources, or 20.11.64 NMAC, Emission Standards for Hazardous Air Pollutants 12 for Stationary Sources, also requires the applicant to pay the applicable federal program review fee, but 13 only with respect to the individual emission unit subject to the requirement. 14 Oualified small businesses shall pay one-half of the [calculated case by case] total air D. 15 quality review fees [prior to adding any federal program review] including federal program review fees.[or 16 state toxic review fees]. 17 [20.11.2.12 NMAC - Rp, 20 NMAC 11.02.II.1, 7/1/2001; A, 3/1/04] 18 19 **ANNUAL EMISSION FEES: FEE CALCULATIONS AND PROCEDURES** 20.11.2.13 20 By June 1 of each year, the department shall send each owner/operator a letter stating the A. 21 fee amount owed. The owner/operator has 45 days from receipt of the letter to contact the department to 22 request a correction to the records or submit a complete application within 45 days of receipt of the letter to 23 modify an existing permit reducing the source's allowable emission rate. 24 B. Starting August 1 of each year, each owner/operator shall be sent an official invoice by 25 the city of Albuquerque stating the annual emission fee due, which the owner/operator shall pay consistent 26 with the directions stated in the invoice. If the department does not send the owner/operator an annual 27 letter or invoice stating the annual emission fee that is due, the owner/operator is not authorized to continue 28 operating the source without having first paid the applicable annual emission fee. 29 30 As required by 74-2-16 NMSA, all monies received pursuant to Section 20.11.2.13 С. NMAC shall be deposited in the city of Albuquerque, permits program (Fund 242). 31 Calculating annual emission fees: D. 32 For each source, the potential to emit potential emission rate for each fee pollutant (1)33 shall be totaled and expressed in tons per calendar year as a whole number. When rounding, if the number 34 after the decimal point is less than five, the whole number remains unchanged. If the number after the 35 decimal point is five or greater, the whole number shall be rounded up to next whole number. 36 (2) The sum of each fee pollutant shall be multiplied by the appropriate annual emission fee 37 [listed] provided in Section 20.11.2.18 NMAC, then totaled to determine the annual emission fee due. 38 (3) The source shall pay either the minimum annual emission fee or the calculated emission 39 fee whichever is greater. 40 Sources wishing to reduce their [potential to emit] potential emission rate may apply for E. 41 a permit or modify their existing permit consistent with the provisions of 20.11.41 NMAC. 42 The annual emission fees required by Subsection A of 20.11.2.18 NMAC, shall be F. 43 effective [INSERT EFFECTIVE DATE]. 44 Beginning January 1, 2010, and every January 1 thereafter, the annual emission fees G. 45 required in Subsection A of 20.11.2.18 NMAC shall be increased by an amount equal to the increase in the 46 consumer price index for the immediately-preceding year. The applicable consumer price index is the all-47 urban consumers index published by the United States department of labor. Annual emission fee 48 adjustments equal to or greater than fifty cents (\$0.50) shall be rounded to the next highest whole dollar. 49 [20.11.2.13 NMÅC - Rp, 20 NMAC 11.02.II.2, 7/1/2001; A, 3/1/04] 50 51 FILING AND INSPECTION FEES FOR THE REMOVAL OF REGULATED 20.11.2.14 52 ASBESTOS CONTAINING MATERIAL; FEE CALCULATIONS AND PROCEDURES 53 A. At the time of notification, a filing and inspection fee of \$21 per asbestos unit, adjusted as 54 required by Subsection D of 20.11.2.14 NMAC, shall be paid by the owner/operator removing regulated 55 asbestos containing material pursuant to 20.11.64 NMAC, Emission Standards for Hazardous Air 56 Pollutants for Stationary Sources, and the federal regulations incorporated therein.

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1 The filing and inspection fee shall be calculated by multiplying the asbestos unit (AU) by B. $\overline{2}$ the applicable AU fee in [20.11.2.18 NMAC] Subsection A of 20.11.2.14 NMAC. Equation 1 at Paragraph 3 (1) of Subsection B of 20.11.2.14 NMAC shall be used to calculate the total asbestos units (AU) and 4 amount due: 5 Total Due = $[(SF / 160) + (LF / 260) + (CF / 35)] \times AU$ fee (Equation 1) (1)6 Where: SF= square feet of asbestos containing material to be removed; LF = linear feet (2)7 of asbestos containing material to be removed; CF = cubic feet of asbestos containing material to be 8 removed; and AU = asbestos unit. 9 (3) Example: A contractor proposes to remove 320 square feet (SF), 260 linear feet (LF) 10 and 70 cubic feet (CF) of regulated asbestos containing material. 11 From the example above: SF=320; LF=260; CF=70; and AU= \$21.00 [(from Section (4) 12 20.11.2.18 NMAC)]. 13 (5) From Equation 1: $[(SF / 160) + (LF / 260) + (CF / 35)] \times AU = [(320 / 160) + (260 / 260)]$ 14 +(70/35)] x \$21.00 = (2 + 1 + 2) x \$21.00 = 5 x \$21.00 = \$105.00 15 Result: The contractor must pay \$105.00 at the time of notification. (6) 16 С. All fees due pursuant to Section 20.11.2.14 NMAC shall be paid in accordance with the 17 procedures found in Subsections D, E and F of 20.11.2.11 NMAC. 18 Beginning January 1, 2010, and every January 1 thereafter, the asbestos unit fee required D. 19 in Subsection A of 20.11.2.14 NMAC shall be increased by an amount equal to the increase in the 20 consumer price index for the immediately-preceding year. The applicable consumer price index is the all-21 urban consumers index published by the United States department of labor. Asbestos unit fee adjustments 22 equal to or greater than fifty cents (\$0.50) shall be rounded to the next highest whole dollar. 23 [20.11.2.14 NMAC - Rp, 20 NMAC 11.02.II.2, 7/1/2001; A, 3/1/04] 24 25 FEES FOR FUGITIVE DUST CONTROL PERMITS; FEE CALCULATIONS 20.11.2.15 26 AND PROCEDURES 27 Each source required by 20.11.20 NMAC to obtain a fugitive dust control permit shall A. 28 pay the total fee due at the time the permit application is submitted to the department. 29 The filing and review fee for a non-programmatic fugitive dust control permit: **B**. 30 for projects that are less than 2 acres is \$250.00; (1)31 for projects that are at least 2 acres but less than 5 acres is \$350.00; (2)32 for projects that are at least 5 acres but less than 15 acres is \$450.00; (3) 33 for projects that are at least 15 acres or more is \$550.00. (4)34 C. To calculate the non-programmatic dust control permit inspection fee, which is in 35 addition to the above non-programmatic permit filing and review fee, multiply the acreage on which active 36 operations or disturbance will occur by [\$100.00] \$116.00 per acre. The number of acres must be 37 expressed as a whole number. When rounding, if the number after the decimal point is less than five, the 38 whole number remains unchanged. If the number after the decimal point is five or greater, the whole 39 number shall be rounded up to the next whole number. Rounding of acres shall occur before the fees are 40 calculated. 41 D. To calculate the programmatic fugitive dust control permit fee, multiply the acreage upon 42 which routine maintenance or routine ongoing active operations will occur by the applicable emission 43 control factor for a low impact source, moderate impact source, or high impact source as defined in Section 44 20.11.2.7 NMAC and then multiply by [\$110.00] \$116.00. The air quality division (division) has a "source 45 classification guidebook" that includes nonbinding examples of how to classify a no impact source, low 46 impact source, a moderate impact source, and a high impact source. The number of acres must be 47 expressed as a whole number. When rounding, if the number after the decimal point is less than five, the 48 whole number remains unchanged. If the number after the decimal point is five or greater, the whole 49 number shall be rounded up to the next whole number. Rounding of acres shall occur before the fees are 50 calculated using the applicable emission control factor in Section 20.11.2.7 NMAC. No filing and review 51 fee is required for a programmatic permit. The total programmatic permit fee is: 52 the fee calculated for any low impact source acres; plus (1)53 (2)the fee calculated for any moderate impact source acres; plus

54 (3) the fee calculated for any high impact source acres. However, the maximum combined 55 fee shall not exceed \$10,000.00.

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E.

No fee shall be paid for "no impact source" acreage.

1F.Example: the application for a programmatic permit includes a total of 20 acres, of2which 2 acres are no impact source acres, 8 acres are low impact source acres, 5 acres are moderate impact3source acres, and 5 acres are high impact source acres. To calculate the programmatic permit fee: 2 no4impact source acres x 0 = 0 acres. 8 low impact source acres x 0.1 = 0.8 acre. 5 moderate impact acres x50.5 = 2.5 acres. 5 high impact source acres x 0.9 = 4.5 acres. 0 acres, plus 0.8 acre, plus 2.5 acres, plus 4.56acres = a total of 7.8 acres. 7.8 acres x [\$110] \$116.00 per acre = a total programmatic permit fee of7[\$858.00] \$904.80.

8 G. [The division will begin work on the programmatic permit program immediately after the 9 adoption of 20,11,20 NMAC. All applicants shall obtain a programmatic permit by July 1, 2004, which is 10 the date upon which all programmatic permits shall become effective during the first annual permit cycle. 11 After June 30, 2005, the term of each programmatic permit will be from July 1 through the following June 12 30, and annual programmatic permit fees shall be paid for each annual term.] When a programmatic permit 13 application is submitted, the applicant may either ask the division to determine the fee to be paid by the 14 applicant or the applicant may submit a proposed fee calculation. No later than eight working days after 15 the division has received the programmatic permit application and the proposed fee calculation, the division 16 shall notify the applicant in writing of the total fees due. The applicant and the department may agree in 17 writing to extend the deadline for the department to issue the programmatic permit in order to attempt to 18 resolve any pending issues, including any dispute over the source classification or fee calculation. The 19 total fees due must be paid to the department before the department will issue a programmatic permit. A 20 permit applicant may challenge the department's determination of source classification or fee calculation for a fugitive dust control permit by following the procedures established by Section 20.11.20.25 NMAC.

for a fugitive dust control permit by following the procedures established by Section 20.11.20.25 NMAC.
 H. All fees due pursuant to Section 20.11.2.15 NMAC shall be paid in accordance with the procedures found in Subsections C, E, and F of Section 20.11.2.11 NMAC.
 I. Beginning January 1, 2010, and every January 1 thereafter, the fugitive dust fee required

I. Beginning January 1, 2010, and every January 1 thereafter, the fugitive dust fee required
 in Subsections C and D of 20.11.2.15 NMAC shall be increased by an amount equal to the increase in the
 consumer price index for the immediately-preceding year. The applicable consumer price index is the all urban consumers index published by the United States department of labor. Fugitive dust fee adjustments
 equal to or greater than fifty cents (\$0.50) shall be rounded to the next highest whole dollar.
 [20.11.2.15 NMAC - N, 7/1/2001; A, 3/1/04]

31 20.11.2.16 FEE ERRORS, CORRECTIONS AND REFUNDS

A. For permits other than fugitive dust control permits, within 30 days of receiving an invoice from the city, any person who does not agree with the amount due may request a review by the director to correct any errors or challenge the basis upon which the fee was computed. If the director has not received a written request or challenge within 30 days after the payor receives the invoice, the invoice shall be final.

B. If fees are due at the time of application, the payor must pay the required fee, and then
 request a review within 30 days of payment.

C. All written requests for review shall be sent to: [Division] Environmental Engineering
 Manager, Air Quality Division, Environmental Health Department, [Air Quality Division,] P.O. Box 1293,
 Albuquerque, NM 87103

the name of the owner/operator, address and telephone number;

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- (2) the dollar amount of the alleged error; and(3) a description of the alleged error and any other information the payor believes may
- 45 (3) 46 support the claim.

D.

(1)

- **E.** Within 30 days of receiving the request for review, the director shall audit the account and, either:
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- (1) amend the invoice or bill and refund any money due the payor; or
- (2) state the invoice or bill is correct.

The request for review must include:

F. The director may confer with the payor to obtain additional information during the audit period.

53 G. Within 10 working days of the <u>completion of the</u> director's [decision concerning the]
 54 review, the [decision] results of the review shall be sent by certified mail to address provided by the payor.

55 H. If a refund is due, the department shall refund any money due consistent with the policies 56 and procedures of the city of Albuquerque.

1 Ĩ. The result of the director's [decision] review may be appealed to the board. 2 [20,11,2,16 NMAC - N, 7/1/2001; A, 3/1/04] 3 4 20.11.2.17 **FAILURE TO PAY** LATE FEE 5 [It shall be a violation of 20.11.2 NMAC to fail to pay any fee required by 20.11.2 Α. 6 NMAC, a director's decision, or a board regulation.] If an annual emission fee required the by Subsection 7 A of 20.11.2.18 NMAC is not paid within 30 days after the invoice date, the permittee shall also pay 10 8 percent of the annual emission fee due as a late fee to partially offset the additional related costs of 9 collection. 10 If an application review fee is not paid as required by 20.11.2.14 NMAC or 20.11.2.15 B. NMAC, the applicant shall also pay a \$250.00 late fee to partially offset the additional related costs of 11 12 collection. 13 [B-] C. Stating an invoice is in error shall not [be a defense to violation of Section 20.11.2.17 14 NMAC] extend the deadline for paying an annual emissions fee. 15 C. In addition to paying past due fees, the payor shall pay a penalty. A late fee will be 16 assessed in the amount of 50 percent of the fee amount, plus interest on the fee amount computed in 17 accordance with the section of the Internal Revenue Code relating to computation of interest on 18 underpayment of federal taxes.] 19 [20.11.2.17 NMAC - Rp, 20 NMAC 11.02.II.2, 7/1/2001; A, 3/1/04] 20 21 22 FEE SCHEDULE 20.11.2.18 Annual emission fees: Sources issued a registration or permit pursuant to 20.11.40 Α. 23 NMAC, 20.11.41 NMAC, 20.11.42 NMAC, 20.11.60 NMAC, or 20.11.61 NMAC shall pay a minimum 24 annual emission fee of [\$150.00] \$300.00 or the annual emission fee calculated consistent with Section 25 20.11.2.13 NMAC, which ever is greater. The following fee pollutant rates shall be used in calculating the 26 annual emission fee, unless otherwise listed: 27 (1)non-hazardous fee pollutants: [\$31.00] \$40.00 per ton; 28 (2)hazardous fee pollutants (non-major sources): [\$31.00] \$40.00 per ton; 29 hazardous fee pollutants (major sources): [\$250.00] \$500.00 per ton; and (3)30 (4)annual emission fees for specific source categories: 31 auto body repair and painting: [\$150.00] \$300.00; (a) 32 (b) chromium electroplating: [\$150.00] \$300.00; 33 (c) degreasers using organic solvents: 34 non-halogenated solvents using less than 2,200 gallons of any one solvent-(i) 35 containing material or 5,400 gallons or more of any combination of solvent-containing materials: 36 [\$150.00] \$300.00; and 37 halogenated solvents using less than 1,200 gallons of any one solvent-(ii) – 38 containing material or 2,900 gallons or more of any combination of solvent-containing materials: 39 [\$150.00] \$300.00; 40 dry cleaners (non-major): [\$150.00] \$300.00; (d) 41 (e) emergency generators: [\$150.00] \$300.00 or [\$31.00] \$40.00 per ton, whichever 42 is greater; 43 (f) gasoline service and fleet stations: [\$250.00] \$500.00 or [\$31.00] \$40.00 per ton, 44 which ever is greater; 45 stand alone natural gas or distillate fueled fired boilers less than 10 million BTU (g) 46 used exclusively for residential, commercial or institutional heating and hot water: no charge; 47 (h) printing, publishing and packaging operations: 48 sheetfed (nonheatset) offset lithography using less than 7,125 gallons of (i) 49 clean solvent and fountain solution additives per year: [\$150.00] \$300.00; 50 (ii) nonheatset web offset lithography using less than 7.125 gallons of solvent 51 and fountain solution additive per year: [\$150.00] \$300.00; 52 heatset web offset lithography using less than 50,000 pounds of ink, (iii) 53 cleaning solvent, and fountain solution additives: [\$150.00] \$300.00; 54 (iv) screen printing using less than 7,125 gallons of total solvent used including 55 solvent-based inks, cleaning solvents, adhesives and coatings: [\$150.00] \$300.00;

1	(v) flexography (water-based or UV-cured inks, coating and adhesives) using
2 3	less than 200,000 pounds total of inks, coatings and adhesives: [\$150.00] \$300.00;
3	(i) soil and/or water remediation operations: $[\$150.00]$ $\$300.00$; and
4	(j) stationary sources with de minimis emissions: no charge.]
5	B. Air quality application review fees for sources requiring permits pursuant to
6	20.11.40 NMAC or 20.11.41 NMAC:
7	(1) auto body repair and painting: $[$500.00]$ $$1,000.00;$
8	(2) dry cleaners: $[$500.00]$ \$1,000.00;
9	(3) emergency generators: $[\$500.00]$ \$1,000.00;
10	(4) generic coating and abrasive operations: $[\$500.00]$ $\$1,000.00;$
11	(5) other fueling facilities receiving fuel by truck or rail (non-NSPS): $[\$1000.00]$ $\$2000.00;$
12	(6) non-NSPS boilers (greater than 10 million BTU): $[$500.00]$ \$1,000.00;
13	(7) printing and packaging operations: $[\$500.00]$ $\$1,000.00;$
14	(8) retail and fleet gasoline service stations: [\$500.00] \$1,000.00; and
15	(9) soil/water remediation systems: $[\$1000.00]$ \$2,000.00.
16	C. Case-by-case air quality application review fees for sources requiring permits
17	pursuant to 20.11.40 NMAC or 20.11.41 NMAC (based on a source's [potential-to-emit] allowable
18	emission rate for the single highest pollutant) which do not apply to 20.11.60 NMAC and 20.11.61
19	<u>NMAC</u> :
20	(1) proposed sources with [a potential-to-emit] an allowable emission rate equal to or greater
21	than one ton per year and less than five tons per year: [\$500.00] \$1,000.00;
22	(2) proposed sources with [a potential to emit] an allowable emission rate equal to or greater
23	than 5 tons per year and less than 25 tons per year: $[\$1,000.00]$ \$2,000.00;
24	(3) proposed sources with [a potential to emit] an allowable emission rate equal to or greater
25	than 25 tons per year and less than 50 tons per year: [\$2,000.00] \$4,000.00;
26	(4) proposed sources with [a potential to emit] an allowable emission rate equal to or greater
27	than 50 tons per year and less than 75 tons per year: [\$3,000.00] \$6,000.00;
28	(5) proposed sources with [a potential to emit] an allowable emission rate equal to or greater
29	than 75 tons per year and less than 100 tons per year: [\$4,000.00] \$8,000.00; and
30	(6) proposed sources with [a potential to emit] an allowable emission rate equal to or greater
31	than 100 tons per year: $[\$5,000.00]$ $\$10,000.00$.
32	D. Modeling Review Fee (based on source's allowable emission rate for the single highest
33	pollutant):
34	(1) proposed sources with an allowable emission rate less than or equal to 25 tons per year:
35	\$1,000;
36	(2) proposed sources with an allowable emission rate of 26 to 75 tons per year: \$2,000.00;
37	(3) proposed sources with an allowable emission rate of 76 up to 100 tons per year:
38	\$3000.00;
39	(4) proposed sources with an allowable emission rate of greater than 100 tons per year:
40	<u>\$5000.00;</u>
41	[Đ] <u>E</u> . Federal program [and state toxic air pollutant] application review fees in addition to
42	the air quality application review fees:
43 44	 per each 40 CFR 60 [standards] standard: \$1,000.00; per each 40 CFR 61 [standards] standard: \$1,000.00;
45	
46	 (3) per each 40 CFR 63 [standards] standard: (a) promulgated standards: \$2,000.00;
47	(a) promutated standards: $$2,000.00$; (b) case-by-case MACT review: $$10,000.00$;
48	(4) PSD/non-attainment review: $[$5,000.00]$ $[10,000.00]; and$
49	(4) $\begin{bmatrix} 1 & 3D & 100 \\ 1 & 40 \end{bmatrix}$ acid rain review: $\begin{bmatrix} 5,000.00 \\ \frac{1}{2} & \text{and} \end{bmatrix}$
50	(5) acid fain fevrew: \$5,000.00 [, and (6) state toxic air pollutant review: \$500.00].
51	[E]F. Permit [modifications] revisions:
52	(1) [P2 modifications: no charge] administrative revisions: $$250.00$; and $[\frac{1}{7}]$
53	(1) [12 modifications: no enarge] administrative revisions: \$250.00, and 5 (2) [minor/flexible permit modifications] technical revisions: \$1,000.00; [and
54	(2) [minor nextore permit modifications] [cermical revisions. \$1,000.00, [and (3) major modifications: \$5,000.00;]
55	[F]G. Portable source relocation [fee] fees: $[\$250.00]$ $\$500.00;$
56	[G.] [Administrative modifications to existing permit: \$100.00];
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1 111-----Asbestos unit (AU): \$21.00:1 2 **Permit modifications fees:** H. 3 potential emission rate less than or equal to 50 tons per year: \$1,000.00; (1)4 (2) potential emission rate greater than 50 tons per year and less than or equal to 75 tons per 5 year: \$2,500.00; 6 (3) potential emission rate greater than 75 tons per year and less than or equal to 100 tons 7 per year: \$5,000.00; 8 (4) potential emission rate greater than 100 tons per year: \$7,500. 9 I. Administrative fees: 10 Professional services fee: [\$75.00] \$85.00 per staff hour. (1)11 Photocopying and other copies of public records: as provided by the New Mexico (2)12 Inspection of Public Records Act and by the applicable city of Albuquerque ordinance and administrative 13 instruction number 1-7. 14 [Regulation compilation: \$20.00; (3)15 (4) -- Public records research fee: \$50.00 per staff hour. However, the charge for copying 16 public records shall not include a separate charge for staff time for locating and copying the documents. 17 (4) Air quality impact analysis fee: \$1,000.00. Pursuant to Paragraph (2) of Subsection A of 18 20.11.2.2 NMAC, this fee applies to any person required to obtain an air quality impact analysis pursuant to 19 Revised Ordinances of Albuquerque 1994, Section 14-16-3-14, Air Quality Impact Regulations. 20 Variance request fees: any person who petitions for a variance shall pay a fee of J. 21 \$1,500.00, unless the fee is determined by the board at a hearing to impose an undue economic burden on 22 the petitioner. 23 K. Board hearing filing fees: Any person who requests a hearing before the board to 24 challenge the issuance of a permit, the terms of a permit or permit modification, the department's refusal to 25 issue a permit, or the department's determination of a source classification or fee calculation for a fugitive 26 dust control permit shall [be charged] pay a filing fee of \$125.00. 27 [20.11.2.18 NMAC - Rp, 20 NMAC 11.02.II.2, 7/1/2001; A, 3/1/04; A, 12/16/06] 28 29 HISTORY of 20.11.2 NMAC: 30 **Pre-NMAC** history: 31 Material in the part was derived from that previously filed with the commission of public records - state 32 records center and archives under: 33 Resolution 1, Air Pollution Control Regulations of the Albuquerque - Bernalillo County Air Quality 34 Control Board, filed 8-06-71; 35 Regulation 1, Air Pollution Control Regulations, filed 6-06-73; 36 Regulation 1, Air Pollution Control Regulations, filed 7-19-73; 37 Regulation 1, Air Pollution Control Regulations, filed 3-21-77; 38 Regulation No. 21, Permit Fees, filed 3-24-82; 39 Regulation No. 21, Permit Fees, filed 8-19-83; 40 Regulation No. 21, Permit Fees, filed 3-01-94; 41 Regulation No. 21, Permit Fees, filed 12-16-94. 42 43 History of repealed material: 20 NMAC 11.02, Permit Fees, filed 10-27-95. 44 45 Other history: Regulation No. 21, Permit Fees, filed 12-16-94 renumbered and reformatted to 20 NMAC 46 11.02, Permit Fees, filed 10-27-95; 47 20 NMAC 11.02, Permit Fees, filed 10-27-95 replaced by 20.11.2 NMAC, Permit Fees, effective 7/1/2001. 48