

Announcement of Ministry of Environment

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Subject: Establishment of "Fee-charging Rates of Carbon Fees," effective January 1, 2025.

Basis: The Regulations are determined pursuant to Article 28, Paragraph 3 and Article 29, Paragraph 3 of the Climate Change Response Act (hereinafter referred to as "the Act").

Announcement:

1. The charging rates of carbon fees are categorized into a Standard Rate and Preferential Rates, as detailed in the appendix.
2. The Standard Rate is determined by the central competent authority in accordance with Article 28, Paragraph 3 of the Act. It serves as the basis for calculating the carbon fees payable by the entities subject to the carbon fee.
3. The Preferential Rates are determined by the central competent authority in accordance with Article 29, Paragraph 3 of the Act. It serves as the basis for calculating the carbon fees payable, with the preferential terms specified as follows:

(1). **Preferential Rate A:** Applicable to entities subject to the carbon fee that implement a self-determined reduction plan approved by the central competent authority and meet the industry-specific reduction rates specified in Appendix 1 of the "Designated GHG Emissions Reduction Goals for Entities Subject to Carbon Fees."

(2). **Preferential Rate B:** Applicable to entities subject to the carbon fee that implement a self-determined reduction plan approved by the central competent authority and meet the designated reduction rates for technical benchmarks specified in Appendix 2 of the "Designated GHG Emissions Reduction Goals for Entities Subject to Carbon Fees."

Minister Peng Chi-Ming

Appendix

	Fee-charging Rates (NTD/tCO ₂ e)
Standard Rate	300
Preferential Rate A	50
Preferential Rate B	100