


Content

Title :	Fee-charging Standards for Toxic and Concerned Chemical Substances Control Act 
Date :	2021.04.07
Legislative :	<p>The original 6 articles were promulgated by Order of the Environmental Protection Administration, Executive Yuan, on February 5, 1997.</p> <p>The full 6 articles were amended and promulgated by Order of the Environmental Protection Administration, Executive Yuan, on June 24, 1998.</p> <p>The full 6 articles were amended and promulgated by Order of the Environmental Protection Administration, Executive Yuan, on August 22, 2007; the name was also revised from “Toxic Chemical Substances Handling Permit Application Fee Standards” to “Toxic Chemical Substances Handling Application Fee Standards” .</p> <p>The full 9 articles were amended and promulgated by Order of the Environmental Protection Administration, Executive Yuan, on December 8, 2014; the name was also revised from “Toxic Chemical Substances Handling Application Fee Standards” to “Toxic Chemical Substances Handling Application and Chemical Substances Registration Fee Standards” .</p> <p>The full 8 articles were amended and promulgated by Order of the Environmental Protection Administration, Executive Yuan, on April 7, 2021; the name was also revised from “Toxic Chemical Substances Handling Application and Chemical Substances Registration Fee Standards” to “Fee-charging Standards for Toxic and Concerned Chemical Substances Control Act” .</p>
Content :	<p>Article 1</p> <p>These Standards are determined pursuant to Article 46 of the Toxic and Concerned Chemical Substances Control Act (hereinafter referred to as “this Act”) and to Article 10, paragraph 1 of the Charges and Fees Act.</p> <p>Article 2</p> <p>Fees designated in these Standards shall include review fees and certificate fees, and specifically the following items:</p> <ol style="list-style-type: none"> I. Permits: for the manufacture, import, and sale of Class 1, Class 2, and Class 3 toxic chemical substances II. Registration documents: for the use and storage of Class 1, Class 2, and Class 3 toxic chemical substances III. Approval documents: <ol style="list-style-type: none"> A. For the manufacture, import, sale, use, and storage of Class 1, Class 2, and Class 3 toxic chemical substances, when the total quantity handled is less than the graded handling quantity officially announced pursuant to Article 11, paragraph 2, of this Act B. For the manufacture, import, export, sale, use, and storage of Class 4 toxic chemical substances and concerned chemical substances IV. Application for removal of restrictions or prohibitions on Class 1, Class 2, and Class 3 toxic chemical substances in accordance with Article 8, paragraph 3, of this Act V. Application for prior screening and examination for Polymer of Low Concern (PLC) of new chemical substances VI. Application for new chemical substances or existing chemical substances registration, including: <ol style="list-style-type: none"> A. New chemical substances standard registration, simplified registration, small quantity registration, and the extension thereof B. Existing chemical substances phase 1 registration and standard registration

VII. Application for confidential business information protection and extension of confidentiality period for new chemical substances registration or existing chemical substances registration

VIII. Application for accreditation, change of, or alteration of professional response and consulting agencies (organizations) involved with handling toxic and concerned chemical substances environmental incidents.

Article 3

Competent authorities at all levels shall collect the following review fees in accordance with Appendix 1 for the issuance, approval, extension, or change of all types of toxic and concerned chemical substances handling permits, registration documents, approval documents, and applications for removal of restrictions or prohibitions on Class 1, Class 2, and Class 3 toxic chemical substances, pursuant to this Act.

When competent authorities at all levels accept the consolidated application of the permits, registration documents, and approval documents as described in the previous paragraph, the sole review fee shall be that with the highest fee.

When competent authorities at all levels accept an application for the extension or change of permits, registration documents, or approval documents as prescribed in Paragraph 1, while simultaneously changing the content of other items, the sole review fee shall be that for the extension or change item with the highest fee.

Article 4

Competent authorities at all levels shall collect the review fees specified in Appendix 2 for accepting and reviewing the application of a phase 1 or standard registration of existing chemical substances; a standard, simplified, or small quantity registration for new chemical substances; a prior verification of Polymer of Low Concern (PLC) of new chemical substances; or a confidential business information protection or confidentiality period extension for new chemical substances or existing chemical substances.

Article 5

Competent authorities at all levels shall collect the review fees specified in Appendix 3 for accepting and reviewing the application of the accreditation, change, or alteration of professional response and consulting agencies (organizations) for toxic and concerned chemical substances environmental incidents, in accordance with this Act.

Article 6

Competent authorities at all levels shall collect the certificate fees for the issuance, approval, extension, change, or reissuance of all types of toxic and concerned chemical substances handling permits, registration documents, and approval documents; and for the issuance and change of the accreditation certificate of professional response and consulting agencies (organizations) for toxic and concerned chemical substances environmental incidents, in accordance with Appendix 4.

Article 7

Competent authorities at all levels shall not collect a review fee or a certificate fee when, due to service needs, it must notify holders to renew certificates referred to in the foregoing article.

Article 8

These Standards shall take effect on the date of promulgation.

Files : Fee-charging Standards for Toxic and Concerned Chemical Substances Control Act.pdf

Attachments :	Appendix 1.pdf
	Appendix 2.pdf
	Appendix 3.pdf
	Appendix 4.pdf

Data Source : Ministry of Environment Laws and Regulations Retrieving System