

Plum Creek Conservation District's Deposits and Fees Schedule

Amended 9-15-2020

Administrative Fees:

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| Well Registration All existing & New Wells | \$ 0 |
| Application for Tier I Production Well Permit - 300 acre feet per year or less | \$ 200 |
| Application for Tier II Production Well Permit - Over 300 acre feet per year | \$ 500 |
| Application for Transportation Permit | \$ 500 |
| Permit Renewal Fee | \$ 50 |
| Application to Transfer a Permit or Registration | \$ 20 |
| Non-Exempt Agricultural Use Well Permit | \$ 50 |
| Dewatering Well Permit | \$ 25 |
| Application to Amend a Permit or Registration | \$ 50 |
| Application for Replacement Well | \$ 50 |
| Application for Test Well Permit | \$ 50 |
| Application for Test Hole Permit | \$ 50 |
| Miscellaneous Application | \$ 25 |
| Returned Check | \$ 25 |

Transportation Fees:

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| Out of District Transportation Fee | \$ 0.025/1,000 gallons |
|------------------------------------|------------------------|

Transportation fees assessed shall be payable within 30 days following the close of a calendar month when there has been production and transportation out of the District.

The OAG Cost Rules Administration administers the rules promulgated by the Attorney General to determine charges and methods for charging for copies of public information, complaints from requestors regarding overcharges for copies of public information, and requests from governmental bodies for exemption from the rules or part of the rules.

The following service fees are the most common charges. (See [http://texreg.sos.state.tx.us/public/readtac\\$ext.ViewTAC?tac_view=4&ti=1&pt=3&ch=70&rl=Y](http://texreg.sos.state.tx.us/public/readtac$ext.ViewTAC?tac_view=4&ti=1&pt=3&ch=70&rl=Y) for other allowable charges.)

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|-----------------------------------|-----------------------|
| Photocopies (standard paper copy) | \$ 0.10 per photocopy |
| Non-standard copy – CD | \$ 1.00 |
| Non-standard copy – DVD | \$ 3.00 |
| Other electronic media | actual cost |

Deposits:

In accord with District Rule 16, the following Deposits are established for applications:

- (A) Each Application requiring that notice be mailed to adjacent landowners shall be accompanied by a deposit of \$50.00 when filed with the District.
- (B) Each Application for a Tier II well shall also be accompanied by a deposit of \$500.00 to cover the cost of publication as required by Rule 16 of the District's Rules.
- (C) If deposits for both mailed notice and published notice are required by for a particular application, each deposit shall be made and can be combined by the applicant.
- (D) Within forty-five (45) days following the mailing of notice or publication of notice, or both where both are required, the District shall give the applicant an accounting of the actual costs of postage for mailing and for publication and shall refund any balance or bill for any shortage in the deposit. Any shortage so billed prior to any District consideration or action on the application.

Hearing Costs:

In accord with District Rule 16E. the District shall recover the actual costs incurred by the District in conducting any contested hearing conducted in accord with the provisions of Rule 30 of the District's Rules. The amount of such hearing costs, the person responsible for payment of such costs, and the terms required for payment of such costs shall be issues to be determined in the contested case hearing.