Annex A

TITLE 25. ENVIRONMENTAL PROTECTION PART I. DEPARTMENT OF ENVIRONMENTAL PROTECTION Subpart D. ENVIRONMENTAL HEALTH AND SAFETY ARTICLE V. RADIOLOGICAL HEALTH CHAPTER 218. FEES PAYMENT OF FEES

§ 218.11. Registration, renewal of registration and license fees.

(a) Annual registration fees for radiation-producing machines, other than accelerators, are the sum of an annual administrative fee and an annual fee for each X-ray tube or radiation generating device as follows:

Type Facility	Annual Administrative Fee	Annual Fee per X-ray Tube or Radiation Generating Device
Dentists, podiatrists, veterinarians	[\$ 70] <u>\$100</u>	[\$35] <u>\$50</u>
Hospitals	[\$520] <u>\$725</u>	[\$35] <u>\$50</u>
Other Facilities	[\$250] <u>\$350</u>	[\$35] <u>\$50</u>

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- (d) Particle accelerators are licensed under Chapter 228 (relating to radiation safety requirements for particle accelerators). Annual fees are as follows:
- [(i)] (1) Accelerators, below 50 MeV, other than for ion implantation—[\$1,500] \$2,100 for the first accelerator at the facility plus [\$500] \$700 for each additional unit at that facility.
- [(ii)] (2) Accelerators used for ion implantation—[\$500] \$700 plus [\$50] \$70 for each additional unit at the same facility.
- [(iii)] (3) Accelerators [above] 50 MeV and above—full cost of staff time to review license applications and conduct inspections as needed. (Hourly rate is [\$50] \$150 per hour). For the purpose of anticipating costs and compliance with subsections (e) and (f), a minimum annual fee of [\$1,500] \$2,100 for the first accelerator at the facility plus [\$500] \$700 for each additional unit is established. Additional invoices will be issued by the Department at regular intervals at least quarterly when net costs are incurred above the minimum annual fee.

- (h) A radiation-producing machine service provider shall pay an annual registration fee of **[\$100] \$140**.
- (i) The Department will review the adequacy of the fees established in this section at least once every

 3 years and provide a written report to the EQB. The report must identify any disparity between the

 amount of program income generated by the fees and the costs to administer these programs, and

 must contain recommendations to increase fees to eliminate the disparity, including

 recommendations for regulatory amendments to increase program fees.
- § 218.11a. Special provisions for calculating fees during agreement state transition period.
- (a) The fees for the NRC licenses that are transferred to the Commonwealth on the date the

 Commonwealth becomes an agreement state will be invoiced on the license's next anniversary date.
- (b) During the first year after the date the Department attains agreement state status, the annual fee for each NRC license transferred to the Commonwealth will include a proportional amount, based on the schedule of fees in Appendix A, for the period from the date agreement state status is attained until the license's next anniversary date, in addition to the amount assessed for the year following the license's anniversary date.
- (c) In the event that the Commonwealth attains agreement state status prior to (Editor's Note: The blank refers to the date of adoption of this proposal.), the provisions of this section and § 218.11, and Appendix A (relating to registration, renewal of registration and fees; and fees for radioactive material licenses) will be applied retroactively to NRC licenses transferred to the Commonwealth.

APPENDIX A
Fees for Radioactive Material Licenses

E.		Annual Fee $(\$)^{1,2,3,4,7}$
Fee Category ^{5,6}	Description	, ,
1C	Special Nuclear Material Sealed Source Gauges (X-Ray Fluorescence)	[875] <u>2,100</u>
1D	Special Nuclear Material—Other	[2,475] <u>5,800</u>
2A(2)(c)	Source Material – metal extraction	90,200
<u>2A5</u>	Removal of Radioactive Contaminants from Drinking Water	<u>11,200</u>
2B	Source Material as Shielding	[450] <u>750</u>
2C	Source Material—Other (not 11e2)	[8,650] <u>13,400</u>
[3A1] <u>3A</u>	Manufacturing & Distribution Commercial Broad Scope—10 CFR 30, 33	[19,875] <u>29,100</u>
[3A2	Manufacturing & Distribution Commercial Broad Scope—NARM Only	4,000]
[3B1] <u>3B</u>	Manufacturing, Refurbishing & Distribution Commercial Specific License—10 CFR 30	[4,650] <u>8,300</u>
[3B2	Manufacturing & Distribution Commercial Specific License—NARM Only	2,000]
[3C1] <u>3C</u>	Manufacturing & Distribution Pharmaceuticals—10 CFR 32.72—32.74	[11,650] <u>11,900</u>
[3C2	Manufacturing & Distribution Pharmaceuticals— Accelerator Produced Only	4,000]
[3D1] <u>3D</u>	Pharmaceuticals—Distribution Only—10 CFR 32.7x	[2,825] <u>6,800</u>
[3D2	Pharmaceuticals—Distribution Only—NARM Only	2,000]
3E	Irradiator—Shielded Source	[2,575] <u>4,200</u>
3F	Irradiator—Unshielded < 10kCi	[4,300] <u>7,800</u>
3G	Irradiator—Unshielded >= 10kCi	[10,750] <u>31,200</u>
3I	Distribution As Exempt—No Review of Device	[3,525] <u>10,700</u>
3J	Distribution—SSD Devices to Part 31 GLs	[1,550] <u>2,500</u>
3K	Distribution—No Review-Exempt Sealed	[1,300] <u>1,900</u>

	Source	
[3L1] <u>3L</u>	Research & Development Broad Scope	[8,300] <u>15,100</u>
[3L2	Research & Development Broad Scope—NARM Only	2,000]
[3M1] <u>3M</u>	Research & Development	[3,650] <u>5,600</u>
[3M2	Research & Development—NARM Only	750]
3N	Services other than Leak Testing, Waste Disposal or Calibration	[3,875] <u>8,500</u>
30	Radiography	[10,850] <u>14,100</u>
[3P1] <u>3P</u>	Other Byproduct Material [1,900] 2,700	
[3P2	NARM Licenses not covered elsewhere	750]
3Q	Generally Licensed Devices under § 217.143 (relating to certain measuring, gauging or controlling devices)	[315] <u>320</u>
<u>3R1</u>	Greater than the General License Limits in 10 CFR 31.12(a)(3), (4) or (5) but not more than ten times those Limits	<u>2,100</u>
<u>3R2</u>	Greater than ten times the General License Limits in 10 CFR 31.12(a)(3), (4)	<u>2,700</u>
<u>3S</u>	or (5) Manufacturing & Distribution Pharmaceuticals— Accelerator Produced Only	<u>11,800</u>
4A	Waste Storage, Processing or Disposal	Full Cost *
4B	Waste Packaging or Repackaging	[8,175] <u>12,000</u>
4C	Waste Receipt of Prepackaged for Disposal	[6,125] <u>9,200</u>
5A	Well Logging & Non Field Flood Tracers	[7,500] <u>4,400</u>
5B	Well Logging Field Flood Tracer Studies	Full Cost *
6A	Nuclear Laundry	[14,250] <u>28,800</u>
7A	Human Use—Teletherapy	[11,275] <u>13,700</u>
[7B1] <u>7B</u>	Human Use—Broad Scope (except Teletherapy)	[19,975] <u>29,000</u>
[7B2	Human Use—Broad Scope (except	2,000]
[7C1] <u>7C</u>	Teletherapy)— NARM Only Human Use—Specific License (except Teletherapy)	[4,300] <u>4,900</u>
[7C2	Human Use—Specific License (except Teletherapy)— NARM Only	750]
[8A1] <u>8A</u>	Specifically licensed sources used in static eliminators, nonexempt smoke detectors, fixed gauges, dew pointers, calibration sources, civil defense uses or in temporary (2 years or less) storage	[875] <u>2,100</u>

[8A2	Specifically licensed NARM sources used in static eliminators, nonexempt smoke detectors, fixed gauges, dew pointers, calibration sources, civil defense uses or in temporary (2 years or less) storage	200]
14	Decontamination, Decommissioning, Reclamation or Site Restoration	Full Cost *
[16A] <u>16</u>	Reciprocity (180 days/year)	[900] <u>1,500</u>
[16B	Reciprocity—NARM (180 days/year)	300]
SB1 ⁵	Small Business—Category 1	[2,100] <u>2,300</u>
SB2 ⁶	Small Business—Category 2	[400] <u>500</u>

A license may include as many as four noncontiguous sites at the base fee. Sites that are within 5 miles of the main [Radiation Safety Office] <u>radiation safety office</u> where the license records are kept will be considered contiguous. An additional fee of 25% of the base fee will be added for each noncontiguous site above four.

All fees [for NARM licenses] will be effective upon publication of the final rules in the *Pennsylvania Bulletin*. [The fees for NRC licenses that are transferred to the Commonwealth will be effective on the next license anniversary date.] Existing NARM licenses will be changed to the corresponding category of byproduct material license [on the next license anniversary date after achievement of Agreement State status and fees adjusted at that time. The NARM license categories will cease to exist one year after Agreement State status is achieved] in Appendix A upon publication of the final rule.

Annual fees for categories of NRC licenses that are not included in this table will be calculated as follows: PA Fee = [0.7] (NRC Annual Fee + 0.10 NRC Application or Renewal fee).

⁴ Annual fees charged to holders of transferred NRC licenses with multiple sites will not exceed the fees charged by the NRC for the same licenses <u>that are in effect</u> in the year of transfer, provided the number of noncontiguous sites [remains constant] <u>does not increase</u>.

⁵ Small Businesses Not Engaged in Manufacturing, and Small Not-For-Profit Organizations with Gross

Annual Receipts of more than \$350,000 and less than \$5 million; Manufacturing Entities that have an average of 35—500 employees with Gross Annual Receipts of more than \$350,000 and less than \$5 million; Small Government Jurisdictions (including publicly supported, nonmedical educational institutions) with a population between 20,000 and 50,000; and nonmedical Educational Institutions that are not state or publicly supported and have 35—500 employees.

⁶ Small Businesses Not Engaged in Manufacturing, and Small Not-For-Profit Organizations with Gross Annual Receipts of less than \$350,000; Manufacturing Entities that have an average of less than 35 employees and less than \$350,000 in Gross Annual Receipts; Small Government Jurisdictions (including publicly supported nonmedical educational institutions) with a population less than 20,000; and nonmedical Educational Institutions that are not state or publicly supported and have less than 35 employees.

⁷Full cost recovery licensees and licensees required to provide financial assurance for decommissioning are not eligible for reduced fees under category SB1 or SB2.

* Full cost recovery consists of a professional fee, to cover the activities and support of Department personnel, and any other additional incidental charges incurred, such as related contracted services or laboratory costs. The professional fee component (Hourly Rate) is [\$50] \$150 per hour. Other costs are recovered at 100% of actual cost. Invoices shall be issued by the Department at regular intervals but at least quarterly when net costs are incurred.

CHAPTER 240. RADON CERTIFICATION Subchapter A. GENERAL PROVISIONS

GENERAL

§ 240.3. Definitions.

The following words and terms, when used in this chapter, have the following meanings, unless the context clearly indicates otherwise:

<u>Primary Device- Continuous monitors or electrets, or both, read or analyzed, or both, by a primary tester.</u>

<u>Primary Tester- A tester who reads or analyzes, or both, the continuous monitors or electrets, or both, that the tester places or retrieves, or both.</u>

Subchapter B. CERTIFICATION

CERTIFICATION FOR RADON TESTING

§ 240.102. Prerequisites for radon testing certification.

(a) *Individual certification for radon testing*. An Individual will not be certified to test unless the individual has done the following:

(3) Had 1 year of professional experience in performing radon measurements or equivalent as determined by the Department.

(b) Firm certification for radon testing. If the applicant for testing certification is a firm, it shall employ at least one individual who is certified to test and who is in responsible charge of the firm's testing activities. If the firm loses its certified individual, the certification automatically lapses and is void until the firm has notified the Department of employment of another certified individual. Within 5 days the firm shall notify the Department in writing when it loses its certified individual. Each testing firm employee, after the first initial testing firm employee, will be charged a fee as set forth in Appendix A (relating to radon certification fee schedule).

§ 240.103. Radon testing application contents.

An application for radon testing certification, by both individual and firm, shall be submitted to the Department in writing on forms provided by the Department and **[shall]** must contain:

(2) A nonrefundable fee [of \$200 for individuals, \$500 for firms] as set forth in Appendix A (relating to radon certification fee schedule).

§ 240.104. Application filing deadline.

A person who expects to conduct radon testing shall file a complete application for certification a minimum of 30 days prior to the anticipated starting date of testing activity and any application

postmarked after the certification expiration date will be charged a late application fee as set forth in Appendix A (relating to radon certification fee schedule).

CERTIFICATION FOR RADON MITIGATION

§ 240.113. Radon mitigation application contents.

An application for <u>radon</u> mitigation certification, by both individual and firm, shall be submitted to the Department in writing on forms provided by the Department and [shall] <u>must</u> contain:

(2) A nonrefundable fee [of \$200 for individuals, \$500 for firms] as set forth in Appendix A (relating to radon certification fee schedule).

CERTIFICATION FOR RADON LABORATORY

§ 240.123. Radon laboratory application contents.

An application for radon laboratory certification shall be submitted to the Department in writing on forms provided by the Department and [shall] <u>must</u> contain:

(2) A nonrefundable fee [of \$250 for individuals, \$500 for firms] as set forth in Appendix A (relating to radon certification fee schedule).

§ 240.124. Application filing deadline.

A person who anticipates performing laboratory analysis of samples to determine radon concentrations shall file a complete application for laboratory analysis certification a minimum of 30 days prior to the anticipated starting date of laboratory analysis and any application postmarked after the certification expiration date will be charged a late application fee as set forth in Appendix A (relating to radon certification fee schedule).

Subchapter D. OPERATION REQUIREMENTS

§ 240.303. Reporting of information.

(a) Within 45 days after testing, mitigation or other radon-related service is provided, the person providing the service shall submit to the Department in a format approved by the Department the results of testing, including screening measurements, follow-up measurements, premitigation measurements, postmitigation measurements and the method used to mitigate against radon contamination. If no testing, mitigation or radon-related service has been provided during this 45-day period that person shall inform the Department of same in writing. Anyone required to provide this 45-day reporting who does not report within 90 days of the completion of the activity will be subject to the Late 45-Day Reporting Fee as set forth in Appendix A (relating to radon certification fee schedule). At a minimum, these results will be retained for 2 years. The information [shall] must include:

§ 240.306. Continuing education program.

A person conducting radon-related activities shall have a radon education program to assure that the applicant and all employees have a minimum of 4 hours initial training, and the certified person shall participate in a continuing education program consisting of a minimum of 8 hours of Department-approved

courses or seminars on radon testing or mitigation each year. Course providers are required to submit course information as requested by the Department and the Course Provider Fee as set forth in

Appendix A (relating to radon certification fee schedule) prior to Department approval of any course.

Editor's Note: The following table is new and printed in regular text to enhance readability.

APPENDIX A

Radon Certification Fee Schedule

Testing Individual	\$350 every two years
Testing Employee	\$100 every two years
Testing Firm	\$700 every two years
Mitigation Individual	\$300 every two years
Mitigation Firm	\$700 every two years
Laboratory Individual	\$400 every two years
Laboratory Firm	\$750 every two years
Primary Testing Device Listing	\$100 every two years (1)
Course Provider	\$375 every two years (2)
Late Application Renewal	\$100
Late 45-Day Reporting	\$100 (3)

The Department will review the adequacy of the fees established in this schedule at least once every 3 years and provide a written report to the EQB. The report must identify any disparity between the amount of program income generated by the fees and the costs to administer these programs, and must contain recommendations to increase fees to eliminate the disparity, including recommendations for regulatory amendments to increase program fees.

- (1) Primary radon testers shall submit the Primary Testing Device fee as specified in the Radon Certification Fee Schedule for each device they read or analyze, or both.
- (2) A person approved by the department to provide initial or continuing, or both, education courses shall submit the Course Provider fee as specified in this appendix.
- (3) Anyone not submitting the required 45-day testing or mitigation, or both, reporting within 90 days of the completion of the testing or mitigation, or both, activity (or if no activities have been performed during this period of informing the Department of same in writing) will be subject to the Late 45-Day Reporting Fee as specified in this appendix.