



SACRAMENTO METROPOLITAN



www.AirQuality.org

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Sacramento, CA 95814-1908

(279) 207-1122
(800) 880-9025

permitting@airquality.org



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Permit Fees

- Every applicant for an Authority to Construct must pay at least one half the estimated initial permit fee upon filing of the application, and the remainder before issuance of the Permit to Operate.
- Payments can be made at www.AirQuality.org/Businesses/Payments or by mailing in a check with your application.
- A permit fee will be assessed for each new or modified source based on the type and size of the source.
- A fee is required for the annual renewal of a Permit to Operate. The permit renewal fee is based on the type and size of the equipment and the calculated fee for the total tons of each pollutant emitted during the previous calendar year.
- If your equipment emits a substance known to be a toxic air contaminant you could be subject to an air toxics fee. Specific fee information is listed in District Rules 301 and 306.
- A Permit to Operate will be voided if the annual renewal fee is not paid within 60 days of the date the bill is sent. Operating without a permit may result in a fine of up to \$5,000 per day and/or up to six months in jail for each day of operation.

For More Information:

Sac Metro Air District: (279) 207-1122
FrontOffice@airquality.org

Compliance Assistance: Compliance@airquality.org

Business Environmental Resource Center: (916) 874-2100
<https://sacberc.saccounty.net>

This brochure is an introduction to the Stationary Source permit system. Rule changes can affect your business. Contact the District to receive updated rules and regulations.

Permits For Stationary Air Pollution Sources



About the Sac Metro Air District

The Sac Metro Air District (District) works with local, state, and federal government agencies, the business community, and the public to achieve and maintain healthy air quality for Sacramento County. The District is responsible for regulating stationary, portable, and non-vehicular sources of air pollution in Sacramento County and staff works to ensure that the county's air quality meets state and federal health standards.

The District's jurisdiction includes all unincorporated areas of Sacramento County, as well as the cities of Citrus Heights, Elk Grove, Folsom, Galt, Isleton, Rancho Cordova and Sacramento.

Air Quality Permits: Doing Business in Sacramento County

Stationary source permits issued by the District are designed to ensure that sources are compliant with local, state, and federal rules and regulations, reduce air pollution and help the county meet air quality health standards.

The Authority to Construct and Permit to Operate are separate documents granting you permission to build and then to operate equipment that will meet air quality rules and regulations. Like city and county building permits, the Authority to Construct and Permit to Operate are part of doing business in Sacramento County.

Permit Requirements for Business Operations or Equipment

The District's rules and regulations cover large and small businesses whose operations emit air pollutants. Operations or equipment usually requiring a permit include, but are not limited to:

- Solvent cleaning (degreasers)
- Coating of metal parts and products
- Coating of plastic parts and products
- Manufacturing and/or coating of wood furniture and cabinets
- Polyester resin operations
- Chemical manufacturing operations

- Cannabis Manufacturing Operations
- Dry materials handling (concrete & aggregate plants) that generates PM10
- Auto body refinishing
- Graphic arts operations (print shops)
- Gasoline stations or any gas dispensing facility
- Storage of organic liquids
- Combustion equipment such as boilers, heaters and internal combustion engines
- Dry cleaning
- Equipment that handles hazardous air pollutants, such as asbestos, beryllium, benzene, hexavalent chromium, mercury or vinyl chloride
- Solid waste disposal sites
- Contaminated soil/water remediation projects
- Plating operations
- Air pollution control equipment such as scrubbers, cyclones, fabric filters, catalytic oxidizers and thermal oxidizers
- Any painting or coating operation using more than one (1) gallon per day of combined volume of paints, adhesives, inks, solvents or other solvent containing material
- Any process that emits two (2) pounds per day or more of any pollutant (without the benefit of air pollution control devices in any 24-hour period)

Stationary Source Permits

Stationary Source permits are required by law and are needed:

- Before installing new equipment or processes that may release or control air pollutants
- Before modifying existing permitted equipment that may release or control air pollutants
- When a permitted facility changes ownership
- When permitted equipment is relocated to a new address
- When a change in the methods and/or process rate of operation occurs at a permitted facility
- When a permitted facility wishes to modify a permit condition, including changing its permitted emissions
- When new regulations are promulgated

To save time and money, contact the District before purchasing new equipment.

Permit Application

Call the District at (279) 207-1122 and ask for a Stationary Source Permit Application package, which includes an application form and instructions. You can also get the application forms by visiting www.AirQuality.org/businesses

To apply, submit the following:

- Completed permit application form
- Detailed description of your equipment
- Detailed information on materials processed
- Detailed information on quantity of air emissions
- Appropriate permit fee

Submit all of the above to the District:

777 12th Street, Ste. 300, Sacramento, CA 95814-1908
or to FrontOffice@airquality.org.

Checks may be submitted to the address above, or online payment may be made at:

www.AirQuality.org/Businesses/Payments

A District permit engineer will contact you regarding any additional information needed. Processing time varies from six weeks to six months, depending on the complexity of the application and volume of permits in process.

Authority to Construct

You must file and obtain the Authority to Construct before construction begins to ensure that all of the District rules and regulations are considered. This allows time for you to make any required design changes in the planning stage. Failure to apply before construction may result in possible civil or criminal penalties, as well as investment in design or purchase of equipment that may not be found acceptable.

A District permit engineer evaluates your project before an Authority to Construct is issued. The evaluation is based on your application, proposed air pollutant emissions, plans you provide for all equipment, and background information on the proposed operation. It is up to you to demonstrate that your equipment can operate in compliance with all of the District rules and regulations.

Operating Equipment Without a Permit

If you operate equipment that emits or controls air pollutants without a Permit to Operate, you are subject to legal action. You must submit an application, and all information required for permit evaluation to obtain a Permit to Operate.

Your Permit to Operate must be renewed annually. As part of the annual renewal process, compliance with permit conditions and emission limitations can be reviewed as needed.