RESOLUTION NO. 2019-068

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ANAHEIM RELATING TO FEES AND PENALTIES IN CONNECTION WITH IMPLEMENTING THE UNIFIED HAZARDOUS WASTE AND HAZARDOUS MATERIAL MANAGEMENT REGULATORY PROGRAM ACT AND RESCINDING RESOLUTION 2013-102

WHEREAS, the City Council of the City of Anaheim has heretofore amended the Anaheim Municipal Code to assume responsibility for implementing the Unified Hazardous Waste and Hazardous Material Management Regulatory Program Act; and

WHEREAS, the City of Anaheim was certified as the Certified Unified Program Agency (CUPA); and the City of Anaheim Fire Department is responsible for administering and enforcing the CUPA Program; and

WHEREAS, Section 25404.5 of the Health and Safety Code requires each CUPA to institute a single fee system, with the fee amount established by the CUPA's governing body to be at a level sufficient to pay the necessary and reasonable costs incurred by the CUPA; and

WHEREAS, the City Council hereby finds that said fees, in the amounts hereinafter set forth in Exhibit "A", are less than or equal to, but in no event greater than, the actual direct and indirect costs and expenses incurred by the City in performing the services connected with such fees; and

WHEREAS, Section 6.11.150 of the Anaheim Municipal Code authorizes the City Council to establish a schedule of fees and penalties in connection with the CUPA; and

WHEREAS, the City Council hereby finds and declares that adoption of this fee schedule is exempt from the provisions of the California Environmental Quality Act pursuant to Section 21080(b)(8) of the Public Resources Code and California Code of Regulations Section 15273 in that the fees and rates are established not to exceed the City's reasonable cost in administering the CUPA programs, including but not limited to permitting and inspection responsibilities; and

WHEREAS, the fees have been considered at a duly noticed public meeting or public hearing, as required by law.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Anaheim that Resolution No. 2013-102 be amended in its entirety as follows:

1. The fees set forth in the fee schedule attached hereto as Exhibit "A" shall be, and the same are, hereby adopted.

- 2. The fees set forth in the fee schedule attached hereto as Exhibit "A" shall become effective immediately upon adoption of this Resolution.
- 3. The fees established herein shall, upon the effective date of said fees, supersede fees set forth in Resolution No. 2013-102 and any previously adopted fees for the same permit or approval.
- 4. The City Council hereby declares that should any one or more fees established by this Resolution or any portion of this Resolution be declared for any reason to be invalid, it is the intent of the City Council that it would have adopted all other fees and portions of this Resolution independent of the elimination herefrom of any such fee or such portion as may be declared invalid.

BE IT FURTHER RESOLVED that Resolution No. 2013-102 is hereby rescinded upon the effective date of the new fee schedule.

THE FOREGOING RESOLUTION is approved and adopted by the City Council of the City of Anaheim this <u>18th</u> day of <u>June</u>, 2019, by the following roll call vote:

AYES: Mayor Sidhu and Council Members Kring, Barnes,

Brandman, Moreno, Faessel, and O'Neil

NOES: None

ABSENT: None

ABSTAIN: None

CITY OF ANAHEIM

ATTEST:

CITY CLERK OF THE CITY OF ANAHEIM

Fire Rescue Department Hazardous Materials Section Fee Schedule

I. Aboveground Petroleum Storage Act: a. Annual Fee per Facility (based on total petroleum volumes stored at facility that exceeds 1,320 gallons). \$ 380.00 1. <10,000 gallons \$ 633.00 2. 10,001 gallons to 100,000 gallons \$ 1,012.00 3. 100,001 gallons to 1,000,000 gallons 4. 1,000,001 gallons to 10,000,000 gallons 2,024.00 5,060.00 5. 10,000,001 gallons to 100,000,000 gallons 15,180.00 6. >100,000,000 gallons **II. Hazardous Waste Generator:** a. Annual Fee per Facility (based on the number of employees involved in the program at the facility and/or any adjoining properties). \$ 209.00 1. Special Generator (See page 4 for Special Generator Definition) \$ 426.00 2. 0-10 Employees \$ 3. 11-25 Employees 542.00 \$ 784.00 4. 26-50 Employees 1.018.00 5. 51-100 Employees 1,540.00 6. 101-250 Employees 7. 251-500 Employees 1,979.00 8. 500+ Employees 2,601.00 b. On-Site Treatment per facility (charged only for the highest tier on site) 1. Permit-by-Rule 1,451.00 \$ 930.00 2. Conditionally Authorized Ś 220.00 3. Conditionally Exempt **III. Underground Storage of Hazardous Substances** \$ 440.00 a. Annual Fee per tank Ś b. Transfer of Ownership per tank 86.00 IV. Hazardous Materials Release Plan and Inventory a. Hazardous Materials Inventory Annual Fee per chemical 267.00 1. 1-2 Hazardous Substances \$ 78.00 2. Each Additional Chemical 2,451.00 3. Maximum Charge (this fee shall apply to facilities using, handling or storing up to 30 or more hazardous substances)

Fire Rescue Department Hazardous Materials Section Fee Schedule

V. California Accidental Release Prevention Program:

a. Annual Fee per facility

\$759.00 for up to 6 hours, plus \$126.50 each

additional hour

b. Third Party Review

Actual cost charged by the

outside vendor

Party submitting Risk Management Plans will contract with and pay for a qualified consultant approved by the City to conduct third party review of the document or specific portion of the document

VI. Pro-rated Fees:

a. Annual Fees assessed to new facilities (excluding State surcharges)

1. Between January 1 and March 31

25% Reduction

2. Between April 1 and June 30

50% Reduction

VII. Plan Check Fees (includes all plan check and inspection activities):

a. Facility Closure	\$253.00 for up to 2 hours
b. Underground Storage Tank Installation	\$1012.00 for up to 8 hours
c. Underground Storage Tank Removal	\$759.00 for up to 6 hours
d. Underground Storage Tank System Modification	\$506.00 for up to 4 hours
e. Additional Plan Check Hours	\$126.50 each additional hour
f. Underground Storage Tank Abandonment in Place	\$506.00 for up to 4 hours
g. Permit to Change Contents or Remove Flammables or Combustibles	\$126.50 for up to 1 hour
h. Underground Storage Tank Temporary Closure	\$506.00 for up to 4 hours
i. Expedited Plan Check (for review within 2 business days)	\$ 253.00
j. Laserfiche Fee (for all plans over 8 1/2 x 11 inches)	Actual cost charged by outside vendor

VIII. Administrative Fees:

viii. Administrative rees:		
a. Late filing of documents required to be submitted to the CUPA		
1. 31-60 days late		\$ 100.00
2. 61-90 days late	Additional	\$ 100.00
3. Over 91 days late	Additional	\$ 100.00
b. Late payment of assessed fees		
1. 31-60 days late		\$ 100.00
2. 61-90 days late	Additional	\$ 100.00
3. Over 91 days late	Additional	\$ 100.00
c. Replacement copy of issued permits		\$ 25.00

Fire Rescue Department Hazardous Materials Section Fee Schedule

IX. Technology Fee Fee assessed to each facility for ongoing management of data systems		\$	20.00
X. Other Service Fees: Any investigation, consultation, special inspection or incident mitigation services pertaining to hazardous materials or hazardous waste	\$1	.26.50 p	oer hour
XI. Reinspection Fees: After an initial/routine inspection and one follow-up reinspection each additional reinspection will be charged		\$	115.00
XII. Small Hydrocarbon Pick-up Program: a. Engine Company Response Clean up initiated by Engine Company includes cost of material	Per Incident	\$	287.50
b. Small Hydrocarbon Pick-up Unit Includes cost for driver, vehicle, transportation and disposal	Per Minute	\$	2.00

Fire Rescue Department Hazardous Materials Section Fee Schedule

Special Generator Definition

A Special Generator is a facility that generates no more than 55 gallons/500 pounds every 180 days (6 months) of any one of the wastes listed in Chapter 6.5, California Health and Safety Code, Section 25160.2* and no more than 165 gallons/1500 pounds total of these every 180 days, and/or treats photographic solution waste hazardous only due to silver content.

- * (c) The consolidated manifesting procedure set forth in subdivision (b) may be used only for the following waste streams and in accordance with the conditions specified below for each waste stream:
- (1) Used oil and the contents of an oil/water separator, if the separator is a catch basin, clarifier, or similar collection device that is used to collect water containing residual amounts of one or more of the following: used oil, antifreeze, or other substances and contaminants associated with activities that generate used oil and antifreeze.
- (2) The wastes listed in subparagraph (A) may be manifested under the procedures specified in this section only if all of the requirements specified in subparagraphs (B) and (C) are satisfied.
- (A) Wastes eligible for consolidated manifesting:
- (i) Solids contaminated with used oil.
- (ii) Brake fluid.
- (iii) Antifreeze.
- (iv) Antifreeze sludge.
- (v) Parts cleaning solvents, including aqueous cleaning solvents.
- (vi) Hydroxide sludge contaminated solely with metals from a wastewater treatment process.
- (vii) "Paint-related" wastes, including paints, thinners, filters, and sludges.
- (viii) Spent photographic solutions.
- (ix) Dry cleaning solvents (including percholoroethylene, naphtha, and silicone based solvents).
- (x) Filters, lint, and sludges contaminated with dry cleaning solvent.
- (xi) Asbestos and asbestos-containing materials.
- (xii) Inks from the printing industry.
- (xiii) Chemicals and laboratory packs collected from K-12 schools.
- (xiv) Absorbents contaminated with other wastes listed in this section.
- (xv) Filters from dispensing pumps for diesel and gasoline fuels.
- (xvi) Disabled vehicle wastes, as defined in subdivision (a) of Section 25163.2.
- (xvii) Any other waste, as specified in regulations adopted by the department.
- (B) The generator does not generate more than 1,000 kilograms per calendar month of hazardous waste and meets the conditions of paragraph (1) of subdivision (h) of Section 25123.3. For the purpose of calculating the 1,000 kilograms per calendar month limit described in this section, the generator may exclude the volume of used oil and the contents of the oil/water separator that is managed pursuant to paragraph (1) of subdivision (c).
- (C) (i) The generator enters into an agreement with the transporter in which the transporter agrees that the transporter will submit a confirmation to the generator that the hazardous waste was transported to an authorized hazardous waste treatment facility for appropriate treatment. The agreement may provide that the hazardous waste will first be transported to a storage or transfer facility in accordance with the applicable provisions of law.

CLERK'S CERTIFICATE

STATE OF CALIFORNIA)
COUNTY OF ORANGE) ss.
CITY OF ANAHEIM)

I, THERESA BASS, City Clerk of the City of Anaheim, do hereby certify that the foregoing is the original Resolution No. <u>2019-068</u> adopted at a regular meeting provided by law, of the Anaheim City Council held on the <u>18th day of June, 2019</u> by the following vote of the members thereof:

AYES:

Mayor Sidhu and Council Members Kring, Barnes, Brandman, Moreno,

Faessel and O'Neil

NOES:

None

ABSTAIN:

None

ABSENT:

None

IN WITNESS WHEREOF, I have hereunto set my hand this 21st day of June, 2019.

CITY CLERK OF THE CITY OF ANAHEIM

(SEAL)