252:616-3-3. Annual fees
(a) Beginning July 1, 2008, the annual fees for industrial tank systems are $922.00 as follows: beginning July 1, 2009, $1,554.80; beginning July 1, 2010, $2,176.72; beginning July 1, 2011, $2,807.97; beginning July 1, 2012, $3,425.72; beginning July 1, 2013 and thereafter, $4,048.98.
(b) Beginning July 1, 2008, the annual fees for surface impoundments are as follows:
   (1) Class I - $1,559.00 beginning July 1, 2009, $2,687.31; beginning July 1, 2010, $3,762.23; beginning July 1, 2011, $4,849.52; beginning July 1, 2012, $5,926.11; beginning July 1, 2013 and thereafter, $6,992.81;
   (2) Class II - $1,043.00 beginning July 1, 2009, $1,797.78; beginning July 1, 2010, $2,516.89; beginning July 1, 2011, $3,246.79; beginning July 1, 2012, $3,961.08; beginning July 1, 2013 and thereafter, $4,674.08;
   (3) Class III - $309.00 beginning July 1, 2009, $532.63; beginning July 1, 2010, $745.68; beginning July 1, 2011, $961.93; beginning July 1, 2012, $1,173.55; beginning July 1, 2013 and thereafter, $1,384.79;
   (4) Class IV - None (only a permit fee under OAC 252:641 or 252:656);
   (5) Class V - $425.00 beginning July 1, 2009, $705.50; beginning July 1, 2010, $987.70; beginning July 1, 2011, $1,274.13; beginning July 1, 2012, $1,554.44; beginning July 1, 2013 and thereafter, $1,834.24.
(c) Beginning July 1, 2008, the annual fees for industrial land application systems are as follows: $644.00 beginning July 1, 2009, $987.70; beginning July 1, 2010, $1,382.78; beginning July 1, 2011, $1,783.79; beginning July 1, 2012, $2,176.22; beginning July 1, 2013 and thereafter, $2,567.94.
(d) Fees are due upon receipt of an invoice mailed by the DEQ annually. Upon payment of the annual fee, the permit shall continue in effect for one year but in no case past its expiration. Failure to pay the fee may result in suspension or termination of the permit.
(e) To assist in meeting rising costs to the Department of the non-discharging industrial wastewater program associated with permitting and enforcement of non-discharging industrial wastewater systems, the fees set out in paragraph (a), (b) and (c) above shall be automatically adjusted on July 1st every year to correspond to the percentage, if any, by which the Consumer Price Index (CPI) for the most recent calendar year exceeds the CPI for the previous calendar year. The Department may round the adjusted fees up to the nearest dollar. The Department may waive collection of an automatic increase in a given year if it determines other revenues, including appropriated state general revenue funds, have increased sufficiently to make the funds generated by the automatic adjustment unnecessary in that year. A waiver does not affect future automatic adjustments.
   (1) Any automatic fee adjustment under this subsection may be averted or eliminated, or the adjustment percentage may be modified, by rule promulgated pursuant to the Oklahoma Administrative Procedures Act. The rulemaking process may be initiated in any manner provided by law, including a petition for rulemaking pursuant to 75 O.S. § 305 and OAC 252:4-
5-3 by any person affected by the automatic fee adjustment.
(2) If the United States Department of Labor ceases to publish the CPI or revises the methodology or base years, no further automatic fee adjustments shall occur until a new automatic fee adjustment rule is promulgated pursuant to the Oklahoma Administrative Procedures Act.
(3) For purposes of this subsection, “Consumer Price Index” or “CPI” means the Consumer Price Index - All Urban Consumers (U.S. All Items, Current Series, 1982-1984=100, CUUR0000SA0) published by the United States Department of Labor. The CPI for a calendar year is the figure denoted by the Department of Labor as the “Annual” index figure for that calendar year.

252:616-3-4. Applications
(a) Form. Submit legible applications on the appropriate DEQ approved forms.
(b) Signature Applications. Signature applications shall be signed by the owner, and by the operator if different.
(c) Fees. All new or renewal applications shall be accompanied by a non-refundable application fee, payable to the DEQ as follows:
   (1) three-hundred dollars ($300.00) for Class I applications;
   (2) two-hundred dollars ($200.00) for Class II applications;
   (3) one-hundred dollars ($100.00) for Class III application; and
   (4) three-hundred dollars ($300.00) for Class V applications.
(d) Construction plans are required. Submit construction plans to the DEQ at least 120 days before starting on-site construction or modifying any new or existing surface impoundment or wastewater treatment system. Include the proposed wastewater characteristics, treatment processes and other pertinent information.
(e) Construction certification.
   (1) An Engineer must certify that tank systems and surface impoundments have been designed and constructed according to this Chapter. The certification must include:
      (A) a chronological description of major construction activities;
      (B) plans and specifications of record for each industrial wastewater unit;
      (C) a description of quality control tests, results and inspections;
      (D) a statement that the wastewater system will protect humans, aquatic life, wildlife and the environment; and
      (E) for surface impoundments, certification that the liner was constructed properly and not damaged by freezing, desiccation or other damage during construction.
   (2) An engineer certification is not required for a single cell total retention surface impoundment system that holds only Class III wastewater designed pursuant to the requirements of Appendix D of this Chapter.
(f) Construction report. For tank systems and surface impoundments that will contain Class III, Class IV or V wastewater, the owner/operator shall submit a written report that construction was completed in accordance with the requirements of the permit. It is not required that this report be prepared by an engineer.
(g) Financial responsibility. The applicant must demonstrate to the satisfaction of the DEQ the financial capability for operation, maintenance, replacement and closure for the facility.
(g)(h) Transfer. Applications and unexpired permits may be transferred upon showing the transferee has legal authority and financial accountability, and that both parties agree to the transfer.

(i) Permit. Applicants must comply with the terms of the permits that are issued. Permits shall contain a description of all wastewater treatment units to be constructed at the facility. Permits may contain provisions more stringent than these rules in order to meet Oklahoma Water Quality Standards.