

## PROPOSED RULE MAKING

## CR-102 (June 2012) (Implements RCW 34.05.320) Do NOT use for expedited rule making

Agency: Southwest Clean Air Agency			
Preproposal Statement of Inquiry was filed as WSR <u>16-23-077</u> Expedited Rule MakingProposed notice was filed as WSR  Proposal is exempt under RCW 34.05.310(4) or 34.05.330(1).			
Title of rule and other identifying information: (Describe Subject)			
SWCAA 492-050 Registration Requirements			
This rule contains requirements for blenders who offer for sale, sells, or dispenses gasoline blended with oxygenate to register annually with the Agency and pay fees.			
Hearing location(s):  Office of SWCAA 11815 NE 99 <sup>th</sup> Street, Suite 1294 Vancouver, WA 98682	Submit written comments to:  Name: Paul Mairose Address: 11815 NE 99 <sup>th</sup> Street, Suite 1294 Vancouver, WA 98682 e-mail Paul@swcleanair.org fax (360) 576-0925 by (date) April 28, 2017		
Date: May 4, 2017 Time: 3:00 PM	Assistance for persons with disabilities: Contact		
	Tina Hallock by May 2, 2017		
Date of intended adoption: May 4, 2017 (Note: This is <b>NOT</b> the <b>effective</b> date)	TTY (360) 574-3058		
Purpose of the proposal and its anticipated effects, including an	y changes in existing rules:		
The proposed rule change removes reference to specific fees and registration citation and directs the reader to consult the current Consolidated Fee Schedule.  Reasons supporting proposal:  This proposed change is part of a process to consolidate all Agency fees into a single location to make it easier for affected parties to locate applicable fees. It will also remove the fees from the rule and establish a process for public notice and Board consideration of changes without going through the complicated and lengthy rule making process. The procedure for adoption and revision of the Consolidated Fee Schedule is provided for under SWCAA 400-098.			
Statutory authority for adoption: RCW 70.94.141	Statute being implemented: RCW 70.94.141		
Is rule necessary because of a:	CODE REVISER USE ONLY		
Federal Law? Federal Court Decision? State Court Decision? If yes, CITATION:  Yes No Yes No Yes No	OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED		
DATE February 1, 2017	DATE: February 01, 2017 TIME: 11:49 AM		
NAME Uri Papish	WSR 17-04-110		
SIGNATURE	W3K 17-04-110		
TITLE Executive Director			

Agency comments or recommendations, if a fiscal matters:	ny, as to statutory language, implementation, enfor	cement, and
None.		
Name of proponent: (person or organization)		
Southwest Clean Air Agency		☐ Private ☐ Public
		Sovernmental
Name of agency personnel responsible for:		
Name	Office Location	Phone
Drafting Paul Mairose	11815 NE 99 <sup>th</sup> Street, Suite 1294, Vancouver, WA 98682	(360) 574-3058
ImplementationPaul Mairose	11815 NE 99 <sup>th</sup> Street, Suite 1294, Vancouver, WA	(360) 574-3058
Enforcement Uri Papish	98682 11815 NE 99 <sup>th</sup> Street, Suite 1294, Vancouver, WA 98682	(360) 574-3058
Has a small business economic impact state	ement been prepared under chapter 19.85 RCW or h	as a school
district fiscal impact statement been prepare	ed under section 1, chapter 210, Laws of 2012?	
☐ Yes. Attach copy of small business econ	omic impact statement or school district fiscal impact st	atement.
A copy of the statement may be obta	ained by contacting.	
Name:	amou by contacting.	
Address:		
phone ( )		
fax ( )		
e-mail		
oxtimes No. Explain why no statement was prepa	ared.	
Changes proposed by SWCAA are consistent with Fe	ederal or State rules already in effect. This agency is not sub	ject to the small
business economic impact provision of RCW 19.85. A fiscal analysis has been performed to establish the basis for any proposed fee increases. Copies of this analysis are available from SWCAA.		
increases. Copies of this analysis are available from	SWOAA.	
Is a cost-benefit analysis required under RC	W 34.05.328?	
☐ Yes A preliminary cost-benefit analysis	may be obtained by contacting:	
Name:	g.	
Address:		
phone ( )		
fax ( )		
e-mail		
No: Please explain:		
Pursuant to RCW 70.94.141(1), Section 201, Chavoluntarily invoking Section 201, Chapter 403, La	apter 403, Laws of 1995, does not apply to this rule adoption. ws of 1995 for this action.	SWCAA is not