



Rules of
Department of Natural Resources
Division 23—Division of Geology and Land Survey
Chapter 2—Well Drillers and Pump
Installers Permitting

Title	Page
10 CSR 23-2.010 Fee Structure	3



**Title 10—DEPARTMENT OF
NATURAL RESOURCES
Division 23—Division of Geology and
Land Survey
Chapter 2—Well Drillers and Pump
Installers Permitting**

Editor's Note: Forms mentioned in this chapter may be found following 10 CSR 23-6.

10 CSR 23-2.010 Fee Structure

PURPOSE: This rule establishes a fee structure to be used in permitting well installation, heat pump installation, monitoring well installation, pump installation, employee and drilling supervisor contractor and in certification and/or registration of wells and for examinations relating to permit applications.

(1) Each well installation, heat pump installation, monitoring well installation, monitoring test hole installation, and pump installation contractor will pay a yearly permit fee of no more than one hundred dollars (\$100) for each type of permit issued. Each drilling machine or pump service rig will be charged a yearly fee of no more than twenty dollars (\$20) each.

(2) Well certification fees will be paid by the well owner and collected and submitted by the well installation or pump installation contractor and will be sent to the division by the contractor within sixty (60) days of completion. This fee will be no more than thirty-five dollars (\$35) per well.

(3) Well registration fees will be paid by the well owner and collected and submitted by the well installation, heat pump installation, monitoring well installation, monitoring test hole installation or pump installation contractor within sixty (60) days of completion. Registration report forms are required for plugging of wells, raising of casing, lining of wells, deepening of wells, major repairs and alteration to wells and drilling of jetted wells unless exempted. Concerning the plugging of mineral exploratory wells, the company or person for whom the well is drilled must pay the fee and submit a registration report form. When work performed on a well fits the registration report criteria, and that work is performed by the well owner, the well owner is required to submit the appropriate report form and fee. This fee will be no more than fifteen dollars (\$15) per well. Documentation for holes drilled and plugged under the requirements of 10 CSR 23-6.010—10 CSR 23-6.060 must be on a registration report form.

(4) Monitoring well certification fees will be paid by the owner or geohydrology contractor and collected within sixty (60) days of completion, submitted to the division by the monitoring well installation contractor. This fee will be no more than seventy-five dollars (\$75) per well.

(5) Open-loop and closed-loop heat pump well certification fees will be paid by the owner and collected and submitted by the heat pump installation contractor to the division within sixty (60) days of completion. This fee will be determined by the ton rating of the heat pump machine as shown in the following. When more than one (1) heat pump machine is hooked together, the cumulative total of the ton rating will be used to determine the fee. The fee will be no more than—

(A) One to fifty (1—50) ton heat pump unit	\$ 75
(B) Over fifty (50) ton heat pump unit	\$150.

(6) A penalty fee of no more than ten dollars (\$10) a month for up to twenty-four (24) months will be charged to the contractor for any registration report form or certification report form received more than sixty (60) days after the date of completion of the appropriate activity. Two hundred and forty dollars (\$240) will be the maximum late fee per certification or registration report form. The division will provide each permitted contractor with a list of the certification and registration report forms that have been submitted to the division, if requested by the permitted contractor, once per calendar year at no charge.

(7) A penalty fee of no more than forty percent (40%) of the permit fee per year will be assessed when a well installation, heat pump installation, monitoring well installation, monitoring test hole installation or pump installation contractor fails to either apply or reapply for a permit after the deadline unless they are no longer operating in Missouri. The deadline for original permitting is October 1, 1987, or the date the contractor begins operating in Missouri, whichever date is latest. The deadline for original permitting for a monitoring well installation or heat pump installation contractor is March 10, 1994, or the date the contractor begins operating in Missouri, whichever is latest. The deadline for repermitting is the expiration date on the well installation, heat pump installation, monitoring well installation, monitoring test hole installation or pump installation contractor's current permit card.

(8) All requests by persons outside the division for lists, copies of the corresponding rules, reports or other publications offered through the division relating to the implementation of the rules under the Well Installation Board will be available for no more than the actual cost incurred by the division.

(9) When a request for the logging of wells core or cuttings is received, the log may be done for a fee of no more than the actual costs involved in production of the log.

(10) Testing fees will be no more than as listed—

(A) General Test	\$40
(B) Well Driller Contractor Test	\$40
(C) Pump Contractor Test	\$40
(D) Heat Pump Contractor Test	\$40
(E) Monitoring Well Contractor Test	\$40
(F) Monitoring Test Hole Contractor Test	\$40
(G) Retakes (for each test)	\$40.

AUTHORITY: sections 256.606, 256.614, 256.623 and 256.626, RSMo 1994. Emergency rule filed July 2, 1986, effective July 12, 1986, expired Nov. 2, 1986. Original rule filed July 2, 1986, effective Oct. 27, 1986. Emergency amendment filed May 16, 1988, effective May 26, 1988, expired Sept. 22, 1988. Amended: Filed May 16, 1988, effective Aug. 26, 1988. Amended: Filed April 18, 1990, effective June 28, 1990. Emergency amendment filed Nov. 16, 1993, effective Dec. 11, 1993, expired April 9, 1994. Amended: Filed Aug. 17, 1993, effective March 10, 1994. Amended: Filed July 13, 1994, effective Jan. 29, 1995. Amended: Filed Nov. 1, 1995, effective June 30, 1996. Amended: Filed Feb. 4, 1998, effective Aug. 30, 1998.*

**Original authority: 256.606, RSMo 1991 and 256.614, 256.623 and 256.626, RSMo 1985, amended 1991.*