



Rules of
Department of Natural Resources
Division 23—Well Installation
Chapter 2—Fee Structure, Certification, and Registration

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**Title 10—DEPARTMENT OF
NATURAL RESOURCES**

Division 23—Well Installation

**Chapter 2—Fee Structure, Certification,
and Registration**

10 CSR 23-2.010 Fee Structure

PURPOSE: This rule establishes a fee structure for activities conducted under 10 CSR 23 pursuant to section 256.623, RSMo.

(1) The following fees shall be assessed:

(A) Permits. A fee of no more than one hundred fifty dollars (\$150) for each type of contractor permit issued or renewed;

(B) Machine and Service Vehicle Permits. An annual fee of no more than fifty dollars (\$50) for each well drilling and pump installation machine and service vehicle;

(C) Certification Reports. A fee of no more than one hundred twenty-five dollars (\$125) per well paid by the well owner and collected and submitted by the well or pump installation contractor;

(D) Registration Reports. A fee of no more than one hundred dollars (\$100) per well paid by the well owner and collected and submitted by the well or pump installation contractor;

(E) Heat Pump Certification Reports. Fees will be paid by the owner and collected and submitted by the heat pump installation contractor. This fee will be determined by the ton rating of the heat pump unit. When more than one (1) heat pump unit is hooked together, the cumulative total of the ton rating will be used to determine the fee. The fee will be no more than—

1. One hundred fifty dollars (\$150) for a heat pump unit less than or equal to fifty (≤ 50) tons; or

2. Two hundred fifty dollars (\$250) for a heat pump unit greater than fifty (> 50) tons;

(F) Late fees.

1. A late fee of no more than ten dollars (\$10) each month charged to the contractor until a complete certification or registration report has been submitted, not to exceed two hundred and forty dollars (\$240) per certification or registration report.

2. A late fee of no more than forty percent (40%) of the permit fee per year will be assessed when a well installation or pump installation contractor fails to renew a permit after the expiration date on the contractor's permit card;

(G) Well logging. Logging of well core or cuttings may be completed for a fee of no more than the actual costs involved in production of the log; and

(H) Test fees will be no more than the following:

1. General Test	\$50
2. Water Well Contractor Test	\$50
3. Pump Contractor Test	\$50
4. Heat Pump Contractor Test	\$50
5. Monitoring Well Contractor Test	\$50
6. Test Hole Contractor Test	\$50
7. Retakes (for each test)	\$50

AUTHORITY: sections 256.606, 256.614, 256.623, and 256.626, RSMo 2016. 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. Amended: Filed June 24, 2008, effective Jan. 30, 2009. Amended: Filed June 27, 2018, effective Feb. 28, 2019.*

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

10 CSR 23-2.020 Certification and Registration

PURPOSE: This rule sets standards for certification and registration report submittal for water wells, monitoring wells, heat pump wells, test holes, and pump installations.

(1) For certification and registration report requirements see section 256.614.1, RSMo.

(2) Certification of a well does not guarantee or imply that the well will produce potable or usable quantities of water.

(3) Certification reports.

(A) If the pump is installed within sixty (60) days of the well completion date, the pump information may be included on the well certification report.

(B) If the pump is installed more than sixty (60) days after the well completion date or if a different permitted contractor installs the pump, then the pump installation contractor is responsible for submitting a separate pump report.

(C) A certification report for a replacement pump installation is not required. However, reports may be submitted for replacement pump installations to meet pump installation contractor apprenticeship requirements.

(D) Pump replacement does not change the type or use of the well (i.e., from domestic to multifamily or from domestic to high yield).

(E) A certification report is not needed for temporary monitoring wells, dry holes, or test holes.

(4) Registration reports.

(A) Temporary monitoring wells located on the same monitoring site all may be reported on one (1) registration report with the associated fee, provided the wells are plugged in the same manner. The report shall be submitted within one hundred and eighty (180) days of the date of plugging the first temporary monitoring well.

(B) Test holes shall have registration reports submitted within one hundred and eighty (180) days of the date of completion of plugging and will be held confidentially for a minimum of ten (10) years pursuant to section 256.615.3, RSMo.

AUTHORITY: sections 256.606, 256.614, 256.623, and 256.626, RSMo 2016. Original rule filed June 27, 2018, effective Feb. 28, 2019.*

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