Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Ordinance (1991:339)

Swedish Code of Statutes 1991:339

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<u>Transitional provisions</u>

Section 1 This ordinance contains provisions on environmental charge according to the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613) and on the procedure for crediting charges according to section 15 of the same act. Ordinance (2002:817).

Section 2 The Swedish Environmental Protection Agency issues regulations gives notice of provisions on requirements for measuring equipment in accordance with section 5, paragraph 2 of the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613).

The Swedish Environmental Protection Agency issues any additional regulations required to implement the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act and this ordinance. Ordinance (2002:817).

Section 3 Declarations of the type defined in section 9 of the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613) are to include an application to credit the amount according to section 15 of the same act.

The application must state the applicant's energy production during the reporting period. Ordinance (2002:817).

Section 4 The Swedish Environmental Protection Agency is to submit, no later than 28 February of the year following the end of the reporting period, a

proposal to the Government regarding the part of the charge to be used for the agency's operations during the reporting period in accordance with the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613), this ordinance and issued regulations in support of the law or ordinance.

The Swedish Environmental Protection Agency is to submit, no later than 30 June of the year following the end of the reporting period, a proposal to the Government on what crediting applies for the reporting period for operators subject to the charge. The proposal is to be based on the applications submitted in accordance with section 3. Ordinance (1998:1294).

Section 5 When an environmental charge is debited, a settlement must be made for what is to be credited to the operator subject to the charge. Excess amounts are repaid to the operator subject to the charge no later than two months after the day on which the charge must be paid. Ordinance (2002:817).

Section 6 The operator that is to be registered with the Swedish Environmental Protection Agency in accordance with section 8 of the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613) is to notify the Swedish Environmental Protection Agency no later than two weeks prior to the start of operations, unless the agency stipulates something else. The operator subject to the charge is to inform the Swedish Environmental Protection Agency of any changes to conditions stated in the notification.

Ordinance (2002:817).

Section 7 The amount of the environmental charge in accordance with the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613) is to be stated as rounded to the nearest Swedish krona. Ordinance (2011:1445).

Section 8 Has been repealed by ordinance (2011:1445).

Section 9 Has been repealed by ordinance (2011:1445).

Section 10 An injunction of fine is to be informed to whom the injunction applies to.

A decision according to the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613) that is announced after 30 June of the sixth year following the end of the reporting period shall be informed to whom the decision applies to if

1. the decision entails that a request of reconsideration have been in whole or in part rejected or

2. the Swedish Environmental Protection Agency on its own initiative has reconsidered a decision to the disadvantage to whom the decision applies.

Service of notice shall be applied to other cases when evidence is required to determine if the recipient has received a document. Ordinance (2020:90).

Section 10 a If service of notice shall not be applied the Swedish Environmental Protection Agency decides in which manner notification shall take place. Ordinance (2020:90).

Section 11 The Swedish Environmental Protection Agency adopts the declaration form as defined in section 10 of the Environmental Charge on Emissions of Nitrogen Oxides in Energy Production Act (1990:613). Ordinance (2002:817).

Transitional provisions

2002:817

This Ordinance enters into force 1 January 2003. The older wording of section 7, however, still applies in the case of such environmental charges applying the Act (1984:151) on Excise Duties and Price Regulation Taxes.

2011:1445

- 1. This Ordinance enters into force 1 January 2012.
- 2. Older provisions continue to apply to conditions relating to the period prior to entry into force.