Cooperative Service Agreements

For situations where fees have not been established in 18 AAC 72.955 Table C, 18 AAC 72.956 Table D, or 18 AAC 72.957 Table E applicants and DEC can enter into a “Cooperative Services Agreement” (CSA) to fund plan reviews, individual permit development, or authorizations under general permits (i.e., AKG320000 – Statewide Pipelines). Per 18 AAC 72.959 – Hourly or Negotiated Fees:

Hourly and negotiated fees
a). The department will calculate a fee in compliance with (b) of this section for activities or authorizations related to
   (1) a discharge that is not listed or for which a fee is not listed in 18 AAC 72.955, 18 AAC 72.956, or 18 AAC 72.957; and
   (2) permit issuance costs for mining activity not covered under a general permit.
   b). For a wastewater discharge from a facility or activity that is described in (a) of this section, the department
      (1) will assess a fee based on direct department costs, including
          (A) salaries and benefits of department employees directly involved in providing the standard designated regulatory service; and
          (B) goods and third-party services, including travel if the facility is owned by a business that has more than 20 employees; or
      (2) may, if the applicant requests, agree to a negotiated fee.
   c). The permittee shall pay the fee under this section within 30 days after the department mails an invoice.

To ask questions or arrange for a CSA, contact the Oil and Gas Section Manager Gerry Brown at 269-4874 or email Gerry.Brown@alaska.gov.