

Medical Products Agency's Code of Statutes

The Medical Products Agency's Provisions on Fees for the Control of Cosmetics and Hygiene Products

LVFS 2006:17

Note 1: This document has been compiled only for information purposes, and is not an official translation. In the event of any discrepancy between the English version and the Swedish original, the latter will take precedence.

Note 2: For information on the date when the provisions enter/entered into force, refer to the Swedish original.

Pursuant to chapter six, section five of the 'Ordinance on Fees for Consideration and Supervision in accordance with the Swedish Environmental Code' (SFS 1998:940), the Medical Products Agency issues the following provisions on fees for the control of cosmetics and hygiene products.

Section 1

To cover the costs of the Medical Products Agency's operations concerning the control of cosmetics and hygiene products, fees shall be paid to the Medical Products Agency. These fees shall be paid by the party liable to notify the Agency according to section 5 or section 9, first paragraph, of the Medical Products Agency's Provisions on the Control of Cosmetics and Hygiene Products (LVFS 2004:12).

Section 2

These fees shall be paid upon invoice from the Medical Products Agency as follows:

Annual fee per manufacturer or importer of cosmetics and hygiene products	2100 kronor (<i>Swedish crowns</i>)
Annual fee per product	300 kronor (<i>Swedish crowns</i>)

If the party – who manufactures or brings into Sweden cosmetics and hygiene products – has paid annual fees for 200 products listed in the product register of cosmetics and hygiene products, no fees have to be paid for those products exceeding this number.

Section 3

The Medical Products Agency will allow the following variants to be regarded as a single product in the context of fees

- colour variants of the same product,
- fragrance variants of the same product,
- different packaging sizes of the same product.

Section 4

The fees shall be paid as from the month after the notification of the product to the product register.

The fees shall be paid until the end of the calendar year when the party who manufactured or brought the product into Sweden, has notified the Medical Products Agency that the product no longer is being marketed or that the company/business has ceased.

Section 5

The fees shall not be paid if the Medical Products Agency – before the point of time when the annual fees shall be paid according to the yearly invoice – is notified that the product no longer is being marketed or that the company/business has ceased.