



## Ohio Administrative Code Rule 5501:2-1-13 Continuing annual permit.

Effective: October 4, 2018

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(A) The definition of continuing annual permit set forth in paragraph (F) of rule 5501:2-1-01 of the Administrative Code shall apply to permits issued under this rule. The permit application procedures set forth in paragraphs (A), (D), (E), (F), (G), and (H) of rule 5501:2-1-03 of the Administrative Code shall apply to continuing annual permit applications.

(B) The applicant for a continuing annual permit shall provide an accurate and complete description of the vehicle and load to be moved and proposed routing thereof. The information shall include all physical dimensions, axle weights and the gross vehicle weight. Inaccurate or otherwise incomplete applications may result in a delay or denial of the issuance of a permit. Failure to propose a specific route on the application or failure of the proposed routing to accommodate the load shall result in the assignment of the best available route as determined by the director or their designee.

(C) At the time of the application, the applicant shall provide an estimated number of movements to be made on the continuing annual permit.

(D) Unless otherwise approved by the director, a continuing annual permit shall be issued only for repeated movements of the same vehicle, including any approved load and axle spacing, over the same routing between the same two locations. The total application processing fee consists of the basic processing charge plus each unit of surcharge that is applicable to that movement. The application fee for continuing annual permits is as follows:

(1) Basic processing charge: twenty dollars.

(2) Units of surcharge to be added where applicable:

(a) Overweight up to one hundred twenty thousand pounds gross vehicle weight: one thousand nine hundred sixty dollars. Return trip: one thousand dollars.



(b) Overall width up to fourteen feet and/or overall height up to fourteen feet six inches: nine hundred sixty dollars. Return trip: two hundred dollars.

(c) Steel or aluminum coil permit: four hundred sixty dollars.

(d) Michigan legal permit shall be as follows:

(i) For a vehicle up to one-hundred twenty thousand pounds gross vehicle weight: four hundred sixty dollars.

(ii) For a vehicle exceeding one-hundred twenty thousand pounds gross vehicle weight: six hundred twenty dollars.

(e) Permit revision fee: ten dollars.

(E) In accordance with paragraph (D) of rule 5501:2-1-03 of the Administrative Code, any basic processing charge and units of surcharge fees for continuing annual permits are waived for federal, state, local governments, and political subdivisions.

(F) The payment procedures set forth in paragraphs (M), (N), and (O) of rule 5501:2-1-09 of the Administrative Code shall apply to continuing annual permit applications.