RULE 2250 PERMIT-EXEMPT EQUIPMENT REGISTRATION (Adopted October 19, 2006)

1.0 Purpose

The purpose of this rule is to provide affected sources and the District with the necessary administrative mechanisms to determine compliance of permit-exempt equipment with applicable rules and regulations.

2.0 Applicability

This rule applies to owners or operators of any emissions unit required to obtain a Permit-Exempt Equipment Registration (PEER) by an applicable rule or regulation.

3.0 Definitions

3.1 Administrative Change: any one of the following types of changes:

3.1.1 Correction of typographical errors.

3.1.2 Installation of identical replacements.

3.1.3 Transfer of location of a portable PEER unit.

3.2 Complete PEER Application: an application that has been deemed by the APCO to include all information and all applicable application filing fees necessary to determine compliance with applicable rules and regulations, as specified in Section 5.0.

3.3 Emissions Unit: as defined in District Rule 2201 (New and Modified Stationary Source Review Rule).

3.4 Existing Emissions Unit: an emissions unit that has been operated prior to the PEER application date.

3.5 Identical Replacement: replacement of a whole or partial emissions unit with a valid PEER, where the replacement part or unit is the same as the original in all respects except for the serial number.

3.6 Modification: any action that necessitates a change to a valid PEER. Administrative changes shall not be considered modifications.

3.7 Modified Emissions Unit: an emissions unit that has undergone a modification.
3.8 New Emissions Unit: an emissions unit that is first operated on or after the PEER application date.

3.9 Permit-Exempt Equipment Registration Unit (PEER unit): an emissions unit that has been granted a PEER under District Rule 2250 (Permit-Exempt Equipment Registration) and that is operated as part of a stationary source.

3.10 Portable PEER Unit: a PEER unit displaying a District-issued portable PEER unit identification tag, and is designed to be and is capable of being carried or moved from one location to another. Indications of portability include, but are not limited to, wheels, skids, carrying handles, dolly, trailer, platform or mounting.

3.11 Stationary PEER Unit: a PEER unit that is not a portable PEER unit.

3.12 Stationary Source: as defined in District Rule 2201 (New and Modified Stationary Source Review Rule).

3.13 Temporary Replacement Unit (TRU): a unit that replaces a PEER unit, provided that all of the following conditions are met:

3.13.1 The PEER unit is shutdown for maintenance or repair,

3.13.2 The TRU is at the stationary source for no more than 90 days during any 12-month period. In the event that multiple TRUs are used in place of the same PEER unit, the combined length of time the TRUs are at the stationary source shall not exceed 90 days during any 12-month period, and

3.13.3 The pollutant emissions concentrations from the TRU do not exceed the emissions concentrations from the PEER unit.

4.0 Requirements

4.1 The owner or operator of an existing emissions unit shall submit a complete PEER application to the District, in a format determined by the APCO, and according to the PEER application submittal deadlines of the applicable rule or regulation.

4.2 The owner or operator of a new or modified emissions unit shall submit a complete PEER application prior to the initial operation of the new or modified emissions unit, except as allowed by Section 4.3.
4.3 For a new emissions unit that replaces a PEER unit, the new emissions unit may be operated prior to the submittal of a complete PEER application provided that all of the following conditions are met:

4.3.1 A complete PEER application for the new emissions unit is submitted within thirty days after initial operation of the new emissions unit;

4.3.2 The new emissions unit serves the same function as the PEER unit being replaced; and

4.3.3 The new emissions unit complies with the emissions requirements of all applicable rules and regulations.

4.4 Sections 4.2 and 4.3 do not exempt the owner or operator from any applicable requirements.

4.5 The District shall issue the PEER within 90 days of receipt of a complete PEER application.

4.6 Any District issued portable PEER unit identification tag shall be affixed to the PEER unit for which it was issued, in an easily accessible and visible location.

4.7 A stationary PEER unit shall not be transferable from one location to another, unless an application for transfer of location is filed with the District within thirty days after initial operation at the new location.

4.8 A PEER shall not be transferable from one person to another, or from one business name to another, unless an application for transfer of PEER ownership or name change, as appropriate, is filed with and approved by the District.

4.9 Administrative changes do not require the submittal of PEER applications.

4.10 The owner or operator of a TRU shall submit written notification of installing a TRU under Section 3.13 to the District within 30 days following the installation of a TRU.

4.11 A PEER is valid for five years from the date of initial registration or previous renewal. The District shall renew the PEER every five years pending the payment of all applicable fees and compliance with all applicable requirements.

4.12 For the purpose of this rule, permitting in Division 26 of the Health and Safety Code of the State of California, Part 3, Chapter 8 and Part 4, Chapter 4, Articles 2 and 4, respectively entitled “Hearing Board, Variances, and Orders of Abatement,” shall be considered to have the same meaning as PEER as provided in this rule. The District shall have the same authority concerning
PEER as it does with permits, and the owner or operator of a PEER unit shall be entitled to the same privileges and rights granted to a permittee.

4.13 An emissions unit subject to this rule is subject to District Rule 3155 (Permit-Exempt Equipment Registration Fees).

5.0 PEER Application Content

A complete PEER application shall include, but is not limited to the following information:

5.1 Identifying information, including stationary source name and mailing address.

5.2 The owner or operator’s name, signature, title and current business telephone number.

5.3 Location(s) where the emissions unit will be operated, if the unit is proposed as a stationary PEER unit.

5.4 Identification and description of the emissions unit and control device, including but not limited to: nature of use, type of device, manufacturer, model, and size, capacity, or power rating.

5.5 The following information to the extent it is needed to determine or regulate emissions: fuel types, fuel usage rates, raw materials, process weight rates, production rates, and operating schedules.

5.6 Information the District deems necessary to implement and enforce applicable rules or requirements, or to determine the applicability of such rules or requirements.

5.7 In lieu of submitting information required by Sections 5.1 through 5.6, the applicant may identify a District emissions reduction incentive-funding project that already contains information required by Sections 5.1 through 5.6.

6.0 PEER Content

Each PEER issued under this rule shall include the following elements:

6.1 Stationary source name and mailing address,

6.2 An equipment description,

6.3 Location where the equipment will be operated, if the unit is a stationary PEER unit,
6.4 List of all applicable requirements at the time of PEER issuance or renewal,

6.4.1 The PEER shall specify and reference the origin of authority for each term or condition.

6.5 The PEER expiration date,

6.6 The applicable PEER unit number.

6.7 The applicable portable PEER unit identification tag number, if the unit is a portable PEER unit.
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