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## RULE 301 PERMIT FEES

### (A) General

#### (1) Purpose

- (a) This rule sets forth the fees required for various permit activities required pursuant to the provisions of Regulation II – *Permits*, Regulation XIII – *New Source Review* and activities regulated pursuant to District Rule 1403 – *Asbestos Emissions from Demolition/Renovation Activities*.

#### (2) Applicability

- (a) This rule applies to:

- (i) Any person subject to the provisions of Regulation II – *Permits*, Regulation XIII – *New Source Review*, or Regulation XVII – *Prevention of Significant Deterioration*.
- (ii) Any governmental entity.
- a. Federal, State or local governmental agencies or public districts shall pay the fees to the extent allowed pursuant to the provisions of Chapter 2, Division 7, Title 1 of the Government Code (commencing with Section 6103); Part 4, Division 26 of the Health and Safety Code (commencing with Section 41500) and Part 6, Division 26 of the Health and Safety Code (commencing with Section 44300)
- (iii) Any facility subject to the Provisions of Regulation XXX – *Federal Operating Permits (Title V)*.
- a. Any facility subject to the provisions of Regulation XXX – *Federal Operating Permits (Title V)* shall also be subject to the provisions of District Rule 312.

- (3) Limitations
  - (a) Revenue derived from permit fees shall be limited as required by Health and Safety Code Sections 42311, 42311.2 and 42311.5.
- (4) Effective Date
  - (a) The amendments to this rule adopted on June 18, 2013 shall be effective on January 1, 2014.

(B) Definitions

For the purpose of this rule, the following definitions shall apply:

- (1) “Alteration Or Modification” – Any physical change, change in method of operation of, or addition to, an existing equipment requiring an application for Permit to Construct pursuant to Rule 201. Routine maintenance and/or repair shall not be considered a physical change. A change in the method of operation of equipment, unless previously limited by an enforceable permit condition, shall not include:
  - (a) An increase in the production rate, unless such increase will cause the maximum design capacity of the equipment to be exceeded; or
  - (b) An increase in the hours of operation.
- (2) “Cancellation” (or Cancel) – An administrative action taken by the District which nullifies or voids a previously pending application for a permit.
- (3) “Emission Reduction Credit” (ERC) – The amount of emissions reduction which is verified and determined by the APCO to be eligible for credit in an emissions reduction bank pursuant to District Rule 1309.
- (4) “Equipment” – Any article, machine, or other contrivance, or combination thereof, which may cause the issuance or control the issuance of air contaminants, and which:
  - (a) Requires a permit pursuant to Rules 201 and/or 203; or
  - (b) Is in operation pursuant to the provisions of Rule 219.
- (5) “Expiration” – The end of the period of validity for an application, Permit to Operate, or a temporary Permit to Operate.
- (6) “Facility” – Any source, equipment, or grouping of equipment or sources, or other air contaminant-emitting activities which are located on one or more contiguous properties within the District, in actual physical contact or separated solely by a public roadway or other public right-of-way, and are owned or operated by the

same person (or persons under common control). Such above-described groupings, if on noncontiguous properties but connected only by land carrying a pipeline, shall not be considered one facility.

- (7) “Stationary Source” (or Source) – Any article, machine, equipment, contrivance or combination thereof which emits or has the potential to emit any regulated air pollutant and is required to have a permit pursuant to the provisions of District Rules 201, 202 and 203.
- (8) “Temporary Permit to Operate” – An interim authorization to operate equipment until the Permit to Operate is granted or denied. A temporary Permit to Operate is not issued by the District but may exist pursuant to District Rule 202.

### (C) Requirements and Procedures

- (1) Fees, as specified herein, are required for the following activities:
  - (a) Filing of a permit application.
  - (b) Evaluation of new or modified equipment and/or Facilities that may cause air pollution or equipment intended to control air pollution.
  - (c) Issuance of authority to construct(s).
  - (d) Issuance of permit(s) to operate.
  - (e) Annual permit to operate renewal.
  - (f) Annual authority to construct renewal.
  - (g) Change of location or ownership of a permit.
  - (h) Alteration, modification, addition or revisions to equipment.
  - (i) Permit granted or denied by Hearing Board.
  - (j) Issuance of signed duplicate or corrected permit.
  - (k) Issuance of permit(s) for previously unpermitted or altered equipment.
  - (l) Filing of application for issuance or modification of ERCs pursuant to District Rule 1309.
  - (m) Asbestos demolition and renovation activities.
  - (n) Any fees applicable to equipment located at a facility subject to Regulation XXX – *Federal Operating Permits (Title V)*.

- (i) Any facility subject to the provisions of Regulation XXX – *Federal Operating Permits (Title V)* shall also be subject to the provisions of District Rule 312.
- (2) Fees shall be paid when due as specified herein.
- (a) Application and Duplicate Permit Fees
    - (i) Application filing fees required pursuant to Section (D)(1) shall be submitted in conjunction with the application.
    - (ii) Fees for signed duplicate or corrected permit fees required pursuant to Section (D)(9) shall be submitted in conjunction with the request for the duplicate or corrected permit.
  - (b) Project Evaluation Fees for Complex Sources.
    - (i) Project evaluation fees for complex sources required pursuant to Section (D)(2) shall be submitted not later than thirty (30) days of written notification to the applicant that the application is subject to this fee.
    - (ii) If the applicant fails to pay the project evaluation fee for complex sources when due the APCO shall, after written notice to the applicant, cancel the application.
  - (c) Initial and Annual Permit fees.
    - (i) Permit fees shall be invoiced as follows:
      - a. At least thirty (30) days before the expiration date as shown on the permit; or
      - b. In the case of an initial permit fee thirty (30) days after issuance of the permit or the due date on the invoice produced after issuance of the permit, whichever is later.
    - (ii) The permit owner/operator or applicant will be notified by First Class mail, postage prepaid, of the amount to pay and the due date of the invoice.
    - (iii) If the fee is not paid on or before the due date of the invoice the permit shall become delinquent on the due date of the invoice or expiration date on the permit, whichever occurs first, and shall no longer be valid.
    - (iv) If the applicable fees remain unpaid, within thirty (30) days after the due date of the invoice or expiration date of the permit, whichever occurs first, the owner/operator or applicant shall be notified in writing by first class mail, postage prepaid:
      - a. That the permit has become delinquent for non-payment of fees and is no longer valid; and
      - b. The consequences of continuing to construct or operate with an invalid permit.

- (v) If the permit remains delinquent for more than six (6) months the permit shall become inactive in the District's records.

(3) Reinstatement of Permits

- (a) A permit which is delinquent but has not become inactive may be reinstated by payment in full of all outstanding fees, fines and penalties, including but not limited to other fees imposed pursuant to District Regulation III and fines or penalties imposed pursuant to the provisions of Article 3, Chapter 4, Part 4 of Division 26 of the Health and Safety Code (commencing with section 42400).
- (b) A permit which has become inactive may be reinstated by either of the following:
  - (i) The submittal of a new application, accompanied by payment of all previously accrued fees, fines and penalties, including but not limited to other fees imposed pursuant to District Regulation III and fines or penalties imposed pursuant to the provisions of Article 3, Chapter 4, Part 4 of Division 26 of the Health and Safety Code (commencing with section 42400) and the payment of any new fees which would apply to a similar new application; or
  - (ii) By submitting a written request to the APCO to reinstate the permit stating good cause for such reinstatement. The APCO or his or her designee shall review the request and may direct in writing that the permit be reinstated by payment in full of all outstanding fees, fines and penalties, including but not limited to other fees imposed pursuant to District Regulation III and fines or penalties imposed pursuant to the provisions of Article 3, Chapter 4, Part 4 of Division 26 of the Health and Safety Code (commencing with section 42400).

(4) Refunds

- (a) No claim for refund for any fee required by this rule shall be honored unless:
  - (i) For initial permit fees, such claim is submitted within ninety (90) days after the permit was issued.
  - (ii) For renewal permit fees, such claim is submitted within ninety (90) days after the prior permit expiration date.
- (b) Refunds shall be pro-rated for the period between the date the request is received or prior permit expiration date, whichever is applicable, and the current permit expiration date.

- (c) Fees established as surcharges are not refundable and are assessed in addition to the schedules established for permit fees. Surcharges are assessed and applicable as specified herein.
    - (d) The application filing fee set forth in section (D)(1) is non-refundable.
  - (5) Pro-rated fees
    - (a) The APCO may pro-rate any of the following fees excluding any applicable filing fee:
      - (i) Initial Permit Fee;
      - (ii) Annual Permit to Operate Renewal Fee;
      - (iii) Permit to Construct Renewal Fee;
      - (iv) Alteration, Modification, Addition or Revision Fees.
    - (b) Pro-rated fees shall be calculated based upon the fees and fee schedule in effect on the date of issuance of the permit to which the fees apply.
    - (c) Fees shall be pro-rated for the period between the date of the issuance of the affected permit and the expiration of the permit.
  - (6) Service Charge for Returned Checks
    - (a) Any person who submits a check to the District on insufficient funds or on instructions to stop payment on the check, absent an overcharge or other legal entitlement to withhold payment, shall be subject to a \$25.00 service charge.
  - (7) Credit Card Payments
    - (a) Upon prior arrangement with the District, fees may be paid by credit card.
    - (b) If any person wishes to pay using a credit card the person shall also pay any costs imposed by the company processing the credit card transaction.
- (D) Fees
- (1) Application Filing Fee
    - (a) Except as otherwise provided, any person who applies for the issuance of a new or modified permit shall be assessed a fee of \$433.00. This application filing fee shall be submitted with the application.
    - (b) The application filing fee is non-refundable and shall not be applied to any subsequent application.

- (c) Applications shall not be accepted unless they are accompanied by the application filing fee.
- (2) Project Evaluation Fee for Complex Sources
- (a) Any person who submits an application which is related to projects to construct or modify any of the following shall be assessed a project evaluation fee for complex sources.
    - (i) Equipment associated with landfills;
    - (ii) Equipment associated with resource recovery projects;
    - (iii) Equipment associated with energy cogeneration projects;
    - (iv) Equipment associated with electrical power plants;
    - (v) Other permit units subject to the provisions of District Rule 1303(B);
    - (vi) Emissions of hazardous and toxic material requiring a Health Risk Assessment pursuant to District Rule 1401(E)(3) or a Case-By-Case MACT determination pursuant to District Rule 1401(F)(2) and/or waste disposal or treatment facilities;
    - (vii) Any facility requiring a permit under Regulation XVII – *Prevention of Significant Deterioration*; and
    - (viii) Any other permit units where the APCO or his or her designee has determined that an analysis required pursuant to these Rules or Regulations would require over twenty-four (24) hours of staff time to complete.
  - (b) A deposit of \$6,500.00 to be applied toward the project evaluation fee for complex sources shall be paid within 30 days of written notification by the District that the application is subject to this fee.
  - (c) The project evaluation fee for complex sources shall be based on the District's total actual and reasonable labor time and other reasonable expenses for the evaluation required to develop a permit to construct and/or permit to operate.
    - (i) This fee shall be calculated at a labor rate of \$90.00 per hour plus actual expenses.
    - (ii) The fee shall accrue and be applied against the deposit.
    - (iii) Should the District's costs as calculated pursuant to subsection (i) above not exceed the deposit; the remainder of the deposit will be returned to the applicant.
    - (iv) Should the District's costs as calculated pursuant to subsection (i) above exceed the deposit the excess will be billed to the applicant.
      - a. The applicant shall be notified, in writing, of the amount of any such excess fee and the due date for payment of the fee.

- b. An accounting of costs and written notice to the applicant shall be issued to the applicant at least quarterly.
  - (d) Actual expenses of the District include consultant services which are engaged by the District for the purpose of project evaluations. When project evaluations are performed for the District under such a contract, the applicant will be assessed fees for the actual total and reasonable costs incurred by the District staff to oversee, review and approve the evaluation as well as the actual cost to the District of the contractor evaluation.
  - (e) Actual expenses of the District include project notice fees which are incurred on behalf of project public notices.
  - (f) The provisions of Section (C)(2) do not apply to this fee. If the applicant fails to pay the project evaluation fee for complex sources when due the APCO shall, after written notice to the applicant, cancel the application.
- (3) Initial Permit Fee
  - (a) Except as otherwise provided in this Rule, any person who applies for a new or modified permit shall, upon notification that the application has been approved, be assessed the initial permit fee for the issuance of a permit to construct or permit to operate in the amount prescribed in schedules set forth in section (E)(1).
    - (i) For applications containing mutually exclusive alternative construction scenarios the APCO may, upon written request of the applicant, assess an alternate initial permit fee. Such alternate initial permit fee shall not be less than the highest initial permit fee for any single alternative scenario set forth in the application and shall not be more than the sum of the initial permit fees for all alternative scenarios set forth in the application.
  - (b) After the provisions for granting permits as set forth in Division 26 of the Health and Safety Code and these Rules and Regulations have been complied with, the applicant shall be notified, in writing, of the amount of the fee to be paid as the initial permit fee.
    - (i) Notice may be given by personal service or by mail, postage prepaid.
- (4) Annual Permit to Operate Renewal Fee
  - (a) Permits to operate shall be annually renewable, upon payment of fees.
  - (b) The annual permit to operate renewal fee shall be calculated pursuant to the schedules set forth in section (E)(1).



- (c) The annual permit to operate renewal fee shall be invoiced as specified in Section (C)(2)(c) above.
- (5) Permit to Construct Renewal Fee
- (a) Authorities to construct may be renewed, upon payment of fees, pursuant to the provisions of District Rule 201.
  - (b) The authority to construct renewal fee shall be calculated pursuant to the schedules set forth in section (E)(1).
    - (i) For applications containing mutually exclusive alternative construction scenarios the APCO may, upon written request of the applicant, assess an alternate authority to construct renewal fee. Such alternate authority to construct renewal fee shall not be less than the highest authority to construct renewal fee for any single alternative scenario set forth in the application and shall not be more than the sum of the authority to construct renewal fees for all alternative scenarios set forth in the application.
  - (c) Authorities to construct may only be renewed for two (2) years after the initial date of issuance, unless the application is canceled or an extension of time pursuant to the provisions of District Rule 205 has been granted by the APCO.
  - (d) The authority to construct renewal fee shall be invoiced as specified in Section (C)(2)(c) above.
  - (e) When construction is completed prior to the expiration of the authority to construct, the authority to construct may thereupon act as a temporary permit to operate pursuant to the provisions of District Rule 202. The residual fee for the authority to construct, calculated as a pro-rated fee for the period between the completion of construction and the expiration date of the permit, shall be applied to a pro-rated initial permit fee for the same period. Any positive difference between the residual fee and the pro-rated initial permit fee shall be invoiced as set forth in Section (C)(2).
- (6) Change of Location or Ownership Fees
- (a) Permits, pursuant to the provisions of District Rule 209, are only valid for the location specified in the permit.
    - (i) Any person who applies for a permit requesting a change in the location of equipment included on a currently valid permit shall request in writing a change of location for the equipment and may be assessed an initial permit fee if the change in location also creates additional alteration(s), modification(s), addition(s) or



- (8) Fees Applicable when Permit Granted or Denied by Hearing Board
- (a) If a permit is granted by the Hearing Board after denial of an application by the APCO or after the application has been deemed denied pursuant to District Rule 215, the applicant shall be assessed the appropriate fees set forth in this Rule.
  - (b) The applicant shall be notified, in writing, of the amount of the fee and the due date for payment of the fee.
  - (c) Previously paid fees are not refundable if the Hearing Board denies the issuance of a permit which was granted by the APCO.
- (9) Signed Duplicate or Corrected Permit Fees
- (a) A request for a signed duplicate permit or for administrative corrections to a permit shall be made in writing by the permit holder.
  - (b) The permit holder shall be assessed a fee of \$76.00 for issuing each signed duplicate or corrected permit.
  - (c) The fee for a signed duplicate or corrected permit is due at the time the permit is requested.
- (10) Previously Unpermitted or Altered Equipment Fee.
- (a) When equipment is built, erected, installed, altered, or replaced (except for identical replacement) without the owner or operator obtaining a permit to construct in accordance with Rule 201, the owner or operator shall be assessed a previously unpermitted equipment fee.
  - (b) The previously unpermitted equipment fee shall be calculated as fifty percent (50%) of all applicable permit fees which would have been required for each year of unpermitted activity, plus the full amount of all applicable permit fees for the year immediately preceding the year when the permit to operate is granted.
  - (c) The unpermitted equipment fee is due when the permit to operate is granted.
  - (d) The assessment of an unpermitted equipment fee shall not limit the District's right to pursue any other remedy provided for by law.
  - (e) The provisions of this subsection shall not apply if a permit is required solely due to a change in Rule 219.
  - (f) The APCO may waive the unpermitted equipment fee for good cause upon the written application of the person assessed the fee.

(11) Fees for Issuance of Emission Reduction Credits

- (a) Any person submitting an application for Emission Reduction Credits pursuant to District Rule 1309 shall pay the following fees:
  - (i) An initial application fee of \$450.00 for each application submitted.
  - (ii) An analysis fee based upon the actual and reasonable labor time in excess of ten (10) hours labor billed at the rate of \$90.00 per hour.
  - (iii) The actual cost of publication of notice if such is required pursuant to District Rule 1309.
- (b) Any person submitting a document effecting an encumbrance or transfer of Emission Reduction Credits pursuant to District Rule 1309 shall pay a fee of \$90.00 for each document submitted.

(12) Asbestos Fees

- (a) Any person who is required by District Rule 1403 – *Asbestos Emissions from Demolition/Renovation Activities* to submit a written notice of intention to demolish shall pay at the time of delivery of notification a non-refundable fee of \$160.00.
- (b) Any person who is required by District Rule 1403 – *Asbestos Emissions from Demolition/Renovation Activities* to submit a written notice of intention to renovate or abate shall pay a non-refundable fee based upon the area to be renovated or abated.

<b>Linear Feet</b>	<b>Square Feet</b>	<b>Cubic Feet</b>	<b>Fee</b>
260 – 999	100 – 999	35 – 218	\$385.00
1,000 – 4,999	1,000 – 4,999	219- 1094	\$768.00
5,000 – 9,999	5,000 – 9,999	1,095 – 2,188	\$1154.00
10,000 or more	10,000 or more	2,189 or more	\$1539.00

- (c) In addition to the fees set forth in subsections (a) and (b) above, any person submitting a plan pursuant to District Rule 1403 (D)(iv) or (v) shall pay a plan submittal fee of \$433.00.
- (d) Fee Calculation
  - (i) Fees are assessed on a per notification basis and multiple fees may apply.
  - (ii) The total fee for any project shall be the sum of the applicable fees under subsection (a) through (c) above.
- (e) No notification shall be considered received pursuant to Rule 1403, unless it is accompanied by the required payment.

(E) Schedules for Fees

- (1) Initial Permit and Annual Permit to Operate Renewal and Authority to Construct Renewal Fees.
  - (a) Any Equipment or Process subject to the provisions of this rule shall be assigned a fee classification based upon the equipment and/or process type as set forth in Table 1 of this rule.
  - (b) Any Equipment or Process subject to the provisions of this rule which is not otherwise listed in Table 1 of this rule shall be assigned fee classification B.
  - (c) All applicable fees shall be assessed pursuant to the fee classifications listed in Table 1 according to the following schedule:

<b>Equipment/Process Classification</b>	<b>Fee Amount</b>
Classification A	\$251.21
Classification B	\$899.76
Classification C	\$2158.36
Electrical Generating Equipment (non-emergency) rated 100,000,000 Btu/hr and less	\$2991.28 plus \$71.34 per each 1,000,000 Btu/hr
Electrical Generating Equipment (non-emergency) rated greater than 100,000,000 Btu/hr	\$8304.27 plus \$18.19 per each 1,000,000 Btu/hr
Nozzles (Rule 461)	\$27.17 per product/per nozzle

[SIP: Not SIP. ]

**Table 1  
Equipment/Process Classifications**

<b>Equipment</b>	<b>Classification A</b>	<b>Classification B</b>	<b>Classification C</b>
<b>Basic Process Systems including ancillary equipment</b>	Any Abrasive Blasting; Anodizing; Blending; Chemical (no toxics, hazardous) Milling; Cooling Tower; Any Degreaser; Deposition Ceramics; Dry Cleaning; Etching; Film Cleaner; Grinder; Ink Mfg; Laundry; Liquid Container Filling; Packaging; Polystyrene Extrusion; Polyurethane Mfg; Refrigerant Handling and/or Processing; Smoke Generator; Soldering; Stripping; Vacuum Metalling	Adhesives; Air Stripper; Ammonia Process; Asphalt Process; Auto Body Shredding; Battery Charging/Mfg; Chemical (toxics, hazardous) Milling; Degreaser; Plastic/Resins Handling; Soil Vapor Extraction; Vacuum Generator; Any process not otherwise listed under any category	Landfill Gas Treatment; Liquid Hazardous Waste Processing; LPG Distiller
<b><i>Other Processes</i></b>			
<b>Bulk and Crustal Material Handling</b>	Aggregate Conveying, Loading and/or Unloading; Bulk Chemical Terminal; Green Waste Screening; Paper Conveying; Weigh Station	Aggregate Production; Concrete Batch Plant; Concrete/Asphalt Crushing; Other Conveying; Loading/unloading; Other Screening; Soil Treatment	All others including Asphalt Batch Plant
<b>Coating including Printing and Coating Within Spray Booths</b>	Asphalt/Tar Pot; Asphaltic; Can/Coil; Any Dip Tank; Fabric; Film; Flow; Paper; Printing Press, IR/UV Over, Air Dry or Screen; Roller; Spray; Stereolithography; Striping; Tablet	Asphalt Saturator; Printing Press Other; Spraying Resin/Gel Coat; Wood	
<b>Feed/Food Preparation and Handling</b>	Charbroiler with integral control; Feed Handling; Restaurant Charbroiler	Bakery Oven; Charbroiler no integral control; Feed Processing	All others
<b>Fuel Handling and Storage</b>	Bulk Loading/Unloading <50,000 gpd; Fuel Oil; LPG; Spill Sump Tank; Waste Oil; Railcar unloading to Truck; Tank with no controls	Aircraft Fueling; Bulk Loading/Unloading Rack 50,000 to <200,000 gpd; Fuel Gas Mixer; Hydrant Fueling; Natural Gas Odorizer; Toxics or Hazardous Storage Tank; Fixed Roof Tank; Tank with control system; LPG Tank with Vaporizing System; LPG Tank Truck Loading; LPG Treatment	Bulk Loading/Unloading Rack 200,000+ gpd; Gasoline Blending Plant; All others
<b>Incinerators</b>		Crematory	All others

**Table 1**  
**Equipment/Process Classifications**

<b>Equipment</b>	<b>Classification A</b>	<b>Classification B</b>	<b>Classification C</b>
<b>Sewage, Stormwater, Wastewater and Water Treatment</b>	<10,000 gpd; Fluid Elimination; Landfill Condensate/Leachate Collection/Storage	10,000 to <50,000 gpd; Up to 5 million gpd sewage treatment; Aeration; Groundwater treatment; Landfill Gas Collection; Sewage sludge composting; Sludge Handling	All others
<b>Storage, Non-Fuel</b>	Asphalt <50,000 gal; Baker-Type; Dry Material; Sump Tank; Tank with control; Tank with sparging	Aqueous Ammonia; Asphalt 50,000+ gal; Catalyst	
<b><i>Air Pollution Control Devices</i></b>			
<b>Afterburner</b>	Non-catalytic; no more than one MMBtu per hour (supplemental fuel); single source	All others (including boilers and incinerators)	
<b>Biofilter</b>	No more than 100 cfm	All others	
<b>Carbon Absorber/Adsorber</b>	single source no toxics	All others (non-regenerating)	All others
<b>Catalytic Reduction</b>	Non-selective	Selective	
<b>Dust Control including Baghouses and Cyclones</b>	No more than 500 ft <sup>2</sup> of filter area; all cyclones and settling chambers; All negative air machines	More than 500 ft <sup>2</sup> of filter area; Any size hot baghouse (special filter material)	
<b>Electrostatic Precipitators (ESP)</b>	Less than 3000 cfm or any extruder or any restaurant	All others	
<b>Flares</b>	Portable	All others	Enclosed landfill/digester gas
<b>Scrubbers and/or Mist Control including Sparging</b>	No toxics, NOx or SOx control and single source and single stage; or for acid or any restaurant or any sparger	All others, including Ultraviolet Oxidation	

**Table 1  
Equipment/Process Classifications**

<b>Equipment</b>	<b>Classification A</b>	<b>Classification B</b>	<b>Classification C</b>
<b>Sterilizers</b>	Hospital ethylene oxide	All others	
<b>Vapor Control</b>		All	
<b><i>Fuel Burning Equipment (Not Cogeneration or Generating Electricity Equipment Other Than Emergency Equipment)</i></b>			
<b>Autoclaves; Chillers; Distiller; Dryers, Furnaces, Heaters, Kilns, Ovens, Roasters, Stills</b>	<5 MMBtu/hr; Glass Furnace less than one tpd pull; Laundry; Metal Recovery; Non-Organics Dryer; Non-Toxics Evaporator; Pavement Heater	5 to <50 MMBtu/hr; Arc; Burn-Off; Catalyzed Metal Recovery; Chip Dryer; Cupola; Curing Oven with toxics/hazardous; Electric; Evaporator (Toxics); Frit; Galvanizing; Glass Furnace one to <50 tpd pull; Organics Dryer; Pot/Crucible; Natural Gas Kiln; Reverbatory	All others
<b>Boilers</b>	<5 MMBtu/hr	5 to <50 MMBtu/hr; Up to 10 MMBtu landfill or digester gas	All others
<b>Reciprocating Internal Combustion Engines</b>	<500 hp; 500+ hp Emergency	All others	
<b>Turbines</b>	<0.3 MW(e) Emergency	0.3+ MW(e) Emergency; <50 MW(e) not on Landfill or Digester Gas	All others
<b>Cogeneration and Electrical Generating Equipment (including Duct Burners)</b>			
Equipment under this category shall be assessed a permit renewal fee calculated based on design maximum fuel consumption of the equipment expressed in British thermal units per hour, using gross heating value (See (E)(1)(c))			
<b>Nozzles (Rule 461)</b>			
Permits subject to District Rule 461 shall be assessed a single permit renewal fee calculated as follows: the number of fuel dispensing nozzles multiplied by the number of products dispensed through each nozzle at the facility.			