

RULE 3155 PERMIT-EXEMPT EQUIPMENT REGISTRATION FEES (Adopted October 19, 2006; Amended January 17, 2008; Amended April 16, 2015, effective July 1, 2016)

Note: This rule is effective on and after July 1, 2016.

1.0 Purpose

The purpose of this rule is to recover the District’s costs of maintaining an effective Permit-Exempt Equipment Registration (PEER) program, as required by Rule 2250 (PEER).

2.0 Applicability

This rule applies to owners or operators of any emissions unit required to obtain a PEER.

3.0 Definitions

3.1 Conservation Management Practice (CMP): as defined in District Rule 4550 (Conservation Management Practices).

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

3.3 Permit-Exempt Equipment Registration Unit (PEER unit): an emissions unit that has been granted a PEER under District Rule 2250 (PEER).

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

4.0 PEER Fees

4.1 PEER Application Fee: The owner or operator shall pay the appropriate application-filing fees for each PEER unit application:

Table 1: PEER Application-Filing Fees.

Schedule	Cost (\$ per PEER application)
A – General Fee	94
B – Special Fee	28

4.1.1 Schedule A, General Fee, applies to each application for a PEER unit, except those that qualify for the Schedule B “Special Fee”.

4.1.2 Schedule B, Special Fee, applies to each application for a PEER unit for which the District also receives a complete application for funding under a District grant program.

4.2 Annual PEER Fee: The owner or operator of a PEER unit is subject to one of the following annual fee schedules shown in Table 2 below.

Table 2: Annual PEER Fees.

Schedule	Cost (\$ per year per PEER unit)
A – General Fee	63
B – Special Fee	27

4.2.1 Schedule A, General Fee, applies to each PEER unit, except those that qualify for the Schedule B “Special Fee”.

4.2.2 Schedule B, Special Fee, applies to each PEER unit at a stationary source that is also subject to District permitting or CMP requirements, or which unit was installed under a District grant program, has been issued a SJVAPCD portable equipment registration, or has been issued a state portable equipment registration with the SJVAPCD identified as the home district. This fee shall be invoiced and collected by the District once every five years (\$135 for the five-year period).

4.3 Transfer of PEER

4.3.1 Where an application is filed for transfer of PEER unit(s) from one person to another, and where no alteration or addition is being made to the PEER unit(s), the applicant shall pay a nonrefundable fee of \$14 per PEER unit.

4.3.2 Where an application is filed to change the name of a stationary source containing PEER unit(s), and where no alteration or addition has been made to the PEER unit(s), the applicant shall pay a nonrefundable fee of \$14 per stationary source.

4.3.3 In the event a stationary source is subject to both District PEER and District permitting requirements, the governing transfer fee shall be according to Rule 3010 (Permit Fee).

4.3.4 Where an application is filed to change the location of PEER unit(s), and where no alteration or addition has been made to the PEER unit(s), the applicant shall pay a nonrefundable fee of \$14 per PEER unit.

4.4 Portable PEER Unit Identification Tag

4.4.1 The owner or operator of a portable PEER unit shall pay a non-refundable fee of \$14 for each portable PEER identification tag issued by the District.

5.0 Fee Notification

5.1 The District shall provide the owner or operator of the PEER unit with an invoice for the PEER application fee, if the applicant has not previously submitted the required fee. PEER application fees are due and payable within 60 days of the invoice date. Nonpayment of the application fees within 60 days of the original invoice date may result in the denial of the PEER Application.

5.2 The District shall provide the owner or operator of the PEER unit with an invoice for the annual PEER fee. The initial annual PEER fee will be due approximately one year after PEER issuance. Annual PEER fees are due and payable within 60 days of the invoice date. Annual PEER fees not paid within 60 days after the original invoice date shall be subject to late fees in accordance with the schedule provided in Rule 3010, Section 11.0 Late Fees. Nonpayment of the annual PEER fee and all related late fees within 90 days of the original invoice date may result in suspension or cancellation of the PEER(s).

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