- A. <u>FEE UNITS</u>. Fees assessed for the issuance of a Permit to Operate or Conditional Permit Exemption for a new or modified source shall not exceed the total costs to the District for processing nor shall be less than 2 times the District hourly rate "r".
- B. <u>FILING FEES</u>. Except for any State or Local Government or Public District, every applicant for an Authority to Construct or a Permit to Operate any new, modified, or relocated article, machine, equipment, or other contrivance, shall pay a filing fee of 2 times the District hourly rate "r". The filing fee shall be applied to the fee prescribed for the issuance of an Authority to Construct, a Permit to Operate or a Conditional Permit Exemption.

C. <u>AUTHORITY TO CONSTRUCT FEE, DISTRICT HOURLY LABOR RATE AND ANNUAL FEE</u> ADJUSTMENTS.

- 1. Every applicant for an Authority to Construct shall pay a fee for the issuance of an Authority to Construct based upon actual hours spent by District staff at the District hourly labor rate and any other actual costs incurred by the District in evaluating the application. The applicant may be billed periodically for actual costs of evaluating an application over an extended time.
- 2. The District hourly labor rate (r) is \$180 per hour effective July 1, 2022 and shall be adjusted annually on July 1st thereafter by the CPI defined below.
- 3. Fees and hourly rate will be adjusted annually per the Consumer Price Index (CPI). CPI is based upon Bureau of Labor Statistics CPI-W (Los Angeles-Long Beach-Anaheim, CA,) or the most closely related index, if this index is discontinued. In all instances where CPI is referenced in this Rule, no adjustments to fees will be made in years where a negative CPI is indicated.

D. PERMIT TO OPERATE FEE

- 1. Initial Issuance Fee: Every applicant for a Permit to Operate or a Permit to Sell or Rent shall pay a fee for the issuance of the permit based upon actual hours spent by the District staff at a rate which reflects labor costs as set periodically by the Air Pollution Control Board and actual costs incurred by the District in evaluating the application.
- 2. Penalty Fee: In addition to the fees required under Section D.1, a person seeking a Permit to Operate or a Permit to Sell or Rent for an article, machine, equipment or other contrivance for which an Authority to Construct was required but not obtained, or for which the 90-day grace period of Rule 202.A.8 has expired, shall pay a penalty fee of up to one and one-half times the amount required by Section D.1 and up to the sum of the Permit Renewal Fees that would have been due if a Permit to Operate would have been obtained when required. Payment of this penalty fee shall not automatically relieve the applicant of additional enforcement action.
- 3. Initial Periodic Permit to Operate Fee: In addition to all other fees required under this Section, every applicant for a Permit to Operate or a Permit to Sell or Rent shall,

upon issuance of the permit, pay an initial operating period fee equivalent to those fees required under Section E.

- a. The Air Pollution Control Officer may waive the first renewal period's operating fee for applicants who qualify. To seek this waiver, an Application for Initial Operating Fee Waiver must be submitted during the permit application process.
- E. PERMIT RENEWAL FEE SCHEDULE. Any article, machine, equipment or other contrivance in the categories listed below for which a Permit to Operate or a Permit to Sell or Rent is issued, shall be re-evaluated and the permit renewed periodically, and renewal fees assessed in accordance with the schedule below. The renewal fees for a Permit to Sell or Rent shall be one-half of that amount indicated in that schedule. Total renewal fees shall be determined for each emission unit by multiplying the permit renewal factor "x" by the renewal fee formula shown below. If a permitted article, machine, equipment, process, or other contrivance does not fall under a specific category listed below, fees related to the total electrical horsepower (hp) or power rating (KVA) of the equipment or process will be applied. The permit renewal factor "x" is shown in the table below:

	FY 22-23	FY 23-24 6% increase	FY 24-25 6% increase	FY 25-26 6% increase	FY 26-27 and beyond adjusted per CPI *
Permit Renewal Factor "x"	\$88	\$93	\$99	\$104	\$104 times CPI adjustment

^{*} CPI Based upon Bureau of Labor Statistics CPI-W (Los Angeles-Long Beach- Anaheim, CA). The "x" factor shall be adjusted annually starting on July 1, 2025. Each 12-month period shall be calculated individually and any year where the change is negative, no adjustment shall be made.

		<u>Renewal</u>
		<u>Fee Formula</u>
	Permit Category	
1.	Air monitoring and data handling oversight - per station	132.2x
2.	Asphaltic concrete batch plants	
	a. Asphaltic concrete batch plants base fee	32.3x
	b. Rubberized asphaltic batch plants subprocess	16.0x
3.	Bakery facility with a total heat input rating of all combustion devices that	58.5x
	is >3.0 million British thermal units per hour (mmBtu/hr)	
4.	Boilers, steam generators, heaters, or other gaseous, liquid, or solid fuel	
	fired combustion equipment, except fossil fuel fired power plants (in terms	
	of the design heat input rating)	
	a. less than 5 mmBtu/hr and limited to 90,000 therms per year or less	10.3x
	b. 5.0 million British thermal units per hour (mmBtu/hr) or less	24.4x
	c. greater than 5.0 mmBtu/hr but less than or equal to 10.0 mmBtu/hr	36.8x
	d. greater than 10.0 mmBtu/hr	42.7x
5.	Brick or concrete block manufacturing facilities (in terms of the annual	
	production rate)	
	a. 0.50 million blocks per year or less	4.9x
	b. greater than 0.50 but less than or equal to 1.0 million blocks per year	9.8x

		<u>Renewal</u>
		<u>Fee Formula</u>
	Permit Category	22.7
_	c. greater than 1.0 million blocks per year	20.7x
6.	Cement handling equipment	17.1x
7.	Chemical manufacturing process unit	10.3
	a. Chemical manufacturing process unit base fee	10.3x
0	b. Toxics emitting unit report fee	0.9x
8.	Coffee roasting (in terms of the annual production rate)	F 4
	a. 50.0 tons per year (tpy) or less with emission controls	5.1x
	b. 50.0 tpy or less without emission controls	10.3x
	c. greater than 50.0 tpy with emission controls	13.6x
_	d. greater than 50.0 tpy without emission controls	27.1x
9.	Concrete batch plants (in terms of the annual production rate)	- 0
	a. 10,000.0 yards per year or less	5.3x
	b. greater than 10,000.0 but less than or equal to 25,000.0 yards per	10.6x
	year	
	c. greater than 25,000.0 yards per year	22.4x
10.	Crematory incinerators	8.5x
11.	Crude oil and distillate oil storage facilities (basic)	29.3x
12.	Crude oil and distillate oil pump station (basic)	24.3x
13.	Degreasers	10.3x
14.	Driers or kilns	15.2x
15.	Dry Cleaning Operations	
	a. Perchloroethylene based	10.3x
	b. Other solvent based	6.0x
16.	Electrolytic plating operations	
	a. Electrolytic plating operation base fee	34.1x
	b. Electrolytic plating operation per tank toxics reporting fee	0.055x
17.	Ethylene Oxide Sterilizers	37.7x
18.	Feed and grain mills	
	a. any cyclone vented to atmosphere	13.7x
	b. no cyclone vented to atmosphere	6.8x
19.	Fiberglass products manufacturing	37.7x
20.	Fixed or internal floating roof petroleum storage tank	19.4x
21.	Floating roof petroleum storage tank	28.5x
22.	Fossil fuel fired power plant >100 mmBtu/hr (basic)	
	a. total for all boilers at a facility with total oxides of nitrogen emissions	4,218.6x
	of more than 100 tons per year in the previous calendar year	
	b. total for all boilers at a facility with total oxides of nitrogen emissions	3,461.6x
	of less than 100 tons per year in the previous calendar year	
	c. each gas turbine and any associated duct burner per mmBtu/hr of	0.70x
22	heat input capacity	2.27
23.	Gasoline dispensing facility and associated vapor recovery system (basic)	2.37x
24.	Gasoline dispensing (only one applied to any given nozzle)	2.62
	a. vapor recovery nozzle	0.68x
	b. multi-product, single nozzle fueling point	2.05x
25.	Gasoline storage facility, loading rack, and associated vapor recovery	19.87x
	system(s) – bulk	2.42
26.	Gasoline storage facility and associated vapor recovery system - retail and	3.10x
	consumer account	

		<u>Renewal</u> <u>Fee Formula</u>
	Permit Category	
27.	Gasoline vapor recovery, annual testing	4.40
	a. base testing fee	4.10x
	b. in-station diagnostics additional testing fee	2.38x
28.	Internal combustion engine	
	a. first prime use engine per facility	12.96x
	b. each additional prime use engine per facility	6.05x
	c. additional fee for any engine ≥3,000 bhp	121.83x
	d. each emergency standby use engine	5.29x
	e. each portable diesel engine used for construction or maintenance	5.29x
	f. each portable non-diesel engine used for construction or maintenance	3.24x
		3.24x
	g. each engine <50 hp that is part of a process that requires a permith. New Stationary Engine (Installed after July 1, 2022) greater than 50 hp	3.2 4 X
	and less than 3,000 hp, per horsepower toxics reporting fee	0.0051x
29.	Landfill gas collection	0.0051X
29.	a. Landfill gas collection base fee	62.1x
	b. Landfill GHG monitoring and oversight fee	5.0x
30.	Marine loading terminal	79.2x
31.	Marine unloading terminal	40.2x
32.	Miscellaneous	10.3x
33.	Motor vehicle and mobile equipment coating (in terms of the volatile	. 0,0%
00.	organic compound (VOC) content of materials used)	
	a. 100.0 gallons per year or less	5.29x
	b. greater than 100.0 but less than or equal to 700.0 gallons per year	9.94x
	c. Greater than 700.0 gallons per year	17.71x
34.	Multiple chambered incinerators, including pathological incinerators	39.5x
35.	Onshore dewatering process units associated with offshore oil and gas	96.0x
	production	
36.	Oil and gas production and processing facilities (basic)	402.2x
	a. Oil and Gas production and processing facilities (basic) GHG	
	monitoring and oversight	6.0x
37.	Oil and gas production and processing facilities (basic for producers of	55.8x
	300.0 bbl per day or less)	
	a. Less than 300 bbl/day oil and gas production and processing facilities	
	(basic) GHG monitoring and oversight	4.0x
38.	Oil production vapor recovery systems	
	a. Oil production vapor recovery systems base fee	67.6x
	b. GHG monitoring and oversight	6.0x
39.	Oily water treatment systems	54.5x
40.	Paint bake oven	10.3x
41.	Petroleum coke production (basic)	2,036.5x
42.	Petroleum loading rack - Note: gasoline bulk plants are covered by the Gasoline Storage (bulk) category above	36.3x
43.	Petroleum processing sulfur recovery and tail gas units	97.9x
44.	Petroleum refineries (basic)	
	a. refineries with authorized capacities below 16.30 mmbbl/yr	971.0x
	b. refineries with authorized capacities above 16.30 mmbbl/yr	1,311.0x
45	Petroleum refining process units	121.3x

		<u>Renewal</u> <u>Fee Formula</u>
	Permit Category	
46	Printing operation (in terms of the VOC content of materials used)	
	a. 100.0 gallons per year or less	3.02x
	b. greater than 100.0 but less than or equal to 700.0 gallons per year	9.83x
47	c. greater than 700.0 gallons per year	39.53x
47.	Public and private wastewater treatment works	12.1
	a. basic operation	13.1x
48.	b. anaerobic digester Rock crushing, screening, sizing, and storage operations (in terms of the	3.2x
40.	annual production rate)	
	a. 10,000.0 tpy or less	5.3x
	b. greater than 10,000.0 but less than or equal to 100,000.0 tpy	10.6x
	c. greater than 100,000.0 tpy	22.4x
49.	Sand and gravel screening, sizing, handling, and storage operations (in	
	terms of the annual production rate)	
	a. 10,000.0 tpy or less	5.3x
	b. greater than 10,000.0 but less than or equal to 100,000.0 tpy	10.6x
	c. greater than 100,000.0 tpy	22.4x
50.	Sandblasting equipment	6.0x
51.	Soil decontamination land treatment, landfarm, or thermal destruction	
	unit (in terms of the volume placed into the decontamination process) a. 5,000 yards per year or less	53.0x
	b. greater than 5,000 yards per year	106.0x
	c. monitoring and reporting oversight fee (projects less than 5,000 cubic	100.0x
	yards)	2.0x
	d. monitoring and reporting oversight fee projects greater than 5,000	2.0%
	cubic yards (per 5,000 cubic yards or portion of)	2.5x
52.	Soil decontamination process unit	10.3x
53.	Surface coating or adhesive application operation (in terms of the VOC	
	content used) - Note: autobody shops are covered by the Motor Vehicle	
	Coating category above	
	a. 100.0 gallons per year or less	3.02x
	b. greater than 100.0 but less than or equal to 700.0 gallons per year	9.83x
	c. greater than 700.0 gallons per year	39.53x
54.	Wine Fermentation and Storage	
	Fermentation and wine barrel storage amounts shall be based on a three-	
	calendar year historical average. Calendar year barrel storage is the	
	highest amount in storage at any one time for the calendar year.	
	If there are less than three years of historical data, the amount shall be	
	based on the higher of: 50% of the permitted capacity or the average annual amounts for the available years.	
	a. Base fee all facilities	5.3x
	b. White wine fermentation fee per 1,000 gallons per year	0.006x
	c. Red wine fermentation fee per 1,000 gallons per year	0.015x
	d. Wine barrel storage fee per 1,000 gallons	0.045x
55.	Wood working operation	9.3x
JJ.	wwood working operation	J.3X

			<u>Renewal</u>		
		Permit Category	<u>Fee Formula</u>		
56.	Fle	ctric motors where the permit category is not listed (horsepower)			
50.	a.	Less than 50	4.38x		
	b.	50 or greater, but less than 100	8.7x		
	С.	100 or greater, but less than 200	13.0x		
	d.	200 or greater, but less than 300	17.4x		
	e.	300 or greater, but less than 400	21.75x		
	f.	400 or greater, but less than 500	26.1x		
	g.	500 or greater, but less than 600	30.49x		
	h.	600 or greater	34.8x		
57. Electrical energy where the permit category is not listed (kilovolt amperes)					
	a.	less than 150	4.38x		
	b.	150 or greater, but less than 450	8.7x		
	c.	450 or greater, but less than 4,500	13.0x		
	d.	4,500 or greater, but less than 14,500	17.4x		
	e.	14,500 or greater, but less than 45,000	21.75x		
	f.	45,000 or greater	26.1x		
58.	Cor	ntrol equipment			
	a.	Non-oil and gas (per unit)	2.0x		
	b.	Oil and gas (per unit)	4.0x		
	c.	Source test review (non-oil and gas)	4.0x		
	d.	Source test review (oil and gas)	6.0x		
59.	Ma	jor source decommissioning base fee	106.0x		
*	Where x is the permit renewal factor set periodically by the Air Pollution Control Board.				

F. <u>PERMIT RENEWAL FEES</u>

- 1. For the purposes of Section E, the permit renewal fee for the facilities designated "basic" shall be for the facility shown. Additional renewal fees shall be charged for other equipment located in the basic facility and included in the Permit Category list.
- 2. For the purposes of Section E, the yearly production rate, process rate, or VOC material usage rate will be considered that amount processed in the calendar year immediately prior to permit renewal. The rate used for determining the initial operating fee under subsection D.3 above shall be the maximum rate allowed by the applicable permit.
- 3. Renewal fees shown in Section E do not include fees for compliance source testing, unless specified. Source testing fees shall be designated per Section G.
- 4. Any necessary additional District staff time or resources dedicated to determining compliance of a stationary source for the purpose of renewing a Permit to Operate shall be charged to the holder of the Permit at a rate which reflects labor costs as set periodically by the Air Pollution Control Board and actual costs incurred by the District and added to the renewal fees shown in Section E.

- 5. For permits to operate issued pursuant to Rule 216, <u>Federal Part 70 Permits</u>, or Rule 217, <u>Federal Part 72 Permits</u>, the renewal fees identified in Section E shall be assessed annually as a compliance evaluation fee.
- G. SOURCE TEST FEES. Before granting or denying an application for a Permit to Operate or in renewing a Permit to Operate, the Air Pollution Control Officer (APCO) may require the sampling and testing of air contaminants discharged into the atmosphere from the article, machine, equipment or other contrivance being evaluated. At the option of the applicant, the applicant may contract with an independent testing laboratory for the testing or may request the District to perform the test. If the former option is selected, the choice of test method and testing laboratory is subject to the approval of the APCO. If the latter option is selected and the District is willing to perform the test, the applicant shall pay a fee for the source testing determined by the District based on direct labor hours used, supplies and services expended, and indirect costs incurred.
- H. <u>APPLICATION FOR AN ALTERATION OR MODIFICATION</u>. Where a Permit to Operate has previously been granted for such equipment under Rule 202 and an alteration or modification is to be made, the applicant shall be assessed a fee based upon actual hours spent and costs incurred by the District for application evaluation.
- I. <u>TRANSFER OF OWNER</u>. Where an application is filed for a Permit to Operate or Registration any article, machine, equipment or other contrivance because responsibility will transfer, or has transferred, from one person to another and no alteration, emission increase, or addition has been made, the applicant shall pay 1.5 times the District hourly rate "r".
- J. MODIFIED PERMIT CONDITIONS. When an application is filed involving, exclusively, modifications to the conditions of an existing Permit to Operate, as provided in Rule 206, and there is no change or a decrease in ratings, the applicant shall pay a filing fee of 2 times the District hourly rate "r" and be assessed a total fee based upon the actual hours spent and costs incurred by the District for application evaluation.

K. LATE FEE

When an Authority to Construct, Permit to Operate, Conditional Permit Exemption, 1. or Registration is issued or renewed, it shall be accompanied by a statement of the fee to be paid therefore. If the fee is not paid within thirty calendar days after the statement of the fee has been issued, the APCO shall thereupon promptly notify the applicant of the past due fee by facsimile, e-mail or other method of receipt (i.e., second notice). A fee of ¼ of the District hourly rate shall apply to all notices sent by certified mail. Notifications that must be hand delivered because of refusal to accept other notifications shall be assessed a fee equal to amount of staff time at current District hourly rate or contract server costs necessary to deliver the notification. If the past due fee is not paid within thirty calendar days after the second notice has been issued, the fee shall be increased by one-half the amount thereof and the APCO shall thereupon issue to the applicant a statement which reflects the increased fee and send that statement to said applicant by certified mail or other method of receipt. Non-payment of the increased fee within thirty calendar days after the statement of the increased fee has been issued shall result in automatic cancellation of the application or registration or the suspension of the Permit to Operate.

- a. A Permit to Operate or Registration suspended for non-payment of fees shall be reinstated only after payment of the original renewal fee, any late fees, and a charge for all reasonable costs incurred by the District through fee recovery and enforcement actions resulting from said Permit suspension as determined by the APCO; the Permit holder may appeal assessment of this cost recovery charge by petition to the Hearing Board.
- b. A Permit to Operate suspended for a time period of one year or more for non-payment of fees may be revoked by the Hearing Board after being petitioned to take such action by the APCO. The permittee shall be notified of the pending hearing no less than 10 calendar days prior to the Hearing Board's review of such a petition.
- 2. For all other fees past due, if the fee is not paid within thirty calendar days after the statement of the fee has been issued, the APCO shall notify the applicant of the past due fee by facsimile, e-mail or other method of receipt (i.e., second notice). A fee of ¼ of the District hourly rate shall apply to all notices sent by certified mail. Notifications that must be hand delivered due to refusal of other notifications shall be assessed a fee equal to amount of staff time at the current District hourly rate, or contract server costs necessary to deliver the notification. If the past due fee is not paid within thirty calendar days after the second notice has been issued, a late fee of the greater of 25% or \$250 shall be assessed and the APCO shall thereupon issue to the applicant a statement which reflects the increased fee and send that statement to said applicant by certified mail or other method of receipt. Fees that are past due greater than 160 days shall be assessed an additional late fee of 15% for every 120 days past due, thereafter.
- L. <u>FEE FOR PERMIT GRANTED BY HEARING BOARD</u>. In the event that a Permit to Operate is granted by the Hearing Board after denial by the APCO or after the applicant deems his application denied, the applicant shall pay the fee prescribed in Section D within thirty calendar days after the date of the decision of the Hearing Board. Non-payment of the fee within this period of time shall result in automatic cancellation of the Permit and the application.
- M. <u>DUPLICATE PERMIT</u>. A request for a duplicate Permit to Operate shall be made in writing to the APCO within ten calendar days after the destruction, loss, or defacement of a Permit to Operate and shall contain the reason a duplicate permit is being requested. A fee of \$0.2r rounded to the nearest dollar shall be paid for issuing each duplicate Permit to Operate.

N. <u>NESHAPS INSPECTIONS</u>

- 1. Any District staff time or resources dedicated to determining compliance with Regulation VII, with the exception of asbestos demolition or renovation, shall be charged to the person responsible for the facility subject to that regulation at a rate which reflects labor costs as set periodically by the Air Pollution Control Board and actual costs incurred by the District.
- 2. For each demolition and renovation project, minimum fees shall be determined by multiplying the District hourly labor rate "r" by the fee formula shown below.

Demolition Fees					
Fee for each structure less than 9,999 square feet	3.5r				
Fee for each structure equal to or greater than 10,000 square					
feet, but less than 49,999 square feet	7.0r				
Fee for each structure greater than 50,000 square feet	14.0r				
Regulated Asbestos Containing Material (RACM) Project Fees					
Less than 260 lineal feet of material; less than 160 square feet	4.5r				
of material; or less than 35 cubic feet of material					
260 lineal feet or more of material, but less than 1,000 lineal	6.5r				
feet of material; 160 square feet or more of material, but less					
than 1,000 square feet of material; or 35 cubic feet or more of					
material, but less than 1,000 cubic feet of material					
1,000 lineal, square, or cubic feet or more of material, but less	9.0r				
than 2,500 lineal, square, or cubic feet of material					
2,500 lineal, square, or cubic feet or more of material, but less	16.0r				
than 7,000 lineal, square, or cubic feet					
7,000 lineal, square, or cubic feet or more of material, but less	20.0r				
than 10,000 lineal, square, or cubic feet					
10,000 lineal, square, or cubic feet or more of material	30.0r				
General Fees					
Any notification revision	1.5r				
Any notification cancellation	1.5r				
Approved emergency notification	1.5r				

O. <u>MISCELLANEOUS SERVICES</u>. Any necessary District staff time or resources expended to provide Federal or State regulation compliance determinations to any person, regardless of permit status, may be charged to that person at a rate which reflects labor costs as set periodically by the Air Pollution Control Board and actual costs incurred by the District.

P. NON-AGRICULTURAL OPEN BURNING FEES AND INSPECTIONS

- 1. For each Developmental Burn plan submitted pursuant to Rule 501.E.1, the minimum fees shall be determined by multiplying the District hourly labor rate "r" by the fee formula shown below:
 - a. For projects involving the burning of wood waste from the removal or pruning of trees, vines, or bushes from an area of one (1) acre or less in size, of up to five (5) tree stumps of any size, or any combination of either, the owner or operator shall pay a plan fee of \$1.4r.
 - b. For projects involving the burning of wood waste from the removal or pruning of trees, vines, or bushes from an area of more than one (1) acre in size, but less than 11 acres in size, of more than five (5) tree stumps of any size, but less than 11 stumps of any size, or any combination of either, the owner or operator shall pay a plan fee of \$2.8r.
 - c. For projects involving the burning of wood waste from the removal or pruning of trees, vines, or bushes from an area of 11 or more acres in size, of 11 or more tree stumps of any size, or any combination of either, the owner or operator shall pay a plan fee of \$5.6r.

- d. Any District staff time or resources dedicated to determining compliance with Rule 501, in addition to the plan fee, shall be charged to the person responsible for the project subject to that regulation at a rate which reflects labor costs as set periodically by the Air Pollution Control Board and actual costs incurred by the District.
- Q. <u>AGRICULTURAL AND PRESCRIBED BURNING PERMIT FEE</u>. For each agricultural and prescribed burn permit issued pursuant to Rule 502, the following fee schedule shall apply.
 - 1. Up to ten (10) acres or up to 100 tons of stacked or piled material burned
 - a. General agricultural burning projects under Rule 502.C.4: \$100
 - b. Smoke Management Plan under Rule 502.C.5.b: \$100.00
 - 2. More than 10 and up to 100 acres or more than 100 tons and up to 500 tons of stacked or piled material burned under Rule 502.C.5.c: \$125.00
 - 3. More than 100 and up to 250 acres or more than 500 tons and up to 1,000 tons of stacked or piled material burned under Rule 502.C.5.d: \$185.00
 - 4. More than 250 acres or more than 1,000 tons of stacked or piled material burned under Rule 502.C.5.e: \$250.00.
- R. <u>GREEN WASTE BURNING PERMIT FEE</u>. For each green waste burn permit issued pursuant to Rule 501, a \$50.00 fee shall apply.
- S. <u>NATURALLY OCCURRING ASBESTOS PROJECT REVIEW FEE</u>. For each naturally occurring asbestos plan submitted for the Air Pollution Control Officer's review to ensure compliance with 17CCR93105, Asbestos Airborne Toxic Control Measure for Construction, Grading, Quarrying, and Surface Mining Operations, minimum fees shall be determined by multiplying the District hourly labor rate "r" by the fee formula shown below:

		Basi	Additional Fee			
	Geological	Geological	Geological	Geological	Dust	Dust Control
	Evaluation	Evaluation	Evaluation	Evaluation	Control	Plan Review
	and Full	and	and one	and more	Plan Review	and
	Exemption	Conditional	(1.0) acre or	than one	and	Approval
		Exemption	less	(1.0) acre	Approval	with
						Monitoring
Construction	1.5r	3.0r	3.5r	4.0r	2.0r	3.0r
and Grading						
Quarrying	1.5r	3.0r	3.5r	4.0r	2.0r	3.0r
and Surface						
Mining						
Road	1.5r	3.0r	3.5r	4.0r	2.0r	3.0r
Maintenance						

T. <u>AGRICULTURAL DIESEL ENGINE REGISTRATION FEE</u>

- a. Annual fees for registration of agricultural engines under Rule 250, Agricultural Diesel Engine Registration shall be 1.473 times the District's hourly labor rate factor (r) per engine, rounded down to the nearest dollar.
- b. For engines that do not have a registration according to the requirements of <u>Rule 250</u>, <u>Registration of Agricultural Diesel Engines</u>, the initial registration fee shall include the sum of all past applicable fees.
- U. <u>WINE OPERATIONS REGISTRATION FEE</u>. Fees for registration of wine operations as required by any regulation shall be 2.65 times the District's permit renewal factor "x" (see section E. above).

V. <u>BURN PERMIT HARDSHIP FEE WAIVER</u>

The APCO may waive a burn permit fee if the applicant can demonstrate their income qualifies for Section 8 rental assistance under the US Department of Housing and Urban Development Guidelines.

X. <u>CONDITIONAL PERMIT EXEMPTION FEE</u>

Any article, machine, equipment or other contrivance that has been issued a written permit exemption that requires recordkeeping under Rule 201.A.1 shall be assessed an annual review fee of 1.5 times the District hourly labor rate (r).