DATE: September 20, 1994

TO: Air Pollution Control Board

SUBJECT: Adoption of Amendments to Rule 68 (Fuel-Burning Equipment - Oxides of Nitrogen)

SUMMARY:

Rule 68 regulates oxides of nitrogen (NOx) emissions from stationary fuel-burning equipment such as boilers and turbines. The rule is being revised at the request of local industry to clarify recordkeeping requirements and application of the emission limits for boiler-steam turbine generator sets during startup, fuel change, low load operation and overhaul testing. It is also being revised to address deficiencies identified by the Environmental Protection Agency (EPA) concerning recordkeeping and test method specification. Failure to correct these deficiencies before October 21, 1994, will result in EPA imposing federal sanctions on San Diego County, including a 2.0 to 1.0 emission offset ratio for new and modified major industrial sources (currently those emitting 25 tons per year of NOx or more) and withholding of up to $75 million in federal transportation funds.

Two electric utility generating facilities will benefit by clarifying applicable emission standards during specified operational modes. These changes reflect current District's practice and provided operational flexibility to the affected facilities. Twenty-eight facilities will be minimally affected by the proposed changes to the recordkeeping and test method requirements. No change in emissions is expected as a result of the proposed amendments.

Rule 68 exempts three facilities used exclusively for testing gas turbine engines (jet engine and gas turbine test cells) which are major federal sources (currently those emitting 25 tons per year of NOx or more). The District is required to amend Rule 68 to apply Reasonably Available Control Technology (RACT) to these test cells or submit an Alternative RACT document to EPA justifying the technical or economic infeasibility of applying RACT to the test cells. The District has determined that applying RACT to such test cells is not technically or economically feasible and will submit the appropriate documents to EPA along with Rule 68. The pending reclassification of San Diego County from a severe to serious ozone non-attainment area will have no effect on this requirement because these test cells are also major sources under the serious ozone classification and subject to the federal RACT requirements.

The proposed amendments are consistent with the Board’s direction of February 2, 1993, regarding implementation of new or revised rules. They address changes requested by industry and federal Clean Air Act mandates.

Issue

Should the Board adopt amendments to Rule 68 (Fuel-Burning Equipment - Oxides of Nitrogen) regulating nitrogen oxides emissions from fuel-burning equipment in San Diego County?
Recom mendation

AIR POLLUTION CONTROL OFFICER

Adopt the resolution amending Rule 68 and make appropriate findings:

(1) of necessity, authority, clarity, consistency, non-duplication and reference as required by Section 40727 of the State Health and Safety Code;

(2) that amended Rule 68 will alleviate a problem and promote attainment of ambient air quality standards (Section 40001 of the State Health and Safety Code);

(3) that the amendments will not significantly affect air quality or emissions limitations, and that an assessment of socioeconomic impacts is not required (Section 40728.5 of the State Health and Safety Code); and

(4) that there is no reasonable possibility that the amended rule may have a significant effect on the environment, and that adoption of amended Rule 68 is categorically exempt from the provisions of the California Environmental Quality Act pursuant to California Code of Regulations, Title 14, Sections 15300 and 15308, as an action taken to assure the maintenance or protection of the environment and where the regulatory process involves procedures for protection of the environment.

Advisory Statement

The Air Pollution Control Advisory Committee recommended adopting the proposed amendments to Rule 68 at its July 27, 1994, meeting.

Fiscal Impact

Adopting the proposed amendments to Rule 68 will have no fiscal impact on the District.

Alternatives

Not adopt amendments to Rule 68. The requirements of the federal Clean Air Act to correct deficiencies identified by the Environmental Protection Agency would not be met under this alternative. Failure to correct these deficiencies by October 21, 1994 will result in EPA imposing sanctions (2.0 to 1.0 emission offset ratio for new and expanding major businesses and withholding of up to $75 million in federal transportation funds) on San Diego County. Also, the changes requested by industry would not be adopted. Accordingly, this alternative is not recommended.

BACKGROUND:

Rule 68 controls oxides of nitrogen (NOx) emissions from stationary fuel-burning equipment with a maximum heat input rating of 50 million British Thermal Units (BTU's) or more. The emission standards meet RACT limits for affected equipment, as determined by the Environmental Protection Agency (EPA).
San Diego Gas and Electric Company requested that Rule 68 be revised to clarify the emission limits and recordkeeping requirements for pre-1966 boiler-steam turbine generator sets during periods of boiler startup, fuel change, low load operation and overhaul testing by making them consistent with how they are applied by the District. The proposed changes accomplish this by specifying alternate emission limits and durations applicable during periods of boiler startup, fuel change, low load and overhaul testing together with corresponding recordkeeping requirements. The basic emission standards remain unchanged.

During the workshop process, the EPA advised that Rule 68 contained recordkeeping and test method deficiencies requiring corrections before EPA would approve the rule. The EPA also advised that since Rule 68 exempts test cells used exclusively for testing turbine engines (including jet engines) that are major federal sources emitting more than 25 tons per year of NOx, the District must control them to RACT levels, or submit an Alternative RACT determination. Failure to satisfy EPA RACT requirements by October 21, 1994, will result in a disapproval of Rule 68 and imposition of federal sanctions, including 2.0 to 1.0 emission offset ratio for new and modified major industrial sources and, withholding of up to $75 million in federal transportation funds.

The proposed changes correct the recordkeeping and test method deficiencies in accordance with EPA requirements. However, the District has thoroughly evaluated the technical and economic feasibility of applying RACT to test cells and determined it is not technically or economically feasible to do so. This was done in cooperation with test cell owners and operators. Accordingly, the District has prepared an Alternative RACT documentation for these facilities demonstrating the application of emission control equipment to test cells is not technically and economically feasible. This documentation will be submitted to EPA as a source-specific revision to the State Implementation Plan together with the rule changes.

Other minor changes have been made including clarifying the special provisions for municipal waste combustion facilities, and adding an exemption for diesel-fired internal combustion engines at nuclear generating stations (used only for safety compliance testing of emergency power generation) that will be regulated by a separate rule currently being developed.

It should be noted that Rule 68 exempts combustion equipment with a maximum heat input rating of less than 50 million Btu’s. Because of recent change in EPA guidance on what constitutes a major federal NOx emission source, some equipment such as turbines, small boilers and internal combustion engines, located at sources with cumulative emissions of more than 25 tons per year of NOx (50 tons per year if San Diego County is reclassified from “severe” to “serious”), have now become subject to RACT requirements. To address these new requirements, the District is developing three new source specific rules reflecting RACT for industrial and commercial boilers, turbines and internal reciprocating combustion engines. These rules must be adopted and submitted to EPA before October 21, 1994, to avoid sanctions. Without these rules, Rule 68 would need to be further revised to require RACT of these sources to satisfy Federal Clean Air Act requirements.

Section 40728.5 of the State Health and Safety Code requires the District to perform a socioeconomic impact assessment for rules and regulations that will significantly affect air quality or emission limitations. The proposed amendments to Rule 68 will not result in any significant changes in air quality or emission limitations. Accordingly, it is not necessary to perform a socioeconomic impact assessment for amendments to Rule 68.

On February 2, 1993, the Air Pollution Control Board directed that, with the exception of a regulation requested by business or a regulation for which a socioeconomic impact assessment is not required, no new or revised regulation shall be implemented unless specifically required by federal or state law. The amendments to Rule 68 are required by the federal Clean Air Act and are consistent with the February 2, 1993 Board direction.
California Environmental Quality Act

The California Environmental Quality Act requires an environmental review for certain actions. No significant adverse impacts on the environment have been suggested; no such impacts are reasonably possible. The adoption of proposed amendments to Rule 68 will not have a significant effect on the environment and is categorically exempt from the provisions of the California Environmental Quality Act pursuant to California Code of Regulations, Title 14, Sections 15300 and 15308, as an action taken to assure the maintenance or protection of the environment where the regulatory process involves procedures for protection of the environment.

Public workshops on proposed amended Rule 68 were held on February 21, 1991 and December 9, 1993. The workshop report is attached.

Concurrence:

Respectfully submitted,

DAVID E. JANSSEN  
Chief Administrative Officer

R. J. SOMMERVILLE  
Air Pollution Control Officer
AIR POLLUTION CONTROL BOARD
AGENDA ITEM
INFORMATION SHEET

SUBJECT: Adoption of Amendments to Rule 68 (Fuel-Burning Equipment - Oxides of Nitrogen)

SUPV DIST.: All

COUNTY COUNSEL APPROVAL: Form and Legality [X] Yes [ ] N/A
[ ] Standard Form [ ] Ordinance [X] Resolution

AUDITOR APPROVAL: [ ] N/A [ ] Yes 4 VOTES: [ ] Yes [X] No

FINANCIAL MANAGEMENT REVIEW: [ ] Yes [X] No

CONTRACT REVIEW PANEL: [ ] Approved [X] N/A

CONTRACT NUMBER(S): N/A

PREVIOUS RELEVANT BOARD ACTION: N/A

BOARD POLICIES APPLICABLE:

CITIZEN COMMITTEE STATEMENT: The Air Pollution Control District Advisory Committee recommended adoption of the proposed amendments to Rule 68 at their July 27, 1994 meeting.

CONCURRENCES: N/A

ORIGINATING DEPARTMENT: Air Pollution Control District County of San Diego

CONTACT PERSON: Richard J. Smith, Deputy Director 750-3303 MS: 0-176

R.L. SOMMERSVILLE
DEPARTMENT AUTHORIZED REPRESENTATIVE

SEPTEMBER 20, 1994
MEETING DATE
FINDINGS OF THE SAN DIEGO COUNTY AIR POLLUTION CONTROL BOARD IN RESPECT TO ADOPTION OF AMENDMENTS TO RULE 68 (FUEL-BURNING EQUIPMENT - OXIDES OF NITROGEN)

A. Pursuant to section 40727 of the Health and Safety Code, the Air Pollution Control Board of the San Diego County Air Pollution Control District makes the following findings:

1. (Necessity) The adoption of the proposed amendments to District Rule 68 is necessary for the District to satisfy the requirements of subsection 182(f)(1) of the federal Clean Air Act which mandates rules requiring reasonably available control technology for major stationary sources of oxides of nitrogen emissions.

2. (Authority) The adoption of the proposed rule amendments is authorized by Health and Safety Code sections 40001 and 40702.

3. (Clarity) The proposed rule amendments are written so that their meaning can be easily understood by persons directly affected by the rule.

4. (Consistency) The proposed rule amendments are in harmony with, and not in conflict with or contrary to, existing statutes, court decisions, and state and federal regulations.

5. (Nonduplication) The proposed amendments do not impose the same requirements as an existing state or federal regulation.

6. (Reference) The adoption of the proposed amendments implements subsection 182(f)(1) of the federal Clean Air Act [42 U.S.C. section 7511a, subsection (f)(1)].

B. The Air Pollution Control Board further finds that adoption of the proposed amendments will not significantly affect air quality or emissions limitations, and therefore an assessment of socioeconomic impacts of the proposed rule amendments was not required by Health and Safety Code section 40728.5.

C. The Air Pollution Control Board further finds that there is no reasonable possibility that the amendments may have a significant effect on the environment, and that the adoption of the proposed amendments is categorically exempt from the provisions of the California Environmental Quality Act pursuant to California Code of Regulations, title 14, sections 15300 and 15308, as an action taken to assure the protection of the environment which will not have a significant effect on the environment and where the regulatory process involves procedures for protection of the environment.

D. The Air Pollution Control Board further finds in accordance with Health and Safety Code section 40001 that the adoption of the proposed rule amendments is necessary to satisfy federal law, and that the proposed amendments will promote the attainment of state and federal ambient air quality standards.
RESOLUTION AMENDING RULE 68 - FUEL-BURNING EQUIPMENT - OXIDES OF NITROGEN OF REGULATION IV OF THE RULES AND REGULATIONS OF THE SAN DIEGO COUNTY AIR POLLUTION CONTROL DISTRICT

On motion of Member MacDonald, seconded by Member Williams, the following resolution is adopted:

WHEREAS, the San Diego County Air Pollution Control Board, pursuant to Section 40702 of the Health and Safety Code, adopted Rules and Regulations of the Air Pollution Control District of San Diego County; and

WHEREAS, said Board now desires to amend said Rules and Regulations; and

WHEREAS, notice has been given and a public hearing has been had relating to the amendment of said Rules and Regulations pursuant to Section 40725 of the Health and Safety Code.

NOW THEREFORE IT IS RESOLVED AND ORDERED by the San Diego County Air Pollution Control Board that the Rules and Regulations of the Air Pollution Control District of San Diego County be and hereby are amended as follows:

Proposed amendments to Rule 68 are to read as follows:

RULE 68. FUEL-BURNING EQUIPMENT - OXIDES OF NITROGEN

(a) APPLICABILITY

Except as provided in Section (b), this rule is applicable to any non-vehicular, fuel-burning equipment which has a maximum heat input rating of 50 million British Thermal Units (Btu) ($12.6 \times 10^6$ kcal) per hour (gross) or more.

(b) EXEMPTIONS

The provisions of this rule shall not apply to:

(1) Any article, machine, equipment, facility, or other contrivance used exclusively for the testing of turbine engines or their components.

(2) Any equipment or other contrivance used exclusively for the processing and combustion of municipal solid waste provided that emissions of nitrogen oxides (NOx), calculated as nitrogen dioxide (NO$_2$) at three percent oxygen (O$_2$) on a dry basis, meet the requirements of Lowest Achievable Emission Rate (LAER) as defined in Rule 20.1.
(3) Turbine engines during a continuous 30-minute period for startup, a continuous 30-minute period for shutdown and a continuous 30-minute period during a fuel change.

(4) Diesel-fired internal combustion engines at nuclear generating stations when used only for safety compliance testing of emergency electrical power generation as required by the Nuclear Regulatory Commission.

(5) Boiler-steam turbine generator sets installed prior to January 1, 1966, with a maximum heat input of 2200 million Btu per hour or less, during startup, fuel change, low load, or pre- or post-overhaul tests, provided that their operation conforms to an operating condition described in Table 1 and that NOx emissions concentration does not exceed an applicable exemption limit specified in Table 1.

Compliance with exemption limits specified in Table 1 shall be determined by the method described in Section (g).

It is the responsibility of any person claiming an exemption, pursuant to Subsection (b)(5), to maintain records in accordance with Section (e) of this rule.

<table>
<thead>
<tr>
<th>Table 1: Exemption Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Gross Heat Input Rate (Million Btu Per Hour)</td>
</tr>
<tr>
<td>Less than 1200</td>
</tr>
<tr>
<td>Exemption Limit (ppm)</td>
</tr>
<tr>
<td>Operating Condition:</td>
</tr>
<tr>
<td>Cold Startup (Gas)</td>
</tr>
<tr>
<td>Cool Startup (Gas)</td>
</tr>
<tr>
<td>Warm Startup (Gas)</td>
</tr>
<tr>
<td>Hot Startup (Gas)</td>
</tr>
<tr>
<td>Fuel Change *</td>
</tr>
<tr>
<td>Low Load (Gas)</td>
</tr>
<tr>
<td>Low Load (Liquid)</td>
</tr>
<tr>
<td>Overhaul Test (Gas)**</td>
</tr>
</tbody>
</table>

* For the purposes of this Subsection, a fuel change shall be considered a liquid fuel operation.

** The exemption limit for “Overhaul Test” shall not be used more than two times per calendar year per each boiler-steam turbine generator set.

Rule 68 -2-
(c) DEFINITIONS

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

(1) "Boiler" means any combustion equipment, excluding gas turbines, fired with liquid, gaseous and/or solid fuel and used to produce steam or to heat water. A duct burner/heat exchanger combination installed in the exhaust duct of a gas turbine or internal combustion engine shall not be considered a boiler.

(2) “Boiler Steam-Turbine Generator Set” means any combination of equipment consisting of a boiler used to produce steam to be expanded in a turbine generator for the generation of electric power.

(3) "Clock-Hour" means every 60-minute period starting on the hour.

(4) "Cold Startup" means that, in a boiler-steam turbine generator set, the initial steam turbine metal temperature is less than 300°F (149°C).

(5) "Cool Startup" means that in a boiler-steam turbine generator set, the initial steam turbine metal temperature is greater than 300°F (149°C).

(6) "Exemption Limit" means the maximum, allowable concentration of oxides of nitrogen, by volume, specified in Table 1, and expressed as nitrogen dioxide, calculated at three percent oxygen on a dry basis.

(7) "Exceedance" means an occurrence when the average clock-hour NOx emissions concentration is greater than a NOx emissions limit specified in Section (d). Such an exceedance may qualify for compliance with the exemption limits specified in Subsection (b)(5).

(8) "Fuel Change" means a transitory period when a switch occurs between oil, gas or any combination of liquid or gaseous fuels.

(9) "Hot Startup" means that, in a boiler-steam generator turbine generator set, the initial steam turbine metal temperature is greater than 800°F (427°C).

(10) "Low Load" means boiler operation at less than 25 percent of rated capacity, when not performing an overhaul test.

(11) "Municipal Solid Waste" means solid waste disposable in a Class II landfill pursuant to Section 2520 of Title 23 of the California Code of Regulations.

(12) "Overhaul Test" means testing of turbine-control and protective devices, which are conducted at varying load conditions. Nothing in this rule shall be construed to limit the number, type or load conditions of overhaul tests conducted in compliance with the emission limits of Section (d).

(13) "Warm Startup" means that, in a boiler-steam turbine generator set, the initial steam turbine metal temperature is greater than 600°F (316°C).
(d) **STANDARDS**

Emissions of nitrogen oxides, from any non-vehicular fuel burning equipment subject to this rule, calculated as nitrogen dioxide at three percent oxygen on a dry basis, shall not exceed the following levels:

<table>
<thead>
<tr>
<th>Type of Fuel</th>
<th>Nitrogen Oxides, Concentration</th>
<th>Mass</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Volume (parts per million [ppm])</td>
<td>(mg/m³ at [20°C])</td>
</tr>
<tr>
<td>(i) Gaseous</td>
<td>125</td>
<td>240</td>
</tr>
<tr>
<td>(ii) Liquid or Solid</td>
<td>225</td>
<td>430</td>
</tr>
</tbody>
</table>

When more than one type of fuel is used, the allowable NOx concentration shall be determined by proportioning the gross heat input for each fuel to its respective allowable concentration.

(e) **RECORDKEEPING REQUIREMENTS**

(1) When continuous emission monitors are installed on equipment subject to the provisions of this rule, pursuant to Rule 19.2, the operator shall record, at a minimum, the following information:

(i) Unit identification  
(ii) Time of measurement  
(iii) Fuel type burned  
(iv) Measured oxygen level (%)  
(v) Uncorrected NOx emission concentration (ppm) at the measured oxygen level  
(vi) Corrected NOx emission concentration (ppm) at 3% O₂

(2) Notwithstanding provisions of subsection (e)(1), fuel-burning equipment subject to the requirements of 40 CFR 75 (Continuous Emission Monitoring) shall comply with all applicable provisions of that regulation.

(3) When a boiler-steam turbine generator set is operating under the criteria of Subsection (b)(5), the following information, at a minimum, shall be recorded:

(i) Unit identification  
(ii) Heat input or calculated heat input (Btu/hr)  
(iii) Operating conditions as specified in Table 1 and defined in Section (c)  
(iv) Operating condition start and finish times and date(s)
(v) Duration of the operating condition
(vi) Initial steam turbine metal temperature (°F or °C)
(vii) Unit load (megawatts)
(viii) Fuel type burned at start of operating condition
(ix) Fuel type burned at end of operating condition
(x) Total time each fuel type was burned during operating condition
(xi) Measured oxygen level (%)
(xii) Uncorrected NOx emission concentration (ppm) at the measured oxygen level
(xiii) Each clock-hour emission concentration (ppm) over the duration of the operating condition, corrected to 3% O2
(xiv) Average of all clock-hour emission concentrations (ppm) over the duration of the operating condition, corrected to 3% O2

(4) The owner or operator of any unit exempt from the requirements of this rule, pursuant to Subsection (b)(3), shall maintain records of the hours of operation during the operating conditions described therein.

(5) The owner or operator of any unit subject to this rule shall maintain all records required by Section (e) for a minimum of three years. These records shall be maintained on the premises and made available to the District upon request.

(f) TEST METHODS

(1) Measurement of the average NOx emissions concentration subject to Section (d) shall be conducted in accordance with District Method 7 or 20, as approved by EPA, or ARB Method 100, as approved by EPA, or with continuous emission monitors which are installed on equipment pursuant to District Rule 19.2, or to 40 CFR 75, as applicable. An exceedance detected by any of the methods described above shall be considered a violation of this rule.

(2) When District Method 7 or 20, or ARB Test Method 100 is used to determine compliance with Section (d), the averaging period to calculate the average NOx emissions concentration shall be any sixty consecutive minute period.

(3) When continuous emissions monitors are installed on equipment pursuant to Rule 19.2 or to 40 CFR 75, as applicable, and are used to determine compliance with Section (d), the averaging period to calculate the average NOx emissions concentration shall be every clock-hour. The average NOx emissions concentration shall be computed from four or more data points equally spaced over the clock-hour.

(4) Measurements of emissions concentrations shall not include calibration or span check measurements of the emissions testing equipment.
(5) As specified in Subsection (b)(5) and defined in Section (c), startup conditions shall be determined by using pre-calibrated thermocouples to measure the initial steam turbine metal temperature at the first stage of the steam turbine. Other methods to measure this temperature can be used provided that they are approved in advance by the Air Pollution Control Officer and the Environmental Protection Agency.

(6) A source test protocol shall be submitted prior to testing, and approved in writing by the Air Pollution Control Officer.

(g) PROCEDURE FOR COMPLIANCE DETERMINATION WITH THE EXEMPTION LIMITS IN TABLE 1

The following procedure shall be used to determine compliance with the exemption limits specified in Subsection (b)(5), Table 1:

(1) Determine if boiler-steam turbine generator set operation conforms to an operating condition specified in Table 1.

(2) Determine the average NOx emissions concentration, $C_{av}$, over such operating condition using the following equation:

$$C_{av} = \frac{\sum_{i=1}^{n} C_i}{n} = \frac{C_1 + C_2 + \ldots + C_n}{n}$$

where,

$C_i = \text{the actual clock-hour NOx emissions concentration which was an exceedance of the standards specified in Section (d) during an operating condition specified in Table 1.}$

$1 = \text{the first clock-hour during the operating condition when an exceedance of the standards specified in Section (d) occurred; and}$

$n = \text{the actual number of clock-hours during the operating condition when an exceedance of the standards specified in Section (d) occurred. "n" shall not be greater than the maximum number of allowable exceedances of the standards of Section(d) as specified in Table 1, and shall be in chronological order following C_1.}$

(3) Compare $C_{av}$ to the exemption limit corresponding to the operating condition specified in Table 1. If $C_{av}$ is less than or equal to the exemption limit in Table 1, then the operation is in compliance with the exemption limits specified in Subsection (b)(5).
IT IS FURTHER RESOLVED AND ORDERED that the subject amendments to Rule 68 of Regulation IV shall take effect upon adoption.

PASSED AND ADOPTED by the Air Pollution Control Board of the San Diego County Air Pollution Control District, State of California, this 20th day of September, 1994 by the following votes:

AYES: Jacob, Slater, Williams, MacDonald

NOES: None

ABSENT: Bilbray

APPROVED AS TO FORM AND LEGALITY
COUNTY COUNSEL

BY
DEPUTY
STATE OF CALIFORNIA) ss
County of San Diego)

I, THOMAS J. PASTUSZKA, Clerk of the Air Pollution Control District, County of San Diego, State of California, hereby certify that I have compared the foregoing copy with the original resolution passed and adopted by said Board at a regular meeting thereof, at the time and by the vote therein stated, which original resolution is now on file in my office; that the same contains a full, true and correct transcript therefrom and of the whole thereof.

Witness my hand and the seal of the Air Pollution Control District, County of San Diego, State of California, this 20th day of September, 1994.

THOMAS J. PASTUSZKA
Clerk of the Air Pollution Control District

By Maritza C. Steele, Deputy

No. 2 (APCB)
Resc No. 94-397
CHANGE COPY

Proposed amendments to Rule 68 are to read as follows:

RULE 68. FUEL-BURNING EQUIPMENT - OXIDES OF NITROGEN

(a) APPLICABILITY

Except as provided in Section (b), this rule is applicable to any non-vehicular, fuel-burning article, machine, equipment or other contrivance which has a maximum heat input rating of 50 million British Thermal Units (Btu BTU) (12.6 x 10^6 kcal) per hour (gross) or more.

(b) EXEMPTIONS

The provisions of this rule shall not apply to:

(1) Any article, machine, equipment, facility, or other contrivance used exclusively for the testing of turbine engines or their components.

(2) A person discharging into the atmosphere from any article, machine, equipment or other contrivance used exclusively for the processing and combustion of municipal solid waste (i.e., Group 2 Solid Waste, as defined in Section 2521 of Title 23 of the California Administrative Code) provided that emissions of nitrogen oxides (NOx), calculated as nitrogen dioxide (NO2) at three percent oxygen (O2) on a dry basis, meet the requirements of Lowest Achievable Emission Rate (LAER) Best Available Control Technology (BACT) as defined in Rule 20.1. For the purposes of this exemption BACT shall be determined when the applicable Authority to Construct is issued. The cost-effectiveness exemption of Rule 20.2(b) shall not apply in making this determination.

(3) Turbine engines during a continuous 30-minute period for startup, a continuous 30-minute period for shutdown and a continuous 30-minute period during a fuel change switching.

(4) Diesel-fired internal combustion engines at nuclear generating stations when used only for safety compliance testing of emergency electrical power generation as required by the Nuclear Regulatory Commission.

(4)(5) Boiler-steam turbine generator sets Steam generators installed prior to January 1, 1966, with a maximum heat input of 2200 million-Btu's Btu per hour or less, when in operation during startup, fuel change, low load, or pre- or post-overhaul tests, provided that their operations conform to an operating condition described in Table 1 and emissions do not exceed conditions that NOx emissions concentration does not exceed an applicable exemption limit specified in Table 1. Operations conform to and emissions do not exceed conditions specified in Table 1. Compliance with exemption limits specified in Table 1 shall be determined by the method described in Section (g).

Rule 68 - Change Copy
APCD - 08/15/94

-1-
It is the responsibility of any person claiming an exemption, pursuant to Subsection (b)(5), to maintain records in accordance with Section (e) of this rule.

Table 1: Exemption Limits

<table>
<thead>
<tr>
<th>Operating Condition</th>
<th>Maximum Gross Heat Input Rate in (Million Btu's Per Hour)</th>
<th>Less than 1200</th>
<th>1200 to 2200</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Average Exemption Limit (ppm)</td>
<td>Maximum Duration Number of Allowable Exceedances (Clock-Hours)</td>
<td>Average Exemption Limit (ppm)</td>
</tr>
<tr>
<td>Cold Startup (Gas)</td>
<td>175</td>
<td>8</td>
<td>250</td>
</tr>
<tr>
<td>Cool Startup (Gas)</td>
<td>175</td>
<td>5</td>
<td>250</td>
</tr>
<tr>
<td>Warm Startup (Gas)</td>
<td>175</td>
<td>3</td>
<td>200</td>
</tr>
<tr>
<td>Hot Startup (Gas)</td>
<td>175</td>
<td>2</td>
<td>200</td>
</tr>
<tr>
<td>Fuel Change *</td>
<td>225 no-change</td>
<td>no maximum change</td>
<td>250</td>
</tr>
<tr>
<td>Low Load (Gas)</td>
<td>125 no-change</td>
<td>no maximum change</td>
<td>175 no maximum limit</td>
</tr>
<tr>
<td>Low Load (Oil-Liquid)</td>
<td>225 no-change</td>
<td>no maximum change</td>
<td>300 no maximum limit</td>
</tr>
<tr>
<td>Overhaul Test (Gas)**</td>
<td>125 no-change</td>
<td>no maximum change</td>
<td>200</td>
</tr>
</tbody>
</table>

* For the purposes of this Subsection, a fuel change shall be considered an oil liquid fuel operation.

** The exemption limit for "Overhaul Test" shall not be used more than two times per calendar year per each boiler-steam turbine generator set.

(c) DEFINITIONS

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

1. "Hot Startup" means initial steam turbine metal temperature is greater than 800°F.

2. "Warm Startup" means initial steam turbine metal temperature is greater than 600°F.

3. "Cool Startup" means initial steam turbine metal temperature is greater than 300°F.

4. "Cold Startup" means initial steam turbine metal temperature is less than 300°F.
(5) "Fuel Change" means a temporary period during which there occurs a switch between oil, gas or any combination of oil or gas fuels.

(6) "Low Load" means boiler operation at less than 25 percent of rated capacity.

(7) "Overhaul Test" means testing of turbine overspeed protection devices.

(8) "Average ppm" is the average of all hourly (average) emission concentrations, over the actual duration of the specified operating conditions that exceed 125 ppm for gas fuel operations and 225 ppm for oil fuel operations.

(9) "No Change" means there is no exemption and the standards of this rule are applicable.

(1) "Boiler" means any combustion equipment, excluding gas turbines, fired with liquid, gaseous and/or solid fuel and used to produce steam or to heat water. A duct burner/heat exchanger combination installed in the exhaust duct of a gas turbine or internal combustion engine shall not be considered a boiler.

(2) "Boiler Steam-Turbine Generator Set" means any combination of equipment consisting of a boiler used to produce steam to be expanded in a turbine generator for the generation of electric power.

(3) "Clock-Hour" means every 60-minute period starting on the hour.

(4) "Cold Startup" means that, in a boiler-steam turbine generator set, the initial steam turbine metal temperature is less than 300°F (149°C).

(5) "Cool Startup" means that, in a boiler-steam turbine generator set, the initial steam turbine metal temperature is greater than 300°F (149°C).

(6) "Exemption Limit" means the maximum allowable concentration of oxides of nitrogen by volume, specified in Table 1, and expressed as nitrogen dioxide, calculated at three percent oxygen on a dry basis.

(7) "Exceedance" means an occurrence when the average clock-hour NOx emissions concentration is greater than a NOx emissions limit specified in Section (d). Such an exceedance may qualify for compliance with the exemption limits specified in Subsection (b)(5).

(8) "Fuel Change" means a transitory period when a switch occurs between oil, gas or any combination of liquid or gaseous fuels.

(9) "Hot Startup" means that, in a boiler-steam generator turbine generator set, the initial steam turbine metal temperature is greater than 800°F (427°C).

(10) "Low Load" means boiler operation at less than 25 percent of rated capacity, when not performing an overhaul test.

(11) "Municipal Solid Waste" means solid waste disposable in a Class II landfill pursuant to Section 2520 of Title 23 of the California Code of Regulations.
(12) "Overhaul Test" means testing of turbine-control and protective devices, which are conducted at varying load conditions. Nothing in this rule shall be construed to limit the number, type or load conditions of overhaul tests conducted in compliance with the emission limits of Section (d).

(13) "Warm Startup" means that, in a boiler-steam turbine generator set, the initial steam turbine metal temperature is greater than 600°F (316°C).

(d) STANDARDS

(1) A person shall not discharge into the atmosphere from an article, machine, equipment or other contrivance subject to the provisions of this rule, air contaminants having a concentration of nitrogen oxides, from any non-vehicular fuel burning equipment subject to this rule, calculated as nitrogen dioxide (NO₂) at three percent oxygen (O₂) on a dry basis, shall not exceed the following levels, in excess of that shown in the following table:

<table>
<thead>
<tr>
<th>Type of Fuel</th>
<th>Nitrogen Oxides, Concentration (parts per million ppm)</th>
<th>Nitrogen Oxides, Mass (mg/m³, at 20°C)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) Gaseous</td>
<td>125</td>
<td>240</td>
</tr>
<tr>
<td>(ii) Liquid or Solid</td>
<td>225</td>
<td>430</td>
</tr>
</tbody>
</table>

For purposes of this rule, in calculating the concentration of nitrogen oxides, the percentage of oxygen (O₂) in the ambient air and in the source emissions shall be determined at the same time and at the same site.

When more than one type of fuel is used, the allowable NOx concentration shall be determined by proportioning the gross heat input for each fuel to its respective allowable concentration.

(g) RECORDKEEPING REQUIREMENTS

(1) When continuous emission monitors are installed on equipment subject to the provisions of this rule, pursuant to Rule 19.2, the operator shall record, at a minimum, the following information:

(i) Unit identification

(ii) Time of measurement

(iii) Fuel type burned

(iv) Measured oxygen level (%)
(v) Uncorrected NOx emission concentration (ppm) at the measured oxygen level

(vi) Corrected NOx emission concentration (ppm) at 3% O2

(2) Notwithstanding provisions of Subsection (e)(1), fuel-burning equipment subject to the requirements of 40 CFR 75 (Continuous Emission Monitoring) shall comply with all applicable provisions of that regulation.

(3) When a boiler-steam turbine generator set is operating under the criteria of Subsection (b)(5), the following information, at a minimum, shall be recorded:

(i) Unit identification

(ii) Heat input or calculated heat input (Btu/hr)

(iii) Operating conditions as specified in Table 1 and defined in Section (c)

(iv) Operating condition start and finish times and date(s)

(v) Duration of the operating condition

(vi) Initial steam turbine metal temperature (°F or °C)

(vii) Unit load (megawatts)

(viii) Fuel type burned at start of operating condition

(ix) Fuel type burned at end of operating condition

(x) Total time each fuel type was burned during operating condition

(xi) Measured oxygen level (%)

(xii) Uncorrected NOx emission concentration (ppm) at the measured oxygen level

(xiii) Each clock-hour emission concentration (ppm) over the duration of the operating condition, corrected to 3% O2

(xiv) Average of all clock-hour emission concentrations (ppm) over the duration of the operating condition, corrected to 3% O2

(4) The owner or operator of any unit exempt from the requirements of this rule, pursuant to Subsection (b)(3), shall maintain records of the hours of operation during the operating conditions described therein.

(5) The owner or operator of any unit subject to this rule shall maintain all records required by Section (e) for a minimum of three years. These records shall be maintained on the premises and made available to the District upon request.
(f) TEST METHODS

(1) Measurement of the average NOx emissions concentration subject to Section (d) shall be conducted in accordance with District Method 7 or 20, as approved by EPA, or ARB Method 100, as approved by EPA, or with continuous emission monitors which are installed on equipment pursuant to District Rule 19.2, or to 40 CFR 75, as applicable. An exceedance detected by any of the methods described above shall be considered a violation of this rule.

(2) When District Method 7 or 20, or ARB Test Method 100 is used to determine compliance with Section (d), the averaging period to calculate the average NOx emissions concentration shall be any sixty consecutive minute period.

(3) When continuous emissions monitors are installed on equipment pursuant to Rule 19.2 or to 40 CFR 75, as applicable, and are used to determine compliance with Section (d), the averaging period to calculate the average NOx emissions concentration shall be every clock-hour. The average NOx emissions concentration shall be computed from four or more data points equally spaced over the clock-hour.

(4) Measurements of emissions concentrations shall not include calibration or span check measurements of the emissions testing equipment.

(5) As specified in Subsection (b)(5) and defined in Section (c), startup conditions shall be determined by using pre-calibrated thermocouples to measure the initial steam turbine metal temperature at the first stage of the steam turbine. Other methods to measure this temperature can be used provided that they are approved in advance by the Air Pollution Control Officer and the Environmental Protection Agency.

(6) A source test protocol shall be submitted prior to testing, and approved in writing by the Air Pollution Control Officer.

(g) PROCEDURE FOR COMPLIANCE DETERMINATION WITH THE EXEMPTION LIMITS IN TABLE 1

The following procedure shall be used to determine compliance with the exemption limits specified in Subsection (b)(5), Table 1:

(1) Determine if boiler-steam turbine generator set operation conforms to an operating condition specified in Table 1.

(2) Determine the average NOx emissions concentration, \( C_{av} \), over such operating condition using the following equation:

\[
C_{av} = \frac{\sum_{i=1}^{n} C_i}{n} = \frac{C_1 + C_2 + \ldots + C_n}{n}
\]

where,
\[ C_i = \text{the actual clock-hour NOx emissions concentration which was an exceedance of the standards specified in Section (d) during an operating condition specified in Table 1.} \]

\[ I = \text{the first clock-hour during the operating condition when an exceedance of the standards specified in Section (d) occurred; and} \]

\[ n = \text{the actual number of clock-hours during the operating condition when an exceedance of the standards specified in Section (d) occurred. "n" shall not be greater than the maximum number of allowable exceedances of the standards of Section(d) as specified in Table 1, and shall be in chronological order following C1.} \]

(3) Compare \( C_{av} \) to the exemption limit corresponding to the operating condition specified in Table 1. If \( C_{av} \) is less than or equal to the exemption limit in Table 1, then the operation is in compliance with the exemptions limits specified in Subsection (b)(5).
SECOND WORKSHOP REPORT

RULE 68 - FUEL-BURNING EQUIPMENT OXIDES OF NITROGEN

A notice of a second workshop was mailed to owners and operators of fuel-burning equipment in San Diego County. Notices were also mailed to all Economic Development Corporations and Chambers of Commerce in San Diego County, the U.S. Environmental Protection Agency (EPA), the California Air Resources Board (ARB), and other interested parties.

The workshop was held on December 9, 1993, and was attended by 17 people.

The main purpose of the proposed amendments to Rule 68 was to meet the requirements of the 1990 Federal Clean Air Act (FCAA) which mandates the District to adopt rules reflecting Reasonably Available Control Technology (RACT) for all major stationary sources of ozone precursors. These include facilities that emit 25 tons per year or more of nitrogen oxides (NOx). The FCAA required that RACT rules for NOx be adopted by November 15, 1992. However, on February 26, 1993, EPA informed the District that it was establishing April 15, 1993, as the due date for submittal of RACT NOx rules.

On April 4, 1993, the District notified EPA that Rule 68 reflected RACT for the major sources of NOx subject to this rule. However, there were three source categories in San Diego County representing major NOx sources that were not currently controlled by the rule: jet engine test cells, gas turbine engine test cells and one cogeneration facility using internal combustion engines.

The District advised EPA it would submit the full technical documentation to support the continued exemption of jet engine and gas turbine test cells based on technological and/or economic infeasibility. The District also stated that it would amend Rule 68 to include control requirements for the cogeneration facility.

The December 9, 1993, workshop draft of the rule was submitted to EPA for comments and EPA noted some critical issues which would result in the rule's disapproval. These issues primarily reflected a change in EPA's guidance on what equipment must be subject to RACT requirements at the major sources of NOx. As a result of these comments, the District decided to develop source specific NOx control rules for separate source categories of combustion equipment such as non-utility boilers, turbines and internal combustion engines that are not currently subject to Rule 68 in order to meet federal RACT requirements.

One of these rules, Rule 69.2 -- Industrial and Commercial Boilers, Process Heaters and Steam Generators -- was presented at a public workshop on November 19, 1993. This rule is presently undergoing a socioeconomic impact assessment. It will be submitted for a public hearing by the Air Pollution Control Board in September 1994. Rule 69.3 -- Stationary Turbines, and Rule 69.4 -- Internal Combustion Engines, are currently being developed and will be presented for public workshops in the near future.

On the basis of these new developments, Rule 68 has been significantly revised and all proposed amendments related to NOx RACT emission control requirements for major stationary sources presently exempt from Rule 68 have been deleted. These currently exempt major NOx sources will now be controlled with RACT under new Rules 69.2, 69.3 or 69.4. The RACT standards limiting the NOx emission concentrations for fuel-burning equipment currently subject to the rule are retained.

Oral and written comments were received during and after the workshop from industry, ARB and EPA. The comments and District responses are as follows:

06/14/93
1. **WORKSHOP COMMENT:**

Does the rule apply to turbines that have a maximum heat input rating less than 50 million Btu/hr and are located at a major stationary source of Nitrogen Oxides (NOx) emissions?

**DISTRICT RESPONSE:**

No. Such turbines will be subject to new Rule 69.3, Control of NOx Emissions from Stationary Combustion Turbines.

2. **WORKSHOP COMMENT:**

Not all boilers have continuous emissions monitors (CEMS). Therefore, Subsection (e)(2) should be modified to clarify this.

**DISTRICT RESPONSE:**

The District agrees. The rule has been revised to reflect this comment.

3. **WORKSHOP COMMENT:**

How will the District address EPA's comments on the "most expeditious compliance schedule?"

**DISTRICT RESPONSE:**

EPA comments referred to the proposed compliance schedule for the installation of Reasonably Available Control Technology (RACT) for major sources of NOx emissions. However, as noted above, Rule 68 has been significantly revised and no longer establishes RACT requirements for the type of equipment that is currently not subject to Rule 68. Major sources of these emissions will be controlled by new Rules 67.2, 67.3 or 67.4, as applicable. All references to the compliance schedule have been deleted.

4. **WORKSHOP COMMENT:**

Has the District considered a deminimis level for combustion equipment that will not be subject to the rule?

**DISTRICT RESPONSE:**

Section (a) in the current rule specifies a deminimis level for combustion equipment not subject to this rule as any fuel burning equipment that has a heat input rating not exceeding 50 million Btu per hour.

5. **WORKSHOP COMMENT:**

Will a socioeconomic impact assessment (SIA) be conducted for Rule 68?

**DISTRICT RESPONSE:**

No. Section 40728.5 of the State Health & Safety Code requires the District to perform a socioeconomic impact assessment for any new or amended rule that will significantly affect air quality or
emission limitations. Since the revised Rule 68 does not change any emission limitations and therefore will have no effect on air quality, the amendments now being proposed do not require an SIA.

6. WORKSHOP COMMENT:
How does EPA define a major source of NOx emissions? Does this definition have any time limitation?

DISTRICT RESPONSE:
The definition of a major source of volatile organic compound (VOC's) or NOx emission is provided in the Federal Clean Air Act, Section 182(d). It states that “For any severe ozone nonattainment area, a major source includes any stationary source that emits or has the potential to emit at least 25 tons per year of VOC's or NOx.” Once a source is determined to be a major federal source, it will remain major unless specified conditions are met. These conditions are outlined in the EPA comments regarding the workshop draft of Rule 68.

7. WORKSHOP COMMENT:
How will EPA's comments be incorporated into the rule?

DISTRICT RESPONSE:
Most of the EPA comments related to the proposed amendments regarding application of Reasonably Available Control Technology (RACT) to major sources of NOx emissions. Since Rule 68 has been revised to delete these amendments many of the EPA comments are no longer applicable. All other EPA comments are addressed in this workshop report.

8. WORKSHOP COMMENT:
What is the EPA deadline for adopting rules reflecting RACT level of control for major NOx sources?

DISTRICT RESPONSE:
These rules must be submitted to EPA by the state Air Resources Board not later than October 21, 1994. Therefore, they must be adopted by the District Board not later than September 17 of this year to provide enough time for ARB approval and the preparation of all necessary documentation to be submitted to EPA.

9. WORKSHOP COMMENT:
Will proposed Rule 68 be presented to the public before its submittal to the Air Pollution Control Board for adoption?

DISTRICT RESPONSE:
The revised rule and the workshop report will be mailed to all workshop participants and other interested parties for their comments. In addition, the rule will be presented for approval to the District's Advisory Committee. All meetings of the Advisory Committee are open to the public.
10. **WRITTEN COMMENT:**

The proposed rule does not address piston-type internal combustion (IC) engines with a rated power output of 50 brake-horsepower (bhp) or less. This type of equipment is currently exempt from permit requirements under Rule 11. Would these engines remain exempt from Rule 68?

**DISTRICT RESPONSE:**

Yes. Rule 68 applies to fuel-burning equipment that has a maximum heat input rating of 50 million Btu per hour or more, which is approximately equivalent to IC engines with a rated power output of 8000 bhp and above. The District is presently working on the development of a rule regulating NOx emissions from stationary IC engines. It is expected that this rule will also exempt engines with a rated power output of 50 bhp or less.

11. **WRITTEN COMMENT:**

The definition of a "source category" should be revised to clarify how the rule applies to a particular source category.

**DISTRICT RESPONSE:**

As was noted previously, the proposed changes to Rule 68 have been significantly revised. The term "source category" is no longer used in the rule.

12. **WRITTEN COMMENT:**

The proposed compliance schedule may not be compatible with a company's budgeting process. Are other alternatives to the compliance schedule available other than filing for a variance?

**DISTRICT RESPONSE:**

The compliance schedule referred to was necessary to meet federal requirements. Obtaining a variance is the only allowed procedure for deviating from any compliance schedule in the District rules. However, since revised Rule 68 has no new emission standards the compliance schedule is no longer necessary.

13. **WRITTEN COMMENT:**

The language in the second footnote of Table 1 appears to represent an increased stringency that was not part of the original rule. It has been understood that the exemption limit may apply at any time, during any year, regardless of the frequency of pre- and post-overhaul testing periods.

**DISTRICT RESPONSE:**

The rule has been revised to clarify that an exceedance of Rule 68 limits during overhaul testing is allowed for not more than two times per calendar year per each boiler-steam turbine generator set. Also, the definition of "Overhaul Test" in Subsection (c)(11) clearly states that nothing in this rule limits the number of overhaul tests conducted in compliance with the emission limits of Section (d).
14. **WRITTEN COMMENT:**

The definition of "overhaul testing" should be revised to reflect that it may occur at a range of typical operating conditions.

**DISTRICT RESPONSE:**

The District agrees. Subsection (c)(12) has been revised as suggested.

15. **WRITTEN COMMENT:**

The proposed language in Subsection (b)(5) is contrary to the current compliance practices of Rule 68.

**DISTRICT RESPONSE:**

The District agrees. Subsection (b)(5) has been revised to reflect the current compliance practices of Rule 68.

16. **WRITTEN COMMENT:**

Subsection (e)(2)(ii) should be revised to reflect that in many cases a boiler’s heat input is not recorded, but calculated from recorded values of fuel flow and the fuel’s heating value.

**DISTRICT RESPONSE:**

The District agrees. This subsection has been revised as suggested.

17. **WRITTEN COMMENT:**

Subsection (f)(5) should be revised to allow for equivalent methods to measure initial steam turbine metal temperature. Innovative, cost-effective and reliable devices other than thermocouples are available.

**DISTRICT RESPONSE:**

The District agrees. The rule has been revised to allow alternative methods to measure the steam metal turbine temperature provided the methods are approved in advance by the District and the Environmental Protection Agency.

18. **WRITTEN COMMENT:**

Subsection (f)(6) requires submittal of a source test protocol. The applicability and the procedure for submittal need to be clarified, including the District’s approval process, the time frame of the approval, and anticipated frequency of submittal of such protocols.

**DISTRICT RESPONSE:**

Subsection (f)(6) is applicable to all combustion equipment that is subject to Rule 68. The source test protocol should be submitted to the District at least 30 days before the actual date of the test. The District anticipates that once a protocol is approved and has been used, the same protocol will be used
each year unless the equipment operation is significantly modified, test methods change or the protocol requires upgrading.

19. **WRITTEN COMMENT:**

Diesel-fired engines used for emergency electrical power generation at nuclear power stations should be exempt from the rule because they are regulated by the U.S. Nuclear Regulatory Commission (NRC) which imposes specific time requirements for the maintenance of emergency generators to comply with the NRC safety standards.

**DISTRICT RESPONSE:**

The rule has been revised to exempt internal combustion engines at nuclear generating stations provided that they are only used for safety compliance testing required by the NRC. However, these engines will be likely subject to Rule 69.4 -- Internal Combustion Engines, which is currently being developed by the District unless EPA specifically approves such an exemption.

20. **EPA COMMENT:**

The proposed amended Rule 68 does not provide the level of NOx emission control reflecting Reasonably Available Control Technology (RACT) for some major sources of NOx emissions in San Diego County as required by the Federal Clean Air Act. Therefore, the proposed amendments to Rule 68 cannot be approved by EPA.

**DISTRICT RESPONSE:**

As stated earlier in this workshop report, the proposed draft of Rule 68 has been significantly revised in response to EPA comments. The NOx emission standards of Rule 68, which is part of the District’s State Implementation Plan, represent a RACT level of control for major sources of NOx emissions subject to the rule. All amendments related to control requirements for other major sources of NOx emissions presently exempt from the rule have been deleted.

Because of a recent change in EPA’s guidance on what equipment must be subject to RACT requirements, Rule 68 cannot be amended to apply to major sources of NOx emissions which have combustion equipment belonging to different source categories. Therefore, the District is planning to submit to EPA three source specific rules regulating NOx emissions from industrial and commercial boilers, stationary turbines and internal combustion engines that are presently exempt from Rule 68 due to their heat input ratings. These rules will satisfy federal RACT requirements for major stationary sources of NOx.

Rule 68 also currently exempts turbines and jet engine test cells that are major sources of NOx emissions. The District will provide to EPA Alternative RACT documentation to justify the technological and economic infeasibility of RACT level controls for these sources.

21. **EPA COMMENT:**

Sources claiming the exemption for internal combustion engines in Subsection (b)(5) should be required to maintain the appropriate records to verify this exemption.
DISTRICT RESPONSE:

The District agrees. The rule has been revised as suggested.

22. EPA COMMENT:

Subsections (e)(1), (f)(2) and (f)(4) should be revised to include federal requirements. Although these subsections refer to the District Rule 19.2 which provides requirements for sources using continuous emission monitoring, Rule 19.2 does not include the quality assurance procedures of 40 CFR 60, Appendix F. Continuous emission monitors are subject to the quality assurance procedures of 40 CFR 60, App. F, when they are used to demonstrate compliance.

DISTRICT RESPONSE:

The rule has been revised to include reference to the more recent regulation, 40 CFR 75, which provides all necessary requirements including quality assurance procedures for continuous emission monitors installed on utility boilers subject to that federal regulation. Two other sources in San Diego County, stationary turbines where continuous emission monitors are installed, will be subject to Rule 69.3 -- Stationary Combustion Turbines, which is currently being developed. This rule will have the appropriate requirements for continuous emission monitoring complying with federal regulations. Rule 69.3 will be submitted to EPA before October 21, 1994.

23. EPA COMMENT

Subsection (f)(4) should require that the one-hour average must be computed from four or more data points equally spaced over the clock-hour.

DISTRICT RESPONSE:

The District agrees. Rule 68 has been revised as suggested.

24. EPA COMMENT:

Emission factors derived from source test data are preferred over manufacturers' emissions data and AP-42 emission factors. Subsection (f)(1) should be revised to reflect this.

DISTRICT RESPONSE:

Subsection (f)(1) is not needed and has been deleted. Therefore, this comment is no longer applicable.

25. EPA COMMENT:

Test methods specified in the proposed rule which deviate from EPA-approved test methods must be submitted with validation data for evaluation. Approval of Rule 68 is contingent upon the EPA approving District Method 7.
DISTRICT RESPONSE:

The District’s Method 7 is being submitted to EPA for approval. It is identical to the EPA Reference Method 7 except that the District’s method requires two extra samples to be taken in case the first samples are lost or contaminated.

26. EPA COMMENT:

Subsection (b)(5) is unclear. A definition for a term “maintenance” may be appropriate.

DISTRICT RESPONSE:

Subsection (b)(5) has been revised to clarify the District’s intent.

27. EPA COMMENT:

The term “no maximum” in Table 1 needs clarification.

DISTRICT RESPONSE:

The term “no maximum” means that there are no limits for operating hours at these conditions since the limits specified in Table 1 are equal to the general NOx emission standards of Section (d).

28. EPA COMMENT:

The definition of "fuel change" should state the length of a period when this change is occurred.

DISTRICT RESPONSE:

The District disagrees. There is no need to limit the length of time for the fuel change since the NOx concentration limits for this operation specified in Table 1 are the same as emission standards of Subsection (d)(1).

29. EPA COMMENT:

An equation should be provided in Section (d) for determining the allowable NOx concentration when more than one type of fuel is used.

DISTRICT RESPONSE:

The District agrees. Section (d) has been revised to describe how the allowable NOx concentration is calculated when more than one type of fuel is used.
30. **ARB COMMENT:**

Subsection (d)(2)(iv) requires NOx emissions to be reduced by 80 percent. This section should describe how baseline emissions are to be determined.

**DISTRICT RESPONSE:**

Subsection (d)(2) is not needed and has been deleted. Therefore, this comment is no longer applicable.

31. **ARB COMMENT:**

Section (f) should be revised to require the latest source test data approved by the Air Pollution Control Officer be used. If these data are not available, then manufacturer's data should be used. If both source test data and manufacturer's data are not available, then data from such sources as EPA's AP-42 should be used.

**DISTRICT RESPONSE:**

This comment is no longer applicable since the revised rule does not contain provisions in Section (f) which would require determining the total amount of NOx emissions.

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