

From: Greg Retzlaff [mailto:retzlaff@sterling.net]
Sent: Wednesday, May 16, 2007 11:58 AM
To: Matsumura, April Mido
Cc: John_Lague@URSCorp.com; don.b@tfp-hi.com; 'Moore, Kelvin'
Subject: RE: Info on fire pump DEG

Yes, our fire pump will be consistent with the regulations you quoted. Besides the air regulations, we have an additional reason to treat the fire pump as (only) a fire pump because I am pretty certain our insurance company would not let us run the pump for any other purpose or more often than stated in the regulation.

I expect to have a response to you tomorrow or the next day regarding the fuel oil limit on the boiler and the maximum heat input on the boiler.

Regards,
Greg

Greg Retzlaff
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From: Matsumura, April Mido [mailto:april.matsumura@doh.hawaii.gov]
Sent: Wednesday, May 16, 2007 2:25 PM
To: Greg Retzlaff; John_Lague@URSCorp.com
Subject: RE: Info on fire pump DEG

Greg and John,

That is fine. §11-60-1-82(g)(6) of Hawaii's air rules provides for fire pump engines to be deemed an insignificant activity as follows:

Fire water system pump engines dedicated for fire-fighting and maintaining fire water system pressure, which are operated only during fire fighting and periodically for engine maintenance, and fired exclusively by natural or synthetic gas; or liquified petroleum gas; or fuel oil No. 1 or No. 2; or diesel fuel No. 1D or No. 2D;

Just to confirm, will the engine you purchase be consistent with the above?

Thank you,
April

April Matsumura
Environmental Engineer

Hawaii Clean Air Branch
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Email: april.matsumura@doh.hawaii.gov

From: Greg Retzlaff [mailto:retzlaff@sterling.net]
Sent: Wednesday, May 16, 2007 5:03 AM
To: Matsumura, April Mido
Cc: 'Don Bryan'; John_Lague@URSCorp.com
Subject: RE: Info on fire pump DEG

April

We are familiar with the need for the DOH to have this information for inspection and compliance. However, this pump has not yet been purchased. As a matter of fact, we are only now beginning work to size the pump. Perhaps the requirement to provide this information can be a part of the Permit to Operate rather than the Permit to Construct? Would that be acceptable since this pump and all other equipment (other than the major equipment already purchased) will not be purchased until after the Permit to Construct has been issued?

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From: Matsumura, April Mido [mailto:april.matsumura@doh.hawaii.gov]
Sent: Tuesday, May 15, 2007 7:02 PM
To: Don Bryan; John_Lague@URSCorp.com; Greg Retzlaff
Subject: Info on fire pump DEG

Although the fire pump DEG is considered an insignificant activity (IA), we keep records on a facility's IAs for inspection & compliance purposes.
Please provide the following info on this DEG:

Manufacturer
Model no.
Max power capacity
Manufacture date

Thank you for your assistance.
April

April Matsumura
Environmental Engineer
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