Application of EPA Diesel Tier 4 Final CERTIFIED & COMPLIANT GENERATORS

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INTRODUCTION

Stationary nonemergency generators operating in the U.S. require the use of diesel exhaust aftertreatment devices to reduce criteria air pollutants to comply with U.S. EPA-mandated levels. Confusion often arises about how this can be accomplished, primarily because end users encounter stationary nonemergency generators infrequently. This white paper seeks to educate specifying engineers, contractors, and end users on the differences between compliant and certified aftertreatment systems for diesel generators operating in the U.S. and Canada.

TIER 4 EMISSIONS REGULATIONS

STATIONARY COMPRESSION IGNITION (CI)

Tier 4 emissions regulations for stationary combustion ignition (CI) engines were introduced in 2005 with the New Source Performance Standards (NSPS) for Reciprocating Internal Combustion Engines (RICE) and phased in completely by 2015. The ruling states all stationary nonemergency use diesel generators operating in the U.S. must be factory-certified to meet or exceed Tier 4 emissions

levels, see *Figure 1*. As of 2020, Canada proposes to follow U.S. EPA Tier 4 in 2021. Diesel generators operating in emergency situations only are subject to less stringent emissions standards and are allowed limited run time for nonemergency use.

DETERMINING EMERGENCY VS. NONEMERGENCY

When determining emergency versus nonemergency, be careful not to confuse the generator's duty rating, e.g., standby, prime, continuous, with the use type. While the two are often tied together, the EPA does not recognize or consider the generator rating when evaluating emissions. The use type, run hours, and location of the generator are used to determine the required emissions performance of the unit.

EXHAUST AFTERTREATMENT FOR TIER 4

Meeting Tier 4 emissions levels requires exhaust aftertreatment devices on most diesel engines, especially with an output exceeding 560 kWm.

Figure 1

U.S. EPA NSPS Stationary Nonemergency Diesel											
ENGINE GENERATOR											
kWm	kWe	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016
8- <19	10-15		6.6/7.5/0.40								
19- <37	15-20				5.5/7.5/0.3	0			5.5/4.	7/0.03	
37- <56	20-40		5.0/4.7/0.			0			5.0/4.	7/0.03	
56- <75	40-60			5.0/4.	7/0.40		5	.0/2.3/0.02		5.0/0.19/	0.40/0.02
75- <130	80-100		5	5.0/4.0/0.3	0		5	5.0/2.3/0.02		5.0/0.19/	0.40/0.02
130- <560	125-450		3.5/4.0/0.20				3.5/2.0/0.02			3.5/0.19/0.40/0.02	
560- <900	500-800		3 5/6	4/0.20			3 5/0 40/	0.67/0.10		3 5/0 19/	0.67/0.03
>900	900-2000			4/0.20				0.67/0.10			0.67/0.03
>2500	>=2200		11 4/1 3	/9.2/0.54			3 5/0 40/	0.67/0.10		3 5/0 19/	0.67/0.03
>2000	>-2200		11.471.0	70.270.04	1			0.0770.10		0.0/0.10/	0.0170.00
	TIER 1 EFFECTIVE										
CO/NMHC	TIER 2 EFFECTIVI			E		TIER 4 I	NTERIM E	FFECTIVE			
CO/NMHC/NOx/PM (g/kW-hr)					TIER 3 EFFECTIVE				TIER 4 EFFECTIVE		



U.S. EPA CI ENGINE EMISSIONS

TERMINOLOGY AND DEFINITIONS

Application determines the use of a factory certified Tier 4 generator versus an emissions-compliant generator that uses third-party equipment to meet a given emission level. (see *Figure 2*.) They serve different needs in the marketplace. One is not better than the otherrather, there is a better choice between the two, depending on the customer need.

A Tier 4 factory-certified generator, including EPA emissions labels, is required for any non-emergency use. A compliant solution is preferred when meeting local air regulations or if a user wishes to have a "green" solution for their emergency-use generator.

Figure 2

U.S. EPA Emissions Terminology & Definitions						
Compliance Level	Certified	Testing completed at engine manufacturer and certified by the U.S. EPA. Diesel engines must be EPA-certified to ship within the U.S.				
	Compliant	EPA-certified stationary emergency engine with third-party aftertreatment equipment to lower emissions				
Use Type	Emergency	Operation is limited to emergency situations including testing and maintenance up to 100 hours				
	Nonemergency	Any intended operation outside of an emergency or preparedness for it				
Location	Stationary	Remains in one location for >12 months				
	Mobile	Generator is portable or transferable				

Note:

Emissions standards apply differently to mobile, stationary emergency, and stationary nonemergency diesel generators.

TIER 4 FINAL CERTIFICATION BY USAGE

NONEMERGENCY DIESEL GENERATOR APPLICATIONS

Stationary nonemergency diesel generators in the U.S. and Canada serve as either a primary source of power or as supplementary capacity to the power utility. (See *Figure 3*.)

Utilizing a generator as a primary source of power is common in remote locations, such as an oil field, island, or mountainous region, where grid power is not available. In addition, generating

power to be sold, often incentivized by a utility company, is considered use as a primary source of power. Providing supplementary capacity for electric grid is a more common use of diesel generator in North America.

The benefit of these programs is that they use an on-site asset, a standby generator, to reduce the overall electrical bill for the facility.

Figure 3

Nonemergency Diesel Generator Applications					
Primary Source	Generating power to be sold				
of Power	Off-grid use				
Supplementary Capacity for	Curtailment/Interruptible Rate Program				
Power Utility	Peak shaving				

Therefore, generators utilized in these programs are often the backup for the facility as well, often providing critical life-safety power during an emergency event. These generators must meet nonemergency emission requirements.

The two methods are curtailment/interruptible rate programs and peak shaving. Both give the end user a financial benefit, but how the benefit is realized differs.

CURTAILMENT/INTERRUPTIBLE RATE PROGRAMS

Arranged between the local utility and the end customer the financial benefit of curtailment/ interruptible rate programs to the end user is a decreased energy rate by allowing the utility to drop their facility from grid power when the local utility is nearing the total capacity. The utility provider benefits by not needing to purchase supplementary power from neighboring utility companies to meet demand. It can be used as an interim solution to meet maximum utility grid demands without investing in additional capacity. Utility companies often target large consumers of power: water utilities, hospitals, factories, public buildings, etc.

Program availability and conditions are dependent on the local power utility and needs to be discussed on a case-by-case basis to determine feasibility.

PEAK SHAVING

Commercial facilities typically pay for electrical usage as follows:

Power Consumption (kWh)
+ = Total Bill
Demand Charge (Peak kW observed)

DEFINITION OF DEMAND CHARGE

The demand charge is a measure of the highest (peak) power consumption in the given billing period, usually measured in a 15-minute window.

The demand charge allows the utility company to share the burden for the infrastructure required to meet the peak requirements. While the peak demand is only realized over a short window, it can become a large portion of the total bill.

The financial benefit to the customer comes from utilizing on-site power generation to supplement the utility power during the limited peaks.

The financial return from a peak-shaving diesel generator will depend on the utility rate structure, frequency, and magnitude of peak events, as well as initial purchase price and maintenance cost of the Tier 4 certified equipment. *Figure 4* depicts a power demand curve.

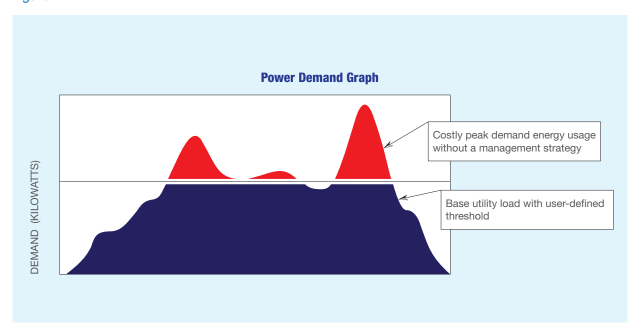
COMPLIANT EMISSIONS SOLUTIONS

LOCAL EMISSIONS REGULATIONS

Situations requiring compliant emissions solutions can be categorized as local emissions regulations, Title V limits, or green initiatives.

Local regulations, as they sound, are requirements imposed by a state or local agency that are beyond EPA guidelines. To clarify, the EPA sets federal/national limits for emissions standards of all engines. Genset engines can only run in the U.S. based on their certification level. However, the EPA does not prohibit local agencies from mandating emissions standards beyond EPA regulation. In the case of a stationary emergency generator, it leads to using third-party aftertreatment equipment to lower specific criteria pollutants. Title V was introduced as part of the Clean Air Act. It requires sites emitting large amounts of pollution to gain permits, adhere to a testing schedule, and pay fees. Avoiding these limits is often sought by customers with a large installed base on a single site, such as a data center. Green initiatives are often driven by customer desire to reduce their carbon footprint.

Figure 4



LOCAL REGULATIONS

NONATTAINMENT AREAS

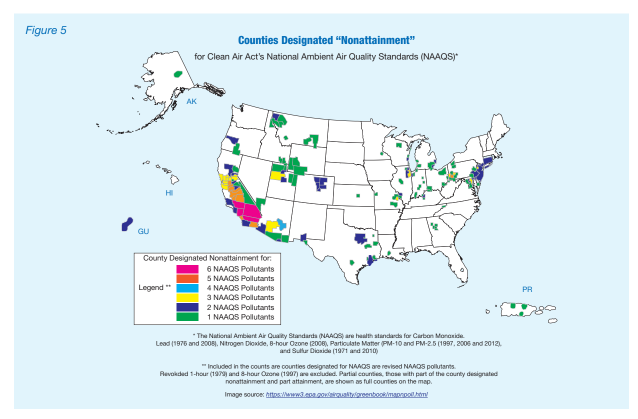
Local regulations generally occur around a nonattainment area. The EPA designates a nonattainment area as an area having air quality worse than the National Ambient Air Quality Standards (NAAQS) defined by the Clean Air Act (CAA). NAAQS sets limits on six criteria for air pollutants emitted by diesel engines. Particulate matter (PM), carbon monoxide (CO), and nitrogen oxide (NOx) are the pollutants we will focus on in this paper.

Figure 5 shows counties that are considered nonattainment areas for one or more air pollutant. It is important to understand which air pollutants are of concern for a given area and the corresponding designation.

Often local agencies have been established to monitor and permit equipment being used in these areas. For instance, the South Coast Air Quality Management District (SCAQMD) manages local regulations for the Los Angeles area. The area is affected by many air pollutants, however PM is often the most crucial for a diesel generator being installed in the region. Often adding a diesel particulate filter to be added to a unit will be required to reduce the PM levels below the local limits set by the SCAQMD.

Another example is the Northern Virginia and Washington, D.C., area that is in a nonattainment area. Operating limits for generators are managed in Northern Virginia by the Virginia Department of Environmental Quality (VDEQ). Generators operating in this region are held to strict not to exceed limits for ozone levels. A precursor to ozone is NOx, which is the engine air pollutant managed.

Using a selective catalytic reduction (SCR) system or special low-NOx engine calibration will allow for use of stationary emergency generators in these areas.



TITLE V

EXCEEDING 100-TON PER YEAR LIMIT

Sites with multiple large standby generators, such as a data center, can realize emissions output from the generators that exceed major source thresholds requiring Title V permitting.

The permitting process, testing schedule, and fees are often undesirable, but customers can look at adding aftertreatment devices to lower specific pollutant levels to avoid the requirement. Generally, NOx is the pollutant to first hit the threshold, as emergency generator emissions are dominated by NOx levels. Therefore, using a third-party SCR system can reduce NOx levels and ensure the levels are not met.

GREEN INITIATIVE

CUSTOMER DEMAND

Certain end users will wish to reduce the emissions levels on a stationary emergency generator. Common reasons include reducing the emissions footprint to enable LEED certification or to comply with a corporate initiative.

A Tier 4 certified generator will meet the customer demands, however using a third-party system is often a better choice. Tier 4 certification requires inducement of the engine if the aftertreatment system has any failure. This means the generator must be shut down if the aftertreatment is unable to work, rendering the generator useless during an emergency event. An example of a situation that could lead to inducement might be a clogged diesel particulate filter. Compliant systems for stationary emergency generators are not subject to this inducement by the EPA and, therefore, make them better suited for meeting a customer's green initiative. Helping a customer weigh the costs and benefits between a Tier 4 certified or compliant system versus a nonemergency regulation is an important task for a specifying engineer. End users aren't always aware of the significant price increase related to the aftertreatment equipment. Ensuring they understand early in the process can avoid much rework later in the design process.

THE KOHLER ADVANTAGE

KD SERIES_{TM} **GENERATORS LEADING SOLUTIONS**

KOHLER_® KD Series generators offer industry-leading solutions for both Tier 4 certified and compliant emissions applications. Kohler's Tier 4 Final certified solution was developed with the latest in-cylinder emissions technology, limiting the after-treatment devices required to only an SCR.

The system is fully integrated, ensuring the engine control unit, generator controller, and aftertreatment controls all communicate seamlessly. In addition to offering the simplest solution in the industry, Kohler also offers the largest Tier 4 certified generator on the market at 3250 kW and the only Tier 4 generators above 1000 kW with a factory package.

KD Series generators are also the leading choice for applications best served by compliant solutions. Utilizing a preferred supplier, Kohler has pre-engineered solutions capable of meeting any local/regional emissions requirement. KOHLER distributors are trained to coordinate the correct aftertreatment equipment based on each unique need. In addition, the 2000 kW and larger KD Series emergency standby (Tier 2 emissions) generators also have low-NOx calibrations that can be utilized to avoid using aftertreatment equipment in many non-attainment areas with NOx concerns.

SUMMARY

Tier 4 certified versus compliant emissions solutions are not a matter of better or worse; rather it is about selecting the right solution for the application.

Understanding use type, local regulations, and customer requirements is an important step to ensure the correct generator and, if needed, aftertreatment device, is selected. While it remains the responsibility of the specifying engineer to understand these requirements, your local KOHLER authorized distributor is ready and willing to help with questions and provide explanations.

ABOUT THE AUTHOR



Brad Meissner currently works as a product manager with responsibility for >700kW diesel generators. With degrees in both mechanical engineering and engineering management, he has spent more than seven years in the power generation industry. His career started in engineering developing alternators, diesel fuel tanks, enclosures, and generator sets. For the last three years, he has worked as part of the product management team at Kohler. His specialties include codes and standards, diesel emissions, generator set packaging, and mechanical systems.

A global force in power solutions since 1920, Kohler is committed to reliable, intelligent products; purposeful engineering; and responsive after-sales support. Kohler is among the world's largest manufacturers of industrial generators. The company has 100 years of experience in industrial power and benefits from global R&D, manufacturing, sales, service, and distribution integration.

