Purpose:

This policy memo provides guidance to agricultural operations subject to the Stationary Diesel Airborne Toxic Control Measure (ATCM). Section 93115.8(c)(3) states:

(3) The owner or operator of a stationary diesel-fueled CI agricultural engine registered under section 93115.8(c)(1) shall notify the District in writing no later than 14 days after any change of owner or operator, change in location, installation or commencement of an emissions control strategy, or replacement with an electric motor or non-compression ignition engine.

This policy addresses how the District will implement the “change in location” provision of the above language. The 14 day notification requirement for change of owner or operator, installation or commencement of emissions control strategy, or replacement with an electric motor or non-compression ignition engine are unaffected by this policy memo and the owner/operator is responsible for providing the required 14 day notifications in these cases.

Policy:

The following changes to an engine’s location require the owner/operator of a registered or permitted engine to notify the District, using Form AG-3, within 14 days:

- Any “remotely located” engine that, pursuant to the ATCM, is exempt from the emission control requirements, that is moved to within ½ mile of a residential area, school or hospital.

- Any engine that is moved outside the agricultural operations listed in the engine’s registration or is moved outside the District.

- Any engine that has a tri-county registration that moves from one district to another. Agricultural operations that straddle the county line may, on a case-by-case basis, be relieved from the notification requirement under this bullet item.

- Any non-Tier 4 engine that moves to within ¼ mile of a residential area, school or hospital.

All other changes in location are allowed without the need to notify the District unless specifically prohibited by another regulation or the engine’s Registration.