



Secretary/Treasurer:
THOMAS ASSOCIATES, INC.

March 28, 2017

To: MEMBERS OF THE UL 2201 STANDARDS TECHNICAL PANEL

SUBJECT: Proposal for the Second Edition of UL 2201

Dear STP 2201 Member:

The Portable Generator Manufacturers' Association (PGMA) would like to advise members of the UL 2201 Standards Technical Panel (STP) that PGMA will be proposing an alternative approach in the near future to address the carbon monoxide hazard associated with the misuse of portable generators in enclosed spaces.

The approach taken in the UL proposal is to reduce portable generator carbon monoxide emissions. The PGMA approach will be to require that a portable generator shuts down before the carbon monoxide concentration exceeds a limit in its area of operation. PGMA believes that this approach will be much more effective in addressing the hazard than the approach taken in the UL proposal.

PGMA is currently in the process of finalizing its proposed portable generator carbon monoxide requirements, which will not only include a different test procedure than the UL proposal, but also acceptance criteria (i.e. limits) for the test.

In closing, we would like thank you for your attention to this matter. All of the members of the UL 2201 STP have been invited to participate in the canvass of the proposed revision to ANSI/PGMA G300, *Safety and Performance of Portable Generators*. We look forward to your participation in this important effort.

Sincerely,

A handwritten signature in black ink that reads "Joseph Harding". The signature is fluid and cursive, with the first name "Joseph" and last name "Harding" clearly distinguishable.

JOSEPH HARDING
Technical Director

JH/jlb
pgma