BOARD MEETING DATE: October 2, 2020 AGENDA NO. 15

REPORT: Rule and Control Measure Forecast

SYNOPSIS: This report highlights South Coast AQMD rulemaking activities

and public hearings scheduled for 2020.

COMMITTEE: No Committee Review

**RECOMMENDED ACTION:** 

Receive and file.

Wayne Nastri Executive Officer

PMF:SN:SR:AK:ZS

#### 2020 MASTER CALENDAR

The 2020 Master Calendar provides a list of proposed or proposed amended rules for each month, with a brief description, and a notation in the third column indicating if the rulemaking is for the 2016 AQMP, Toxics, AB 617 BARCT, or Other. Rulemaking efforts that are noted for implementation of the 2016 AQMP, Toxics, and AB617 BARCT are either statutorily required and/or are needed to address a public health concern. Projected emission reductions will be determined during rulemaking.

Staff is moving forward with rulemaking, recognizing stakeholders' resource limitations due to COVID-19. To maintain social distancing while integrating public participation in the rulemaking process, staff is connecting with stakeholders using tele- and videoconferencing. Also, staff has increased the review time for working group materials to allow stakeholders additional time to prepare for meetings. Lastly, working group meetings have been restructured to be shorter in duration to better accommodate the tele- and video-conferencing format.

The following symbols next to the rule number indicate if the rulemaking will be a potentially significant hearing, will reduce criteria pollutants, or is part of the RECLAIM transition. Symbols have been added to indicate the following:

\* This rulemaking is a potentially significant hearing.

1407.1

**Melting Operations** 

stakeholders more time to review draft rule language.

- <sup>+</sup> This rulemaking will reduce criteria air contaminants and assist toward attainment of ambient air quality standards.
- # This rulemaking is part of the transition of RECLAIM to a command-and-control regulatory structure.

The following table summarizes changes to the schedule since last month's Rule and Control Measure Forecast Report. Staff will continue to work with all stakeholders as these projects move forward.

these projects n	
<b>Rule 219</b>	Equipment Not Requiring a Written Permit Pursuant to
	Regulation II
Rule 222	Filing Requirements for Specific Emission Sources not Requiring a
	Written Permit Pursuant to Regulation II
<b>Rule 461</b>	Gasoline Transfer and Dispensing
Proposed Amend	led Rules 219, 222, and 461 are being moved from December to second
quarter of 2021 to	o allow staff more time to work with stakeholders to address retail mobile
fueling operation	s, which is an emerging industry.
442.1	Usage of Solvent
1107	Coating of Metal Parts and Products
1124	Aerospace Assembly and Component Manufacturing Operations
1136	Wood Products Coatings
1145	Plastic, Rubber, Leather, and Glass Coatings
1171	Solvent Cleaning Operations
Proposed Amend	led Rules 442.1, 1107, 1124, 1136, 1145, and 1171 are being moved from
December 2020 t	to To-Be-Determined due to resource constraints.
445	Wood Burning Devices (Ozone Contingency)
Proposed Amend	led Rule 445 is being moved from December 2020 to a Special Board
Meeting on Octo	ber 27, 2020 to meet an impending U.S. EPA deadline for ozone
contingency mea	sures.
1147	NOx Reductions from Miscellaneous Sources
1100	Implementation Schedule for NOx Facilities
	led Rules 1147 and 1100 are being moved from December to the second
Proposed Amend	led Rules 1147 and 1100 are being moved from December to the second o allow staff additional time to continue working with stakeholders on the

Proposed Rule 1407.1 is being moved from December 2020 to January 2021 to allow

Control of Toxic Air Contaminant Emissions from Chromium Alloy

<b>Regulation XIII</b>	New Source Review
<b>Regulation XX</b>	RECLAIM
Regulation	Title V
XXX	

Proposed Amended Regulations XIII, XX, and XXX are being moved from 2020 To-Be-Determined to December 2020. Amendments are needed to revise the thresholds for VOC and NOx Major Polluting Facility and Major Modifications for New Source Review, RECLAIM New Source Review, and Title V Permitting to address the re-classification of Coachella Valley from Severe to Extreme non-attainment with the federal 1997 8-hour ozone standard.

#### **2020 MASTER CALENDAR**

Month	T'4 I D	Type of
November	Title and Description	Rulemaking
1178	Further Reductions of VOC Emissions from Storage Tanks at	AB 617
	Petroleum Facilities	CERP
	Proposed Amended Rule 1178 will establish provisions for external	
	floating roof tanks that exceed vapor pressure limits.  Michael Morris 909.396-3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
December		
1146#	Emissions of Oxides of Nitrogen from Industrial, Institutional, and	Other
	Commercial Boilers, Steam Generators, and Process Heaters	
	Proposed amendments to Rule 1146 are needed to remove the ammonia	
	slip limit in the rule which is currently addressed under Regulation XIII	
	New Source Review.	
×4	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
	New Source Review	AQMP
Reg. XX*#	RECLAIM	
Reg. XXX	Title V	
	Proposed rule amendments are needed to reduce the Major Polluting	
	Facility thresholds for VOC and NOx from 25 tons per year to 10 tons	
	per year and the Major Modification threshold for VOC and NOx from	
	25 tons per year to 1 pound per day due to the re-designation of the	
	Coachella Valley from Severe to Extreme nonattainment of the 1997	
	federal 8-hour ozone standard.  Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

#### 2020 To-Be-Determined

2020	Title and Description	Type of Rulemaking
209	Transfer and Voiding of Permits	Other
	Staff may propose amendments to clarify requirements for change of	
	ownership and permits and the assessment of associated fees.	
218*#	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  Continuous Emission Monitoring	AQMP
218.1	Continuous Emission Monitoring Performance Specifications	710111
218.2	Enhanced Requirements for Continuous Emission Monitoring	
(Added)	System	
218.3	Enhanced Requirements for Continuous Emission Monitoring	
(Added)	System Performance Specifications	
	Proposed Amended Rules 218 and 218.1 will include existing provisions	
	for continuous emissions monitoring systems for non-RECLAIM	
	facilities with minor revisions. The revised provisions that enhance	
	requirements for Continuous Emissions Monitoring Systems (CEMS)	
	will be included in separate rules, Proposed Rules 218.2 and 218.3, to	
	streamline implementation. As a result, Proposed Rules 218.2 and 218.3	
	will incorporate the revised provisions for CEMS for non-RECLAIM	
	and former RECLAIM facilities.  Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
219	Equipment Not Requiring a Written Permit Pursuant to	Other
	Regulation II	
222	Filing Requirements for Specific Emission Sources not Requiring a	
	Written Permit Pursuant to Regulation II	
461	Gasoline Transfer and Dispensing	
	Proposed Amended Rule 219 will modify permitting requirements for	
	mobile fueling operations. Proposed Amended Rule 222 will require	
	registration for mobile fueling operations meeting certain criteria.	
	Proposed Amended 461 will revise requirements for mobile refueling	
	operations.	
223	Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  Emission Reduction Permits for Large Confined Animal Facilities	AQMP
223	Proposed Amended Rule 223 will seek additional ammonia emission	710111
	reductions from large confined animal facilities by lowering the	
	applicability threshold. Proposed amendments will implement BCM-04	
	in the 2016 AQMP.	
	TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
407#	Liquid and Gaseous Air Contaminants	AB 617
	Proposed Amended Rule 407 will update SOx emission limits to reflect	BARCT
	Best Available Retrofit Control Technology, if needed, remove	
	exemptions for RECLAIM facilities, and update monitoring, reporting,	
	and recordkeeping requirements.	
425	TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	Other
423	Odors from Cannabis Processing  Proposed Pule 425 will establish requirements for central of odors from	Other
	Proposed Rule 425 will establish requirements for control of odors from	
	cannabis processing.  Tracy Goss 909.396.3106; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
431.1#	Sulfur Content of Gaseous Fuels	AB 617
	Proposed Amended Rule 431.1 will assess exemptions, including	BARCT/
	RECLAIM, and update other provisions, if needed.	AB 617
	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	CERP
431.2#	Sulfur Content of Liquid Fuels	AB 617
	Proposed Amended Rule 431.2 will assess exemptions, including	BARCT/
	RECLAIM, and update other provisions, if needed.	AB 617
	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	CERP
431.3#	Sulfur Content of Fossil Fuels	AB 617
	Proposed Amended Rule 431.3 will assess exemptions, including	BARCT/
	RECLAIM, and update other provisions, if needed.	AB 617
	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	CERP
442.1	Usage of Solvent	Other
1107	Coating of Metal Parts and Products	
1124	Aerospace Assembly and Component Manufacturing Operations	
1136	Wood Products Coatings	
1145	Plastic, Rubber, Leather, and Glass Coatings	
1171	Solvent Cleaning Operations	
	Proposed Rule 442.1 will prohibit the sale, distribution, and application	
	of materials that do not meet the VOC limits specified in Regulation XI	
	rules. Proposed amendments may also be needed to prohibit	
	circumvention of VOC limits in Rules 1107, 1124, 1136, 1145, and	
	1171.	
	Tracy Goss 909.396.3106; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

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Organic Liquid Loading Proposed Amended Rule 462 will incorporate the use of advanced techniques to detect fugitive emissions and Facility Vapor Leak. Other amendments may be needed to streamline implementation and add clarity.  463 Organic Liquid Storage Proposed Amended Rule 463 will address the current test method and improve the effectiveness, enforceability, and clarity of the rule. Proposed amendments may also be needed to ensure consistency with Rule 1178.  468**  Sulfur Recovery Units Proposed Amended Rule 468 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  469**  Sulfuric Acid Units Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  AB 617  BARCT  Secondary Lead Smelters/Sulfur Oxides Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  AB 617  BARCT  AB 617  BARCT	2020	Title and Description	Type of Rulemaking
techniques to detect fugitive emissions and Facility Vapor Leak. Other amendments may be needed to streamline implementation and add clarity.  **TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  463 **Organic Liquid Storage** Proposed Amended Rule 463 will address the current test method and improve the effectiveness, enforceability, and clarity of the rule. Proposed amendments may also be needed to ensure consistency with Rule 1178.  **TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  468**  **Sulfur Recovery Units** Proposed Amended Rule 468 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  469**  **Sulfuric Acid Units** Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  **Secondary Lead Smelters/Sulfur Oxides** Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, BARCT  Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, BARCT	462	Organic Liquid Loading	Other
amendments may be needed to streamline implementation and add clarity.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  Organic Liquid Storage Proposed Amended Rule 463 will address the current test method and improve the effectiveness, enforceability, and clarity of the rule. Proposed amendments may also be needed to ensure consistency with Rule 1178.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  AB 617  Proposed Amended Rule 468 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  AB 617  Sulfuric Acid Units Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  AB 617  BARCT  Secondary Lead Smelters/Sulfur Oxides Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  AB 617  BARCT  BARCT  BARCT  BARCT		Proposed Amended Rule 462 will incorporate the use of advanced	
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Rule 1178.    TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244     Sulfur Recovery Units   AB 617     Proposed Amended Rule 468 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.    TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244     Sulfuric Acid Units   AB 617     Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.    TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244     Secondary Lead Smelters/Sulfur Oxides   AB 617     Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilities, and update monitoring, reporting, and records a sulfation of RECLAIM facilit			
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Proposed Amended Rule 468 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  469#  Sulfuric Acid Units Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD: CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  1101#  Secondary Lead Smelters/Sulfur Oxides Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, BARCT  AB 617 BARCT	468#		AB 617
Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  469# Sulfuric Acid Units  Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101# Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,			
exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  469**  **Sulfuric Acid Units**  Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  **Secondary Lead Smelters/Sulfur Oxides**  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,			
and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  469#  Sulfuric Acid Units  Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  1101#  Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,			
469# Sulfuric Acid Units Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  1101# Secondary Lead Smelters/Sulfur Oxides Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,			
Proposed Amended Rule 469 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,		TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,	469#		
exemptions for RECLAIM facilities, and update monitoring, reporting, and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,		<u> </u>	BARCT
and recordkeeping requirements.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*  1101**  Secondary Lead Smelters/Sulfur Oxides  Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,			
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1101 <sup>#</sup> Secondary Lead Smelters/Sulfur Oxides Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,  AB 617 BARCT		and recordkeeping requirements.	
Proposed Amended Rule 1101 will update SOx emission limits to reflect Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,	1101#		AD 617
Best Available Retrofit Control Technology, if needed, remove exemptions for RECLAIM facilities, and update monitoring, reporting,	1101"		
exemptions for RECLAIM facilities, and update monitoring, reporting,			BARCI
and recordkeeping requirements.			
TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244			

<sup>\*</sup> Potentially significant hearing

<sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
1105#	Fluid Catalytic Cracking Units SOx	AB 617
	Proposed Amended Rule 1105 will update SOx emission limits to reflect	BARCT/
	Best Available Retrofit Control Technology, if needed, remove	AB 617
	exemptions for RECLAIM facilities, and update monitoring, reporting,	CERP
	and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1109*+#	<b>Emissions of Oxides of Nitrogen from Boilers and Process Heaters</b>	AQMP/
	in Petroleum Refineries	AB 617
1109.1*+#	Reduction of Emissions of Oxides of Nitrogen from Refinery	BARCT/
	Equipment	AB 617
	Proposed Rule 1109.1 will establish NOx emission limits to reflect Best	CERP
	Available Retrofit Control Technology for NOx emitting equipment at	
	petroleum refineries and related operations, and include monitoring,	
	reporting, and recordkeeping requirements. Rule 1109 is proposed to be	
	rescinded.	
1110 2*+#	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	A OMD/
1110.2*+#	Emissions from Gaseous - and Liquid-Fueled Engines	AQMP/
	Proposed amendments may be needed for Rule 1110.2 to incorporate	AB 617
	possible comments by U.S. EPA for approval in the SIP and/or to	BARCT
	address use of emergency standby engines for Public Safety Power	
	Shutoff programs.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1113	Architectural Coatings	Other
	Amendments may be needed to clarify applicability of the rule with	
	respect to distribution.	
	Dave DeBoer 909.396.2329; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1118*	Control of Emissions from Refinery Flares	AQMP/
	Proposed Amended Rule 1118 will revise provisions to further reduce	AB 617
	flaring. The AB 617 Community Emission Reduction Plan has an	CERP
	emission reduction target to reduce flaring by 50 percent if feasible.  Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1119#	Petroleum Coke Calcining Operations – Oxides of Sulfur	AB 617
	Proposed Amended Rule 1119 will update SOx emission limits to reflect	
	Best Available Retrofit Control Technology, if needed, remove	AB 617
	exemptions for RECLAIM facilities, and update monitoring, reporting,	CERP
	and recordkeeping requirements.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

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2020	Title and Description	Type of Rulemaking
1121*	Control of Nitrogen Oxides from Residential Type, Natural-Gas-	AQMP
	Fired Water Heaters	
	Proposed amendments may be needed further reduce NOx emissions	
	from water heaters.	
1122.2	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	A ON (D
1133.3	Emission Reductions from Greenwaste Composting Operations	AQMP
	Proposed Amended Rule 1133.3 will seek additional VOCs and	
	ammonia emission reductions from greenwaste and foodwaste	
	composting. Proposed amendments will implement BCM-10 in the 2016	
	AQMP.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1134	<b>Emissions of Oxides of Nitrogen from Stationary Gas Turbines</b>	AQMP/
	Proposed Amended Rule 1134 will revise monitoring, reporting, and	AB 617
	recordkeeping provisions to reflect amendments to Proposed Amended	BARCT
	Rules 218 and 218.1 and possibly other amendments to address	
	comments from U.S. EPA and to streamline implementation.	
110.5	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	4 01 fB/
1135	Emissions of Oxides of Nitrogen from Electricity Generating	AQMP/
	Facilities	AB 617
	Proposed Amended Rule 1135 will revise monitoring, reporting, and	BARCT
	recordkeeping provisions to reflect amendments to Proposed Amended	
	Rules 218 and 218.1 and possibly other amendments to address	
	comments from U.S. EPA.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1138	Control of Emissions from Restaurant Operations	AQMP
1150	Proposed Amended Rule 1138 will further reduce emissions from char	1101111
	boilers.	
	Tracy Goss 909.396.3106; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1142	Marine Tank Vessel Operations	Other
	Proposed Amended Rule 1142 will address VOC and hydrogen sulfide	
	emissions from marine tank vessel operations and provide clarifications.  **TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244*	
1146.1#	Emissions of Oxides of Nitrogen from Small Industrial,	Other
	Institutional, and Commercial Boilers, Steam Generators, and	
	Process Heaters	
	Proposed amendments to Rule 1146.1 may be needed to clarify	
	provisions for industry-specific categories and to incorporate comments	
	from U.S. EPA.	
* D - 4 -	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

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2020	Title and Description	Type of Rulemaking
1146.2#	Emissions of Oxides of Nitrogen from Large Water Heaters and	AQMP/
	Small Boilers and Process Heaters	AB 617
	Proposed Amended Rule 1146.2 will be revised to lower the NOx	BARCT
	emission limit to reflect Best Available Retrofit Control Technology.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1147*+#	NOx Reductions from Miscellaneous Sources	AQMP/
	Proposed Amended Rule 1147 will revise NOx emission limits to reflect	AB 617
	Best Available Retrofit Control Technology for miscellaneous	BARCT
	combustion sources and that will apply to RECLAIM and non-	
	RECLAIM facilities.	
$1100^{\#}$	Implementation Schedule for NOx Facilities	
	Proposed Amended Rule 1100 will establish the implementation	
	schedule for Rule 1147 equipment at NOx RECLAIM and former NOx	
	RECLAIM facilities.	
1 1 477 1*+#	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	4 O MD /
1147.1*+#	NOx Reductions from Miscellaneous Sources	AQMP/
	NOx Reductions for Equipment at Aggregate Facilities	AB 617
	Proposed Rule 1147.1 will establish NOx emission limits to reflect Best	BARCT
	Available Retrofit Control Technology for NOx equipment at aggregate	
	facilities and will apply to RECLAIM and non-RECLAIM facilities.	
1147*+#	NOx Reductions from Miscellaneous Sources	
	Proposed Amended Rule 1147 will remove equipment that will be	
	regulated under Proposed Rule 1147.1.	
1147.2*+#	Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176 and Socio: Ian MacMillan 909.396.3244	A OMD/
114/.2	NOx Reductions from Metal Melting and Heating Furnaces	AQMP/
	Proposed Rule 1147.2 will establish NOx emission limits to reflect Best	AB 617
	Available Retrofit Control Technology for metal melting and heating	BARCT
	furnaces and will apply to RECLAIM and non-RECLAIM facilities.	
1147*+#	NOx Reductions from Miscellaneous Sources	
	Proposed Amended Rule 1147 will remove equipment that will be	
	regulated under Proposed Rule 1147.2.	
	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing + Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

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2020	Title and Description	Type of Rulemaking
1148.1*	Oil and Gas Production Wells	Other/
	Proposed Amended Rule 1148.1 will evaluate exemptions under Rule	AB 617
	463 to harmonize implementation for low producers. Other proposed	CERP
	amendments may be needed to further reduce emissions from operations,	
	implement early leak detection, odor minimization plans, and enhanced	
	emissions and chemical reporting from oil and drilling sites consistent	
	with the AB 617 Community Emission Reduction Plan.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1148.2	Notification and Reporting Requirements for Oil and Gas Wells and	Other/
	Chemical Suppliers	AB 617
	Proposed amendments to Rule 1148.2 may be needed to improve	CERP
	notifications of well working activities to the community.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1150.3*+	<b>NOx Emission Reductions from Combustion Equipment at Landfills</b>	AQMP/
	Proposed Rule 1150.3 will establish NOx emission limits for combustion	AB 617
	equipment burning biofuels to reflect Best Available Retrofit Control	BARCT
	Technology and include monitoring, reporting, and recordkeeping	
	requirements at landfills.	
1166	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	041
1166	Volatile Organic Compound Emissions from Decontamination of Soil	Other
	Proposed Amended Rule 1166 will update requirements, specifically concerning notifications and usage of mitigation plans (site specific	
	versus various locations).	
	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1173	Control of Volatile Organic Compound Leaks and Releases from	Other/
	<b>Components at Petroleum Facilities and Chemical Plants</b>	AB 617
	Proposed revisions to Rule 1173 are being considered based on recent	CERP
	U.S. EPA regulations and CARB oil and gas regulations and revisions to	
	improve the effectiveness, enforceability, and clarity of the rule. Other	
	proposed amendments may be needed to further reduce emissions from	
	operations, implement early leak detection, odor minimization plans, and	
	enhanced emissions and chemical reporting from oil and drilling sites	
	consistent with the AB 617 Community Emission Reduction Plan.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
1176	VOC Emissions from Wastewater Systems	Other/
	Proposed Amended Rule 1176 will clarify the applicability of the rule to	AB 617
	include bulk terminals under definition of "Industrial Facilities," and	CERP
	streamline and clarify provisions.  TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1180	Refinery Fenceline and Community Air Monitoring	Other
	Revisions to Rule 1180 could be considered to clarify applicability	
	including modification or removal of the threshold exemption for	
	petroleum refineries from the requirements of the rule.  Michael Krause 909.396.2706; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1403*	Asbestos Emissions from Demolition/Renovation Activities	Toxics
	Proposed Amended Rule 1403 will enhance implementation, improve	
	rule enforceability, and align provisions with the applicable U.S. EPA	
	National Emission Standard for Hazardous Air Pollutants (NESHAP)	
	and other state and local requirements as necessary.	
1407.1*	TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	T:-/
1407.1*	Control of Toxic Air Contaminant Emissions from Chromium Alloy	Toxics/
	Melting Operations	AB 617 CERP
	Proposed Rule 1407.1 will establish requirements to reduce point source and fugitive toxic air contaminant emissions from chromium alloy metal	CERP
	melting operations.	
	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1415	Reduction of Refrigerant Emissions from Stationary Air	Other
1415.1	Conditioning Systems, and Reduction of Refrigerant Emissions from	
	Stationary Refrigeration Systems	
	Proposed Amended Rules 1415 and 1415.1 will align requirements with	
	the proposed CARB Refrigerant Management Program and U.S. EPA's	
	Significant New Alternatives Policy Rule provisions relative to	
	prohibitions on specific hydrofluorocarbons.	
1.420	David De Boer 909.396.2329; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	Tr. ·
1420	Emissions Standard for Lead	Toxics
	Proposed Amended Rule 1420 will update requirements to address	
	arsenic emissions to close a regulatory gap between Rule 1420 and Rule	
	1407 - Control of Emissions of Arsenic, Cadmium, and Nickel from	
	Non-Ferrous Metal Melting Operations.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
1420.2	<b>Emission Standards for Lead from Metal Melting Facilities</b>	Toxics
	Proposed Amended Rule 1420.2 will update requirements to address	
	arsenic emissions to close a regulatory gap between Rule 1420 and Rule	
	1407 - Control of Emissions of Arsenic, Cadmium, and Nickel from	
	Non-Ferrous Metal Melting Operations.	
1426*	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244  Reduction of Toxic Air Contaminants from Metal Finishing	Toxics/
1420	Operations	AB 617
	Proposed amendments to Rule 1426 will establish requirements to	CERP
	reduce nickel, cadmium, hexavalent chromium, and other air toxics from	CLKI
	plating and related operations. Proposed Amended Rule 1426 will	
	establish requirements to control point source and fugitive toxic air	
	contaminant emissions.	
	Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1435*	Control of Emissions from Metal Heat Treating Processes	Toxics/
	Proposed Rule 1435 will establish requirements to reduce point source	AB 617
	and fugitive toxic air contaminants including hexavalent chromium	CERP
	emissions from heat treating processes. Proposed Rule 1435 will also	
	include monitoring, reporting, and recordkeeping requirements.  Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1445	Control of Toxic Emissions from Laser Arc Cutting	Toxics
	Proposed Rule 1445 will establish requirements to reduce toxic metal	
	particulate emissions from laser arc cutting.	
1450*	TBD; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	Т:
1450**	Control of Methylene Chloride Emissions	Toxics
	Proposed Rule 1450 will reduce methylene chloride emissions from	
	furniture stripping and establish monitoring, reporting, and	
	recordkeeping 11 requirements.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; and Socio: Ian MacMillan 909.396.3244	
1469*	Hexavalent Chromium Emissions from Chromium Electroplating	Toxics
	and Chromic Acid Anodizing Operations	
	Proposed amendments to Rule 1469 may be needed to address use of	
	chemical fume suppressants or other implementation issues.  Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards <sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
1469.1*	Spraying Operations Using Coatings Containing Chromium	Toxics/
	Proposed Amended Rule 1469.1 will establish additional requirements	AB 617
	to address hexavalent chromium emissions from spraying operations	CERP
	using chromium primers or coatings.  Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1470	Requirements for Stationary Diesel-Fueled Internal Combustion	Toxics
	and Other Compression Ignition Engines	
	Proposed Amended Rule 1470 will establish additional provisions to	
	reduce the exposure to diesel particulate from new and existing small	
	$(\leq 50 \text{ brake horsepower})$ diesel engines located near sensitive receptors.	
	Proposed amendments may be needed to address use of engines during	
	Public Safety Power Shutoffs.	
1.470	Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	т .
1472	Requirements for Facilities with Multiple Stationary Emergency	Toxics
	Standby Diesel-Fueled Internal Combustion Engines	
	Proposed Amended Rule 1472 will remove provisions that are no longer	
	applicable, update and streamline provisions, and assess the need for a	
	Compliance Plans.  Michael Morris 909.396.3282; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
1480	Toxics Monitoring	Toxics/ AB
	Proposed amendments to Rule 1480 may be needed to remove fee	617 CERP
	provisions if they are incorporated in Regulation III.	
*	Jillian Wong 909.396.3176; CEQA: Jillian Wong 909.396.3176 and Socio: Ian MacMillan 909.396.3244	
2202*	On-Road Motor Vehicle Mitigation Options	Other
	Proposed Amended Rule 2202 will streamline implementation for	
	regulated entities, as well as reduce review and administration time for	
	South Coast AQMD staff. Concepts may include program components	
	to facilitate achieving average vehicle ridership (AVR) targets.  Carol Gomez 909.396.3264; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
2305*+	Warehouse Indirect Source Rule – Warehouse Actions and	AQMP/
	Investments to Reduce Emissions (WAIRE) Program	AB 617
	Proposed Rule 2305 will both reduce emissions and facilitate local and	CERP
	regional emission reductions associated with warehouses and the mobile	
	sources attracted to warehouses.  Ian MacMillan 909.396.3244; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards <sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure

2020	Title and Description	Type of Rulemaking
Reg. III	Fees	Other
	Staff recently proposed six minor amendments (including two that	
	would raise fees) to Regulation III and Rule 1480. However, given the	
	recent circumstances stemming from the COVID-19 pandemic, staff is	
	no longer proposing the amendments to Regulation III or Rule 1480 this	
	year. In addition, staff is proposing to credit back this year's automatic	
	2.8% CPI increase as a budget action so that facilities will not	
	experience any new fee increases for this upcoming fiscal year (FY 2020-2021).	
	Ian MacMillan 909.396.3244; CEQA: Jillian Wong 909.396.3176; Socio: Ian MacMillan 909.396.3244	
Reg. XXIII*+	Facility-Based Mobile Sources	AQMP/
	Proposed rules within Regulation XXIII would reduce emissions from	Toxics/
	indirect sources (e.g., mobile sources that visit facilities). The rule or set	AB 617
	of rules that would be brought for Board consideration would reduce	CERP
	emissions from railyards.  Ian MacMillan 909.396.3244; CEQA: Jillian Wong 909.396.3176 Socio: Ian MacMillan 909.396.3244	
Reg. II, IV,	Various rule amendments may be needed to meet the requirements of	Other/
XIV, XI, XIX,	state and federal laws, implement OEHHA's 2015 revised risk	AQMP/
XXIII, XXIV,	assessment guidance, changes from OEHHA to new or revised toxic air	Toxics/
XXX and	contaminants or their risk values, address variance issues/technology-	AB 617
XXXV	forcing limits, to abate a substantial endangerment to public health or	BARCT/
	additional reductions to meet SIP short-term measure commitments. The	AB 617
	associated rule development or amendments include, but are not limited	CERP
	to, South Coast AQMD existing, or new rules to implement the 2012 or	
	2016 AQMP measures. This includes measures in the 2016 AQMP to	
	reduce toxic air contaminants or reduce exposure to air toxics from	
	stationary, mobile, and area sources. Rule adoption or amendments may	
	include updates to provide consistency with CARB Statewide Air Toxic	
	Control Measures, or U.S. EPA's National Emission Standards for	
	Hazardous Air Pollutants. Rule adoption or amendments may be needed	
	to implement AB 617 including but not limited to BARCT rules,	
	Community Emission Reduction Plans prepared pursuant to AB 617, or	
	new or amended rules to abate a public health issue identified through	
	ambient monitoring.	

<sup>\*</sup> Potentially significant hearing

<sup>&</sup>lt;sup>+</sup> Reduce criteria air contaminants and assist toward attainment of ambient air quality standards

<sup>#</sup> Part of the transition of RECLAIM to a command-and-control regulatory structure