

Proposed Regular Variance Conditions

Variance Case No. 5017-2

Bristol Industries (FID# 17489)

Hearing Date: February 7, 2024

1. Petitioner shall not perform any spray coating operations in this equipment until the regenerative thermal oxidizer (RTO) permitted under AN 632693 is fully repaired and is in full operation.
2. Petitioner shall not use any materials in this equipment that contain carcinogenic air contaminants identified in Rule 1401, Table I, with an effective date of September 1, 2017, or earlier, except lead and lead compounds (CAS No. 7439-92-1) including lead phosphite (CAS No. 12141-20-7).
3. Petitioner shall only use the curing ovens to cure parts coated during this variance period using the equipment listed in the Permit to Construct under AN 632693 (“the Permit”). Petitioner shall not use the curing ovens to cure any other parts coated prior to the variance period or coated by a third party.
4. Petitioner shall only use Rule 1124 compliant coatings and or the following materials in this equipment during the variance period. The daily usage of each material shall be managed so that the total VOC emissions resulting from the use of the below specified materials and all Rule 1124 compliant coatings does not equal or exceed 58 pounds per day.

Material
Everlube 620C
Kal-Gard FA
MEK
FA Solvent
Cetyl Alcohol
BPS 454
BPS 470
Proprietary Thinner

5. Petitioner shall keep all Roll Up Doors and Access Doors closed when any coating operation is in process.
6. Petitioner shall keep daily records of material usage to demonstrate compliance with Condition 4.
7. Petitioner shall expedite the execution of bidding specifications and contracts, as well as the delivery, installation, startup, and testing of the components needed to repair the RTO and return to compliant operations.

8. Within 30 days from the date of issuance of this regular variance, Petitioner will make a final determination on whether there exists a temporary carbon adsorber with a valid various locations permit issued by the South Coast AQMD. If such a unit is available, Petitioner shall obtain and operate the unit through the end of the regular variance period or until final compliance is achieved.
9. Petitioner shall shutdown its operations if South Coast AQMD receives three (3) or more odor complaints, until the odor issue is resolved.
10. Petitioner shall notify the Clerk of the Hearing Board at clerkofboard@aqmd.gov and South Coast AQMD Legal Counsel Ryan Mansell at rmansell@aqmd.gov, in writing, if and when final compliance has been achieved.
11. Petitioner shall calculate daily excess emissions and shall pay all applicable fees to the Clerk of the Board by August 16, 2024, or the variance shall be invalidated pursuant to Rule 303(k).