Proposed Amended Rule 461 – Gasoline Transfer and Dispensing

Proposed Rule 461.1 – Gasoline Transfer and Dispensing for Mobile Fueling Operations

Proposed Amended Rule 219 – Equipment not Requiring a Written Permit Pursuant to Regulation II
Presentation Agenda Overview

- Summary of Working Group Meeting #2 and Survey Updates
- Overview of Mobile Fueler Permitting
- Evaluating Health Risks for Gasoline Dispensing Permits
- Overview of Emission Sources from Gasoline Dispensing
- Risk Assessment Tier Path
- Next Steps
Agenda Item # 1
Summary of Working Group Meeting #2 and Survey Updates
Working Group Meeting #2 Summary

- Discussed coordination with fire authorities
- Summarized CARB vapor recovery certification process for mobile fuelers
- Overview of equipment and certification process for a CARB certified mobile fueler
- Summarized South Coast AQMD Rule 461 requirements and CARB certified vapor recovery systems for mobile fuelers:
  - Mobile fueler Phase I vapor recovery systems
  - Mobile fueler Phase II vapor recovery systems
Survey for Mobile Fueling Operations

- Staff distributed a survey to collect current operational information.
- Microsoft Forms survey is available via the South Coast AQMD Proposed Rules and Proposed Rule Amendments website:
- Please submit completed surveys by: March 31, 2021
Summary of Survey Responses

- 11 responses for businesses conducting gasoline mobile fueling
  - 10 non-retail gasoline mobile fueling businesses
    - All operations are subject to current Phase I and Phase II vapor recovery system requirements of Rule 461 and South Coast AQMD permitting requirements
  - 1 retail gasoline mobile fueling
    - Operation is operating with a Phase I vapor recovery system and equipment that is certified by CARB

- No responses received from retail gasoline mobile fueling operations that utilize smaller vehicles, such as pick up trucks, and have a smaller gasoline dispensing capacity
  - Staff is aware that these operations exist based on staff observations, news articles, and websites
  - Details of these operations are needed to better understand these mobile fueling operations for the rule requirements
Agenda Item # 2
Overview of Mobile Fueler Permitting
Permitted and Unpermitted Gasoline Dispensing Operations

Retail and Non-Retail Gasoline Dispensing Operations

Permit Not Required

• Stationary underground or aboveground tank capacity of < 251 gallons
• Mobile fueler cumulative capacity of < 251 gallons and tank capacity of ≤ 120 gallons
• Estimated health risks ≤ Rule 1401

Permit Required

• Stationary underground or aboveground tank capacity of ≥ 251 gallons
• Mobile fueler cumulative capacity of ≥ 251 gallons and tank capacity of > 120 gallons
• Estimated health risks > Rule 1401 (must meet Rule 1401 thresholds)
• Any tanks equipped with vapor recovery

• In Working Group Meeting #1, staff presented the gasoline operations that require a permit
• A South Coast AQMD permit establishes specific operating conditions for the equipment or process
Key Non-Retail Mobile Fueler Permit Conditions with Phase I and II Vapor Recovery

**Rule Compliance**
- Rule 461

**Operating Requirements**
- Install, operate, and maintain Phase I and Phase II vapor recovery equipment
- Operate equipment to prevent release of gasoline emissions (e.g., keep mobile fueler dome hatch closed)
- Maintain applicable pressures within acceptable ranges

**Testing, Reporting, and Notification**
- Conduct periodic testing to ensure vapor recovery equipment is operating correctly
- Submit throughput, test results, and maintenance logs
- Notify operating information when operating off-site (e.g., contact info, location, distance to sensitive receptor)

**Operating Limits**
- Limit gasoline throughput (monthly and annual limit) to comply with health risks
Agenda Item # 3
Evaluating Health Risks for Gasoline Dispensing Permits
South Coast AQMD rules for evaluating the health risks for toxic air contaminants include:

- **Rule 1401** – New Source Review of Toxic Air Contaminants

- **Rule 1401.1** – Requirements for New and Relocated Facilities Near Schools
Evaluating Health Risks for Rules 1401 and 1401.1

- Permit conditions are added to limit the throughput ensuring the:
  - Permit unit emissions do not exceed the health risk thresholds pursuant to Rule 1401
  - Facility-wide emissions do not exceed the health risk thresholds pursuant to 1401.1

- For gasoline dispensing, throughput limitation is the primary mechanism to ensure operations do not exceed applicable health risk thresholds

- Although cancer and non-cancer health risks are evaluated, compliance with Rule 1401 and Rule 1401.1 is based on the cancer risk
  - Cancer risk is the limiting factor in establishing throughput limitations

- A permit will not be issued if the estimated health risks from all toxic air contaminants emitted from a permit unit exceed the applicable Rule 1401 or Rule 1401.1 thresholds
Permit applications for new, relocated, or modified permit units, that emit toxic air contaminants are evaluated to ensure compliance with Rule 1401.

The health risk thresholds are based on whether the equipment uses Best Available Control Technology for Toxics (T-BACT), which is the most stringent emissions limitation or control technique that has been:

- Achieved in practice for such permit unit category or class of source
- Found by the Executive Officer to be technologically feasible for a category of sources or for a specific source

A gasoline dispensing facility permit will not be issued if the health risks from all toxic air contaminants emitted from a gasoline dispensing operation permit unit exceeds a threshold.

<table>
<thead>
<tr>
<th>T-BACT</th>
<th>Maximum Individual Cancer Risk ¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>One in one million (1.0 x 10⁻⁶)</td>
</tr>
<tr>
<td>Yes</td>
<td>Ten in one million (10 x 10⁻⁶)</td>
</tr>
</tbody>
</table>

¹ At any receptor location (residential, worker, or sensitive receptor)
T-BACT is a control technique or emission limitation that results in the maximum degree of emission reductions that the South Coast AQMD had determined is reasonably achievable.

Is the gasoline dispensing permit unit equipped with T-BACT?

Yes

Ten in one million
(10 x 10^-6)

No

One in one million
(1.0 x 10^-6)
Overview of Rule 1401.1 Cancer Risk Thresholds

- Permit applications for any permit unit that emits toxic air contaminants at a new facility are evaluated to ensure compliance with Rule 1401.1.
- Rule 1401.1 applies to a new or relocated gasoline dispensing facility near schools:
  - Establishes cancer risk threshold of one in one million, regardless if the unit has T-BACT.
  - Facility-wide risk.
- Rule 1401.1 goes beyond Rule 1401 by establishing more stringent thresholds for new or relocated facilities near schools regardless of controls or type of equipment.

<table>
<thead>
<tr>
<th>Feet from Outer Boundary of School(^1) to Permit Unit</th>
<th>Cancer Risk at School</th>
</tr>
</thead>
<tbody>
<tr>
<td>( \leq 500 )</td>
<td>One in one million ((1.0 \times 10^{-6}))</td>
</tr>
<tr>
<td>( &gt; 500 ) and (&lt; 1,000 ) (^{2})</td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) School or school under construction
\(^2\) When there is also no residential or sensitive receptor within 150 feet of the proposed permit unit.
Applicant submits proposed throughput limit

Staff evaluates health risks for throughput for gasoline dispensing:
• Equipment operations
• Use of T-BACT
• Distance to receptors

• Use applicant’s proposed throughput
• If necessary, restrict throughput to prevent operations from exceeding Rule 1401 or 1401.1 health risk thresholds

Proceed with processing permit application
Agenda Item # 4
Overview of Emission Sources from Gasoline Dispensing
Permitted Emission Sources at Gasoline Dispensing Facilities

• Gasoline dispensing operations have multiple emission points
  • Breathing (tanks)
  • Hose permeation
  • Spillage
  • Fueling during dispensing

• Emission factors vary depending on:
  • Dispensing equipment (e.g., nozzle, hoses, breakaways)
  • Vapor recovery systems
  • Preventative measures

• Emissions from a facility or process are used to determine the facility’s health risk
Stationary Gasoline Dispensing Facility Loading Emissions

Phase I: Returns vapors from the fuel storage tank back into the fuel delivery tank
Mobile Fueler Loading Emission Sources

1. Phase I: Returns vapors from the mobile fueler dispensing back into the fuel terminal or storage tank.

2. Splash Loading: can be more than 50 times more emissive than tanks that are bottom loaded and equipped with Phase I vapor recovery.
Stationary Gasoline Dispensing Facility
Non-Loading Emission Sources

Pressure Driven Losses (Breathing)
Based on tank being underground or in a covered area; aboveground tanks are insulated and painted a reflective color, tank may be equipped with a vapor processor

Hose Permeation Losses
Based on length of hose and gasoline temperature

Spillage Losses
CARB’s emission factors for spillage are currently under review

Fueling Losses During Dispensing
Phase II vapor recovery nozzle provides emission reductions

1 Types of vapor processors include a vapor storage tank bladder system (simplistically depicted), carbon canister, thermal oxidizer, or two types of cell membranes
Pressure Driven Losses (Breathing)
Potentially higher emissions than a gasoline dispensing facility due to vehicle movement, lack of insulation, tank color, tank reflectivity, and operating in open uncovered areas.

Hose Permeation Losses
Potentially higher emissions than a gasoline dispensing facility because hose is longer and gasoline temperature is higher.

Spillage Losses
If using a CARB certified Eco Nozzle emissions may be lower than a gasoline dispensing facility.

Fueling Losses During Dispensing
Higher emissions than a gasoline dispensing facility as mobile fueler is not equipped with a Phase II vapor recovery system and not all vehicles are equipped with ORVR.

Applicable to all mobile fueler models.
Agenda Item # 5
Risk Assessment Tier Path
South Coast AQMD and other air districts in California follow the methodology established by California Office of Environmental Health Hazard Assessment (OEHHA) for risk assessment.

OEHHA’s “Air Toxics Hot Spots Program Guidance Manual for the Preparation of Health Risk Assessments” was updated in 2015 to take into account age sensitivity factors.

South Coast AQMD’s “Risk Assessment Procedures for Rules 1401, 1401.1 and 212” was updated in 2017 to be consistent with OEHHA’s 2015 Guidance.

All health risk assessments submitted for permit applications must follow South Coast AQMD’s Risk Assessment Procedures.
Risk Assessment Tiers

- There are several tiers for preparing health risk assessments in order of increasing complexity with each higher tier providing a more refined estimate of health risks.
- Permit applicants may use any of these tiers to demonstrate compliance with the risk limits of Rule 1401.
- Applicants do not use Tier 1 as the conservative assumptions would yield very low throughput limits.
- South Coast AQMD guidance does not allow Tier 3 for gasoline dispensing.

1. Screening Emission Levels
   Not used for gasoline dispensing operations as screening tables are most conservative leading to low throughputs.

2. Screening Risk Assessment

3. Screening Dispersion Modeling
   Cannot be used for gasoline dispensing operations as there are multiple emission or release points.

4. Detailed Risk Assessment
Tier 2: Screening Risk Assessment

Overview

- Is a screening risk assessment
- Screening tables are used to determine the level of risk from a source for cancer risk, HIA, HIC8, and HIC

- Tier 2 screening tables have been developed for underground and above ground stationary gasoline dispensing facilities
- Tier 2 evaluation may be used by stationary gasoline dispensing facilities satisfied with the throughput to ensure health risks are below established thresholds
- Applicant has the option to use Tier 4 analysis to maximize the maximum allowed throughput

- Tier 2 screening tables are for underground and above ground stationary gasoline dispensing facilities which might not have identical source characteristics and emission rates as mobile fuelers
- Tier 4 analysis is needed until Tier 2 screening tables for mobile fuelers are developed
Tier 4: Detailed Risk Assessment Overview

- Involves detailed dispersion modeling using actual meteorological data from the station that is most representative of the facility's meteorological conditions
- Provides a more representative health risk estimate
- Typically requires technical consultant to conduct health risk assessment and dispersion modeling – generally $10,000 to $15,000

- Stationary gasoline dispensing facilities may use Tier 4 analysis to maximize throughput limits
- Tier 4 analysis can be used to calculate throughput limits
Tier 4 Dispersion Modeling Parameters

- Location of each emission source
- Source characteristics (i.e., point source, volume source, or area source)
- Maximum annual emissions of all air toxics (cancer risk and non-cancer chronic hazard index)
- Maximum hourly emissions (non-cancer acute hazard index)
- Receptor grid and discrete sensitive receptors
- Meteorological station
Looking Ahead

- Develop Tier 2 screening tables for mobile fuelers
- Discuss rule concepts for retail mobile fuelers
  - Applicability
  - General requirements
Agenda Item # 6

Next Steps
Next Steps

1. Hold working group meetings
2. Continue information gathering
3. Develop rule concepts
4. Public Hearing
5. Hold working group meetings
PARs 461, 219 and PR 461.1
Staff Contacts

Please contact staff with any questions or comments

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Additional information is located on the South Coast AQMD Proposed Rules and Proposed Rule Amendments Website
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