

Request for Inclusion in Stipulated Order for Abatement

(To Continue Operation of a Non-Enhanced Vapor Recovery (EVR) Compliant Gasoline Dispensing Facility Beyond the Applicable Deadline Date)

South Coast Air Quality Management District
 21865 Copley Drive
 Diamond Bar, California 91765
 Attn: Senior Deputy District Prosecutor
 Carol L. Englehardt or Elliott R. Sernel

The following listed company/Gasoline Dispensing Facility (the subject "GDF") hereby requests that the South Coast Air Quality Management District (AQMD) institute a Stipulated Order for Abatement proceeding before the AQMD Hearing Board to enable the subject GDF to temporarily continue gasoline dispensing operations beyond the: (check the appropriate boxes)

- 1. April 1, 2005 deadline while it takes diligent action to come into full compliance with Phase I EVR requirements.
- 2. September 1, 2005 deadline while it takes diligent action to come into full compliance with Phase II EVR (ORVR Compatible) requirements.

1. Accurate information on the subject GDF is as follows:

List Only One Facility Per Request Form	Facility Name (as if appears on AQMD Permit):		<input type="checkbox"/> Retail Service Station <input type="checkbox"/> Non-retail (Commercial)	AQMD Facility ID:	AQMD Permit No.:	
	Facility Address:		City:	Zip:		
	Mailing Address: <input type="checkbox"/> (Same as Facility Address)		City:	Zip:		
	Owner/Operator Name:		Organization: <input type="checkbox"/> Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> LLC <input type="checkbox"/> Sole proprietor/owner <input type="checkbox"/> Other (specify)			
	Contact Name:	Contact Title:	Contact Phone No.:	Contact Fax No.:		

- 2. The GDF agrees to file its applications for an AQMD Permit to Construct the necessary EVR upgrades no later than 10 days from the date of this request.
- 3. The GDF understands that, until compliance is achieved, it will be subject to civil penalties in the amount of \$60.00 per day of operation, retroactive to April 1, 2005 if box 1 is "checked" above and retroactive to September 1, 2005 if box 2 is "checked" above. The civil penalty may be a lesser amount if the District Prosecutor, in its sole discretion, agrees in writing.
- 4. The GDF understands that IF THE DISTRICT PROSECUTOR AGREES TO PROCEED, it will be furnished with a more detailed declaration which it must fill out and return to the District Prosecutor's Office to enable the Hearing Board to go forward with the Order for Abatement proceeding. The Declaration will contain more detailed information on the procedures, form and substance of the proposed Order of the Hearing Board. The GDF agrees to complete the Declaration within seven (7) days after receipt thereof.
- 5. The GDF acknowledges that it is aware of the existence of alternative variance procedures before the AQMD Hearing Board and that further information on variances, fees and procedures is available on the AQMD's web page: <http://www.aqmd.gov/hearbd/variances.html>. Such variances are granted or denied based on the facts of each individual case and it is understood that there is no guarantee that the Hearing Board will grant a variance to the GDF.
- 6. The GDF agrees to notify the District Prosecutor via facsimile of the date that the required installation has been completed.

Date:	Signature:	Print Name:	Title:
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Submit to AQMD via facsimile transmission to 909.396.2961 or via hand delivery

