

**Maruchan Inc.**

Hearing Board Case #6274-1

Facility ID No. 14049

**Proposed Variance Conditions**

August 13, 2025

1. If Petitioner exceeds 55,362 pounds per day in Fryer E (P/O G70105), then the minimum excess emissions fee shall be due for that day.
2. If Petitioner exceeds 108,974 pounds per day in Fryer F (P/O G70103), then the minimum excess emissions fee shall be due for that day.
3. Petitioner shall complete construction of the Oil Mist Control System Device C60 under P/O G70104 (Oil Mist Control System), no later than July 18, 2026.
4. Petitioner shall notify the District via email to Douglass Williams (Attn: [dwilliams@aqmd.gov](mailto:dwilliams@aqmd.gov)) and Austin Stewart (Attn: [astewart@aqmd.gov](mailto:astewart@aqmd.gov)) within 72 hours of completion of construction of the Oil Mist Control System.
5. Petitioner shall perform a PM10 and VOC Source Test on Fryer E and Fryer F the later of 60 days from initial operation of the Oil Mist Control System, or 30 days of receiving approval for the source test protocol. Petitioner shall submit to the District the PM10 and VOC Source Test Report no later than 72 hours after receipt, with a copy to Douglass Williams (Attn: [dwilliams@aqmd.gov](mailto:dwilliams@aqmd.gov)), John L. Jones II (Attn: [jjones@aqmd.gov](mailto:jjones@aqmd.gov)), and Austin Stewart (Attn: [astewart@aqmd.gov](mailto:astewart@aqmd.gov)).
6. Upon installation and operation of the Oil Mist Control System, Petitioner shall submit an expedited source test protocol for review to South Coast AQMD by submitting Expedited Evaluation Request Form 222-XST within 30 days.
7. Petitioner shall provide increments of progress on the permitting and installation process for the Oil Mist Control System to South Coast AQMD by email to Douglass Williams (Attn: [DWilliams@aqmd.gov](mailto:DWilliams@aqmd.gov)) on the first Tuesday of every month starting September 2, 2025, until final compliance is achieved.
8. Petitioner shall provide hourly and daily wet noodle dough throughput records for Fryer E and Fryer F to South Coast AQMD by email to Douglass Williams (Attn: [DWilliams@aqmd.gov](mailto:DWilliams@aqmd.gov)) on a weekly basis every Tuesday beginning August 19, 2025,

until final compliance is achieved. The throughput records should consist of the following:

- a. Date;
  - b. Throughput in tons of wet noodle dough processed in each operating hour for Fryer E and Fryer F; and
  - c. Cumulative throughput in tons of wet noodle dough processed each day.
9. Petitioner shall perform cleaning of Fryer E and Fryer F at least once a week, and record the cleaning date, duration of cleaning time for each unit, and confirmation that the cleaning consisted of: (a) removing noodle particles inside each fryer, (b) flushing of the fryer oil system; and (c) cleaning of each oil filter. The records shall be sent to Douglass Williams (Attn: [DWilliams@aqmd.gov](mailto:DWilliams@aqmd.gov)) on the first Tuesday of every month starting September 2, 2025, until final compliance is achieved.
10. Final compliance will be achieved on the date that Petition submits results of the initial source test (in the manner provided below) on the Oil Mist Control System and Fryers E and F demonstrating compliance with permitted PM10 and VOC emission limits. The Final Compliance Date (as defined below) for the variance shall be achieved as of the date of the compliant source test and no excess emissions fees will be required on or after that date.
11. Petitioner shall notify the Clerk of the Hearing Board (Attn: [ClerkofBoard@aqmd.gov](mailto:ClerkofBoard@aqmd.gov)) and the District via email to Douglass Williams ([DWilliams@aqmd.gov](mailto:DWilliams@aqmd.gov)), John L. Jones II (Attn: [jjones@aqmd.gov](mailto:jjones@aqmd.gov)) within 24 hours after achieving final compliance ("Final Compliance Date"), and all reporting and recordkeeping required by the variance shall immediately cease upon the submission of the email to Douglass Williams and John L. Jones II.
12. Petitioner shall pay all applicable fees to the Clerk of the Board or the variance shall be invalidated pursuant to Rule 303(k), except for excess emissions fees, which shall be paid within fifteen (15) days of notification in writing that the fees are due, unless otherwise ordered by the Hearing Board. Petitioner shall calculate, record, and report all excess emissions during the variance period, and pay appropriate excess emission fees to the Clerk of the Board.