

Maruchan Inc.

Hearing Board Case #6274-2

Facility ID No. 100808

Proposed Variance Conditions

1. Petitioner shall provide increments of progress on the installation process for the air pollution control system associated with A/N 656676 “Fryer Line K” to South Coast AQMD by email to AQ Inspector Douglass Williams (DWilliams@aqmd.gov) every Tuesday beginning May 5, 2026, until final compliance is achieved.
2. Petitioner shall process only wet noodles in the deep fat fryer, Line K (under Application No. 656676).
3. Petitioner shall reduce operations of the deep fat fryer, Line K by processing no more than 50 tons per day of wet noodle dough, for the first 30 days of operation (through May 14, 2026) or until the air pollution control equipment (under Application No. 656677) is in full use, whichever is earlier.
4. Petitioner shall maintain daily wet noodle throughput records anytime the deep fat fryer, Line K is in operation.
5. Petitioner shall provide wet noodle dough throughput and operation records for the equipment associated with A/N 656676 Fryer Line K to South Coast AQMD by email to AQ Inspector Douglass Williams (DWilliams@aqmd.gov) and AQ Engineer, Chelsie Ceballos (cceballos@aqmd.gov) every Tuesday beginning April 21, 2026, until final compliance is achieved. The throughput and operation records shall consist of the following:
 - a. Date;
 - b. Number of hours the fryer operated each day;
 - c. Cumulative throughput in tons of wet noodle dough processed each day.
6. Petitioner shall perform weekly cleaning of Fryer Line K and record the cleaning date and duration of cleaning time for each unit. The records shall be sent to AQ Inspector Douglass Williams (DWilliams@aqmd.gov) on the first Tuesday of every month starting May 5, 2026, until final compliance is achieved.
7. The petitioner shall notify the Clerk of the Hearing Board via email (ClerkofBoard@aqmd.gov) and the District by calling 1-800-CUT-SMOG and via email to Chelsie Ceballos (cceballos@aqmd.gov) and to Daphne Hsu (dhsu@aqmd.gov) of final compliance within twenty-four (24) hours after achieving final compliance.
8. 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.