# MOJAVE DESERT AIR QUALITY MANAGEMENT DISTRICT

### **FOP Evaluation Document**

## **Preliminary Determination - Statement of Basis** *for*

Renewal of

**FOP Number: 121902118** 

For:

**Unlimited Performance Products** 

Facility:

**Unlimited Performance Products** 

Facility Address:

8770 Caliente Road Hesperia, CA 92345

Document Date: December 13, 2018

Submittal date to EPA/CARB for review: December 13, 2018

EPA/CARB 45-day Commenting Period ends: January 27, 2019

Public Notice Posted: December 20, 2018

Public Commenting Period ends: January 22, 2019

Permit Issue date: On or about January 31, 2019

Permitting Engineer: Chris Anderson

### A. FACILITY IDENTIFYING INFORMATION:

Owner/Company Name: Unlimited Performance Products

Facility Names: Unlimited Performance Products

Facility Location: 8770 Caliente Road

Hesperia, CA 92345

Mailing Address: 8770 Caliente Road

Hesperia, CA 92345

Federal Operating Permit Number: 121902118

MDAQMD Company Number: 1219

MDAQMD Facility Number: 2118

Responsible Official: Nick Adams

Owner

O: 760-948-0055 F: 760-947-8333 E: Net55@aol.com

Facility "Site" Contact(s): Nick Adams

Owner

O: 760-948-0055 F: 760-947-8333 E: Net55@aol.com

Nature of Business: Fiberglass Automobile Parts Manufacturer

Fiberglass Composite Boat Manufacturer

SIC/NAICS Code: 3714/336390 – Fiberglass Automobile Parts

3732/336612 – Boat Building and Repairing

Facility Coordinates UTM (Km) 462.801-E/3807.788-N

### B. BACKGROUND:

The Federal Clean Air Act Amendments of 1990 established a nation-wide permit to operate program commonly known as "Title V". The MDAQMD adopted Regulation XII [Rules 1200 - 1210] and Rule 221 - *Federal Operating Permit Requirement*; [Version in SIP = Current, 40 CFR 52.220(c)(216)(i)(A)(2) - 02/05/96 61 FR 4217], to implement both the Federal Operating Permit and Acid Rain Permit programs locally and have received Final Program Approval from EPA on March 6, 1996.

This facility (Unlimited Performance Products, hereafter UPP) is subject to the Operating Permit requirements of Title V of the federal Clean Air Act, Part 70 of Title 40 of the Code of Federal Regulations (CFR), and MDAQMD Regulation XII, *Federal Operating Permits*. UPP is defined as a federal Major Facility pursuant to District Rule 1201 – *Federal Operating Permit Definition*, as this facility has a Potential to Emit (PTE) greater than the Major Facility thresholds for a single Hazardous Air Pollutant (styrene).

Pursuant to Regulation XII, *Federal Operating Permits*, the District has reviewed the terms and conditions of this Federal Operating Permit and determined that they are still valid and correct. This review included an analysis of federal, state, and local applicability determinations for all sources, including those that have been modified or permitted since the issuance of the initial Federal Operating Permit. The review also included an assessment of all monitoring in the permit for sufficiency to determine compliance. This *Statement of Legal and Factual Basis*, pursuant to Rule 1203(B)(1)(a)(i), is intended to assess the adequacy of the existing Title V Permit and explain the District's basis in composing the proposed Renewal.

In the MDAQMD, state and District requirements are also applicable requirements and are included in the permit. These requirements can be federally enforceable or non-federally enforceable. State and District only applicable requirements are designated as such.

The purpose of this action is to renew UPP's Federal Operating Permit.

### C. DESCRIPTION OF FACILITY:

UPP, Federal Operating Permit (FOP) number 121902118, located at 8770 Caliente Road, Hesperia, CA 92345, specializes in reinforced plastic composites, manufacturing both aftermarket automotive parts and boat manufacturing. A description of each process follows:

<u>For automotive parts manufacturing</u>: A fiberglass mold of the automobile part is sprayed with a mixture of gel coat and catalyst using a spray gun in the spray booth. The gel coat then hardens at ambient temperature. Next, hand lay-up of fiberglass and polyester resin is carried out in the fiberglass lay-up room. Polyester resin is applied by brush in the hand lay-up operation.

*For boats manufacturing*: A fiberglass mold of a boat component is sprayed with a mixture of gel coat and catalyst using a spray gun. After the gel coat is hardened, vinyl

ester or polyester ester resin is applied by wet-out guns or hand lay-up as laminations layers. After the lamination layers cure, boat components are then assembled into boat sections using adhesive and resin applications. These boat sections are further integrated to form the actual boat. The boat is then worked on to increase its aesthetic value followed by quality control/quality assurance. Finally, the boat is shipped out to customers.

### D. MODIFICATIONS TO CURRENT FEDERAL OPERATING PERMIT:

### **GENERAL UPDATES**

- General formatting to improve the consistency of the Title V permits program.
- Update rule citations throughout the permit. Each rule citation was reformatted for program consistency which includes relocating the SIP citations to Part VII, Table 1. Table 1 sufficiently identifies each rule, the SIP status of the rule and the federal enforceability of each rule.

### PART I: INTRODUCTORY INFORMATION

This section of the Federal Operating Permit contains general information about the UPP facility, including facility identifying information (section A), a description of the facility (section B), and a description of the facility's equipment (section C).

Changes made to this section of the FOP:

 Part I, Section A, the District added NAICS codes to the facility identifying information table as part of a general update for benefit to District permits and emission inventory programs.

## PART II: FACILITYWIDE APPLICABLE REQUIREMENTS; EMISSIONS LIMITATIONS; MONITORING, RECORDKEEPING, REPORTING AND TESTING REQUIREMENTS; COMPLIANCE CONDITIONS; COMPLIANCE PLANS

This section of the Federal Operating Permit contains requirements applicable to the entire facility and equipment (section A), facility-wide monitoring, recordkeeping, and reporting requirements (section B), and facility-wide compliance conditions (section C).

Changes made to this section of the FOP:

- Part II, Section A.1 was updated to better address requirements of District Rule 203.
- Part II, Section A.8 was updated to better address requirements of District Rule 217.
- Part II, Section A.14 was updated to better address requirements of District Rule 403.
- Part II, A. 23; This section was updated by removal of reference to District Rule 441-Research Operations because it is not a SIP Rule (SIP disapproval 1/16/81). All subsequent sections were renumbered.
- Part II, Section A.23, rewritten to not only exclude District Rule 441, but address updates to District Rule 442.

- Part II, Section A. 25, was updated to incorporate new requirements of Rule 1104. The facility primarily uses acetone as a cleanup solvent and it is generally understood that the requirements of this rule will not apply.
- Part II, Section A.27 updated to delete expired VOC limits of District Rule 1114.
- Part II, Section A. 28. VOC Limits table was reformatted.
- Part II, Section A. 29 updates with recent requirements from District Rule 1116 amendments. As the facility is primarily engaged in fiberglass operations, District Rule 1116 is not generally not expected to apply at this facility.
- Part II, Section A.30 and 31 were added to include the VOC emission limits from District Rule 1162- *Reinforced Plastic Composites*. Application techniques, VOC storage and handling, and recordkeeping requirements are addressed in Part III.
- Part II, Section A.33 and A.34 Added reference to USEPA Rules known as National Emission Standards for Hazardous Air Pollutants (NESHAP) and Maximum Achievable Control Technology (MACT) Title 40 CFR 63 subparts WWWW and VVVV.
- Part II, Section B.3 To ease reporting burden, aligned Title V annual compliance certification period with the period defined by 40 CFR Part 63 subparts VVVV and WWWW.
- Part II, Section B.4. To ease reporting burden, aligned Title V deviation reporting period with annual compliance certification.

## PART III: EQUIPMENT SPECIFIC APPLICABLE REQUIREMENTS; EMISSIONS LIMITATIONS; MONITORING, RECORDKEEPING, REPORTING AND TESTING REQUIREMENTS; COMPLIANCE CONDITIONS; COMPLIANCE PLANS

This section of the Federal Operating Permit contains equipment-specific applicable requirements including emission limitations, monitoring and recordkeeping, reporting and testing, and compliance plans.

Changes made to this section of the FOP:

- Part III, Section A. was updated by removing the description of the facility as this information is in Part I. The equipment description and permit conditions are which were Part B. have been moved up to Part A.
- Part III, Section A.6, 8, and 9, was updated by adding a citation for reference to the applicable NESHAP (VVVV and WWWW) requirements.
- Part III, Section A. 10 and 11 combined these two very similar parts into one part while still meeting the original requirements of both.
- Part III, Section A.17 In the applicant's original application materials it noted that the facility may engage in using carpet and fabric adhesives. This part was created to apply the fabric and adhesives requirements from VVVV ensuring all applicable requirements are contained in Title V permit.

#### PART IV: STANDARD FEDERAL OPERATING PERMIT CONDITIONS

This section of the Federal Operating Permit contains standard federal operating permit conditions.

Changes made to this section of the FOP:

• No changes were made to this section other than general format changes.

### PART V: OPERATIONAL FLEXIBILITY

This section of the Federal Operating Permit contains information on Off Permit Changes.

Changes made to this section of the FOP:

• No changes were made to this section other than general format changes.

### PART VI: CONVENTIONS, ABBREVIATIONS, DEFINITIONS, MDAQMD APPLICABLE SIP

This section of the Federal Operating Permit contains information on conventions, abbreviations, definitions and now includes a link to the table of MDAQMD SIP rules and regulations.

### PART VII: DISTRICT SIP HISTORY AND CITATIONS

This section of the Federal Operating Permit contains a SIP table of all applicable District Rules.

### E. RULE APPLICABILITY

District Rules

Rule 201/203 – *Permits to Construct/Permit to Operate*. Any equipment which may cause the issuance of air contaminants must obtain authorization for such construction from the Air Pollution Control Officer. UPP is in compliance with this rule as they have appropriately applied for a District permit for all new equipment and maintains District permits for all residing equipment per Part II, section C of their FOP.

Rule 204 – *Permit Conditions*. To assure compliance with all applicable regulations, the Air Pollution Control Officer (Executive Director) may impose written conditions on any permit. UPP complies with all applicable regulations per Part II, section A.3 and A.4 of their FOP.

Rule 206 – *Posting of Permit to Operate*. Equipment shall not operate unless the entire permit is affixed upon the equipment or kept at a location for which it is issued and will be made available to the District upon request. UPP complies with this regulation per Part II, section A.5 of their FOP.

Rule 207 – *Altering or Falsifying of Permit.* A person shall not willfully deface, alter, forge, or falsify any issued permit. UPP complies with this regulation per Part II, section A.6 of their FOP.

Rule 209 – *Transfer and Voiding of Permits*. UPP shall not transfer, whether by operation of law or otherwise, either from one location to another, from one piece of equipment to another, or from one person to another. When equipment which has been granted a permit is altered, changes location, or no longer will be operated, the permit shall become void. UPP complies with this regulation per Part II, section A.7 of their FOP.

Rule 217 – *Provisions for Sampling and Testing Facilities*. This rule stipulates that the APCO may require the applicant to provide and maintain requirements for sampling and testing. In the event that facilities be equipped to accommodate testing the APCO shall notify the Owner/Operator in writing of the required size, number and location of sampling ports; the size and location of the sampling platform: the access to the sampling platform, and the utilities for operating the sampling and testing equipment. UPP is in compliance with this rule per Part II, section A.8 of their FOP.

Rule 219 – *Equipment not Requiring a Permit*. This rule exempts certain equipment from District Permit. UPP is in compliance with this rule per Part II, section A.9.

Rule 221 – Federal Operating Permit Requirement. UPP is in compliance with this rule, as they currently hold and maintain a Federal Operating Permit.

Rule 301/312 – *Permit Fees/Fees for Federal Operating Permits*. UPP's annual permit fees are due by the applicable amounts.

Rule 401 – *Visible Emissions*. This rule limits visible emissions opacity to less than 20 percent (or Ringlemann No. 1). In normal operating mode, visible emissions are not expected to exceed 20 percent opacity. UPP has specific operating conditions that enforce compliance with this rule, specifically Part II, section A.14.

Rule 403 – *Fugitive Dust*. This rule prohibits fugitive dust beyond the property line of any emission source. UPP has specific operating conditions to ensure compliance with this condition, specifically Part II, section A.14.

Rule 403.2 – Fugitive Dust Control for the Mojave Desert Planning Area. This rule ensures that the NAAQS for PM10 will not be exceeded due to anthropogenic sources of fugitive dust with the Mojave Desert Planning Area. UPP is in compliance with this rule per Part II, section A.15.

Rule 404 – *Particulate Matter Concentration*. UPP shall not discharge into the atmosphere from this facility, particulate matter (PM) except liquid sulfur compounds, in excess of the concentration at standard conditions, shown in Rule 404, Table 404 (a).

- (a) Where the volume discharged is between figures listed in the table the exact concentration permitted to be discharged shall be determined by linear interpolation.
- (b) This condition shall not apply to emissions resulting from the combustion of liquid or gaseous fuels in steam generators or gas turbines.
- (c) For the purposes of this condition, emissions shall be averaged over one complete cycle of operation or one hour, whichever is the lesser time period.

  UPP adheres to this rule per Part II, section A.16 of their FOP.

Rule 405 – *Solid Particulate Matter*, *Weight*. UPP shall not discharge into the atmosphere from this facility, solid PM including lead and lead compounds in excess of the rate shown in Rule 405, Table 405(a):

- (a) Where the process weight per hour is between figures listed in the table, the exact weight of permitted discharge shall be determined by linear interpolation.
- (b) For the purposes of this condition, emissions shall be averaged over one complete cycle of operation or one hour, whichever is the lesser time period.

  UPP adheres to this rule per Part II, section A.17 of their FOP.

Rule 406 – *Specific Contaminants*. This rule limits single source of emissions of sulfur compounds. UPP meets this requirement by complying with operating condition listed in Part II, section A.18 of their FOP. Note that UPP currently has no permitted combustion source.

Rule 407 – Liquid and Gaseous Air Contaminants. This rule limits CO emissions from facilities. UPP meets this requirement by complying with operating condition listed in Part II, section A.19 of their FOP. Note that UPP currently has no permitted combustion source.

Rule 408 – *Circumvention*. This rule prohibits hidden or secondary rule violations. The proposed renewal as described is not expected to violate Rule 408. UPP meets this requirement by complying with operating condition listed in Part II, section A.20 of their FOP.

Rule 409 - Combustion Contaminants. This rule limits the emissions of combustion contaminants exceeding 0.23 gram per cubic meter (0.1 grain per cubic foot) of gas calculated to 12 percent of carbon dioxide  $(CO_2)$  at standard conditions averaged over a minimum of 25 consecutive minutes. UPP meets this requirement by complying with operating condition listed in Part II, section A.21 of their FOP. Note that UPP currently has no permitted combustion source.

Rule 430 – *Breakdown Provisions*. Any Breakdown which results in a violation to any rule or regulation as defined by Rule 430 shall be properly addressed pursuant to this rule. UPP meets this requirement by complying with operating condition listed in Part II, section A.22 of their FOP.

Rule 442 – *Usage of Solvents*. This rule reduces VOC emissions from VOC containing materials or equipment that is not subject to any other rule in Regulation XI. UPP meets this requirement by complying with operating condition listed in Part II, section A.23 of their FOP.

Rule 444— *Open Outdoor Fires*. This rule limits the types of acceptable open outdoor burning effectively minimizing smoke impacts to the public. UPP meets this requirement by complying with the operating condition listed in Part II, section A.24 of their FOP.

Rule 900 – *Standards of Performance for New Stationary Sources (NSPS)*. Rule 900 adopts all applicable provisions regarding standards of performance for new stationary sources as set forth in 40 CFR 60. Currently there are no NSPSs applicable to UPP.

Rule 1104 – *Organic Solvent Degreasing Operations*. This rule limits the emission of VOCs from wipe cleaning and degreasing operations using organic solvents. UPP meets this requirement by complying with operating condition listed in Part II, section A.25 of their FOP.

Rule 1113 – *Architectural Coatings*. This rule limits the quantity of VOC in Architectural Coatings. UPP meets the requirements of this rule by complying with operating condition listed in Part II, section A.26 of their FOP.

Rule 1114– *Wood Products Coatings*. This rule limits the quantity of VOC in Wood Coatings. UPP meets the requirements of this rule by complying with operating condition listed in Part II, section A.27 of their FOP.

Rule 1115 – *Metal Parts and Products Coatings*. This rule limits the emission of VOC from coatings associated with Metal Parts and Products. UPP meets the requirements of this rule by complying with operating condition listed in Part II, section A.28 of their FOP.

Rule 1162 – *Polyester Resin Operations*. This rule limits the emission of VOC (and HAPS by nature of the HAPs present in resins) from Polyester Resin Operations, Fiberglass Boat Manufacturing Operations, organic Solvent cleaning, and the storage and disposal of Solvents and waste Solvent materials associated with such operations. UPP meets the requirements by complying with operating condition listed in Part II, sections A. 30-31 and Part III. Part II of the Title V permit was written to include the sections of the rule that specifically pertains to this facility's operations (for example the facility does not use closed molding nor do they have a VOC control device installed; therefore, section (C)(1)(b)(and (c) were not written into the permit.)

Regulation X – *National Emission Standards for Hazardous Air Pollutants*. Pursuant to Regulation X, UPP is required to comply with all applicable ATCMs.

Regulation XII – *Federal Operating Permits*. This regulation contains requirements for sources which must have a FOP. UPP currently has a FOP and is expected to comply with all applicable rules and regulations.

Rule 1201 – *Federal Operating Permit Definitions*. UPP is defined as a federal Major Facility pursuant to this rule.

Rule 1203 – *Federal Operating Permits*. This rule outlines the permit term, issuance, restrictions, content, operational flexibility, compliance certification, permit shield, and violations of Federal Operating Permits. UPP complies with this rule per Part II, sections B and C, and Part IV and V of their FOP.

Rule 1205 – *Modifications of Federal Operating Permits*. This action to UPP's FOP does not constitute a modification; therefore, this rule is not subject to this action.

Rule 1206 – *Reopening, Reissuance and Termination of Federal Operating Permits*. This action to UPP's FOP does not constitute a Reopening, Reissuance or Termination of Federal Operating Permits; therefore, this rule is not subject to this action.

Rule 1207 – *Notice and Comment*. This rule outlines the noticing requirements for Notice and Comment. UPP properly noticed their renewal pursuant to this rule.

Rule 1208 – *Certification*. UPP included a Certification of Responsible Official as required with the submitted application for the Renewal.

Rule 1211 – *Greenhouse Gas Provisions of Federal Operating Permits*. UPP is not a Major GHG Facility pursuant to Rule 1211 and has no requirements pertaining to this regulation.

Regulation XIII – *New Source Review*. This regulation sets forth requirements for the preconstruction review of all new or modified facilities. UPP is not a new facility nor is it currently a modified facility; therefore, this regulation does not apply.

Rule 1520 – *Control of Toxic Air Contaminants from Existing Sources*. This rule controls the emission of toxic air contaminants from existing source. This permit action does not trigger the applicability of Rule 1520.

Regulation XVII – Prevention of Significant Deterioration

Please take notice that this regulation is not currently used within the MDAQMD because the USEPA has not delegated authority for the PSD Program to the MDAQMD at this time. That said, UPP is not a source subject to PSD as UPP annual emission are less than the applicability thresholds.

### Federal Regulations

40 CFR 63, Subpart A – *NESHAP General Provisions*. UPP complies with this regulation per Part III, Section A.

40 CFR 63, Subpart WWWW – *NESHAP for Reinforced Plastic Composites*. UPP complies with this regulation per Part III, Section A. UPP does not use add-on control device and is compliant through use of compliant materials and work practices.

40 CFR 63, Subpart VVVV – *NESHAP for Boat Manufacturing*. UPP complies with this regulation per Part III, Section A. UPP does not use add-on control device and is compliant through use of compliant materials and work practices.

40 CFR 64, Compliance Assurance Monitoring. The Compliance Assurance Monitoring (CAM) rule (40 CFR 64) applies to each Pollutant Specific Emissions Unit (PSEU) when it is located at a Major Facility that is required to obtain Title V, Part 70 or 71 permit and it meets all of the following criteria. "PSEU" means an emissions unit considered separately with respect to each regulated air pollutant.

### The PSEU must:

- a. Be subject to an emission limitation or standard [40 CFR 64; AND,
- b. Use a control device to achieve compliance [40 CFR 64.2(a)(2)]; AND,
- c. Have the **potential pre-control** emissions that exceed or are equivalent to the major source threshold. [40 CFR 64.2(a)(3)]

As part of its normal business operations, UPP emits VOC, HAPs, and Particulate Matter (PM) from each PSEU (spray booth). All spray booths share the facility Potential to Emit (PTE) for all pollutants; therefore, for purposes of CAM, each spray booth is considered to have a potential to emit equivalent to the facility PTE.

Facility VOC emissions are capped by permit condition not to exceed 24.9 tons per year, therefore; UPP does not qualify as a major source of VOC and CAM does not apply for VOC. The HAP emission PTE, primarily comprised of styrene and methyl methacrylate, is in excess of the major source threshold for a single HAP (styrene >10 tpy), however, because UPP does not employ a control device for HAP emissions, CAM does not apply. PM emissions are controlled by dry filter; however, uncontrolled PM emissions are minimal and do not exceed the 100 tpy major source threshold; therefore, CAM does not apply for PM.

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### F. <u>CONCLUSIONS AND RECOMMENDATION</u>:

The District has reviewed the application for the renewal of UPP Federal Operating Permit. The District has determined that the renewal permit is in compliance with all applicable District, state, and federal rules and regulations as proposed when operated in the terms of the permit conditions given herein. The proposed permit and corresponding statement of legal and factual basis will be publicly noticed pursuant to District Rule 1207. To view the public notice please refer to Appendix A of this document.

### G. PUBLIC COMMENT AND NOTIFICATIONS

### 1. Public Comment

This preliminary determination will be publicly noticed in accordance with District Rule 1207. Please see Appendix A of this document for noticing details.

### 2. Notifications

This preliminary determination will be submitted to USEPA and CARB pursuant to District Rule 1205 for a forty-five (45) day review period.

Director, Office of Air Division USEPA, Region IX 75 Hawthorne Street San Francisco, CA 94105

Chief, Stationary Source Division California Air Resources Board P.O. Box 2815 Sacramento, CA 95812

### **APPENDIX A**

### **Public Notice**

Noticing Methods include the following, per District Rule 1207 (A)(1)(a):

- Scheduled to be published in newspapers of general circulation Riverside Press Enterprise (Riverside County) and the Daily Press (San Bernardino County) on Thursday, December 20, 2018.
- Mailed and/or emailed to MDAQMD contact list of persons requesting notice of actions (see the contact list following the Public Notice in Appendix A).
- Posted on the MDAQMD Website at the following link: http://mdaqmd.ca.gov/permitting/federal-operating-permits/current-title-v-permits

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### NOTICE OF TITLE V PERMIT RENEWAL

NOTICE IS HEREBY GIVEN THAT *UNLIMITED PERFORMANCE PRODUCTS*, located at 8770 Caliente Street, Hesperia CA 92345, within the Mojave Desert Air Quality Management District (MDAQMD), has applied for the Renewal of their Federal Operating Permit (FOP) pursuant to the provisions of MDAQMD Regulation XII. Applicant specializes in reinforced plastic composites, manufacturing both aftermarket automotive parts and boat manufacturing. Applicant is required to obtain the Renewal of the FOP because Facility triggers the applicability threshold for Title V / FOP for a single hazardous air pollutant.

REQUEST FOR COMMENTS: Interested persons are invited to submit written comments and/or other documents regarding the terms and conditions of the proposed Title V Permit Renewal. If you submit written comments, you may also request a public hearing on the proposed issuance of the Title V Permit. To be considered, comments, documents and requests for public hearing must be submitted no later than 5:00 P.M. on January 22, 2019, or thirty days after the publication date of this notice (whichever is later) to the MDAQMD, Attention: Chris Anderson at the address listed below.

RIGHT TO PETITION USEPA FOR RECONSIDERATION: The proposed Title V Permit is also subject to review and approval by USEPA. If USEPA has not objected to a proposed permit action and the District has not addressed a public comment in a satisfactory manner, the public may also petition the Administrator of USEPA at 1200 Pennsylvania Ave, N.W., Washington, D.C. 20460, within 60 days after the end of the 45-day USEPA review period (January 27, 2019), to reconsider the decision to not object to the permit action.

AVAILABILITY OF DOCUMENTS: The Proposed Federal Operating Permit as well as the application and other supporting documentation are available for review at the MDAQMD offices, 14306 Park Avenue, Victorville, CA 92392. Please contact Chris Anderson, Air Quality Engineer, at the above address or (760) 245-1661, x 1846 or at <a href="mailto:canderson@mdaqmd.ca.gov">canderson@mdaqmd.ca.gov</a> for additional questions pertaining to this action and/or corresponding documents.

\*Traducción en español esta disponible por solicitud. Por favor llame: (760) 245-1661 x1846\*