



South Coast Air Quality Management District

21865 Copley Drive, Diamond Bar, CA 91765-4178
(909) 396-2000 • www.aqmd.gov

May 26, 2010

Mr. Noel Kurai
Equilon Enterprises LLC, Shell Oil Prod. U S
20945 S. Wilmington Ave.
Carson, California 90810

Dear Mr. Kurai:

RE: De-Minimus Significant Title V Revision For:
Equilon Enterprises LLC, Shell Oil Prod. U S (I. D. 800369)

Enclosed are the revised Title Page, Table of Contents, Section A, Section D, and Section H of your Title V Facility Permit. The revised sections reflect the issuance and removal of Permits to Operate and the removal of a Permit to Construct as follows:

Section D – Permit to Operate Added

Equipment	Application No . Permit No.	Description
Storage Tank VN-60	497870 G7401	Increasing the ethanol throughput from 58,334 barrels per month to 100,000 barrels per month.

Section H – Permit to Construct

Equipment	Application No.	Description
Storage Tank VN-60	379787	This application has been superseded by application No. 497870 in which the equipment was issued a Permit to Operate under Permit no. G7401. This application has been cancelled and has been removed from the Title V Permit.

In addition, Section A of the Facility Permit has been updated to reflect the application contact person. For storage tank VN-60, the revision is covered under A/N 500996 and is a “de minimus significant permit revision” to the Title V permit previously issued April 20, 2009. No comments were received during the 45-day EPA comment period which began about September 29, 2009.

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Moved from Section H – Permit to Construct to Section D Permit to Operate

Equipment	Application No. Permit No.	Description
BULK LOADING/UNLOADING RACK NO. 1	393491 G8246	This equipment previously was in Section H. The construction has been completed as described in the Permit to Construct, therefore this equipment has been issued a permit and moved to Section D.
BULK LOADING/UNLOADING RACK NO. 2	393492 G8247	This equipment previously was in Section H. The construction has been completed as described in the Permit to Construct, therefore this equipment has been issued a permit and moved to Section D.

These permit updates qualify as administrative revisions and no EPA review is required.

Please review the attached sections carefully. Insert the enclosed sections into your Title V Facility Permit and discard the earlier versions.

The operation of your facility is bound by the conditions and/or requirements stated in the facility Permit to Operate. If you determine that there are administrative errors, or if you have any questions concerning changes to your permit, please contact Mr. Sean Cullins, Air Quality Engineer, at (909) 396-2655 within 30 days of the receipt of your permit.

Sincerely,



Jay Chen, P.E.
Senior Manager
Refinery and Waste Mgmt. Permitting
Engineering and Compliance

CDT:SKC
Enclosures

cc: Gerardo Rios, EPA Region IX
Compliance
Central File
Applications 500996