



Form 500-G
Title V - Hearing Request Form

Mail To:
SCAQMD Title V Administration
21865 Copley Drive
Diamond Bar, CA 91765-4178

Tel: (909) 396-3385
www.aqmd.gov

This form is used to request a public hearing for a proposed Title V permit. To obtain copies of the public notices for Title V permits, or for assistance in completing the form, please call the Title V Hotline at (909) 396-3013. Hearing requests should be returned to: AQMD Title V Administration, 21865 Copley Drive, Diamond Bar, CA 91765-0830. In addition, a copy of this request MUST also be mailed by first class mail, on or before the date the hearing request is filed with the AQMD, to the facilities contact person identified in the Public Notice.

IMPORTANT - THE DEADLINE FOR RETURNING THE FORM IS 15 CALENDAR DAYS FROM THE DATE OF THE PUBLIC NOTICE. ALL INFORMATION MUST BE COMPLETE FOR THE HEARING REQUEST TO BE CONSIDERED BY THE AQMD. See AQMD Rule 3006(a)(1)(F).

Section I - Individual Requesting a Public Hearing

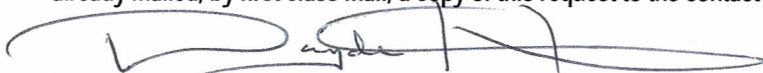
1. Name: WAYDE HUNTER 2. Date of Request: 2/14/12
(mo/day/yr)

3. Company Name: NORTH VALLEY COALITION OF CONCERNED CITIZENS INC 4. Title: PRESIDENT
(if applicable)

5. Mailing Address: 11862 BALBOA BLVD BOX 172
Street Address/PO Box
GRANADA HILLS City CA 91344 State Zip

6. Daytime Telephone: 818 363-3597 Ext. Fax: 818 368-5818

7. Signature of Requester:
I hereby request that the AQMD hold a public hearing to address concerns with the Title V Permit referenced below. I have already mailed, by first class mail, a copy of this request to the contact person at the facility listed in the public notice.


Signature of Requester

8. Use the information from the public notice to identify the facility for which a hearing is requested by completing the following:

Valid AQMD Facility ID: 139938 Notice Publication Date: 2/01/12 (ASSUMED)
(Available on Permit or Invoice Issued by AQMD) (mo/day/yr)

Facility Name: SUNSHINE GAS PRODUCERS LLC
(Business name of operator to appear on permit)

Facility Location: 14747 SAN FERNANDO ROAD (SUNSHINE CYN LANDFILL)
Street Address
SYLMAR City CA 91342 State Zip

Section II (Optional) - Alternate Person to Receive Further Notices

1. If applicable, provide the name and address of another person to whom all further notices should be sent, in lieu of the requester.

Name of Alternate Person: KELLY T. SMITH

Company Name: THE SMITH FIRM Title: SR. ATTORNEY

Mailing Address: 1541 CORPORATE WAY, SUITE 100
Street Address/PO Box
SACRAMENTO City CA 95831 State Zip

-Turn page over and complete Section III.-

Section III - Basis for Requesting a Public Hearing

The reasons for requesting and holding a hearing must be specific to air quality regulations and based on the permitting action described in the public notice. The public hearing request is subject to AQMD approval. A public hearing will be held if: 1) there is evidence that the proposed permit is not correct or is not adequate to ensure compliance with regulatory requirements, and 2) a hearing will likely provide additional information that will affect the drafting and/or issuance of the permit.

Complete the following information:

1. I object to the issuance of this permit as proposed because:

- a. SCAQMD failed to consider and respond timely to a formal request to reissue the Notice of Intent to Issue a Permit to Construct, hereafter referred to as "Notice," due to its failure to provide a copy of the air quality analysis of the equipment for public review at the Sylmar Branch Library as indicated in the Notice, which if granted would have resulted in a change to the date to file this request and/or for comments to be submitted. The Notice itself lacks an issue date.
- b. The DSEIR is defective. The odor section is grossly in error. It entirely misstates the contribution of the LFG to odor problems, which were very well known and highly controversial when the draft SIER was issued. It ignores the corrective action required by the SCAQMD.
- c. The DSEIR does not correctly identify the gas flow rates nor the amount of gas being generated at the landfill due to the lack of a sufficiently robust collection system. It fails to provide cumulative or foreseeable LFG generation.
- d. Persons contributing comments either to the Scoping Meeting and/or to the DSEIR were not notified of the completion of the DSEIR.
- e. The DSEIR identifies carbon monoxide and 2.5 particulates as significantly increased.
- f. The DSEIR misstates the effect of "A No Project Alternative" by failure to indicate that the use of the existing flares will produce higher destruction rates of GHG and particulate matter that will be environmentally superior for not only landfill workers but the surrounding communities.

2. The following language in the proposed permit does not accurately reflect air quality regulatory requirements.

| Permit Section | Page Number | Device or Condition Number | Objection (Identify air quality regulatory requirements that are inconsistent with language in the permit) |
|--|-------------|----------------------------|--|
| DSEIR Section 4.0 , Air Quality et al. | | | Specifically but not limited to those sections and tables which utilize SCLF Baseline information from 2007 – 2009 which does not correctly identify the gas flow rates nor the amount of gas being generated at the landfill due to the lack of a sufficiently robust collection system. SCAQMD letter dated February 10, 2012 to Bertrand Russel, SCL Area Environmental Manager support this contention. Additionally, The Analysis of Air Quality Impacts to Sensitive Receptors is based only on "new emission" units and not on the cumulative impact of all of the gas being generated. |
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