

 <p>SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT</p> <p>ENGINEERING & COMPLIANCE DIVISION</p> <p>APPLICATION PROCESSING AND CALCULATIONS</p>	PAGES 2	PAGE 1
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**EVALUATION REPORT FOR TITLE V PERMIT
RENEWAL**

APPLICANT	Phillips 66 Pipeline LLC	ID 171326
MAILING ADDRESS	13500 South Broadway Los Angeles, CA 90061	
EQUIPMENT LOCATION	Same	

EQUIPMENT DESCRIPTION

See Title V folder section(s) D& H.

EQUIPMENT CONDITIONS

See Title V folder section(s) D& H.

BACKGROUND

Application No. 555460 was filed on August 21, 2013 for a Title V permit renewal for this petroleum products and storage distribution facility with storage tanks, bulk loading/unloading racks, and a vapor recovery system.

Phillips 66 LA terminal is operating under facility ID No. 171326. This is a Title V, non-Reclaim facility.

March 16, 2009	Initial Title V facility permit issued
May 26, 2011	Minor changes to two tanks
July 10, 2013	Change of ownership from Conoco Phillips Co., Terminal to Phillips 66 Pipeline LLC
December 19, 2014	Revise the periodic monitoring conditions of VRUs.

COMPLIANCE RECORD REVIEW

A review of the AQMD Compliance Database shows no Notice of Violation (NOV) or Notice to Comply (NC) issued to this terminal.

PROCESS DESCRIPTION

See Permit to Construct and/or Permit to Operate evaluations for individual equipment. No changes are expected in the Title V permit renewal. Some applications for minor changes are still outstanding and will be finalized in future permit revisions.

EMISSIONS CALCULATION

No emission changes are expected for this Title V permit renewal.

RULES EVALUATION

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A/N 555640 Title V Permit Renewal – See Appendix A for Statement of Basis (SOB) and Title V Permit Summary (PSUM).

40 CFR 64 – Compliance assurance monitor (CAM)

The carbon adsorption systems are not subject to CAM because Rule 462 requires continuous monitoring. A 462 plan was filed under application 536755 and is included in section I.

Regulation XXX: Title V Permits

Rule 3003(i)(4):

A renewal may only be issued if a complete application has been received, complies with Rule 3006 requirements, complies with Rule 3006(m) requirements, complies with all regulatory requirements, if the EPA Administrator has received a copy of the proposed permit, any notices required under Rules 3003, 3005, and 3006, and any revisions to the proposed permit in response to public or affected State comments and has not objected to issuance of the permit under 40 CFR Part 70, Section 70.8(c) within the time period specified therein. The renewal must be issued in the time required for permit renewal and simultaneously commence any required noticing and review by the public EPA, and affected States. The application received is complete and will comply with Rule 3003 and 3006 requirements for public notice. The renewal does not have any revisions. A 30 day public comment period and 45 day EPA review period is required for the permit renewal. Therefore, compliance is expected.

Rule 3004(f)(1):

The Title V permit will expire 5 years from the date of issuance unless renewed. The permit expiration date is listed in Section A.

CONCLUSION AND RECOMMENDATION

This equipment is expected to comply with all applicable District Rules and Regulations. No emission increases or changes are expected. A Title V Facility permit is recommended with a 30-day public comment period and 45-day EPA review period.