

# South Coast Air Quality Management District

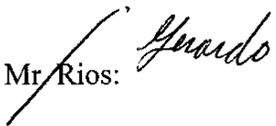
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June 3, 2009  
Via Electronic Submittal

Mr. Gerardo C. Rios  
U.S. EPA – Region IX  
Mail Stop A-5-2  
75 Hawthorne Street  
San Francisco, CA 94105

**Subject: Final Title V Permit for ConocoPhillips Company  
Los Angeles Refinery, Wilmington (ID 800363)**

Dear Mr. Rios:

 Thank you for your comments of October 30, 2008 on the proposed Title V permit for this facility. The District's response to your comments is attached. Based on EPA's comments, we have made some changes to the proposed permit and statement of basis. These changes, which were discussed with your staff, have been incorporated in the District's response.

We are transmitting to you via electronic submittal the following attachments to this letter:

1. AQMD Response to EPA Comments
2. Final Statement of Basis
3. Final Title V permit, with an effective date of July 1, 2009
4. Letter to facility

In addition to the changes made in response to EPA's comments, several other changes were made to administratively clean up the permit based on facility and public comments and District review. These administrative changes have no impact on emissions and are summarized in the attached letter to the facility. These changes include administrative permit revisions completed since the Title V permit was proposed on July 31, 2008.

In addition, please note that local permits in the table below were issued to ConocoPhillips pursuant to Rule 3002(a) as part of this Title V permit. This rule allows the District to issue a non-Title V permit to existing Phase One or Phase Two facilities that apply for a non-Title V permit prior to the issuance of their initial Title V permit. In accordance with device condition I30.1, the facility will be required to file an application for a Title V permit revision for this equipment within 90 days of the issuance of the facility's initial Title V permit.

#	A/N	Equipment	Device ID	Permit Action	Section	Revision #	Process	System
1	493550	Fuel Dispensing Station	D697 D698 D700	Installation of Fuel Storage & Dispensing, Healy Phase II Enhanced Vapor Recovery (EVR) System without ISD upgrade	H	40	16	5
2	495174	Internal Combustion Engine	D732	Installation of Air-to-Fuel Ratio Controller on IC Engine for Rule 1110.2 Compliance	H	39	14	2
3	480888	SCR	C830	Replacement of SCR catalyst	H	38	14	4
4	484546	Turbine & others	D828 & Various	Basic equipment review to ensure compliance with new SCR catalyst	H	38	14	3

Questions on the subject permit should be directed to Ms. Cynthia Carter at (909) 396-2431 or [ccarter@aqmd.gov](mailto:ccarter@aqmd.gov).

Sincerely,



Mohsen Nazemi, P.E.  
Deputy Executive Officer  
Engineering and Compliance

MN:JC:BC:CC  
Attachments

cc: Title V Application File  
Jay Chen