

State of California  
Environment Protection Agency  
AIR RESOURCES BOARD

**Notice of Decision**

**Project Title:** Amendments to the Antiperspirants and Deodorants Regulation, the Consumer Products Regulation, the Aerosol Coating Products Regulation, the Tables of MIR Values, Test Method 310, and Repeal of the Hairspray Credit Program  
(SCH# 2013082038)

**Project Location:** Statewide

**Public Meeting Date:** September 26, 2013; Agenda Item #13-8-3

**Project Description:** Amendments require various consumer products to reformulate to reduce volatile organic compounds (VOC) or reactivity content to meet specified limits. These reformulations would result in an equivalent VOC emission reduction of about four tons per day – an important strategy for reducing ground level ozone concentrations. The amendments also streamline and clarify various regulatory provisions, improve enforcement, add analytical procedures, repeal the expired hairspray credit program and strengthen enforceability of provisions for “Multi-purpose Solvent” and “Paint Thinner” to ensure that all of the expected benefits from ARB’s regulation and the South Coast Air Quality Management District’s (SCAQMD) Rule 1143 are fully realized.

**Approved By:** Air Resources Board  
Dated: August 1, 2014

This notice is to advise that the Air Resources Board (ARB), as the lead agency, adopted the regulatory action described above on August 1, 2014 (see attached Executive Order R-14-005).

ARB prepared an environmental analysis (EA) in accordance with the requirements of its certified regulatory program under the California Environmental Quality Act (CEQA). (Cal. Code Regs., tit. 14, §15251, subd. (d).) The EA, included in the *Staff Report: Initial Statement of Reasons* prepared for the proposed rulemaking, concluded implementation of the amendments would not result in any significant adverse environmental impacts. No written comments received during the 45-day comment period raised any significant environmental issues pertaining to this item.

The Board approved the amendments for adoption at a public hearing held on September 26, 2013. The Board found, on the basis of the whole record including the EA, no substantial evidence that the amendments will result in any significant adverse impacts on the environment. No mitigation measures, findings, or statement of overriding considerations were adopted for this regulatory action.

The EA included in the Staff Report, and all other regulatory documents, are available on the ARB rulemaking webpage at: <http://www.arb.ca.gov/regact/2013/cp2013/cp2013.htm>

These documents may also be examined at:

California Air Resources Board  
Attn: Board Administration and Regulatory Coordination Unit  
1001 I Street  
Sacramento, CA 95814

Certified: Rebecca Fisher  
ARB CEQA Unit

Date: 8/4/2014

Attachments:

- Executive Order R-14-005

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AUG 05 2014

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