State of California

AIR RESOURCES BOARD

May 15, 1975

Resolution 75-24B

WHEREAS, the Air Resources Board, by direction of the Governor in Executive Order No. R-35-71, issued October 7, 1971, and in Administrative Order No. 72-3, dated January 31, 1972, in conjunction with the Office of Emergency Services, on November 13, 1973 adopted the California Air Pollution Emergency Plan;

WHEREAS, the Air Pollution Emergency Plan prescribes episode criteria levels for certain specified air pollutants;

WHEREAS, the Air Resources Board is the state agency charged with the responsibility to prepare, direct and execute the Air Pollution Emergency Plan;

WHEREAS, certain changes to the Air Pollution Emergency Plan are necessary to clarify wording; and

WHEREAS, the Air Resources Board has held a public hearing after 30-days notice concerning said Air Pollution Emergency Plan;

NOW, THEREFORE, BE IT RESOLVED, that the Air Resources Board does hereby certify, confirm and adopt the Air Pollution Emergency Plan, as revised May 15, 1975.

BE IT FURTHER RESOLVED, that the Air Resources Board has reviewed the abatement actions which have been proposed for prevention of oxidant emergency episodes including closing of offices, industry, and recreational facilities and has found no evidence that the proposed strategies would prevent attainment of second or third stage emergency oxidant levels. The Air Resources Board, therefore, hereby expresses its intention not to require such measures pending further analysis of specific measures that have been proposed or others that may have been devised.

BE IT FURTHER RESOLVED, that the Air Resources Board will review intensively the possibility of improved measures to warn and protect the public from the effects of second and third stage oxidant emergencies and to adopt such measures as rapidly as possible.

BE IT FURTHER RESOLVED, that the Air Resources Board requests that the Administrator of the Environmental Protection Agency furnish the Board with any evidence in his possession supporting his claims that the proposed oxidant abatement measures will be effective.

State of California AIR RESOURCES BOARD

Resolution 75-30

May 15, 1975

WHEREAS, pursuant to Health and Safety Code Section 39051(b), the Board has the authority to adopt ambient air quality standards and to determine the methods by which air quality can be measured with reference to said standards;

WHEREAS, pursuant to Section 39051(c) of the Health and Safety Code, the Board has the authority to adopt rules and regulations pursuant to the California Administrative Procedure Act to implement the aforesaid standards and measurement methods;

WHEREAS, the Board has received on this date a draft staff report entitled "Tentative Results of Oxidant Measurement Study," dated May 14, 1975 and a staff presentation recommending the adoption of the ultraviolet photometry method for measuring oxidant, including ozone, in lieu of its present neutral buffered KI (corrected for nitrogen dioxide) method;

NOW, THEREFORE, BE IT RESOLVED, that the Board amends Section 70200 in Title 17, California Administrative Code, as follows:

1. In the table, amend the horizontal column relating to Oxidant, including Ozone, to read:

Oxidant, as 0.10 ppm, ultra-Ozone violet photometry

1 hour Aggravation of respiratory diseases.

This level is below that associated with aggravation of respiratory diseases.

2. Delete the third footnote below the table in said Section 70200, as follows:

***-Corrected-for-nitrogen-dioxide-

BE IT FURTHER RESOLVED, that the Board directs the Executive Officer to file said amendments as an emergency to be effective on June 1, 1975, and that the finding for such emergency is as follows:

The Board has found that the ultraviolet photometry method is superior to the neutral buffered KI (corrected for nitrogen dioxide) method. This new method will have a direct effect on the determination of oxidant alert levels in the California Air Pollution Emergency Plan, and therefore must be effective prior to the expected beginning of this year's smog season on or about June 1, 1975.

BE IT FURTHER RESOLVED, that the Board finds pursuant to Section 93002 of its regulations in Title 17, California Administrative Code, that said amendments must be adopted with less than one week's advance public notice in order to permit air pollution control districts to take reasonable, accurate, and consistent action to protect the public from concentration of air contaminants which may present an imminent and substantial endangerment to the health of persons in the forthcoming summer smog season which is likely to begin on or about June 1, 1975;

BE IT FURTHER RESOLVED, that the Board finds, pursuant to Section 93002 of its regulations in Title 17, California Administrative Code, that such amendments must be adopted with less than one week's public notice in order to preserve the public health, safety, and general welfare.