

State of California

AIR RESOURCES BOARD

Resolution 79-78
September 26, 1979

WHEREAS, the Board on March 23, 1979, adopted Rule 424 for the Kern County Air Pollution Control District;

WHEREAS, the Air Resources Board at its meeting held September 7 and 12, 1979 in Bakersfield reviewed the provisions of Rule 424;

WHEREAS, on the basis of testimony presented to the Board at the September 7 and 12, 1979 meeting the Board determined that Rule 424 should be modified as it affects small oil producers and directed the staff to draft an amendment to Rule 424 responsive to the Board's concerns;

WHEREAS, the staff's proposal adequately defines small oil producers and modifies their obligations under Rule 424 in accordance with the ability to comply with the Rule's requirements;

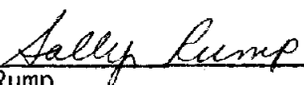
NOW THEREFORE BE IT RESOLVED, that Kern County Air Pollution Control District's Rule 424 be amended as set forth in Attachment A hereto;

BE IT FURTHER RESOLVED that the Executive Officer is directed to draft proposed amendments which will clarify the provisions of Rule 424 relating to the averaging of emissions and relating to cogeneration, and to present such proposed amendments at a public hearing;

BE IT FURTHER RESOLVED that the Air Resources Board hereby encourages the Kern County Air Pollution Control District and local industry to develop an alternative to Rule 424 based on detailed modeling to relate emissions to air quality as a substitute for linear rollback.

BE IT FURTHER RESOLVED that the Air Resources Board affirms its intention to continue a close working relationship with the Kern County Air Pollution Control District to assure that modeling studies used by the District in developing an alternative to Rule 424 will have early input from and prompt review by Air Resources Board staff.

I certify that the above is a true and correct copy of Resolution 79-78 as passed by the Air Resources Board.



Sally Rump
Board Secretary

Attachment A

Addition to Rule 424 of Kern County Air Pollution Control District as adopted by the Air Resources Board at the public hearing of September 26, 1979;

F. Small Producer Exemption

1. The owner or operator of one or more existing steam generator(s) which held a valid permit to operate such generator(s) in calendar year 1978 shall be exempt from the provisions of Sections (B)(2) and (C) of this Rule, if:
 - a. The total permitted heat input capacity of such steam generator(s) located within Kern County in 1978 was less than 250 million Btu's per hour; and
 - b. The total oil production in 1978 by such owner or operator from all oil production sources in the United States was less than 5700 barrels of oil per year for each million Btu's per hour of steam generator capacity in Kern County for which the owner or operator held valid permits to operate in 1978.
2. An owner or operator which is exempt from the provisions of Sections (B)(2) and (C) of this Rule pursuant to Subsection (F)(1) shall comply with each of the following requirements:
 - a. By July 1, 1981, submit to the air pollution control officer a plan for achieving compliance with this Rule. The compliance plan shall identify each steam generator subject to this Rule and shall indicate the specific control technique(s) and resulting emission rate for each such steam generator.
 - b. By January 1, 1983, submit to the air pollution control officer copies of purchase orders for all control equipment and low sulfur fuels identified in the compliance plan.
 - c. Commencing January 1, 1983, and every twelve months thereafter through January 1, 1985, submit to the air pollution control officer a written report describing the owner's or operator's progress in implementing the compliance plan.
 - d. Commencing January 1, 1985, shall limit the emissions from each existing steam generator to no more than 0.12 pounds for sulfur per million Btu's of heat input.