

**Comment 1 for Vapor Recovery Certification and Test Procedures (evr11) - 45 Day.**

First Name: Andy

Last Name: Speidel

Email Address: andy\_speidel@veyance.com

Affiliation:

Subject: Effective Date

Comment:

Manufacturers were previously informed that the proposed effective date would be July 1, 2013. Why has this changed? Manufacturers need clearly defined dates to plan and budget for new product approvals and production startup.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2011-09-19 08:37:41

No Duplicates.

**Comment 2 for Vapor Recovery Certification and Test Procedures (evr11) - 45 Day.**

First Name: Jay  
Last Name: McKeeman  
Email Address: jaymck@cioma.com  
Affiliation: CIOMA

Subject: EVR Regulations  
Comment:

Please see attached CIOMA comments on EVR regulation proposal. We support part of the proposal and oppose another part of the proposal.

Attachment: 'www.arb.ca.gov/lists/evr11/3-cioma\_4-year\_and\_hose\_rqmt\_rule\_comments\_9-20-11.pdf'

Original File Name: CIOMA 4-year and hose rqmt rule comments 9-20-11.pdf

Date and Time Comment Was Submitted: 2011-09-20 22:42:36

No Duplicates.

**There are no comments posted to Vapor Recovery Certification and Test Procedures (evr11) that were presented during the Board Hearing at this time.**

**Comment 1 for Vapor Recovery Certification and Test Procedures (evr11) - 15-1.**

First Name: Jay  
Last Name: McKeeman  
Email Address: jaymck@cioma.com  
Affiliation: CIOMA

Subject: CIOMA Comments to evr11  
Comment:

Please see attached 15-day notice comments from CIOMA.

Attachment: [www.arb.ca.gov/lists/evr11/4-evr\\_15-day\\_notice\\_-\\_cioma\\_letter\\_2-27-12.pdf](http://www.arb.ca.gov/lists/evr11/4-evr_15-day_notice_-_cioma_letter_2-27-12.pdf)

Original File Name: EVR 15-day notice - CIOMA letter 2-27-12.pdf

Date and Time Comment Was Submitted: 2012-02-27 11:19:18

No Duplicates.

**Comment 1 for Vapor Recovery Certification and Test Procedures (evr11) - 15-2.**

First Name: Ed

Last Name: Stewart

Email Address: estewart@lacsds.org

Affiliation:

Subject: Clarification

Comment:

Hello,

Is there a track change version of the changes to the Underground and Aboveground Storage Tank including gasoline dispensing facility hose regulation so that the revisions can be clearly observed?

Thank you,

Attachment:

Original File Name:

Date and Time Comment Was Submitted: 2012-10-30 10:51:27

No Duplicates.

## **Comment 2 for Vapor Recovery Certification and Test Procedures (evr11) - 15-2.**

First Name: Michael

Last Name: Friedman

Email Address: ezflonozzle@gmail.com

Affiliation: California Nozzle Manufacturer

Subject: evr11 front end warranty

Comment:

There is no one-year warranty requirement for replacement sub parts (spout, boot, and face seal) in this draft of CP-201. Attached to this submission is a response letter from CARB to EZ flo nozzle. At that time the CP-201 regulations in effect were adopted prior to the CP-201 draft disapproved by OAL. In the attached documents, at the top of page 3 CARB admitted EZ flo was correct and they would contact nozzle manufactures and require them to implement a one year warranty on the above mentioned products. This has never happened and Franklin Fueling was recently re-certified without the requirement of a one year warranty. Additionally no other manufacturer has modified there warranty to include spout, boot, and face seal as CARB stated they would require. If CARB wanted to implement this warranty then it should be included in the new draft of CP-201 disapproved by OAL but there is no such requirement in either the previous CP-201 regulations or current draft submitted to OAL.

Attachment: [www.arb.ca.gov/lists/evr11/7-oal\\_1-3.pdf](http://www.arb.ca.gov/lists/evr11/7-oal_1-3.pdf)

Original File Name: oal 1-3.pdf

Date and Time Comment Was Submitted: 2012-11-12 15:39:11

No Duplicates.