Form Letter 1 for Comment 1 for Proposed Low Carbon Fuel Standard Amendments (lcfs2024) - 15-3.

First Name: Al Last Name: Pimentel

Email Address: the4pimentels@comcast.net

Affiliation:

Subject: Request for an EO for aftermarket exhaust on 20+ year old car Comment:

Subject: Request for Assistance in Obtaining CARB Executive Order for Aftermarket Part for 2004-2005 Mazdaspeed MX-5 Miata

I am writing as a constituent and as someone seeking your assistance in

obtaining a California Air Resources Board (CARB) Executive Order (EO) for an aftermarket part

designed specifically for the 2004-2005 Mazdaspeed MX-5 Miata. As you may know, CARB

requires an EO to certify that add-on or modified parts do not increase vehicle emissions.

However, the process to obtain this exemption presents unique challenges for vehicles with low

production numbers--fewer than 6,000 units of this model were sold in North America and they

are all 20+ years old now.

The part in question is a downpipe and catalytic converter, SKU# 06-58300, produced by Flyin'

Miata, a highly respected manufacturer and retailer of quality aftermarket components. The

catalytic converter meets California emissions standards and will pass the sniffer test. Flyin' ${\tt Miata}$

is well known for their commitment to engineering excellence and emissions compliance, yet the $\,$

complexity, cost, and delays of the CARB approval process make it extremely difficult for them to

justify pursuing certification for niche vehicles like the Mazdaspeed MX-5.

While I fully support California's efforts to reduce vehicle emissions, the current EO process is

unnecessarily burdensome for small manufacturers and enthusiasts trying to bring compliant parts

to market. The extensive testing requirements, high costs, and bureaucratic roadblocks

discourage compliance and push people toward off-the-books modifications or simply abandoning

efforts altogether. This kind of government inefficiency is exactly why voters become frustrated

with the system, leading to electoral outcomes like Donald Trump's victories. People want

practical governance, not red tape that makes life harder for those who are trying to follow the

I respectfully request your help in addressing these issues:

1. **Advocacy for Streamlined Processes:** Encourage CARB to develop alternative approval pathways for low-production vehicles, such as reduced testing requirements or lower fees. 2. **Support for Small Manufacturers: ** Promote initiatives that provide financial or technical assistance for small businesses seeking EO certification. 3. **Policy Development:** Support legislative or regulatory reforms that account for the challenges of certifying parts for low-production vehicles without compromising environmental goals. I appreciate your time and your service to our community. Your leadership is crucial in ensuring that California's regulatory framework remains fair, practical, and accessible to businesses and consumers alike. Please let me know how I can assist in advancing this discussion.

this discussion.
Sincerely,
Alex Pimentel
2005 Mazdaspeed Miata Owner
3739 Painted Pony Road
Richmond CA 94803
the4pimentels@comcast.net
510-813-0479

Attachment:

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