

State of California  
AIR RESOURCES BOARD

EXECUTIVE ORDER D-26-3  
Relating to Exemptions under Section 27156  
of the Vehicle Code

APO INTERNATIONAL, INC.  
"APO MARK II GT VAPOR INJECTOR SYSTEM"

Pursuant to the authority vested in the Air Resources Board by Section 27156 of the Vehicle Code; and

Pursuant to the authority vested in the undersigned by Section 39023 of the Health and Safety Code;

IT IS ORDERED AND RESOLVED: That the installation of the "APO Mark II GT Vapor Injector" manufactured and marketed by APO International, Inc. of 3003 LBJ Freeway, Suite 131, Dallas, Texas 75234 has been found to not reduce the effectiveness of required motor vehicle pollution control devices and, therefore, is exempt from the prohibitions of Section 27156 of the Vehicle Code for 1976 and older model-year vehicles.

This device consists of a glass bottle, rubber hose, brass tee with ball check valve, flow restrictor (identified by APO Part No. R-18-1), proprietary fluid, and an OEM quality carburetor spacer plate for specific vehicle applications. This exemption is valid on those units which meet the following requirements:

- (1) The name "APO Mark II GT Vapor Injector" is identified on the glass bottle.
- (2) A flow restrictor (APO Part No. R-18-1) with a 0.018 inch diameter orifice is incorporated in the hose between the vapor outlet port of the device and engine.
- (3) For the 1975 and 1976 model-year vehicles, the vaporous mixture is only admitted into the existing PCV system of the engine. For the 1974 and older model year vehicles, the vaporous mixture may also be admitted through an opening in an OEM equivalent carburetor spacer plate.
- (4) The working fluid is identified by an APO fluid specification number 002.

This Executive Order is valid provided that installation instructions for this device will not recommend tuning the vehicle to specifications different than those listed by the vehicle manufacturer.

Marketing of this device using an identification other than that shown in this Executive Order or marketing of this device for an application other than those listed in this Executive Order shall be prohibited unless prior approval is obtained from the Air Resources Board.

This Executive Order does not constitute any opinion as to the effect that the use of this device may have on any warranty either expressed or implied by the vehicle manufacturer.

THIS EXECUTIVE ORDER DOES NOT CONSTITUTE A CERTIFICATION, ACCREDITATION, APPROVAL, OR ANY OTHER TYPE OF ENDORSEMENT BY THE AIR RESOURCES BOARD OF ANY CLAIMS OF THE APPLICANT CONCERNING ANTI-POLLUTION BENEFITS OR ANY ALLEGED BENEFITS OF THE "APO-MARK II GT VAPOR INJECTOR SYSTEM".

No claim of any kind, such as "Approved by Air Resources Board" may be made with respect to the action taken herein in any advertising or other oral or written communication.

Section 17500 of the Business and Professions Code makes unlawful, untrue or misleading advertising, and Section 17534 makes violation punishable as a misdemeanor.

Sections 39130 and 39184 of the Health and Safety Code provide as follows:

"39130. No person shall install, sell, offer for sale, or advertise, or, except in an application to the board for certification of a device, represent, any device as a motor vehicle pollution control device unless that device has been certified by the board. No person shall sell, offer for sale, advertise, or represent any motor vehicle pollution control device as a certified device which, in fact, is not a certified device. Any violation of this section is a misdemeanor."

"39184. (a) No person shall install, sell, offer for sale, or advertise, or, except in an application to the board for accreditation of a device, represent, any device as a motor vehicle pollution control device for use on any used motor vehicle unless that device has been accredited by the board. No person shall sell, offer for sale, advertise, or represent any motor vehicle pollution control device as an accredited device which, in fact, is not an accredited device. Any violation of this subdivision is a misdemeanor".

Any apparent violation of the conditions of this Executive Order will be submitted to the Attorney General of California for such action as he deems advisable.

Executive Order D-26-2 dated September 8, 1975, is superseded and of no further force and effect.

Executed at Sacramento, California, this 16<sup>th</sup> day of January 1976 ~~December, 1975~~.

Original Signed By  
William H. Lewis, Jr.  
William H. Lewis Jr.  
Executive Officer