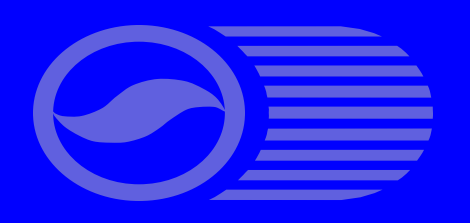
## Senate Bill 288-Limits Changes to Air Districts' New Source Review Rules

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### Senate Bill 288 Overview

- "Protect California Air Act of 2003"
- Signed into State law September 22, 2003
- Response to citizen concerns regarding federal NSR changes and potential adverse impacts in California
- Places restrictions on changes California districts can make to their NSR rules
- Extends motor vehicle fee in SCAQMD

## District NSR Rules

- NSR in California is implemented at the local air pollution control district level
- District NSR rules meld federal and State requirements and are also tailored to local needs
- SB 288 states that no district may change its NSR rules to be less stringent than those that existed on December 30, 2002
- First of new federal NSR changes published December 31, 2002

# Prohibited NSR Rule Changes Under SB 288

Districts specifically cannot make rule changes that would reduce the obligations of a source for:

- Obtaining permits prior to construction
- BACT
- Air quality impact analysis
- Monitoring, record-keeping, and reporting
- Regulating any air pollutant covered by NSR
- Public participation

# Prohibited NSR Rule Changes Under SB 288 (continued)

SB 288 also lists specific types of changes that cannot be made if they reduce the obligations of a source:

- Applicability determinations
- Definition of "modification," "routine maintenance, repair or replacement"
- Calculation methodology, thresholds, or other NSR procedures
- Definitions or requirements of NSR

## Allowed NSR Rule Changes

- District can make rules more stringent
- NSR rules can be made less stringent under specific circumstances:
  - Replace rule that causes public health risk
  - Replace rule that is technically unworkable
  - Address substantial hardship to source
  - Temporary rule to address emergency
  - If area attains all national AAQS, rule change will not impair maintenance of national AAQS or progress toward attaining State AAQS

## Allowed NSR Rule Changes (continued)

- Rule change under listed circumstances will not reduce the obligation of a major source to:
  - Obtain a permit
  - Meet BACT requirements
- Rule change under listed circumstances consistent with any ARB-approved environmental justice guidance



## Air Resources Board Oversight

- ARB can make a finding that a district's NSR rules are less stringent than the rules that existed on December 30, 2002
  - ARB shall then adopt the necessary rules to restore equivalent NSR obligations
- If a district makes its rules less stringent under the specific circumstances allowed, the changes must be approved by ARB

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## Other ARB Responsibilities

ARB directed to provide on its web site and in writing for purchase:

- Federal NSR regulations as they existed on December 30, 2002
- U.S. EPA's 1990 workshop manual on NSR permitting

ARB will post required information on NSR web site in near future

## Implementation/Future

- ARB will initially take case-by-case approach to specific SB 288 implementation issues
- U.S. EPA's view of SB288 not clear yet
- Air districts have until January 2006 to address federal NSR Reform
- Multiple challenges/Outcome unknown