July 1, 1999

The Honorable Gray Davis
Governor
State Capitol Building
Sacramento, CA 95814

Dear Governor Davis:

The California Energy Commission prepared the enclosed report, *Timetable for the Phaseout of MTBE from California's Gasoline Supply*, pursuant to Executive Order D-5-99, item 4. This order, in part, directed the Commission to develop a timetable for removing MTBE from gasoline at the earliest possible date, but not later than December 31, 2002. On June 28, 1999, the Commission conducted a public hearing and adopted this Report. It should be noted that nothing in this Report changes the findings and recommendations of the Commission’s December 1998 report, *Supply and Cost Alternatives to MTBE in Gasoline*.

The Commission wishes to note one comment it heard at the public meeting. A representative of Kern Oil and Refining Co. offered the following suggested language:

Small refiners operate under different, less flexible process scenarios than do large refiners. In particular, it should be noted that the small refiner interviewed by CEC and CARB staff indicated that these difficulties in producing complying gasoline without the use of MTBE may be insurmountable and that product specification flexibility should be considered for this class of refiner.

Kern stated that this comment related to the ARB's forthcoming decision regarding Phase 3 regulations for reformulated gasoline. Although this comment is more appropriately directed to the California Air Resources Board, the Commissioners discussed the concern and agreed it should be considered, but adopted the report unchanged.

If you have any questions regarding this report, please do not hesitate to contact me at (916) 654-5000.

Sincerely,

ROBERT PERNELL
California Energy Commission
COMMISSION FINDINGS:
TIMETABLE FOR THE
PHASEOUT OF MTBE
FROM CALIFORNIA'S
GASOLINE SUPPLY

DOCKET NO. 99-GEO-1

JUNE 1999

CALIFORNIA
ENERGY
COMMISSION
COMMISSION FINDINGS:
TIMETABLE FOR THE
PHASEOUT OF MTBE
FROM CALIFORNIA'S
GASOLINE SUPPLY

DOCKET NO. 99-GEO-1

JUNE 1999

CALIFORNIA ENERGY COMMISSION

Robert Pernell, Chairman
David A. Rohy, Vice Chairman
Commissioners
William J. Keese
Robert A. Laurie
Michal C. Moore
Kent Smith,
Acting Executive Director

Gordon Schremp, Principal Author
Tom Glaviano, Project Manager
Gerry Bemis, Office Manager

FUEL RESOURCES OFFICE

H. Daniel Nix, Deputy Director

ENERGY INFORMATION AND
ANALYSIS DIVISION
Timetable for the Phaseout of MTBE from California’s Gasoline Supply

Prepared by
Fuel Resources Office
Energy Information and Analysis Division
California Energy Commission
June 1999

(DOCKET NO. 99-GEO-1)
Acknowledgments

The Energy Information and Analysis Division, Fuel Office supported the work investigating the MTBE’s phaseout detailed in this report. This report was prepared in consultation with the staff of the Air Resources Board. We would like to thank Commission staff, Gordon Schrempl, Ramesh Ganeriwal, and Gary Yowell for their committed work in preparing this report. We would also like to thank ARB staff, Dean Simeroth and Steve Brisby, for their matched committed efforts attending the meetings and assisting in preparing this report.
# List of Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARB</td>
<td>Air Resources Board</td>
</tr>
<tr>
<td>CaRFG2</td>
<td>California Reformulated Gasoline Phase 2</td>
</tr>
<tr>
<td>CaRFG3</td>
<td>California Reformulated Gasoline Phase 3</td>
</tr>
<tr>
<td>CEQA</td>
<td>California Environmental Quality Act</td>
</tr>
<tr>
<td>ETBE</td>
<td>Ethyl Tertiary Butyl Ether</td>
</tr>
<tr>
<td>MTBE</td>
<td>Methyl Tertiary Butyl Ether</td>
</tr>
<tr>
<td>RFG</td>
<td>Reformulated Gasoline</td>
</tr>
<tr>
<td>SIP</td>
<td>State Implementation Plan</td>
</tr>
<tr>
<td>TAME</td>
<td>Tertiary Amyl Methyl Ether</td>
</tr>
<tr>
<td>TBA</td>
<td>Tertiary Butyl Alcohol</td>
</tr>
<tr>
<td>U. S. EPA</td>
<td>United States Environmental Protection Agency</td>
</tr>
</tbody>
</table>
# Table of Contents

Acknowledgments............................................................................................................. 2  
List of Abbreviations ........................................................................................................ 3  
Table of Contents ............................................................................................................ 4  
Introduction....................................................................................................................... 5  
Organization of this Report............................................................................................... 5  
Background......................................................................................................................... 5  
  MTBE Removal - Refinery Modifications....................................................................... 6  
  MTBE Removal - Distribution Infrastructure Modifications....................................... 7  
  MTBE Removal - Adequacy of Ethanol Supplies......................................................... 8  
  MTBE Removal - Project Timelines............................................................................. 9  
  MTBE Removal - Ability to Advance the Timetable................................................... 10  
  MTBE Removal Date - When and Where?.................................................................. 11  
MTBE Removal Prior to December 31, 2002 .................................................................. 11  
  Gradually Phasing - Down MTBE for the Entire State.............................................. 11  
  Removing MTBE from Specific Geographic Regions.................................................. 12  
  Removing MTBE from Gasoline During the Winter Months....................................... 13  
Areas of Uncertainty......................................................................................................... 13  
  Federal Minimum Oxygen Requirement................................................................... 14  
  Viability of Ethanol .................................................................................................... 14  
  Phase 3 RFG Specifications....................................................................................... 15  
Other Issues..................................................................................................................... 16
Introduction

In this report, the California Energy Commission and California Air Resources Board (ARB) staff discuss their findings for phasing out Methyl Tertiary Butyl Ether (MTBE) from the gasoline supply in California. This report is in response to Executive Order D-5-99 that was signed by Governor Gray Davis on March 25, 1999.

Organization of this Report

This report provides background information on the California gasoline industry, and the refinery modifications needed to remove MTBE from California’s gasoline, including modifications to the gasoline distribution infrastructure. Other topics covered are the adequacy of ethanol supplies, project timelines, and barriers to removing MTBE before December 31, 2002 — the date specified in the Governor’s Executive Order.

Background

The ARB adopted the present reformulated gasoline (CaRFG2) regulations in the fall of 1991. These measures were undertaken in response to air quality concerns and actions taken by the United States Environmental Protection Agency (U.S. EPA). The refining industry in California and other areas of the United States reacted to the change in gasoline specifications by making significant modifications to their facilities.

Since the federal Reformulated Gasoline (RFG) regulations required the use of an oxygenate, refiners were compelled to make engineering and design decisions based on the use of a specific type of oxygenate. The refiners in California selected MTBE as their oxygenate of choice, mainly due to its availability, high octane value, ability to dilute less desirable gasoline properties (such as sulfur, aromatics, and olefins), and good distillation and volatility properties. Since the spring of 1996, MTBE has been used year-round as the predominant oxygenate in gasoline at approximately 11 percent by volume.

The federal Clean Air Act requires that areas in the United States that are designated either extreme or severe ozone nonattainment regions use federal RFG that contains a minimum amount of oxygen at all times. As a result, 30 percent of the gasoline consumed nationally has to meet federal RFG requirements. There are three such areas (or air basins) in California: Sacramento, South Coast (Los Angeles and surrounding areas), and San Diego. These regions collectively account for approximately 70 percent of the gasoline sold in the state or about 10 percent of the gasoline sold nationally.

The use of MTBE in gasoline and occasional leaks and spills associated with the distribution of gasoline have resulted in detectable MTBE levels greater than the Secondary Maximum Contaminant Level of 5 parts per billion in a limited number of drinking water wells and surface water resources throughout California. To date, less than 1 percent of all the public drinking
water wells tested have revealed the presence of MTBE. Nevertheless, compared to typical gasoline blending components, MTBE is more soluble in water, is more costly to remove, and can travel farther and faster once it comes in contact with a groundwater aquifer. In drinking water, even at very low concentrations such as 5 part per billion, MTBE can produce an unpleasant odor and taste.

The main concern associated with the continued use of MTBE is the potential to contaminate existing and future water sources. In response to this and other concerns, Governor Gray Davis signed Executive Order (D-5-99) on March 25, 1999.

As stipulated in item number 4 of the Executive Order, the Energy Commission was directed, in consultation with the ARB, to develop a timetable by July 1, 1999, to remove MTBE from gasoline at the earliest possible date, but no later than December 31, 2002.

In response to this Executive Order, the Energy Commission and ARB staff held meetings with representatives of the refining companies, petroleum product pipeline operators, environmental groups, permitting agencies, and the ethanol industry. The information obtained from these meetings was used as part of the rationale for the findings presented in this document. A public workshop was held on June 18, 1999, to hear comments on the contents of the staff draft document. At an Energy Commission Business Meeting held on June 28, 1999, the staff draft document was adopted by a vote of 5-0.

**MTBE Removal - Refinery Modifications**

**Finding:** Removing MTBE from California’s gasoline requires refiners to pursue a combination of compliance strategies that will involve the absence of oxygenates or the use of ethanol, or both. Also, the federal minimum oxygenate requirement which impacts about 70 percent of California gasoline limits the refiners flexibility. But in either case, to produce similar volumes of reformulated gasoline meeting California specifications without MTBE, refiners need to initiate and complete substantial modifications at their facilities.

Removing MTBE from California’s gasoline will necessitate several changes at refineries as companies struggle to replace the gasoline volume and octane value that will be lost. Depending on the strategy pursued by each refiner, the complexity and cost of the projects will vary.

For those refiners that decide to use ethanol in place of MTBE, equipment to lower the volatility of blending gasoline with ethanol will need to be installed. (Volatility is a measure of how easily gasoline evaporates.) Refiners using ethanol will have to produce a base gasoline with lower volatility. This volatility is approximately 5.5 to 5.8 pounds per square inch Reid vapor pressure during the summer months. Gasoline blending components with high volatility, such as pentanes, will have to be removed so that the less volatile base gasoline can be produced. These modifications are difficult and reduce refinery flexibility. Small refiners operate under different, less flexible process scenarios than do large refiners.
Because each gallon of ethanol contains more oxygen than MTBE, refiners do not have to blend as much ethanol into the gasoline to achieve the same oxygen level achieved with 11 percent by volume MTBE. The combination of having to remove pentanes, to lower volatility to an acceptable level - up to five percent of the gasoline volume, and adding a lesser volume of ethanol, approximately six percent, rather than 11 percent, means that refiners will not be able to completely displace the volume lost with the removal of MTBE. In fact, if ethanol is used only at 5.7 percent by volume, the total decline in gasoline production capability should be about 10 percent. If refiners choose to blend with greater amounts of ethanol the deficit in production capability will be less than the 10 percent. The additional volume deficit will have to be made up by increasing other gasoline blending components such as alkylates. Refiners can accomplish this by either expanding alkylation capacity within their own facilities or by importing alkylates from outside of California.

If flexibility from the federal minimum oxygen requirement is provided, then for those refiners that choose to produce gasoline without oxygenates, some of the engineering approaches will be different. First, the refiners will not have to remove pentanes to offset the higher volatility associated with ethanol blends. Refiners will, however, have to replace the octane and volume lost from removing MTBE. In this situation, the loss in production capability would be about 11 percent. Once again, refiners are expected to make up for this volume deficit by increasing the production of desirable gasoline blending components such as alkylates or by importing additional gasoline or blending components.

Few gasoline-blending components possess octane values greater than MTBE (110) or ethanol (115). The blending octane value for alkylates is 91 to 99; this octane value may be sufficient to meet the supplemental octane needs for regular (87) and mid-grade (89) gasoline. But premium (92) gasoline blends are very difficult to make with the loss of MTBE’s higher-octane value. Toluene (103) and isooctene (109) have higher octane values, but toluene is an aromatic and isooctene is an olefin, two gasoline properties that are limited by CaRFG2 specifications. A potential drawback could be the expense to produce higher octane alkylates.

**MTBE Removal - Distribution Infrastructure Modifications**

**Finding:** The modifications to the distribution infrastructure required for ethanol blending at all terminals will require up to two years to complete.

Refineries are not the only facilities that require modifications to remove MTBE. The majority of California’s gasoline is transported by pipeline from the refineries to a network of storage terminals located throughout the state. Tanker trucks are then used to haul the gasoline from the terminals to service stations. For gasoline produced without ethanol, the distribution system would require little change. But if refiners produce gasoline with ethanol, then modifications to certain portions of the distribution system will be necessary.

Ethanol is miscible in water (soluble), whereas gasoline components are generally not soluble in water. Water is usually present in storage tanks and pipelines, mostly due to contamination from rainwater and small amounts of water inherent in the refinery process system. Because
petroleum products do not readily mix with water, the industry does not have much of a problem dealing with this issue unless ethanol is used.

Currently, refiners and pipeline operators are reluctant to ship gasoline blends containing ethanol through the pipeline distribution infrastructure because ethanol will absorb water and associated contaminants present in the distribution system. The ensuing contaminated gasoline could cause problems for motorists. To address this problem, refiners and pipeline operators are likely to ship a base gasoline without ethanol to the terminals. The ethanol will then be combined with the base gasoline when the two components are loaded into the delivery truck’s tank. (Ethanol itself is usually transported to the terminal by rail car or by delivery truck, then stored in a separate storage tank.)

Today, less than 30 percent of the terminals in California have the capability of dispensing gasoline containing ethanol. The remaining terminals will require the installation of a separate tank for the ethanol storage. In addition, many terminals will require special blending equipment be installed so that ethanol can be mixed in the correct proportions while the tanker truck is loading. Transporting ethanol to the terminals will also require the construction of some additional rail connections, rail off-loading racks, tanker truck off-loading racks, or some combination. The permitting and construction required to upgrade all of the remaining California terminals to distribute gasoline-containing ethanol will require up to two years to complete.

Brazil is the largest producer and consumer of ethanol in the world and has a great deal of experience moving ethanol through their distribution infrastructure. However, the products that Brazil sends by pipeline have different properties than the products moved by pipeline in California. Pipeline operators in California and other areas of the United States may develop techniques for shipping ethanol through the pipeline distribution system separately, without compromising the ethanol quality. If this change in pipeline operation can be accomplished, transportation costs could be reduced for delivering ethanol to the terminals.

**MTBE Removal - Adequacy of Ethanol Supplies**

**Finding:** Although California’s demand for ethanol could be met if sufficient time were provided, the availability of adequate ethanol supplies would become an issue if other areas of the country were also to ban MTBE while the federal minimum oxygenate requirement is still in place for gasoline.

Current ethanol production in the United States is approximately 100,000 barrels per day. The majority of ethanol production facilities are located in the Midwest and use corn as a feedstock. If California were to use ethanol to replace MTBE, anywhere from 35,000 to 92,000 barrels per day would be required. Even though this volume is a rather large portion of today’s total domestic production, adequate ethanol supplies could be brought to California if enough time were allowed to restart idle capacity, about 20,000 barrels per day, and to build new facilities.
If other states under federal RFG requirements reach the same conclusions as California with regard to MTBE, it is likely that they too may call for its removal. If these other federal RFG areas in the U.S. were to switch from MTBE to ethanol, this action could result in the ethanol demand tripling. It is possible that, if these potential phaseouts outside of California were to coincide with the deadline set for this State, adequate supplies of ethanol would be more difficult to obtain, driving up the market price for ethanol. But even if California were the only state to switch to ethanol, this action would require significant changes to the ethanol industry that could not be accomplished in one year. Idle production capacity would have to be restarted and new ethanol facilities constructed. Although idle capacity could be brought back on line within six months, it is likely that it would take two to three years to construct new ethanol production facilities.

**MTBE Removal - Project Timelines**

**Finding:** Project timelines for refinery modifications will require between 33 and 42 months to complete, assuming the California Environmental Quality Act (CEQA) review process is optimally accomplished in 12 months. Project timelines for distribution infrastructure modifications should be less than those of the refinery projects, mainly due to shorter construction periods.

**Finding:** The Energy Commission and the ARB staffs should prepare progress reports on the status of projects associated with the removal of MTBE from California’s gasoline. The first of these reports should be prepared April 2000. The Energy Commission and ARB would use the reports to track progress and to identify any problems early on so that appropriate action can be taken.

Producing MTBE-free gasoline in California will require substantial modifications to refineries and the distribution infrastructure and an increase in ethanol production. Typical project timelines involve a number of discreet steps that must be accomplished to bring a project to completion. The main steps include planning and engineering, approval of financing and acquisition of funds, permitting, purchase of major equipment, construction, and testing of the new and modified equipment.

Planning, engineering, funding, and equipment orders can take up to a year to complete. But there is room here to overlap some of these activities and possibly shorten this time period to six months. Although circumstances are similar for the majority of the refiners in California, small refiners will likely require more time to acquire the necessary capital before refinery modifications could be commenced. Permits associated with the refinery modifications are expected to undergo the CEQA review process. This step must be completed and the “permits to construct” issued before any construction begins.

Depending upon the size, complexity, and contentiousness of the various projects, the CEQA process could easily take one year or more to complete. Also, there is substantial uncertainty with regard to how this public process could be impacted by events beyond the control of the permit applicant. Thus, no guarantees can be made that this step could be shortened. In fact, it is
possible that the CEQA process could take longer than the anticipated 12-month review period. Once the permits have been obtained, the actual construction could be completed within 12 to 18 months. Testing the new process equipment would take approximately three months.

Previous refinery modifications undertaken to produce CaRFG2 involved a monitoring process by the ARB, which included quarterly status reports. The purpose of these quarterly reports was to ascertain the relative progress of all the refiners towards completion of their individual projects. Since the anticipated timelines for each of the projects being considered by California refiners leave little room for delay, a similar approach could provide decision-makers with valuable updates. This approach could provide an opportunity for state and local officials to rectify delays that could impact completion of the various California refinery, terminal, and ethanol plant projects.

**MTBE Removal - Ability to Advance the Timetable**

**Finding:** To ensure adequate supply and availability of gasoline for California consumers, the timetable for removal of MTBE from California’s gasoline should not be advanced any earlier than the deadline of December 31, 2002.

As noted above, refiners will have to undertake major construction projects before they can produce comparable volumes of RFG without MTBE. Planning and engineering for these projects will require conservatively up to six months to complete, followed by the permitting process, ordering of major process equipment, construction, and testing of the modified equipment. In total these activities will optimistically require, on average, three years to complete.

Before implementing these projects, refiners have identified three important areas of uncertainty that need to be resolved: (1) the potential removal of the federal minimum oxygen requirement, (2) the viability of ethanol as a potential replacement for MTBE, and (3) the proposed Phase 3 reformulated gasoline (CaRFG3) specifications. Since the assessment of ethanol as an acceptable gasoline component will not be completed until December 1999 as well as the adoption of the specifications for Phase 3 RFG, refiners will most likely have to refrain from finalizing any MTBE phase-out plans until at least January, 2000.

California’s gasoline supply is in a fragile balance that can be subject to strong price increases if production capability or portions of the distribution infrastructure are even moderately impacted. The recent refinery problems and associated rapid increase in gasoline prices serve as a reminder of the important role of adequate production capability.

If the timetable for removing MTBE from California’s gasoline were to be advanced, all of the refiners may not have sufficient time to complete the necessary modifications to their facilities. The lack of production and an associated decrease in supply would likely lead to price increases greater than experienced during the spring of 1999. To reduce the likelihood of such an occurrence, adequate time must be provided so that the necessary modifications to the refineries, distribution infrastructures, and ethanol transportation and storage facilities can be completed.
This approach will help to ensure that all gasoline, rather than a portion of the supply, can be produced without MTBE.

**MTBE Removal Date - When and Where?**

**Findings:** The removal date for MTBE of December 31, 2002, should apply to the production or importation point for finished gasoline and the bulk distribution facilities. With this requirement, the service stations should not have to take any action to come into compliance.

Adequate time will be necessary for the new MTBE-free gasoline to work its way through the distribution system. The majority of gasoline storage tanks throughout the distribution system will have some of the old gasoline in the bottom of the tank when new delivery of gasoline arrives. The two different fuels get mixed together creating a third fuel with properties that are a mixture of the two. If the “old” gasoline happens to contain MTBE, the resulting mixture of the two fuels will also contain MTBE, but in a lower concentration.

To ensure that all of the MTBE is completely flushed from the various pipelines, storage tanks, and service stations, a certain period of time will have to pass before locations downstream from the refineries are MTBE-free. The ARB adopted a “staged” introduction strategy as part of their regulations for CaRFG2. This approach allowed an additional 90 days from the compliance date at the refinery for compliance at the service station. This strategy was quite successful because all the storage tanks were cycled through several deliveries, effectively flushing out the old gasoline with the new fuel.

**MTBE Removal Prior to December 31, 2002**

The concept of removing MTBE from gasoline in California prior to December 31, 2002, was discussed during the meetings with the stakeholders. Basically, the idea manifests in three forms: a gradual phasing down of MTBE for the entire state; removing MTBE from specific geographic regions, and removing MTBE from gasoline during the winter months.

**Gradually Phasing - Down MTBE for the Entire State**

**Finding:** A gradual phase-down of MTBE by 30 percent by the end of the first year is possible only if the federal minimum oxygen requirement is removed. Even if the requirement were removed, refiners would not have adequate time to complete all the necessary modifications to permit a 60 percent phase-down of MTBE by the end of the second year.

This phase down concept involves gradually removing MTBE from California gasoline over three years: 30 percent by the end of the first year, 60 percent by the end of the second year, and
100 percent by the end of the third year. The start time for the gradual phase-down concept is assumed to begin on January 1, 2000. In this case, the staff expects that the entire gasoline supply would be in compliance by the end of the third year (December 31, 2002). (But mandated gradual compliance by earlier dates is another matter.)

Although this concept appears to have merit on the surface, a closer look reveals some hurdles that would be difficult to overcome. Assuming that the base comparison for reducing MTBE is that all of California’s gasoline contains 11 percent by volume MTBE, then achieving a 30 percent reduction by the end of the first year would be possible only if the federal minimum oxygen requirement were to be eliminated. Removing the oxygen requirement would allow refiners to extend the practice of producing some portion of their gasoline without MTBE to other regions of the state outside of the San Francisco Bay Area.

If the federal minimum oxygen requirement remains in effect, refiners would be required to use ethanol in approximately 70 percent of the state’s gasoline. To use ethanol during the low volatility season (essentially April through October), substantial equipment modifications would be necessary, as discussed earlier. This type of refinery work would require more than 12 months to complete.

Achieving a 60 percent reduction in MTBE by the end of the second year would require substantial refinery modifications, regardless of whether the federal minimum oxygen requirement was to remain in effect or be removed. The 60 percent reduction would require refiners to make equipment changes that as discussed earlier cannot be done in less than three years. Finally, the additional record keeping to track gradual reduction goals would be a significant burden for both the industry and State agencies that enforce the gradual phase-down.

Removing MTBE from Specific Geographic Regions

Finding: Creating “MTBE-free zones” would require a number of years for the necessary refinery modifications to be completed and put the MTBE-free region at greater risk for supply disruptions and significant price spikes.

Another concept for accelerating the removal of MTBE from gasoline ahead of the December 31, 2002, deadline is that specific geographic regions of California be designated “MTBE-free zones.” This type of designation would require that all grades of gasoline sold in the area be free of any MTBE.

Even though some of the San Francisco Bay Area refiners are producing the majority of their regular grade of gasoline without MTBE, expanding this practice to the rest of the gasoline sold in the region would require modifications to the refineries and changes to some portions of the distribution system. These projects would require a number of years to complete the planning, engineering, permitting, construction, and testing of the new process equipment before all grades and adequate volumes of complying gasoline could be supplied.
In addition, creating an “MTBE-free island” within the state will limit the options for suppliers to obtain alternative gasoline supplies when one or more of the refiners producing gasoline for the “MTBE-free zone” has an unanticipated production problem. Because the gasoline being sold in the “MTBE-free zone” will be unique, the availability of complying gasoline that could be used in the special region will be scarce. As a result, the recent price spike that occurred during the spring of 1999 could reoccur. But this time, the severity of the price increase would be greater for two reasons. First, suppliers of gasoline to the “MTBE-free zone” would not be able to blend-in additional volumes of MTBE to extend the gasoline supply. Second, the number of alternative sources of supply would be considerably less, limiting any relief that could be provided by importers or other producers in the state.

Most refiners in California produce gasoline for different market areas of the State. Rarely are these areas confined to a specific geographic region. Rather, over the course of a typical year, gasoline produced by a specific refiner could end up anywhere in the state. The flexibility for refiners to be able to send gasoline to any area of the State would be curtailed by the creation of an “MTBE-free zone,” reducing the efficiency of the distribution system and increasing the costs for consumers.

Removing MTBE from Gasoline During the Winter Months

Finding: The seasonal removal of MTBE could not be accomplished without modifications to both the refineries and the distribution infrastructure. These projects would require a number of years to complete. However, absent a federal minimum oxygen requirement, the seasonal use of ethanol could occur on a limited basis, where and when it meets the logistical, economic, and marketing plans of the various refiners.

A third concept for accelerating the removal of MTBE from gasoline in advance of the December 31, 2002, deadline is that refiners be required to remove MTBE from all grades of gasoline during the winter months.

If the federal minimum oxygen requirement remains in effect, refiners would be required to use ethanol as a substitute for MTBE. Even if adequate ethanol supplies could be secured quickly, the refiners would not be able to blend the ethanol at the terminals without making modifications to the distribution infrastructure. These modifications would take up to two years to complete the planning, engineering, permitting, and construction to enable all of the terminals to dispense gasoline blends containing ethanol. These additional modifications would require a substantial amount of time to complete.

Areas of Uncertainty

At the meetings, stakeholders identified several areas of uncertainty that will play a major role in decisions undertaken by refiners as they plan to remove MTBE. All of these issues, except for the federal minimum oxygen requirement, should be resolved by the end of this year. This resolution will provide refiners with additional certainty that should assist them with finalizing
their engineering projects and allow them to initiate a chain of events that will eventually lead to removing MTBE from California’s gasoline supply.

Federal Minimum Oxygen Requirement

Finding: Removing the federal minimum oxygen requirement would lead to an almost immediate reduction in MTBE use throughout the state to a point where at least 30 percent of the gasoline would be produced without MTBE. The use of MTBE would still continue until all modifications to the refineries had been completed.

Finding: If the federal minimum oxygen requirement is not removed, then refiners will continue using MTBE in quantities similar to today’s until all modifications to the refineries are completed.

Federal law requires that regions in the United States that are either extreme or severe ozone nonattainment use federal RFG that contains a minimum amount of oxygen at all time. These areas have resulted in 30 percent of the gasoline consumed nationally having to meet federal RFG requirements. There are three such areas in California: Sacramento, South Coast (Los Angeles and surrounding areas), and San Diego. These regions collectively account for approximately 70 percent of the gasoline sold in the state or about 10 percent of the gasoline sold nationally. If this minimum oxygen requirement remains in effect, ethanol will be the most likely oxygenate to replace MTBE.

California RFG regulations allow refiners to produce complying fuel without any oxygenates. Three refiners in the San Francisco Bay Area are producing the majority of their regular grade of gasoline without adding any MTBE. This gasoline is marketed in the San Francisco region because the area is not an extreme or severe ozone nonattainment region. However, the federal minimum oxygen requirement, refiners are unable to expand this practice into the Sacramento or Southern California federal RFG areas.

Viability of Ethanol

Finding: If ethanol in gasoline is found to pose a serious risk to people’s health or our drinking water resources, then the December 31, 2002, date for removal of MTBE would have to be re-evaluated because no other viable alternative to ethanol is known at this time to be acceptable to industry, regulatory agencies, and health officials.

Finding: If ethanol is not a viable alternative to MTBE, refiners could produce sufficient volumes of reformulated gasoline by the December 31, 2002, deadline only if the federal minimum oxygen requirement were to be removed no later than January 31, 2000.

Finding: An “acceptable concentration level” for ethanol in drinking water would allow state water and health officials to better assess the implications of greater ethanol use in California’s gasoline.
The Governor’s Executive Order (D-5-99) also specifies that any substitute for MTBE be thoroughly assessed before it can be used in California’s gasoline. Ethanol will be studied to see what the potential impacts might be for burning gasoline containing ethanol in a vehicle’s engine and what problems could be associated with contamination of ground and surface water sources from leaks and spills of gasoline containing ethanol. Each of these studies is scheduled to be completed by December 31, 1999.

Even though other alternative oxygenates such as ethyl tertiary butyl ether (ETBE), tertiary amyl methyl ether (TAME), and tertiary butyl alcohol (TBA) have been used in gasoline, it is believed that none of these compounds will be used by the refining industry in California. The primary reasons are that all of these compounds possess similar undesirable environmental characteristics as MTBE: they can be detected by people as an unpleasant taste or odor at very low-concentration levels, they are more soluble than gasoline in water, and the cost to remove these compounds from contaminated drinking water resources is quite high (relative to other gasoline components). It is for these reasons that ethanol is thought to be the only alternative to MTBE that would be potentially acceptable to industry, regulatory agencies, and health officials.

The fate and transport studies of ethanol in surface and groundwater should assess the potential impacts on the environment of using ethanol in gasoline. As with MTBE, the definition of “acceptable concentrations” in drinking water is a useful guideline for water agencies and other health officials. If ethanol’s “acceptable concentration” level is clearly defined as part of the findings associated with the completion of the fate and transport studies, State officials will be able to better assess the implications of greater ethanol use in California’s gasoline.

The fate and transport studies are also expected to assess the potential risk to the environment of gasoline blends that do not contain any oxygenates. A concern has been raised about the potential increase in the use of certain gasoline blending components, such as alkylates. A great deal of emphasis has been placed on the uncertainty of ethanol’s viability in terms of delaying the investment decisions for refiners. But it should also be noted that ethanol producers would probably wait to see if ethanol is acceptable to use as a replacement for MTBE before committing any capital to either expand existing ethanol production capacity or construct new facilities.

**Phase 3 RFG Specifications**

**Finding:** Even though the Phase 3 RFG regulations may require additional refinery modifications, the December 31, 2002 deadline should still allow sufficient time to complete the extra work, if the ARB were to use this same date for the introduction of their new regulations.

The Governor’s Executive Order (D-5-99) also specifies that by December 1999 the ARB shall adopt California Phase 3 Reformulated Gasoline (CaRFG3) regulations that will provide additional flexibility to refiners to remove MTBE and maintain current emissions and air quality benefits while allowing compliance with the State Implementation Plan (SIP).
To comply with the CaRFG3 specifications, some additional refinery modifications may be necessary. The timing of the introduction of CaRFG3 could be important. Planning the introduction of CaRFG3 to coincide with the December 31, 2002, date to remove MTBE could afford planning and engineering advantages for refiners, as well as having the potential to optimize some of their capital expenditures.

**Other Issues**

Various stakeholders raised a number of important issues as “concerns.” These matters do not necessarily relate to or directly impact the timetable for removing MTBE, but they will have to be resolved before MTBE is removed from California’s gasoline. The staff addressed these issues at the public workshop, discussing such matters as: the definition of “MTBE-free” gasoline, the supply impacts of defining MTBE-free gasoline at too low a concentration of MTBE, fungibility of gasoline containing ethanol, the potential for California to become a net importer of gasoline, and transportation concerns associated with the movement of large volumes of ethanol into the state.