Appendix A:

Proposed Regulation Order

PROPOSED REGULATION ORDER: VOLUNTARY ACCELERATED LIGHT-DUTY VEHICLE RETIREMENT ENTERPRISES

Amend the following sections existing Sections 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610 and 2611 within Chapter 13 – Voluntary Accelerated Vehicle Retirement Enterprises, Article 1 – Voluntary Accelerated Light-Duty Vehicle Retirement Enterprises, title 13, California Code of Regulations (CCR) to read as follows:

Title 13, California Code of Regulations, Chapter 13, Article 1, Sections 2601 – 26104

Section 2601 - Definitions

Section 2602 - District Responsibility

Section 2603 - Vehicle Eligibility

Section 2604 - Voluntary Accelerated Vehicle Retirement Enterprise Operator

Requirements

Section 2605 - Offering Vehicles to the Public

Section 2606 - Parts Recycling and Resale

Section 2607 - Advertising

Section 2608 - Emission Reduction Credits

Section 2609 - Records, and Auditing, and Enforcement

Section 2610 - Pilot Program Identification of High Emitting Vehicles

Section 2611 - Procurement of Credits for SIP Measure M1

Appendix A to Article 1 Certification of Vehicle Functional and Equipment Eligibility

Inspection Form

Appendix B to Article 1 Voluntary Accelerated Light-Duty Vehicle Retirement

Program Emission Reductions Emission/Drive Train-Related

Parts List

Appendix C-to Article 1 Emission/Drive Train-Related Parts ListQuality Control

Checklist

Appendix D-to Article 1 Quality Control Checklist Calculation of Default Emission

Reductions

Title 13, California Code of Regulations

Division 3, Air Resources Board

Chapter 13, Voluntary Accelerated Vehicle Retirement Enterprises

Article 1, Voluntary Accelerated Light-Duty Vehicle Retirement Enterprises

§2601 Definitions:

- (a) "voluntary accelerated vehicle retirement" ("VAVR") means the use of cash payments or other incentives to encourage a vehicle owner to voluntarily retire his or her vehicle from service earlier than otherwise would have occurred;
- (b) "Inspection and Maintenance Program" ("I/M") or "Smog Check" means the motor vehicle inspection program established by the Health and Safety Code section 44000, et seq.;
- (c) "enterprise operator" means a person who conducts a voluntary accelerated vehicle retirement enterprise according to these regulations. The enterprise operator purchases vehicles, arranges for a vehicle's permanent removal from operation, and receives any emission reduction credit generated thereby;
- (d) "dismantler" means the person or business, defined and licensed according to the requirements of the California Vehicle Code §220, §221, §11500, et seq., and other business codes and the regulations of the Department of Motor Vehicles, who dismantles or otherwise removes from service those vehicles obtained as part of a voluntary accelerated vehicle retirement enterprise;
- (e) "emission reduction credit" means a credit representing the amount of emission reductions from accelerated retirement of vehicles, which can be applied to the emission reduction obligations of another source or to air quality attainment goals. VAVR enterprises can generate emission reduction credits that may be sold on the open market;
- (f) "pilot program" means a limited VAVR enterprise to be conducted under contract to the Air Resources Board ("ARB" or "Board"), to be completed no later than two (2) years following adoption of these regulations, with the intent of assessing the effectiveness of such enterprises and of these regulations;
- (g) "SIP" means the State Implementation Plan for ozone attainment, approved by the Board in 1994 and as subsequently amended;
- (h) "measure M1" means the mobile source control measure of the SIP that calls for utilizing VAVR enterprises in the South Coast Air Basin for the purpose of achieving needed emission reductions:
- (i) "NOx" means oxides of nitrogen, NO and NO2, measured as NO2, emitted in automotive exhaust;
- (j) "CO" means carbon monoxide, as emitted in automotive exhaust;
- (k) "PM" means particulate matter, as emitted in automotive exhaust;
- (I) "ROG" means reactive organic gases, as emitted in both automotive exhaust and evaporative emissions;
- (m) "district" means local air quality management district or air pollution control district that has responsibility for administering VAVR enterprises within its jurisdiction;
- (n) "Executive Officer" means the Executive Officer of the Air Resources Board;

- (o) "collector-interest vehicle" means any vehicle purchased by a car collector or car enthusiast primarily for its historic or esthetic value, rather than primarily as a means of transportation;
- (p) "gross polluter" means a vehicle failing required emissions testing with emission levels in the gross polluter category, and which has not been repaired and subsequently retested to show its emission levels have been brought into compliance. This includes vehicles registered and operating under the authority of a repair cost waiver or economic hardship extension;
- (q) "high emitter" means a vehicle failing required emissions testing with emission levels in the high emitter category, and which has not been repaired and subsequently retested to show its emission levels have been brought into compliance. This includes vehicles registered and operating under the authority of a repair cost waiver or economic hardship extension:
- (r) "emissions-related part" means any automotive part, which affects any regulated emissions from a motor vehicle that is subject to California or federal emissions standards. This includes, but is not limited to, those parts specified in the "Emissions-Related Parts List," adopted by the State Board on November 4, 1977, as last amended June 1, 1990.
- (s) "drive train parts" are all parts associated with the drive train such as engine, drive mechanism, transmission, differential, axles and brakes.
- "CO" means carbon monoxide, as emitted in vehicle exhaust.
- (b) "Collector-interest vehicle" means any vehicle purchased by a collector or enthusiast primarily for its historic or esthetic value, rather than primarily as a means of transportation.
- (c) "Day" means any week or weekend day including all holidays.
- (d) "Dismantle" means to punch, crush, stamp, hammer, shred, or otherwise render permanently and irreversibly incapable of functioning as originally intended, any vehicle or vehicle part.
- (e) "Dismantler" means the person or business, defined and licensed according to the requirements of California Vehicle Code §220, §221, §11500, et seq., and other business codes and the regulations of the Department of Motor Vehicles (DMV), who dismantles or otherwise removes from service those vehicles obtained as part of a Voluntary Accelerated Vehicle Retirement (VAVR) enterprise.
- (f) "District" means a local air quality management district or air pollution control district, as defined by California Health and Safety Code, Part 3, Section 40000 et seq., that has responsibility for administering VAVR enterprises within its jurisdiction.
- (g) "Drive train parts" means all parts associated with the drive train such as engine, drive mechanism, transmission, differential, axles and brakes.
- (h) "Emission reduction credit" means the amount of emission reductions from the accelerated retirement of vehicles, that can be applied to the emission reduction obligations of another source or to air quality attainment goals.
- (i) "Emissions-related part" means any vehicle part which affects any regulated emissions from a vehicle that is subject to California or federal emissions standards and includes, but is not limited to, those parts specified in the "Emissions-Related Parts List," adopted by the State Board on November 4, 1977, as last amended.

- (j) "Enterprise operator" means a person, who conducts a voluntary accelerated vehicle retirement enterprise according to these regulations, purchases vehicles, arranges for a vehicle's permanent removal from operation, and receives any emission reduction credit generated.
- (k) "Executive Officer" means the Executive Officer of the Air Resources Board (ARB). (I) "High Emitting Vehicle" means a vehicle that is identified as one that is emitting pollution in excess of emission standards pursuant to Title 16, Division 33, Article 5.5, Section 3340.42 of the California Code of Regulations.
- (m) "NOx" means oxides of nitrogen, NO and NO2, measured as NO2, emitted in vehicle exhaust.
- (n) "PM" means particulate matter, as emitted in vehicle exhaust.
- (o) "Remote sensing device (RSD)" means a device or devices that measure one or any combination of CO, NOx, and ROG concentrations in the exhaust of an on-road vehicle through infrared, ultraviolet, or other ARB-approved technology.
- (p) "ROG" means reactive organic gases, as emitted in both vehicle exhaust and evaporative emissions.
- (q) "Smog Check" means the motor vehicle inspection and maintenance program established by California Health and Safety Code Section 44000, et seq.
- (r) "Useful life" means the physical condition of a vehicle proposed for retirement such that the vehicle passes the functional and equipment eligibility inspections, as defined in Section 2603 of this regulation, and has passed the last scheduled Smog Check.
- (s) "VAVR enterprise" means a privately owned and/or operated business by an enterprise operator.
- (t) "Voluntary accelerated vehicle retirement" or "VAVR" means a program in which cash payments or other incentives are offered to a vehicle owner to voluntarily retire their older, more polluting vehicle that is operational and still has a useful life.

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44081, 44090, 44100, 44101, 44102, 44103, 44105 and 44122, Health and Safety Code.

§2602 District Responsibility

- (a) Within six (6) months of the date of adoption of these regulations, each district allowing the operation of VAVR enterprises within its jurisdiction shall implement and enforce these regulations, or shall amend existing rules to comply with these regulations;
- (b) All operators of VAVR enterprises shall comply with district rules and these regulations;
- (c) Each participating district shall-have responsibility, with ARB oversight:
- (1) Afor administering and auditing VAVR enterprises conducted within its jurisdiction;
- (2) Administer and monitor the use of credits generated by VAVR enterprises operated under these regulations
- (d) iIn accordance with all state, federal, and local laws, rules, and regulations;

- (3) each participating district shall administer and monitor the use of credits generated by enterprises operated under these regulations and shall, with ARB oversight, c<u>C</u>ertify or reject the accuracy and validity of any credits generated, as required; <u>and</u>
- (4) Each participating district will rRetain the records received according to Sectionsubparagraphs §26089(ba)(2) and (3) for a period not less than the life of the related credits;
- (<u>ce</u>) Each participating district shall be responsible for verifying that any vehicle accepted for participation in a VAVR enterprise within sixty-one to ninety (61 90) days of its next required Smog Check inspection has not failed the Smog Check inspection during this time frame.
- (d) District approval to generate emission reduction credits shall be revoked if a VAVR enterprise operator demonstrates a recurrent pattern of accepting vehicles that do not meet the eligibility requirements pursuant to Section 2603 or if a VAVR enterprise operator violates any part of Section 2609(a).

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100 and 44101, Health and Safety Code.

§2603 Vehicle Eligibility

- (a) To be eligible for generation of emission reduction credits through a VAVR enterprise, a vehicle shall meet the following criteria:
- (1) It shall be voluntarily sold to the enterprise operator for a price mutually agreed between the vehicle seller and the enterprise operator;
- (2) It shall be currently registered with the Department of Motor-Vehicles as an operable vehicle, and shall have been so registered for at least 24 months120 days prior to the final date of sale to the VAVR enterprise, to an address or addresses within the district in which the <u>VAVR</u> enterprise is being operated.
- (A) Smog Checks must <u>have been</u> performed as required by the Department of Motor Vehicles in order for the vehicle to be considered registered;
- (A) If a vehicle owner has sold a vehicle to an enterprise operator within the previous twelve (12) months, any subsequent vehicles offered to the same enterprise operator must have been registered continuously to that owner for the previous twenty-four (24) month period, in addition to meeting all other requirements of this section:
- (B) A vehicle may also be eligible if the owner of the vehicle placed the vehicle in planned non-operational status per Vehicle Code Section 4604, et seq., for a total of two (2) or fewer months during the continuous twenty-four (24) months registration period and occurring at least three (3) months prior to the date of sale to the VAVR enterprise operator;
- (C) A vehicle may also be eligible if the registration has lapsed for less than 181 days during the previous twenty-four (24) months and all appropriate registration fees and late penalties have been paid to the DMV, provided that the vehicle is registered for at least ninety (90) days immediately prior to its date of sale to a VAVR enterprise operator; and
- (DB) Determination of an individual vehicle's registration history shall be based on:

- 1. <u>rRegistration</u> data for that vehicle obtained from Department of Motor-Vehicles records and
- 2. If (A)D.1 provides inconclusive results for an individual vehicle, then copies of the applicable vehicle registration certificates may be used;
- (3) It shall be a passenger car or a light-duty truck that includes, but is not limited to, a pick-up truck, sports utility vehicle (SUV), or van up to 8,500 pounds gross vehicular weight rating;
- (4) It shall be driven to the purchase site under its own power;
- (5) It shall not be operating under a Smog Check repair cost waiver or economic hardship extension;
- (<u>5</u>6) If a vehicle volunteered for retirement is within sixty (60) days of its next required Smog Check inspection, the following criteria must be met:
- (A) The vehicle shall pass the Smog Check inspection without receiving a repair cost waiver or economic hardship extension prior to acceptance by a VAVR enterprise operator;
- (6B) Owners of vehicles requiring Smog Check inspections pursuant to Section§ 2603(a)(65) shall be required to submit documentation issued by a Bureau of Automotive Repair (BAR) licensed Smog Check technician station demonstrating compliance with Section§ 2603(a)(56)(A). The documentation shall be submitted to the person performing the functional and equipment eligibility inspection pursuant to §2603(b).; and
- (7) Vehicles that are tampered, pursuant to Section 3340.41.5 of Title 16, Division 33, Article 5.5 of the California Code of Regulations, shall not be eligible for acceptance into a VAVR program.
- (b) Each vehicle shall pass a functional and equipment eligibility inspection performed by the VAVR enterprise operator or other ARB-approved inspector (inspector), conducted on-site at the VAVR enterprise location and. The following elements shall be included in the following inspection:
- (1) The candidate vehicle must have been driven to the inspection site under its own power. If an inspector has knowledge that a vehicle was towed or pushed for any portion of the trip to the inspection site, then the inspector shall not approve the vehicle for eligibility in a VAVR program;
- (2) The inspector shall inspect the vehicle to ensure it meets the following <u>equipment</u> <u>eligibility</u> requirements and shall reject the vehicle for emission reduction credit generation if the vehicle fails any of these requirements:
- (A) All doors shall be present and in place-;
- (B) The hood shall be present and in place;
- (C) The dashboard shall be in place;
- (D) Windshield shall be present and in place;
- (E) The driver's seat must be present and in place;
- (F) Interior pedals shall be operational;
- (G) One bumper and all side and/or quarter panels shall be present and in place;
- (H) Vehicle driveability must not be affected by any body, steering, or suspension damage;
- (I) Exhaust system shall be present and in place;-
- (JH) One headlight, one taillight, and one brake light shall be present and in place;

- (KI) One side window glass shall be present and in place; and
- (<u>L</u>J)The requirements of Section§ 2603(a)(5) and §2603(a)(6) regarding Smog Check status have been met; and
- (3) The inspector shall complete the following functional <u>eligibility</u> inspection, and shall reject the vehicle for credit generation if the vehicle fails to complete the following test: Insert key, vehicle engine shall start using keyed ignition system. In addition to the keyed ignition switch, ignition or fuel kill switch may be activated if required to start engine. The vehicle must start readily through ordinary means without the use of starting fluids or external booster batteries. The vehicle shall be driven forward for a minimum of 25 feet under its own power. The vehicle shall be driven in reverse for a minimum of 25 feet under its own power;
- (4) Upon satisfactory completion of the inspection, the inspector <u>shall</u>will issue a certificate of functional and equipment eligibility-, as specified in Appendix A to this Article,
- (A) master copy of the certificate of functional and equipment eligibility is included in the document "Voluntary Accelerated Vehicle Retirement Certificate of Functional and Equipment Eligibility Inspection Form", as specified in Appendix A to this Article 1;
- (5) Vehicles failing the requirements pursuant to <u>Section</u> §2603(b)(12) and §2603(b)(3), may be re-tested by the inspector for compliance with these requirements and issued a certificate of <u>functional and</u> equipment eligibility <u>at any time after modifications have</u> <u>been made to the vehicle to correct all deficiencies provided the vehicle has traveled a minimum of 50 miles subsequent to the failure determination. Vehicles with inoperable vehicle odometers must be fixed prior to conducting this test.; and</u>
- (6) Vehicles failing the requirements pursuant to Sections §2603(b)(12) and (3) may be re-tested by the inspector for compliance with these requirements and issued a certificate of functional and equipment eligibility provided inoperable vehicle odometers are fixed prior to conducting this test, the vehicle has traveled a minimum of 50 miles subsequent to the failure determination, and the vehicle passes the functional eligibility inspection at any time after modifications have been made to the vehicle;

NOTE: Authority cited: Sections 39600, 39601, 44101, and 44102, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44103 and 44107, Health and Safety Code.

§2604 VAVR Enterprise Operator Requirements

- (a) All owners and operators of VAVR enterprises shall comply with all applicable district rules and these regulations.
- (b) The enterprise operator shall either:

- (1) <u>B</u>be an auto dismantler, licensed according to the requirements of the California Vehicle Code and other business codes and the regulations of the Department of Motor Vehicles, for the purpose of vehicle disposal after purchase, or:
- (2) <u>H</u>have a binding agreement with a duly authorized auto dismantler, for the purpose of vehicle disposal after purchase.;
- (<u>c</u>b) At least thirty (30) days prior to commencing operations as a <u>VAVRvoluntary</u> accelerated vehicle retirement enterprise operationer, the operator shall notify the local district, in writing, of the intent to conduct such operations;
- (1) The notification shall be submitted <u>ason forms</u> specified by <u>thea</u> district and shall contain information demonstrating the ability <u>of the enterprise operator</u> to comply with all provisions of this regulationrule;-
- (2) This information shall include, but is not limited to, enterprise operator name and business address, licensed auto dismantler name and business address, anticipated initiation date and duration of vehicle retirement operation, and time of vehicle intake; and
- (3) The auto dismantler shall include a written statement from the auto dismantler under penalty of perjury certifying compliance with:
- (A) Llocal water conservation regulations;
- (B) Sstate, county, and city energy and hazardous materials response regulations;, and
- (C) Liocal water agency soil, surface, and ground water contamination regulations; and
- (D) Aany other information requested in applicable district rules.;
- (<u>d2</u>) The local district shall have the right to refuse permission to generate emission reduction credits through <u>VAVR</u>voluntary accelerated vehicle retirement to any requesting <u>enterprise</u> operator deemed by the local district as not meeting the requirements of these regulations or any applicable district rules.;
- $(\underline{e3})$ The district may assess an application fee to cover the costs of this approval process.
- (fe) The enterprise operator shall be required to contract with an ARB-approved inspection entity, to provide inspector services to perform the vehicle functional and equipment eligibility inspection specified in section Section \$2603(b) on-site at VAVR enterprise locations, if the VAVR enterprise operator is unable to or chooses not to perform this function.;
- (gd) For <u>each</u>a vehicle purchased as part of a VAVR enterprise and whose accelerated retirement creates emission reductions to be used as the basis for generating emission reduction credits, the enterprise operator shall:
- (1) <u>V</u>+erify that the vehicle meets the vehicle registration eligibility requirements of <u>Section </u>§2603(a)(2); and
- (2) Oobtain from the vehicle owner the certificate of functional and equipment eligibility issued per Section §2603(b).;
- (he) At time of final sale of a vehicle to the VAVR enterprise, the enterprise operator shall verify that the person delivering the vehicle for sale is the legal owner or an authorized representative of the legal owner, properly empowered to complete the sale.;
- (<u>if</u>) The enterprise operator shall provide to the district, by the 5th day of each month, a list of all vehicles accepted for participation into a VAVR enterprise that are within sixty-one to ninety days (61-90) of their next required Smog Check inspection for the purpose of district compliance with <u>Section §2602(ce)</u>. Information to be provided for each

vehicle includes, but is not limited to, vehicle identification number (VIN); vehicle license plate number; and vehicle make, model, and model year.;

- (j) Violation of any provision of these regulations by any entity contracted to a district to conduct a VAVR enterprise, including falsification of any information or data, shall constitute a citable violation making the violator subject to all applicable penalties specified in the California Health and Safety Code.
- (k) Violation of any provision of Section 2603 by a VAVR enterprise operator or its subcontractors shall result in the issuance of a Notice of Violation(s).

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44103, 44105, 44107 and 44120 Health and Safety Code.

§2605 Offering Vehicles to the Public

- (a) There shall be a minimum period of ten (10) days between the day the VAVR enterprise operator provides a description of a vehicle to the local district and the day a Department of Motor-Vehicles Registration 42 form (Notice to Dismantler) is transmitted to the Department of Motor-Vehicles for the vehicle. During this period, if any person contacts the enterprise operator and indicates an interest in purchasing the vehicle, the enterprise operator shall hold the vehicle for a minimum of an additional seven (7) days. During this extended waiting period, the enterprise operator shall arrange for the interested party to examine the vehicle and, if appropriate, negotiate the sale of the vehicle or any of its parts. Notwithstanding the foregoing, nothing in this section places the enterprise operator under any obligation to hold the vehicle for an interested party that has missed two or more prior appointments to examine any vehicle, or sell the vehicle or any of its parts if a mutually acceptable price cannot be negotiated. (1) The enterprise operator will submit to the local district a description of the vehicle including, at a minimum, the vehicle make, model year, and first eight characters of the VIN. The district will, in turn, make this information available to an appropriate segment of the public. The intent is to allow interested third parties, including car collector enthusiasts and those interested in affordable transportation, an opportunity to examine the car and to negotiate with the enterprise operator the purchase of the vehicle or any of its parts according to Title 13, California Code of Regulations, Chapter 13, Article 1, Section 2606.
- (2) Entire vehicles and/or parts may be sold prior to entry into the program; however, no emission reduction credits shall be granted for any vehicle resold to the public in this manner according to Title 13, California Code of Regulations, Chapter 13, Article 1, Section 2606.

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44103, 44105, 44107, 44109 and 44120, Health and Safety Code.

§2606 Parts Recycling and Resale

- (a) On vehicles used for the generation of emission reduction credits, parts recycling and resale is limited to non-emission-related and non-drive train parts per the List of Emission-Drive Train Related Parts List shown in Appendix BC to Article 1 Emission/Drive Train-Related Parts List;
- (1) Parts recycling is at the sole discretion of the VAVR enterprise operator, subject to the limitations included herein.
- (b) After the ten-day waiting period (and additional seven-days if appointment for inspection is made) and prior to offering non-emission and non-drive train parts for resale, the engine, emission-related parts, transmission, and drive train parts must be removed from a vehicle used for the generation of emission reduction credits and destroyed by the enterprise operator, or the enterprise operator's duly contracted dismantler:
- (1) For the purpose of this regulation, a part will be considered destroyed when it has been punched, crushed, shredded or otherwise rendered permanently and irreversibly incapable of functioning as originally intended;
- (2) A checklist is provided in Appendix <u>CD</u> to Article 1 Quality Control Checklist with a list of emission-related and drive train parts that has check boxes for recording the status of parts, i.e., "removed" and "destroyed";
- (A) The VAVR Enterprise Operator must complete the checklist by adding check marks in the appropriate columns as the emission-related and drive train parts are removed and destroyed:
- (B) For a part that appears on the checklist, but is not in the original design of the vehicle, the VAVR Enterprise Operator must enter "N/A" for "not applicable" in lieu of a check mark;
- (3) After all emission-related and drive train parts are removed and destroyed, a quality control inspector (designated by the VAVR <u>e</u>Enterprise <u>o</u>Operator) must perform an inspection of the non-emission-related and non-drive train parts as well as the vehicle body;
- (4) Upon verification by the quality control inspector that no emission-related parts or drive train parts have been exchanged with the non-emission-related, and non-drive train parts, the quality control inspector must sign the checklist; <u>and</u>
- (5) After the quality control inspector signs the check list, the dismantler may place the remaining non-emission parts, non-drive train parts and vehicle body in yard to be available for sale to public;
- (c) If the VAVR <u>e</u>Enterprise <u>o</u>Operator does not recover parts from a vehicle, then the entire vehicle must be dismantledcrushed within 90 days of acquisition by the operator;
- (1) No parts may be removed, for sale or reuse, from any <u>dismantled</u> retired vehicle for the purpose of generating emission reduction credits. The only allowable use for any <u>crushed</u> retired vehicle is as a source of scrap metal and other scrap material;
- (2) An enterprise operator may separate ferrous and non-ferrous metals from a dismantled retired vehicle to sell as a source of scrap metal only; and
- (3) An enterprise operator may sell tires and batteries from a <u>dismantled</u> retired vehicle to an intermediary tire/battery recycler only.
- (A) All facilities generating or receiving waste tires must use the services of a registered tire hauler/recycler and-

- (B) Battery recyclers must be registered and licensed by the State of California to handle batteries.;
- (d) No emission reduction credits or other compensation with public funds shall be granted for any vehicle from which emission-related or drive train parts have been sold.
- (e) All activities associated with retiring vehicles, including but not limited to the disposal of vehicle fluids and vehicle components, shall comply with:
- (1) Llocal water conservation regulations;
- (2) Sstate, county, and city energy and hazardous materials response regulations; and
- (3) Llocal water agency soil, surface, and ground water contamination regulations;
- (f) Local districts are required to perform audits of all parts recycling and resale activities.

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44103, 44105, 44107 and 44120 Health and Safety Code.

§2607 Advertising

- (a) Any advertising conducted by an enterprise operator for the purpose of recruiting vehicle owners to sell their cars into a VAVR enterprise shall not contain any language stating that the VAVR enterprise is anything but voluntary for the consumer or that the VAVR enterprise is affiliated with or is operated by the State of California;
- (1) Any contracts or agreements between a vehicle seller and an enterprise operator relating to the sale of a vehicle to a VAVR enterprise shall not contain any language stating that the VAVR enterprise is anything but voluntary for the consumer or that the VAVR enterprise is affiliated with or is operated by the State of California.;
- (b) Any enterprise operator requesting the Department of Motor-Vehicles to send notices to vehicle owners as prospective VAVR participants, pursuant to Health and Safety Code Section §44103, shall meet the following requirements:
- (1) Prominently display the disclaimer statement -as follows: "This voluntary accelerated vehicle retirement enterprise is conducted by a private operator under the auspices of the State of California and your local air pollution control district/air quality management district. It is not operated by the State of California. State funds are not used for the purchase of vehicles. Depending on location and other factors, resulting Eemission reduction credits may be purchased by the State forto result directly in air quality improvements. Your participation is entirely voluntary." and
- (2) Provide the Department of Motor Vehicles with adequate criteria for selecting as notice recipients those registered vehicle owners who own the desired target vehicles. Such criteria which may consist of the desired vehicle makes, models, model years, geographical locales, or any other criteria deemed acceptable or necessary by the Department of Motor Vehicles.;

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44103, 44105, 44107 and 44109, Health and Safety Code.

- §2608 Emission Reduction Credits
- (a) <u>VAVR</u> enterprise operators may generate emission reduction credits that can be sold on the open market.
- (b) VAVR enterprise operators may not make emission reduction credits available for purchase until they are approved and issued by the district.
- (c) Districts shall not approve and issue emission reduction credits unless a VAVR enterprise operator demonstrates compliance with all applicable provisions in this regulation.
- (d) Each district shall be responsible for approving and issuing emission reduction credits generated to VAVR enterprise operators, based on data supplied by each enterprise operator pursuant to Sections 2609.
- (e) A district shall not approve and issue emission reduction credits for any vehicle retired within sixty-one to ninety (61-90) days of its next required Smog Check inspection until it has verified that the vehicle did not fail its Smog Check inspection during that time frame pursuant to Section 2602(c). Emission reduction credits shall not be issued for any vehicle failing its Smog Check inspection during the sixty-one to ninety (61 90) day time frame.
- (f) The default lifetime of emission reduction credits is three (3) years;
- (1) The maximum credit amount shall be no greater than the calculated emission reduction on which the credit is based;
- (2) Districts may apply a discount factor to credits calculated under these regulations, consistent with applicable district and Board credit rules and programs; and
- (3) Credit usage shall be in accordance with all federal, state, and local laws and regulations in effect at time of usage.
- (g) Emission reduction credits shall be generated under these regulations byfor the retirement of any vehicle for reductions of emissions of NOx, ROG, CO, and PM, as provided in this section. Where the magnitude of the credit for each of these pollutants, as generated by the accelerated retirement of an individual vehicle, shall be determined by the methodology described in Appendix D to this Article, "Calculation of Default Emission Reduction Credit." based on emission reduction data contained in the document entitled "Voluntary Accelerated Light-Duty Vehicle Retirement Program Emission Reductions" as specified in Appendix B to this Article 1;
- (1) The maximum credit amount shall be no greater than the calculated emission reduction on which the credit is based. Districts may apply a discount factor to credits calculated under these regulations, consistent with applicable district and Board credit rules and programs;
- (2) Credit usage shall be in accordance with all federal, state and local laws and regulations in effect at time of usage;
- (3) The life of emission reduction credits as generated by the accelerated retirement of an individual vehicle is three (3) years;
- (h) Extra emission reduction credits may be generated by the retirement of any high emitting vehicle for reductions of NOx, ROG, and PM when retired in accordance with Section 2610;

- (1) The detailed methodology that will be used to calculate extra emission reductions shall be submitted in a high emitting vehicle VAVR plan, as required by Section 2610(f), by the district or enterprise operator to the ARB for approval;
- (2) The methodology for calculating extra emission reductions shall be consistent with the methodologies recommended by the ARB;
- (3) The ARB shall publish the methodologies for calculating extra emission reductions in a publicly available program guideline;
- (4) Any calculation of extra emission reductions that is not consistent with the methodology recommended by the ARB shall include a detailed and complete technical justification for the changes and differences;
- (5) The ARB shall evaluate the methodology for calculating extra emission reductions within sixty (60) days of receipt using the following criteria:
- (A) The methodology must clearly show how emissions are estimated from the raw data or initial measurements through the final emission rate in pounds per year;
- (B) The methodology shall include all equations used to estimate the final emission rate, clearly define assumptions and constants, and include references for the derivation of any uncommon equations that are used;
- (C) The methodology shall contain an example calculation showing how the final emission rate was calculated from the raw data or initial measurement; and
- (D) The methodology must verify that emission reductions are real, surplus, quantifiable, and enforceable; and
- (6) A detailed and complete technical justification for any other proposed change from the requirements of Section 2608 shall be provided with the high emitting vehicle VAVR plan.

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44102, 44121 and 44122, Health and Safety Code.

§2609 Records, and Auditing, and Enforcement

- (a) <u>Districts and enterprise operators shall meet t</u>The following <u>records and auditing</u> requirements for records, auditing, and enforcement shall be met.:
- (<u>b</u>4) An enterprise operator shall be responsible for maintaining and stor<u>eing</u> the following information for each vehicle <u>dismantled and used to</u>removed from operation for the purpose of generateing emission reduction credits:
- (1A) Vehicle Identification Number (VIN);
- $(\underline{2}\underline{\texttt{B}})$ Vehicle license plate number;
- (3C) Vehicle model year;
- (4D) Vehicle odometer reading;
- (<u>5</u>€) Vehicle make and model;
- (6F) Name, address, and phone number of legal owner selling vehicle to the enterprise operator;
- $(\underline{7G})$ Name, address, and phone number of registered owner if different from $(\underline{bF})(\underline{6})$;

- (8H) Name and business address of inspector conducting the vehicle's eligibility inspection, if the VAVR enterprise operator contracts with an ARB-approved inspection entity to perform the vehicle functional and equipment eligibility inspection;
- (91) Date of purchase of vehicle by the enterprise operator;
- (10J) Date of vehicle retirement;
- (11K) The emission reduction amount -claimed pursuant toper Section §2608;
- (12L) Reproductions of California Certificate of Title and registration, as signed-off by the seller at time of final sale to the VAVR enterprise;
- (13M) Reproduction of the applicable certificate of functional and equipment eligibility;
- (14N) Reproduction of the applicable Notice to Dismantler (report of vehicle to be dismantled and notice of acquisition,) (California Department of Motor Vehicles Registration 42 form);
- (<u>15</u>O) Reproduction of written documentation from the California Department of Motor Vehicles verifying that a vehicle meets the requirements of Section §2603(a)(2);
- ($\underline{16P}$) If applicable, reproduction of documentation issued pursuant to <u>Section</u> $\underline{\$2603(a)(6)(B)}$; and
- (17Q) Any other pertinent data requested by the district.;
- (<u>c2</u>) Upon request of the district, the data contained in records required in <u>Section</u> §2609(<u>ba</u>)(1)(A) through (K) shall be transmitted to the district in an electronic database format, to be determined by mutually agreedment <u>upon</u> between the district and the enterprise operator, in lieu of paper copies.;
- (d3) The enterprise operator shallwill maintain copies of the information listed in Section §2609(ba)(1)(A) through (Q) for a minimum period of -time commensurate with the life of the emission reduction credits generated from each vehicle pursuant to Section §2608, and shall make those records available to the ARB or the district upon request.; (e4) Each district shall be responsible for approving and issuing emission reduction credits generated in accordance with §2608 to VAVR enterprise operators, based on data supplied by each enterprise operator pursuant to §2609(a)(1), §2609(a)(2), and §2609(a)(3). Districts shall not approve and issue emission reduction credits unless a VAVR enterprise operator demonstrates compliance with all applicable provisions in this regulation:
- (5) A district shall not approve and issue emission reduction credits for any vehicle retired within sixty-one to ninety (61-90) days of its next required Smog Check inspection until it has verified that the vehicle did not fail its Smog Check inspection during that time frame pursuant to §2602(f). Emission reduction credits shall not be issued for any vehicle failing its Smog Check inspection during the sixty-one to ninety (61 90) day time frame.
- (6) VAVR enterprise operators may not make emission reduction credits available for purchase until they are approved and issued by the district.
- (7) The district shouldmay conduct announced and unannounced audits and on-site inspections of VAVR enterprise operations to ensure that enterprises are being operated according to all applicable rules and regulations:
- (1) The district shall report the results of any such audits and inspections to the Executive Officer, and shall-notify any non-compliant enterprise operator of the nature of the violation, and shall-initiate any enforcement or remedial action necessary; and

- (2A) Enterprise operators and their subcontractors shall allow the district to conduct announced and unannounced audits and inspections and shall cooperate fully-in-such situations;
- (B) Violation of any provision of these regulations, including falsification of any information or data, shall constitute a citable violation making the violator subject to all applicable penalties specified in the California Health and Safety Code. In addition, violation of any provision of §2603 by a VAVR enterprise operator or its subcontractors shall result in the issuance of a Notice of Violation(s). District approval to generate emission reduction credits shall be revoked if a VAVR enterprise operator demonstrates a recurrent pattern of accepting vehicles that do not meet the eligibility requirements pursuant to §2603 or if a VAVR enterprise operator violates §2609(a)(6);

NOTE: Authority cited: Sections 39600, 39601 and 44101, Health and Safety Code. Reference: Sections 39002, 39003, 42400, 42400.1, 42400.2, 42400.3, 42400.4, 42400.5, 42400.6, 42401, 42402, 42402.1, 42402.2, 42402.3, 42402.5, 42403, 43000, 43013, 43016, 44100, 44101, 44102, 44103, 44104.5, 44105, 44106 and 44107, Health and Safety Code.

§2610 Pilot Program

- (a) Plan to Guide Execution of Pilot Program, Assess Results and Formulate Recommendations:
- (1) The Board will contract with an interested party to conduct a pilot program in the South Coast Air Basin, to be completed no later than two (2) years after adoption of these regulations;
- (2) The pilot program will be designed to test the efficacy of these regulations with regards to the goals of SIP measure M1 and VAVR-for-credit operations in general;
- (3) The pilot program will determine a baseline of the current population of vehicles by model year and market value and the current turnover rate of vehicles, and other factors that may be essential to assessing the effectiveness, cost-effectiveness, and market impacts of VAVR enterprises;
- (4) The Board will publish a report at the end of each calendar year for which the pilot program is operated. This report will include:
- (A) The number of vehicles retired, by model year.
- (B) The measured emissions of any retired vehicles tested during the report period;
- (C) Costs of the vehicles in terms of amounts paid to sellers, and the cost-effectiveness of voluntary accelerated vehicle retirement expressed in dollars per ton of emissions reduced.
- (D) Administrative and testing costs for the program.
- (E) Assessments of the replacement vehicles or replacement travel by model year or emission levels, as determined from interviews, questionnaires, diaries, analyses of vehicle registrations in the study region, or other methods as appropriate.
- (F) Assessments of the net emission benefits of voluntary accelerated vehicle retirement in the year reported, considering the retired vehicles, the replacement vehicles, and other effects of the program on the mix of vehicles and use of vehicles in the geographical area of the program, including in-migration of other vehicles into the

- area and any tendencies to increased market value of used vehicles and prolonged useful life of existing vehicles, if any.
- (G) Assessments of whether the M-1 strategy of the 1994 SIP can reasonably be expected to yield the required emission reductions.
- (H) Assessments of typical retired vehicle operating condition, historical mileage, and other relevant vehicle data;

Identification of High Emitting Vehicles

- (a) Remote sensing devices (RSD) and other ARB-approved technologies, including but not limited to databases such as a high emitter profile or smoking vehicles, may be used to identify potential high emitting vehicles for voluntary entry into a VAVR program and to generate extra emission reduction credit.
- (1) The technology must be a common, scientifically established technology;
- (2) The technology must identify ROG, NOx, PM, and/or CO emissions from potential high emitting vehicles; and
- (3) The technology must identify vehicles whose emissions will most likely exceed the ASM Emission Standards and Gross Polluter Standards pursuant to Title 16, Division 33, Article 5.5, Section 3340.42 of the California Code of Regulations.
- (b) The use of these technologies in a VAVR program is entirely optional.
- (c) A high emitting vehicle VAVR program using these technologies shall comply with all applicable requirements of these regulations.
- (d) All equipment and software associated with the technology shall be calibrated, operated, and maintained in accordance with the latest, approved manufacturer's standard operating procedures or other ARB-approved equivalent documentation for that technology.
- (e) Any extra emission reduction credit generated by the voluntary retirement of a high emitting vehicle shall be calculated according to the requirements of Section 2608(h).
- (f) A detailed plan to operate a high emitting vehicle VAVR program shall be submitted to the ARB for approval and shall not be implemented until written approval to proceed is received from the Executive Officer of the ARB.
- (g) The plan shall contain, at a minimum, the following elements:
- (1) A detailed description of the type and model of all equipment and software used to identify high emitting vehicles;
- (2) A detailed description of the operation of the technology including but not limited to set up, typical operation, location and location criteria, calibration, and maintenance;
- (3) A copy of the standard operating procedures or protocols for that technology including maintenance of the technology including equipment and software;
- (4) The specific criteria to be used in the application of the technology to identify a high emitting vehicle;
- (5) A detailed description of the methodology that will be used to calculate extra emission reduction credits including an example calculation pursuant to Section 2608;
 (6) Documentation that personnel who will be operating the technology are trained and
- qualified for such operation;
- (7) A description of how the high emitting vehicle VAVR program will be administered and operated in compliance with all applicable requirements of this regulation; and (8) A detailed description of any anticipated deviations from the standard operating procedures or protocols of the technology, as required by this Section, and the

recommended methodology for calculating extra emission reduction credits, as specified in Section 2608(h).

- (h) The ARB shall evaluate the plan according to the following criteria. The plan shall:
- (1) Be complete;
- (2) Meet all of the requirements listed in Sections 2610(a), (c), and (d);
- (3) Fully address all elements listed in Section 2610(g);
- (4) Be approved, signed, and dated by a management-level official who has the authority to approve the plan; and
- (5) Be approved for implementation by the ARB within sixty (60) days or returned to the submitter within sixty (60) days for revision.

NOTE: Authority cited: Sections 39600, 39601, 44101 and 44104.5, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013, 44100, 44101, 44104.5 and 44105, Health and Safety Code.

§2611 Procurement of Credits for SIP Measure M1

- (a) The purchase of emission reduction credits by the State of California is dependent on funding allocated for the purpose of achieving the emission reduction goals of measure M1 of the 1994 SIP for ozone attainment;
- (1) As funding becomes available, the ARB shall develop and initiate a process for procuring available emission reduction credits. Available emission reduction credits will be purchased by the State of California from enterprise operators meeting all the requirements of this regulation and applicable district rules through an approved state-contracting procedure, such as the issuance of an Invitation for Bid;
- (2) All emission reduction credits purchased by the State of California shall be retired to meet the emission reduction goals of measure M1.

NOTE: Authority cited: Sections 39600 and 39601, 44101 and 44104, Health and Safety Code. Reference: Sections 39002, 39003, 43000, 43013 44100, 44101 and 44104, Health and Safety Code.

Appendix A

Voluntary Accelerated Vehicle Retirement Certificate of Functional and Equipment Eligibility Inspection Form

California Air Resources Board

VEHICLE FUNCTIONAL AND EQUIPMENT ELIGIBILITY INSPECTION FORM

CERTIFICATE OF VEHICLE FUNCTIONAL AND EQUIPMENT ELIGIBILITY

Inspection Checklist

Owner(s) Information			 If applicable:
			Legal Owner Name2:
Legal Owner Address:			Legal Owner Address2:
Vehicle Information			
Vehicle Identification Number (V	IN)		
Vehicle License Plate Number			
Vehicle Make:		Mod	el:
Vehicle Model Year:		Colo	r:
Odometer Reading:	(owner e :	stimate if odometer not functional)
Circle appropriate answer (Y=Y Vehicle identified as an Unrepaired Gross-Polluter or High-Emitter in BAR Smog Check database			A = Not Applicable)
Due for Smog Check test within 90 days	Y	N	Registration Exp
			— Date Smogged: — (If within 90 days of required Smog Check) ele within 90 days of required Smog Check)
Vehicle meets Smog Check status	•		,
If PASS, complete vehicle equipn	nent and	l functio	nal eligibility tests on next pages
Additional Comments, if any:			

NOTE: VEHICLE IS INELIGIBLE FOR PARTICIPATION IF IDENTIFIED AS AN UNREPAIRED GROSS-POLLUTER OR HIGH-EMITTER, IS CURRENTLY OPERATING UNDER A SMOG CHECK REPAIR COST WAIVER OR ECONOMIC HARDSHIP EXTENSION, OR HAS NOT PASSED THE SMOG CHECK TEST IF WITHIN 90 DAYS OF NEXT REQUIRED SMOG CHECK.

EQUIPMENT INSPECTION I	EQUIPMENT INSPECTION II		
(FAILURE OF ANY ITEM DISQUALIFIES VEHICLE)	(FAILURE OF ANY TWO ITEMS DISQUALIFIES VEHICLE)		
O.K. Fail	O.K. Fail		
All passenger doors present; 1 door/passenger compartment operable	Turn signals present and operational		
Trunk lid remains closed; no add-on devices	——————————————————————————————————————		
Hood opens/remains securely closed; no add on devices	Rear and side mirrors present Interior door panels present and		
Dashboard gauges/ warning lights present	secure		
	No holes in OTHER BODY LOCATIONS that exceed 2" in length at widest point		
Windshield/Rear window present and do not contain holes; no add-on devices			
Driver's seat secure; not supported by add on devices			
Brake, clutch, gas pedals present			
No frame or severe body damage (bumpers, fenders, side & quarter panels, exhaust system present)			
No holes into floorboard or passenger compartment			
Head lights, tail lights, and brake lights ALL operational (burned out bulbs will not cause disqualification if operability of systems can be verified			
Driver's side window and opposing side window present			
Rear side windows (or functional replacements) present			

		AL INSPECTION TESTS (FAILURE OF ANY ITE	
O.K.	- Fail		K. Fail
		Starts with key in ignition switch	Idles for 10 seconds unassisted
(in Par	'K)		
		Drives forward and reverse for	Idles for 10 seconds unassisted
(in Dri	ve)		idles for to seconds diffusisfeed
(111 211	., .,	a minimum of 25 feet	
		Acceleration test	
		(O.K. if less than 5.5 seconds)	
Vehicl	le shall	be disqualified if any of the following occurs	s during the functional tests
above	<u>:</u>	•	G
1)—	Engine	e shuts down subsequent to keyed ignition start	<u>.</u>
2)	-Vehicl	le whines, grinds, clanks, or emits knocking no	ises or noises from engine backfire.
3)	The br	rake pedal drops to the floor when the inspector	r attempts to stop vehicle.
Inspec	ctor Sta	ntement of Vehicle Equipment and Function	al Eligibility
basis, a	and I ha pation i	O3(b). To the best of my knowledge, this vehice two found it to meet the equipment and function in the voluntary accelerated vehicle retirement plations, Title 13, Section 2600, et seq."	nal eligibility requirements for
Print a	nd Sigr	n Name:	Date
		(Inspector)	
Inspec	tor Ider	ntification Number	
Vehicl	le Own	er Statement of Acceptance of Eligibility	
not to was pr must b	alter the esented se met a	ge receipt of this certificate of vehicle functions evehicle's components, equipment configuration to the inspector on this date. I acknowledge the third verified prior to final acceptance of my vehicerprise."	on or functional status from what nat vehicle registration requirements
Signed	<u> </u>	Date	
J		(Owner)	

Inspector Statement of Vehicle Ineligibility

"I have inspected this vehicle according to the requirements of California Code of Regulations, Title 13, Section 2603(b). I have found it does not meet the requirements for participation in the

voluntary accelerated vehicle retire	e ment programs described in C	alitornia Code of Regulations
Title 13, Section 2600 et seq."		
•		
Print and Sign Name:		
	(Inspector)	
T 100 100 1	(Inspector)	
Inspector Identification Number		

VEHICLE FUNCTIONAL AND EQUIPMENT ELIGIBILITY INSPECTION FORM

Legal Owner:	Address:			
City:	Zip:			
VIN:	License Numb	er:		
Make:	Model:			
Model Year:	Odometer Rea	ading:		
VEHICLE QUALIFICATION				
Vehicle within 61-90 days of next scheduled S	mog Check:	[] yes	[] no	2602(c)
If yes, vehicle failed next scheduled Smog Ch		[] yes*	[] no	
Vehicle registered in District for at least 24 mc	nths:	[] yes	[] no*	2603(a)(2)
Vehicle on BAR repair cost waiver		[] yes*	[] no	2603(a)(4)
Vehicle on BAR economic hardship extension		[] yes*	[] no	2603(a)(4)
Vehicle within 60 days of next scheduled Smo	-	[] yes	[] no	2603(a)(5)
If yes, vehicle passed next scheduled Smog C	heck:	[] yes	[] no*	
The vehicle has been tampered with:		[] yes*	[] no	2603(a)(7)
The vehicle has been driven to the inspection		[] yes	[] no*	2603(b)(1)
* Vehicle is not qualified for the VA	NVR program.			
				0000(1)(0)
	<u>wing shall be presen</u>	it and in p		2603(b)(3)
All doors [] yes [] no* Hoo			[] yes	[] no*
	ver's seat		[] yes	[] no*
	side and/or quarter p	<u>panels</u>	[] yes	[] no*
	e headlight		[] yes	[] no*
	e brake light		[] yes	[] no*
One side window [] yes [] no* Inte	erior pedals operation	nal	[] yes	[] no*
FUNCTIONAL FURDIBULITY TU (II				0000(1)(4)
	wing shall be comple	etea:	F1	2603(b)(4)
Vehicle starts using keyed ignition			[] yes	[] no*
Vehicle starts without the use of starting fluids			[] yes	[] no*
Vehicle driven forward for a minimum of 25 fe			[] yes	[] no*
Vehicle driven in reverse for a minimum of 25			[] yes	[] no*
* Vehicle is not eligible for the VA\	rk program.			
INSPECTOR CERTIFICATION: (Chapter corre	at bayes \ I sortify th	oot thio w	obiolo bos	(II passad II pat
INSPECTOR CERTIFICATION: (Check corre				
passed) both the functional and equipment eli acceptance into the VAVR program pursuant				
and 2603.	<u>lo California Code di</u>	Negulati	ons, nice	13, 36010118 2002
<u>and 2005.</u>				
Printed Name:		Date:		
		Date.		•
Signed:				
The following should be completed if the vehice	cle is eligible for acce	<u>eptance i</u>	<u>nto a VAV</u>	<u>'R program.</u>
OWNER ACCEPTANCE: I accept receipt of this CERTIFICATION of eligibility into a VAVR program. I				
agree not to alter the vehicle's equipment or functionality from that presented to the inspector. I agree				
to maintain the vehicle's condition and registra	ation until the vehicle	is retired	<u>1.</u>	
Printed Name:		Date: _		_
Signed:				
Oigi iod.				

Appendix <u>B</u>C

EMISSION/DRIVE TRAIN-RELATED PARTS LIST

State of California Air Resources Board

Emission-Drive Train Related Parts List

Adopted November 4, 1977 Amended May, 1981 Amended June 1, 1990

The following list of components are examples of emission related parts as defined in Section 1900 (b) (3), Chapter 3, Title 13, California Code of Regulations.

I. Carburetion and Air Induction System

A. Air Induction System:

- 1. Temperature sensor elements
- 2. Vacuum motor for air control
- 3. Hot air duct & stove
- 4. Air filter housing & element
- 5. Turbocharger or supercharger
- 6. Intercooler

B. Emission Calibrated Carburetors:

- 1. Metering jets
- 2. Metering rods
- 3. Needle and seat
- 4. Power valve
- 5. Float circuit
- 6. Vacuum break
- 7. Choke mechanism
- 8. Throttle-control solenoid
- 9. Deceleration valve
- 10. Dashpot
- 11. Idle stop solenoid, anti-dieseling assembly
- 12. Accelerating pump
- 13. Altitude compensator

C. Mechanical Fuel Injection:

- 1. Pressure regulator
- 2. Fuel injection pump
- 3. Fuel injector

- 4. Throttle-position compensator
- 5. Engine speed compensator
- 6. Engine temperature compensator
- 7. Altitude cut-off valve
- 8. Deceleration cut-off valve
- 9. Cold-start valve

D. Continuous Fuel Injection:

- 1. Fuel pump
- 2. Pressure accumulator
- 3. Fuel filter
- 4. Fuel distributor
- 5. Fuel injections
- 6. Air-flow sensor
- 7. Throttle-position compensator
- 8. Warm-running compensator
- 9. Pneumatic overrun compensator
- 10. Cold-start valve

E. Electronic Fuel Injection:

- 1. Pressure regulator
- 2. Fuel distribution manifold
- 3. Fuel injectors
- 4. Electronic control unit
- 5. Engine speed sensor
- 6. Engine temperature sensor
- 7. Throttle-position sensor
- 8. Altitude/manifold-pressure sensor
- 9. Cold-start valve

F. Air Fuel Ratio Control:

- 1. Frequency valve
- 2. Oxygen sensor
- 3. Electronic control unit

G. Intake Manifold

II. Ignition

A. Distributor

- 1. Cam
- 2. Points
- 3. Rotor

- 4. Condenser
- 5. Distributor cap
- 6. Breaker plate
- 7. Electronic components (breakerless or electronic system)

B. Spark Advance/Retard System:

- 1. Centrifugal advance mechanism:
 - a. Weights
 - b. Springs
- 2. Vacuum advance unit
- 3. Transmission controlled spark system:
 - a. Vacuum solenoid
 - b. Transmission switch
 - c. Temperature switches
 - d. Time delay
 - e. CEC valve
 - f. Reversing relay
- 4. Electronic spark control system:
 - a. Computer circuitry
 - b. Speed sensor
 - c. Temperature switches
 - d. Vacuum switching valve
- 5. Orifice spark advance control system:
 - a. Vacuum bypass valve
 - b. OSAC (orifice spark advance control) valve
 - c. Temperature control switch
 - d. Distributor vacuum control valve
- 6. Speed controlled spark system:
 - a. Vacuum solenoid
 - b. Speed sensor and control switch
 - c. Thermal vacuum switch
- C. Spark Plugs
- D. Ignition Coil

E. Ignition Wires

III. Mechanical Components

A. Valve Trains:

- 1. Intake valves
- 2. Exhaust valves
- 3. Valve guides
- 4. Valve springs
- 5. Valve seats
- 6. Camshaft

B. Combustion Chamber:

- 1. Cylinder head or rotor housing¹
- 2. Piston or rotor¹
 - IV. Evaporative Control System
- A. Vapor Storage Canister and Filter
- B. Vapor Liquid Separator
- C. Filler Cap
- D. Fuel Tank
- E. Canister Purge Valve
 - V. Positive Crankcase Ventilation System
- A. PCV Valve
- B. Oil Filler Cap
- C. Manifold PCV Connection Assembly
 - VI. Exhaust Gas Recirculation System

A. EGR Valve:

- 1. Valve body and carburetor spacer
- 2. Internal passages and exhaust gas orifice

B. Driving Mode Sensors:

¹ Rotary (Wankel) engines only

- 1. Speed sensor
- 2. Solenoid vacuum valve
- 3. Electronic amplifier
- 4. Temperature-controlled vacuum valve
- 5. Vacuum reducing valve
- 6. EGR coolant override valve
- 7. Backpressure transducer
- 8. Vacuum amplifier
- 9. Delay valves

VII. Air Injection System

A. Air Supply Assembly:

- 1. Pump
- 2. Pressure relief valve
- 3. Pressure-setting plug
- 4. Pulsed air system

B. Distribution Assembly:

- 1. Diverter, relief, bypass, or gulp valve
- 2. Check or anti-backfire valve
- 3. Deceleration control part
- Flow control valve
- 5. Distribution manifold
- 6. Air switching valve

C. Temperature sensor

VIII. Catalyst, Thermal Reactor, and Exhaust System

A. Catalytic Converter:

- 1. Constricted fuel filler neck
- 2. Catalyst beads (pellet-type converter)
- 3. Ceramic support and monolith coating (monolith-type converter)
- 4. Converter body and internal supports
- Exhaust manifold

B. Thermal Reactor:

- 1. Reactor casing and lining
- 2. Exhaust manifold and exhaust port liner

C. Exhaust System:

- 1. Manifold
- 2. Exhaust port liners
- 3. Double walled portion of exhaust system
- 4. Heat riser valve and control assembly
 - IX. Miscellaneous Items Used in Above Systems
- 1. Hoses, clamps, and pipers
- 2. Pulleys, belts, and idlers
 - X. Computer Controls
- 1. Electronic Control Unit (ECU)
- 2. Computer-coded engine operating parameter (including computer chips)
- 3. All sensors and actuators associated with the ECU
 - XI. Drive Train Parts (added to Emission-Related Parts List.
- 1. Engine
- 2. Drive mechanism
- 3. Transmission
- 4. Differential
- 5. Axles
- 6. Brakes

Appendix <u>C</u>D

QUALITY CONTROL CHECKLIST

Quality Control Check List

Check each box indicating whether the emissions-related or drive train part has been removed or destroyed. Insert N/A where a part is not in the original vehicle design.

Dismantler	Date
Address	
Quality Control Inspector	
Vehicle Make	
Vehicle Model	
Vehicle License Number	
Vehicle Odometer Mileage	

Category	Emission-Related Part	Part Removed	Part Destroyed
	Temperature sensor elements	Removed	Destroyeu
	Vacuum motor for air control		
	Hot air duct & stove		
Air Induction System	Air filter housing & element		
	Turbocharger or supercharger		
	Intercooler		
	Metering jets		
	Metering rods		
	Needle and seat		
	Power valve		
Emission Calibrated	Float circuit		
Carburetors	Vacuum break		
	Choke mechanism		
	Throttle-control solenoid		
	Deceleration valve		
	Dashpot		
	Idle stop solenoid, anti-		
Emission Calibrated	dieseling assembly		
Carburetors (continued)	Accelerating pump		
	Altitude compensator		
	Pressure regulator		
	Fuel injection pump		
	Fuel injector		
	Throttle-position compensator		
Mechanical Fuel	Engine speed compensator		
Injection:	Engine temperature		
	compensator		
	Altitude cut-off valve		
	Deceleration cut-off valve		
	Cold-start valve		

Cotomorus	Emission Poleted Port	Part	Part
Category	Emission-Related Part	Removed	Destroyed
	Fuel pump		
	Pressure accumulator		
	Fuel filter		
	Fuel distributor		
Continuous Fuel	Fuel injections		
	Air-flow sensor		
Injection:	Throttle-position compensator		
	Warm-running compensator		
	Pneumatic overrun		
	compensator		
	Cold-start valve		
	Pressure regulator		
	Fuel distribution manifold		
	Fuel injectors		
Floatnania Fuel Inication.	Electronic control unit		
Electronic Fuel Injection:	Engine speed sensor		
	Engine temperature sensor		
	Throttle-position sensor		
	Altitude/manifold-pressure		
	sensor		
Electronic Fuel Injection:	Cold-start valve		
Air Fuel Detic Control	Frequency valve		
Air Fuel Ratio Control:	Oxygen sensor		
Air Fuel Ratio Control:	Electronic control unit		
Intake Manifold	Intake Manifold Assembly		
	Cam		
	Points		
	Rotor		
	Condenser		
Distributor	Distributor cap		
	Breaker plate		
	Electronic components		
	(breakerless or electronic		
	system)		
Consult Ashron = = /	Centrifugal advance		
Spark Advance/	mechanism: weights and		
Retard System	springs		
	Vacuum advance unit		

0-1	Emission Polated Bent	Part	Part
Category	Emission-Related Part	Removed	Destroyed
	Transmission controlled spark system: vacuum solenoid, transmission switch, temperature switches, time delay, CEC valve, reversing relay Electronic spark control		
	system: computer circuitry, speed sensor, temperature switches, vacuum switching valve		
	Orifice spark advance control system: vacuum bypass valve, orifice spark advance control valve, temperature control switch, distributor vacuum control switch		
Spark Advance/ Retard System (continued)	Speed controlled spark system: vacuum solenoid, speed sensor and control switch, thermal vacuum switch		
Spark Plugs	Spark Plugs		
Ignition Coil	Ignition Coil		
Ignition Wires	Ignition Wires		
	Engine Flywheel Bell Housing Drive Shaft		
Drive Train	Transmission Differentials Axles		
	Brakes		
	Intake valves		
	Exhaust valves		
	Valve guides		
Mechanical Components	Valve springs Valve seats		
	Camshaft		
	Cylinder head or rotor housing		
	Piston or rotor		
Evaporative Control System	Vapor Storage Canister and Filter		

Category	Emission-Related Part	Part Removed	Part Destroyed
	Vapor Liquid Separator		
	Filler Cap		
	Fuel Tank		
	Canister Purge Valve		
	PCV Valve		
Positive Crankcase	Oil Filler Cap		
Ventilation System	Manifold PCV Connection		
	Assembly		
	EGR Valve: valve body and		
Exhaust Gas	carburetor spacer,		
Recirculation System	EGR Valve: internal passages		
	and exhaust gas orifice		
	Speed sensor		
	Solenoid vacuum valve		
	Electronic amplifier		
Driving Mode Sensors	Temperature-controlled		
_	vacuum valve		
	Vacuum reducing valve		
	EGR coolant override valve		
D.: i.e. M. I. O	Backpressure transducer		
Driving Mode Sensors	Vacuum amplifier		
(continued)	Delay valves		
	Pump		
	Pressure-relief valve		
	Pressure-setting plug		
	Pulsed air system		
	Diverter		
	Relief, bypass, or gulp valve		
Air Injection System	Check or anti-backfire valve		
	Deceleration control part		
	Flow control valve		
	Distribution manifold		
	Air switching valve		
	Temperature sensor		
Catalytic	Constricted fuel filler neck		
Converter/Thermal	Catalyst beads (pellet-type		
Reactor/exhaust	converter),		
	Ceramic support and monolith		
	coating (monolith-type		
	converter),		
	Converter body and internal		
	supports,		

Category	Emission-Related Part	Part Removed	Part Destroyed
	Reactor casing and lining		
	Exhaust manifold and exhaust		
	port liner		
	Manifold		
	Exhaust port liners,		
	Double walled portion of		
	exhaust system,		
	Heat riser valve and control		
	assembly		
Miscellaneous Items	Hoses, clamps, and pipers		
Used in Above Systems	Pulleys, belts, and idlers		
	Electronic Control Unit (ECU)		
Computer Controls	Computer-coded engine		
	operating parameter		
	(including computer chips)		
	All sensors and actuators		
	associated with the ECU		

Quality Control Inspector Final Verification All Emission-Related Parts Removed and Destroyed

Quality Control Inspector Signat	ure:
Date:	

Appendix <u>D</u>B

CALCULATION OF DEFAULT EMISSION REDUCTION CALCULATIONS VOLUNTARY ACCELERATED LIGHT-DUTY VEHICLE RETIREMENT PROGRAM EMISSION REDUCTIONS

VOLUNTARY ACCELERATED LIGHT-DUTY VEHICLE RETIREMENT PROGRAM EMISSION REDUCTIONS

FOR VEHICLES RETIRED IN CALENDER YEAR 1999					
Light-Duty Vehicle Emission Reductions					
(Total Pounds Per Vehicle Over 3 Year Credit Life)					
Model Year	ROG ^A	NOx	CO	PM ₁₀	
Car					
1965 and	334	71	1347	5.4	
earlier					
1966	341	75	1395	5.0	
1967	351	77	1484	5.4	
1968	363	79	1586	5.5	
1969	376	82	1700	5.5	
1970	392	83	1851	1.8	
1971	404	89	1887	1.9	
1972	418	96	1918	1.9	
1973	436	101	2013	1.9	
1974	355	100	1671	0.7	
1975	290	106	1644	1.0	
1976	280	104	1841	0.9	
1977	178	112	1426	0.9	
1978	186	107	1891	1.1	
1979	175	96	2508	1.8	
1980	145	149	3286	1.1	
1981	72	112	747	0.6	
1982	76	102	770	0.5	
1983	70	92	735	0.4	
1984	41	74	445	0.3	

Note A: Includes exhaust and evaporative emissions

VOLUNTARY ACCELERATED LIGHT-DUTY VEHICLE RETIREMENT PROGRAM EMISSION REDUCTIONS

FOR VEHICLES RETIRED IN CALENDER YEAR 2000					
Light-Duty Vehicle Emission Reductions					
(Total Pounds Per Vehicle Over 3 Year Credit Life)					
Model Year	ROG ^A	NOx	CO	PM ₁₀	
Car					
1966 and	344	77	1396	4.8	
earlier					
1967	354	79	1483	5.2	
1968	366	82	1581	5.4	
1969	378	84	1692	5.1	
1970	394	86	1840	1.9	
1971	405	91	1874	1.6	
1972	419	97	1907	1.6	
1973	437	102	2005	1.7	
1974	360	102	1669	0.7	
1975	294	109	1667	0.6	
1976	284	106	1868	0.6	
1977	183	115	1472	0.7	
1978	193	110	1944	1.0	
1979	182	99	2573	1.7	
1980	148	152	3371	0.8	
1981	76	116	794	0.4	
1982	80	106	819	0.4	
1983	77	96	785	0.2	
1984	46	78	490	0.1	
1985	38	65	420	0.1	

Note A: Includes exhaust and evaporative emissions

VOLUNTARY ACCELERATED LIGHT-DUTY VEHICLE RETIREMENT PROGRAM DEFAULT EMISSION REDUCTIONS

ARB shall annually calculate the emission reductions for voluntary accelerated vehicle retirement. By December 31 of each year, ARB shall calculate the emission reductions for vehicles retired in the next calendar year and shall make them publicly available in tabular form.

<u>For exhaust (tailpipe) emissions, the following equation is used to calculate emission</u> reduction credits. Exhaust emission reduction credits may be generated from

reductions in oxides of nitrogen (NOx), reactive organic gas (ROG), carbon monoxide (CO), and particulate matter (PM):

ExhReduction = [(ER_{retired} * VMT_{retired}) - (ER_{replacement} * VMT_{replacement})] * Life_{retired}

where:

ExhReduction= total emission reduction for tailpipe emissions (grams/life);

- ER_{retired} = the retired vehicle exhaust emission rate (grams/mile)
 - <u>= the average exhaust emission rate of the model year vehicle retired</u> calculated using ARB's emission inventory model;
- <u>VMT_{retired}</u> = the retired vehicle miles traveled (miles/year)
 - = the average VMT of the model year vehicle retired calculated using ARB's emission inventory model;
- <u>Life_{retired}</u> = the retired vehicle remaining life (years) = 3 years;
- <u>ER_{replacement}</u> = the replacement vehicle exhaust emission rate (grams/mile) = the fleet average exhaust emission rate calculated using ARB's emission inventory model;
- $\frac{VMT_{replacement} = the replacement vehicle miles traveled (miles/year)}{= VMT_{retired}}$

For evaporative emissions, the following equation is used to calculate emission reduction credits. Evaporative emission reduction calculations apply only to ROG emissions:

where:

EvapReduction = total lifetime reduction of evaporative ROG emissions (grams/life);

(ER_{runloss})_{retired} = the retired vehicle running loss evaporative emission rate (grams/mile)

= the average running loss evaporative emission rate of the model year vehicle retired calculated using ARB's emission inventory model;

(ER _{runloss)} replacement	 the replacement vehicle running loss evaporative emission rate (grams/mile) the fleet average running loss evaporative emission rate calculated using ARB's emission inventory model;
(ER _{hotsoak}) _{retired}	 the retired vehicle evaporative emission rate attributed to hot soak after shut down (grams/trip) the average hot soak evaporative emission rate of the model year vehicle retired calculated using ARB's emission inventory model;
(ER _{hotsoak})replacement	 the replacement vehicle evaporative emission rate attributed to hot soak after shut down (grams/trip) the fleet average hot evaporative emission rate calculated using ARB's emission inventory model;
(ER _{diurnal}) _{retired}	 the retired vehicle emission rate for evaporative emissions occurring while vehicle is not operating and during periods of ambient temperature increase (grams/day) the average diurnal evaporative emission rate of the model year vehicle retired calculated using ARB's emission inventory model;
(ER _{diurnal})replacement	 the replacement vehicle emission rate for evaporative emissions occurring while vehicle is not operating and during periods of ambient temperature increase (grams/day) the fleet average diurnal evaporative emission rate calculated using ARB's emission inventory model;
(ER _{resting}) _{retired}	 the retired vehicle emission rate for evaporative emissions occurring while vehicle is not operating and during periods of constant or decreasing ambient temperature (grams/day) the average resting evaporative emission rate of the model year vehicle retired calculated using ARB's emission inventory model;
(ER _{resting})replacement	 the replacement vehicle emission rate for evaporative emissions occurring while vehicle is not operating and during periods of ambient temperature increase (grams/day) the fleet average resting evaporative emission rate calculated using ARB's emission inventory model;
Trips _{retired}	 = number of trips per year expected from retired vehicle = the average trips of the model year vehicle retired calculated using ARB's emission inventory model