

South Coast Air Quality Management District 21865 COPLEY DRIVE, DIAMOND BAR, CA 91765-4178

NOTICE OF VIOLATION

P 66066

DAT	TE OF VIOLA	TION
Month:	Day:	Year
01	01	1019

Facility Name:		Facility ID#:	Sector:
Enery Holdings LLC		186899	LF
Location Address: J	City	Zip:	TELEVISION OF THE PERSON OF TH
17171 S. Central Ave.	Carson	90	746
Mailing Address:	City:	Zip:	A) 1-2-15
17171 S. Central Ave.	Carson	90	746

YOU ARE HEREBY NOTIFIED THAT YOU HAVE BEEN CITED FOR ONE OR MORE VIOLATIONS OF THE SOUTH COAST AIR QUALITY MANAGEMENT

DISTRICT (SCAQMD) RULES, STATE LAW OR FEDERAL LAW. IF PROVEN, SUCH VIOLATION(S) MAY RESULT IN THE IMPOSITION OF CIVIL OR CRIMINAL PENALTIES.						
	EACH DAY A VIOLATION OCCURS MAY BE HANDLED AS A SEPARATE OFFENSE REGARDLESS OF WHETHER OR NOT ADDITIONAL NOTICES OF VIOLATION ARE ISSUED.					
DI	DESCRIPTION OF VIOLATIONS					
*	Authority*	Code Section or Rule No.	SCAQMD Permit to Operate or CARB Registration No.	Condition No. (If Applicable)	Description of Violation	
1	CCR	2004 (6)(4)			Failed to Submit APEP with accurate emissions.	
2	CH&SC	2004 (e)(i)			Failed to Submit OCERS with accurate emissions.	
3	☐ SCAQMD ☐ CH&SC ☐ CCR ☐ CFR	2004		D29.1	Failed to comply with permit condition D291 by performing the ammonia Slip test more than 45 calendar days after the device resumed operation.	
4	☐ SCAOMD ☐ CH&SC ☐ CCR ☐ CFR	3002		D29.1	Failed to comply with permit condition Dag. I by performing the ammonia Sliptest more than 45 caludar days after the device resumed operation.	
5	CH&SC	2012 App. A AH. C (B)(2)(b)			Failed to perform RATA within 14 unit operating days after emissions pass through the stack/duct.	
Michael Munoz 132-360-1095 USTICA Abbruzzese 10/8/2020						
President Phone No. Phone Ph						
*Ke	*Key to Authority Abbreviations: SCAQMD - South Coast Air Quality Management District CCR - California Code of Regulations Method of Service: CH&SC - California Health and Safety Code CFR - Code of Federal Regulations In Person Certified Mail					

What is a Notice of Violation?

A Notice of Violation is issued by an SCAQMD Air Quality Inspector to inform a business than a failure to comply with one or more applicable federal, state, and/or local (SCAQMD) air pollution rules and regulations or legal requirements is being alleged.

What happens when I receive a Notice of Violation?

If you are operating in violation of one or more applicable federal, state, and/or local (SCAQMD) air pollution rules and regulations or legal requirements, each day or part of a day that you operate in violation is considered a separate violation even if only one Notice of Violation has been issued. Continuing to operate in violation may subject you to substantial civil or criminal penalties. It is in your best interest to resolve any compliance problem immediately before you resume operation.

What if I need to continue to operate the equipment named in the Notice of Violation?

If continued operation of equipment cited in the Notice of Violation is necessary, you may be able to obtain a variance from SCAQMD's Hearing Board. A variance is an administrative order that allows a company to continue operating without penalties while it takes appropriate steps to meet air pollution control requirements. Proof of specific legal circumstances must be provided before a variance can be granted. Timeliness in seeking such relief will be considered by the Hearing Board. Additional information concerning variances can be found in California Health & Safety Code §§ 42350-42359 5 and at http://www.oqmd.gov/home/about/hearing-board.

During a hearing for a variance, you may be represented either by yourself or by your attorney or consultant. You will have the opportunity to present evidence and testimony, and to cross-examine any SCAQMD witness.

If you fall to comply with any order of the Hearing Board, you may be subject to additional civil or criminal penalties set forth in California Health & Safety Code §§ 42400 et seq. and 42402 et seq.

How are Notices of Violation resolved?

The SCAQMD General Counsel's office reviews each alleged violation and, based on the facts, determines how best to resolve the allegation. Options available to the General Counsel's office include:

Minor Source Penalty Assessment Program

Certain Notices of Violation may be eligible for resolution through SCAQMD's Minor Source Penalty Assessment Program if they are issued to a minor source or for violations other than emitting air toxics or creating a public nulsance involving injury or property damage.

If your case is handled by this program, you will receive a letter of phone call from an investigator in the SCAQMD General Counsel's office offering to settle your violation. Settlement terms usually call for a penalty payment and written proof of current compliance. The investigator's name and telephone number are included in the initial settlement letter in the event you would like to discuss the case.

Be prepared to describe any facts about the violation that you believe SCAQMD should know in considering your case. Sharing your knowledge of the facts, possible causes for the violation and plans to avoid future violations will help the investigator arrive at an appropriate disposition. Be sure to respond by the date indicated in the letter to avoid further legal action.

If the Minor Source Penalty Assessment Program fails to result in a settlement, your Notice of Violation may be referred to an SCAQMD attorney and handled under the procedures for Givil Prosecution or resolved through a Small Claims Court.

Civil Prosecution

If your case is handled as a civil mutter, it will be reviewed by an attorney from the SCAQMO General Counsel's office, who will typically make first contact with you through a letter that asks for information about your case. If the allegations in the Notice of Violation cannot be informally resolved, the SCAQMO is authorized to file a civil lawsuit in court to recover civil penalties. In cases involving serious harm or danger, however, SCAQMO may immediately commence a legal action for civil penalties and a court-ordered injunction. A mandatory injunction is a court order compelling a person and/or company to take specific action. A prohibitory injunction is a court order compelling a person and/or company to refrain from taking a specific action. Injunctions, which may even lead to shutting down a business, may be sought by SCAQMD to prevent continuing or serious violations or damages from occurring.

Criminal Prosecution

If SCAQMD determines that criminal prosecution is appropriate, the case will be referred to the appropriate state or federal law enforcement agency. That agency will determine if criminal prosecution is warranted.

Civil and Criminal Penalties

Penalties are determined by California Health & Safety Code §§ 42400 et sea and 42402 et sea.

Available Resources

You can obtain SCAQMD Rules, permit application forms, and detailed information about SCAQMD and the Hearing Board using the resources provided below;

Contact Numbers		AND DESCRIPTION OF THE PARTY OF	Useful Links	
General Information:				
SCAQMD Headquarters	(909) 396-2218	About SCAQMD	http://www.aqmd.gov/home/about	
General Number		Enforcement Authority	http://www.aqmd.gov/home/about/authority/enforcement	
General Counsel's Office	(909) 396-3400	Compliance Notices	http://www.aqmd.gov/home/regulations/compliance/compliance-notices	
		SCAQMD Rules	http://www.agmd.gov/home/regulations/rules	
Obtaining Permit or Bill	ing Information:			
Small Business Assistance	(600) 388-2121	Getting Permits	http://www.aqmd.gov/home/permits	
Permit Information	(909) 396-2468	Permit Forms	http://www.agmd.gov/home/permits/permit-application forms	
Bitting Services	(866) 888-8838	Permitting Fees	http://www.aqind.gov/home/permits/fees	
	(909) 396-2900			
Variances:				
Clark of the Hearing Board	(909) 396-2500	The Hearing Board	http://www.aqmd.gov/home/about/hearing-board	