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Chapter 5f: Oil and Gas Industry

Community Concerns

During the Community Steering Committee (CSC) meetings, the co-leads helped lead discussions to identify air quality concerns a actions for the Community Emissions Reduction Plan (CERP). The South Los Angeles (SLA) CSC expressed concerns about emission resulting from oil and gas operations conducted at drill sites and oil wells. In particular, the CSC has expressed concerns due to potent adverse health impacts associated with the proximity of these sites to residential areas. The CSC also identified three oil and g facilities (i.e., Jefferson, Murphy, and AllenCo Energy Inc) where they believe there is limited transparency of monitoring data a enforcement activity findings, such as Notices of Violations (NOVC) Community residents also expressed concerns about the lack noticing and reporting for acidizing injection wells and all the characteristic als used onsite which are regulated by Senate Bill –4.1

Regulatory Background

The oil and gas industry has existed in Southern California for over a hundred years. This industry, which includes oil wells, oil drilli pipeline transfer stations, and oil and gas production fields, has hundreds of facilities that are subject to requirements set forth by o agencies, local air districts, and state agencies (e.g., California Air Resources Board (CARB) and the California Geologic Ene Management Division (CalGEM)).

South Coast AQMD has specific regulations for oil wells, including the Rule 1148.1,² Rule 1148.2,³ and other rules that redu emissions of volatile organic compounds (VOCs)^{4,5} from oil and gas operations. CARB has also adopted an Oil and Gas Regulation⁶ reduce methane emissions from oil and gas production, processing, and storage. Other agencies with authority over oil and production have been directed to draft rules or ordinances to regulate oil and gas production operations to address public hea impacts. In 2019, CalGEM was directed by Governor Gavin Newson to develop a public health rule to update public health and safe

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ng, city rgy uce 5 to gas alth ety	 hugogarcia 5 hours ago , monitoring plans, hugogarcia 5 hours ago hugogarcia 5 hours ago In most cases, community inquiries are relegated to the Public Records Request (PRR) process - even in the case of the AllenCo Interagency group meetings. This isn't transparency. Add a reply
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¹ https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201320140SB4

² South Coast AQMD, Rule 1148.1 – Oil and Gas Production Wells, http://www.aqmd.gov/docs/default-source/rule-book/reg-xi/rule-1148-1.pdf

³ South Coast AQMD, Rule 1148.2 - Notification and Reporting Requirements for Oil and Gas Wells and Chemical Suppliers,

http://www.aqmd.gov/docs/default-source/rule-book/reg-xi/rule-1148-2.pdf

⁴ South Coast AQMD, Rule 1173 - Control of Volatile Organic Compound Leaks and Releases from Components at Petroleum Facilities and Chemical Plants, http://www.aqmd.gov/docs/default-source/rule-book/reg-xi/rule-1173.pdf

⁵ South Coast AQMD, Rule 1176 – VOC Emissions from Wastewater Systems, <u>http://www.aqmd.gov/docs/default-source/rule-book/reg-xi/rule-1176.pdf</u>

⁶ CARB, Oil and Gas Regulation, https://www.arb.ca.gov/regact/2016/oilandgas2016/oilandgas2016.htm

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Planning began developing an oil well or and new oil wells and accessory facilities in to recommend mayoral approval to requ	d gas production operations. ⁷ In 2020, the Los Angele linance to update permit requirements and developme unincorporated Los Angeles County. ⁸ In 2022, the Los A lire an ordinance be developed to prohibit new oil an ensure plugging and abandonment of wells, and conduc	nt operating standards for existing ngeles City Council passed a motion of gas extraction, make extraction		
areas of concern to conduct inspections enforcement data, inclu appropriate agencies if findings are outsid data provided by community-based organ and enforcement, the CSC requested that	e C expressed a desire to prioritize air measurements at s in conjunction with CARB. CSC members requested maries of inspection findings including enforcement ac de South Coast AQMD's authority. The CSC has request izations into their findings when conducting enforcement the current applicability of the Rule 1148 series be asse ical odorants at drill sites, and removing exemptions for	transparency with monitoring and ctions taken and referrals made to ed that regulatory agencies accept at actions. In addition to monitoring essed to include reducing emissions		
The CSC requested the following goals for				nugogarcia 5 hours ago Typed a note
 A. Identify locations of concern, cha surveys around oil drilling sites. 	racterize emissions, and identify potential elevated er	nissions through air measurement		
 B. Determine which oil well sites and C. Make referrals from oil and gas ins 	activities may require additional monitoring, pections to appropriate agencies to ensure these facilitie related to land-use, public health, and abandoned wells	_		nugogarcia 5 hours ago Ill
 D. Inform the CSC of enforcement fin odors and fugitive emissions. E. Reduce emissions and exposure to 	dings and enforcement actions taken at oil and gas faci oil and gas operations through potential rule amendme	lities, in particular those related to	Т	Tugogarcia 5 hours ago This transparency of informatior hould not require PRR submiss
 F. Support citizen scientiste to conduct G. Inform the community about the r 	I.N.D. tool and how to file air quality complaints.			
⁸ Los Angeles County Department of Regional Plan	conservation.ca.gov/calgem/Pages/Public-Health.aspx ning, Draft Oil Well Ordinance, <u>https://planning.lacounty.gov/oilwe</u> clerk.lacity.org/lacityclerkconnect/index.cfm?fa=ccfi.viewrecord&c		A	AQMD will invest in appropriate and tools that will ensure that in any other AQMD personnel are
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Chapter 5f

- H. Inform the CSC of enforcement findings, specifically related to CARB regulations.
 I. Inform the community of other agencies' authority and their new or ongoing projects (e.g., future regulations or ordinances) related to the oil and gas industry.

The CSC developed the following CERP actions to address community concerns regarding the nine CERP goals. Table 5f-1 below summarizes goals, actions, metrics, and provides a timeline to achieve emission or exposure reductions from the oil and gas industry in SLA.

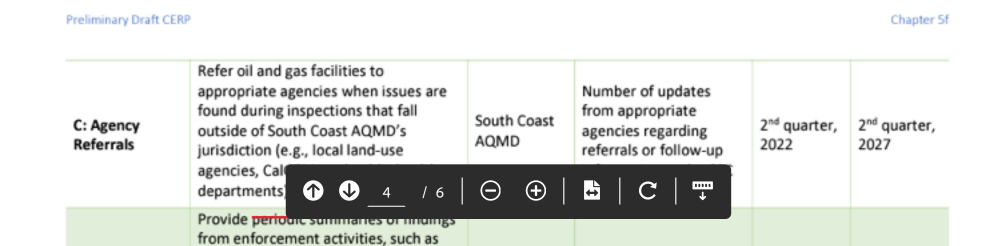
Goal	Actions	Responsible	sponsible Metrics		eline
Goal	Actions	Entity(ies)	Wiethics	Start	Complete
A: Air Measurement Surveys	 Prioritize locations for community air monitoring Conduct air measurement surveys around oil drilling sites to identify and characterize any potential emissions 	South Coast AQMD	 Provide list of prioritized locations for monitoring Number of air measurement surveys 	2 nd quarter, 2022	4 th quarter, 2026
B: Monitoring	Collaborate with appropriate agencies and the CSC to determine if additional air monitoring is needed during specific well activities or under certain conditions	South Coast AQMD	 Number of meetings with appropriate agencies Conduct air measurements during specific well activities, if necessary 	2 nd quarter, 2022	1 st quarter, 2025

Table 5f-1: Actions to Reduce Emissions from and Exposure to Oil and Gas Industry

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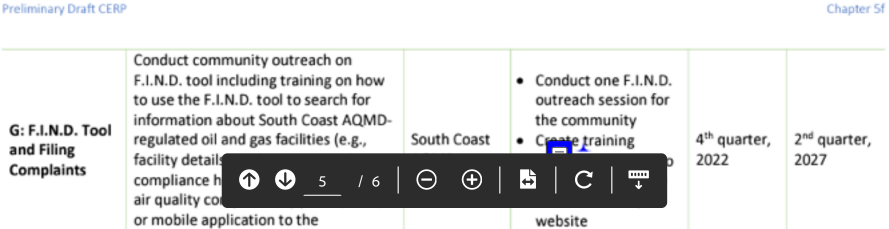
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C: Agency Referrals	Refer oil and gas facilities to appropriate agencies when issues are found during inspections that fall outside of South Coast AQMD's jurisdiction (e.g., local land-use agencies, CalGEM, and public health departments)	South Coast AQMD	Number of updates from appropriate agencies regarding referrals or follow-up information to the CSC	2 nd quarter, 2022	2 nd quarter, 2027
D: Enforcement Updates	Provide periodic summaries of findings from enforcement activities, such as whether odors or emissions were confirmed or verified with complainants and at a specific site or source and any enforcement action taken	South Coast AQMD	Number of enforcement updates to the CSC	3 rd quarter, 2022	2 nd quarter, 2027
E: Rule Amendment Feasibility	 Explore expanding Rule 1148.1 and 1148.2 to include Acid work at injection wells Notification of workover rig operations Notification of and requirements for using odorants and chemicals used onsite Notification of modifications to any previously noticed work 	South Coast AQMD	 Number of Rule Working Group meetings held, if necessary Update to CSC on rule development efforts 	2 nd quarter, 2022	2 nd quarter, 2027
F: Support Citizen Scientists	Identify opportunities to support citizen scientists to conduct community air monitoring	South Coast AQMD	Number of activities with the citizen scientists to collaborate	2 nd quarter, 2023	2 nd quarter, 2027

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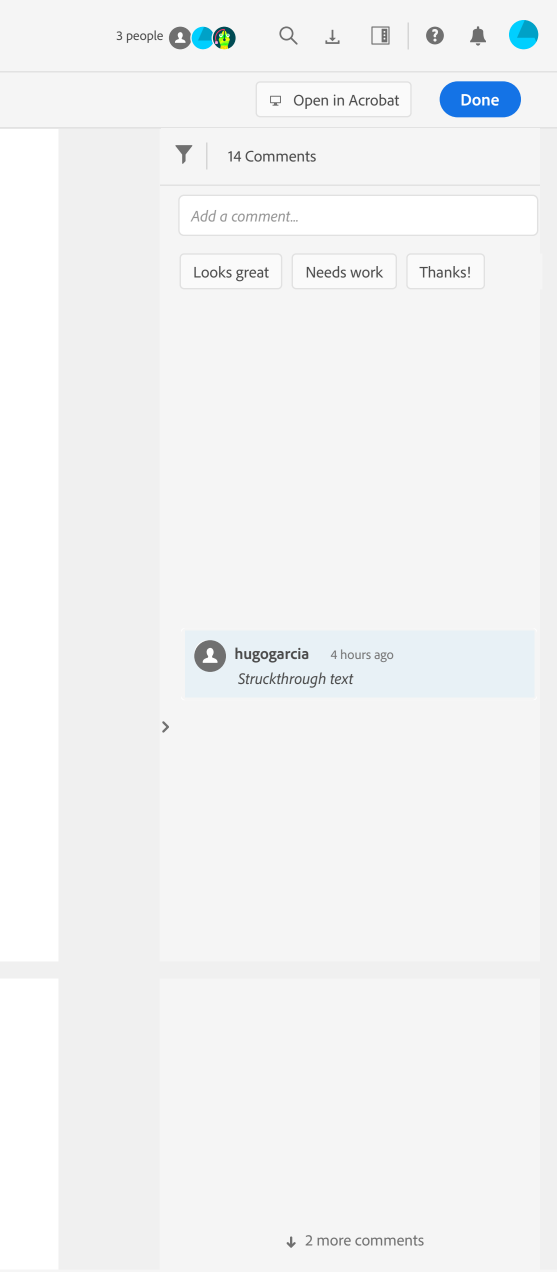
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G: F.I.N.D. Tool and Filing Complaints	Conduct community outreach on F.I.N.D. tool including training on how to use the F.I.N.D. tool to search for information about South Coast AQMD- regulated oil and gas facilities (e.g., facility details, equipment, permits, compliance history, etc.) and on filing air quality complaints by phone, web, or mobile application to the community	South Coast AQMD	 Conduct one F.I.N.D. outreach session for the community Create training morials for FIND to be published on the South Coast AQMD website 	4 th quarter, 2022	2 nd quarter, 2027
H: CARB Regulations	CARB to collaborate with South Coast AQMD to conduct inspections of all CSC-identified oil and gas facilities of concern regarding CARB and South Coast AQMD rules (including Portable Equipment Registration Program (PERP), ¹⁰ mobile source regulations, and Oil and Gas Regulation ¹¹)	CARB South Coast AQMD	 Number of facilities inspected Number of updates regarding findings 	3 rd quarter, 2022	2 nd quarter, 2027
l: Other Governmental Agency Projects	Identify opportunities for other agencies to provide information regarding their authority and projects (e.g., future regulations or ordinances) related to the oil and gas indust	South Coast AQMD	Number of presentations from other agencies to the CSC	3 rd quarter, 2022	2 nd quarter, 2027

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, and CalGEM's unmanned aerial drone surveillance program for methane emissions at oil drilling sites.	
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¹⁰ CARB, Portable Equipment Registration Program, <u>https://ww2.arb.ca.gov/our-work/programs/portable-equipment-registration-program-perp</u>
¹¹ CARB, Oil and Gas Regulation, <u>https://ww2.arb.ca.gov/resources/documents/oil-and-gas-regulation</u>