

Mail To: SCAQMD - Billing Services P.O. Box 4943 Diamond Bar, CA 91765-0943

Tel: (909) 396-2900 www.aqmd.gov

. FACILITY NAME B. EQUIPMENT LOCATION ADDRESS					2. ID NUMBER	
					4. PHONE NUMBER	
	Street Address					
		C			ÇXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
	City	Sta	ate Zip Co	de	Area Code	
REQUEST IS HEREBY MADE TO RE THE REINSTATEMENT SURCHAR PERMIT EXPIRED UP TO A MAXIN FISCAL YEAR 2024-25.	GE IS IN ADDITION	TO THE EXPIRED	FEE AND IS 50	% OF THE FEE D	UE AT THE TIME THE AI \$413.34 FOR TITLE V FA	
Description		Application #	Permit #	Expired Fee (a)	Reinstatement Surcharge (b)	Total (a+b)
		6. GRAND TO	TAL DUE (Inclu	ide payment with th	nis form) \$	

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REQUEST TO REINSTATE INSTRUCTIONS

- 1. Refer to the invoice to determine the amount of fees due for each application/permit.
- Each request must be filled out completely and submitted to South Coast AQMD, P.O. Box 4943, Diamond Bar, CA 91765-0943. ATTENTION: Billing Services.
 *If more rows have to be completed, continue on a new form.
- 3. Each request must be signed by a responsible member of the organization.
- Total fees due must accompany request.

For assistance in completing this Request to Reinstate, please call Billing Services at (909) 396-2900; Within California, you may call toll free (866) 888-8838.

Excerpts from Rule 301 (Permit Fees)

An application or a Permit to Operate which has expired due to non-payment of fees may be reinstated by submitting a Request to Reinstate the application or Permit to Operate accompanied by a 50% reinstatement surcharge as described in subdivision (g) of Rule 301 and payment in full of the amount of fees due at the time the application of Permit to Operate expired. Such request and payment of such fees for an application or Permit to Operate which has expired must be made within one year of the date of expiration. If the period of expiration has exceeded one year or the affected equipment has been altered, a new application will be required. The reinstatement surcharge shall not exceed \$329.88 per equipment for Non-Title V facilities and \$413.34 for Title V facilities.

Operation of equipment without a permit subjects owner or operator to misdemeanor penalties for each day of operation. See Excerpts from State Health and Safety Code: Division 26, Part 4, Article 3. Penalties

42400. Any person who violates any provision of this part, or any order, rule, or regulation of the state board or district adopted pursuant to this part, is guilty of a misdemeanor. Every day during any portion of which such violation occurs constitutes a separate offense.

For permitted equipment not being renewed a "Request to Inactivate a Permit to Operate" Form 200-C must be completed.