

Air Pollution Control BoardGreg CoxDistrict 1Dianne JacobDistrict 2Pam SlaterDistrict 3Ron RobertsDistrict 4Bill HornDistrict 5

Air Pollution Control Officer R. J. Sommerville

COMPLIANCE ADVISORY

NOTICE OF AIRBORNE TOXIC CONTROL MEASURE IMPLEMENTATION FOR EMISSIONS OF PERCHLOROETHYLENE FROM DRY CLEANING OPERATIONS

The California Health and Safety Code requires the state Air Resources Board (ARB) to identify toxic air contaminants and subsequently adopt regulations to control their emissions. Perchloroethylene (perc) has been identified by ARB as a toxic air contaminant. The law requires that the emissions of such toxic air contaminants be reduced to the lowest achievable level, through the application of Best Available Control Technology (BACT) or any other equal or more effective control method.

In October 1993, ARB adopted an Airborne Toxic Control Measure (ATCM) to regulate emissions of perchloroethylene from dry cleaning operations. The District will implement and enforce the ATCM without formal adoption as allowed by state law and in accordance with procedures approved by the Air Pollution Control Board on July 25, 1995.

The ATCM applies to all perchloroethylene dry cleaning facilities regardless of annual perc use. It establishes equipment requirements for new and existing facilities, good operating practices, equipment testing requirements, operator training requirements, recordkeeping and reporting requirements.

Applicability	The ATCM applies to new and existing facilities that operate perchloro- ethylene dry cleaning equipment. The ATCM provides definitions for terms used in the regulation. Some of the more relevant definitions are listed in Attachment 1.					
Definitions						
Equipment Requirements	 New Facilties All new facilities that started operations between October 1, 1994, and April 1, 1996, must install closed-loop machines equipped with a refrigerated condenser. New facilities that started operations on or after April 1, 1996, must install closed-loop machines equipped with a refrigerated condenser and a secondary control device. Existing Facilites All existing facilities that operate a vented dry-to-dry machine must either convert the machine to closed-loop (by retrofitting the machine with a nonvented refrigerated condenser) by April 1, 1996, or replace the entire machine with a closed-loop machine equipped with a refrigerated condenser by October 1, 1998. Secondary controls are not required at these facilities. All existing facilities that operate a transfer machine must replace the entire machine with a closed-loop machine equipped with a refrigerated condenser by October 1, 1998. Secondary controls are not required at these facilities. 					

05/07/96

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Operation and Maintenance Checklist and Leak Inspection Checklist The owner/operator shall not operate dry cleaning equipment unless:

- The owner/operator completes an Operation and Maintenance (O&M) Checklist (Attachment 2). The checklist must be completed on at least a weekly basis. Alternative checklists may be used if approved in writing by the District prior to use. Sample checklists mailed out with the workshop notice are also approved.
- The owner/operator conducts a weekly perchloroethylene leak check inspection and completes a Leak Inspection Checklist (Attachment 3). After April 1,1996, facilities **must** use a halogenated hydrocarbon detector or portable gas analyzer to identify vapor leaks.
- Any liquid leak or vapor leak that has been detected by the operator shall be noted on the checklist and repaired within 24 hours. If additional time is required, facilities must contact the District's Compliance Division at 694-3340 for further information and repair options.
- The completed checklists must be kept on site for two years or until the next District inspection, whichever is longer.

Operator Training All dry cleaning facilities are required to have at least one trained operator who has completed an ARB-approved environmental training course by November 1, 1996. The training courses are available in San Diego County (See Attachment 4 for additional information). Each trained operator must also successfully complete a refresher course every three years.

If the facility has only one trained operator and that trained operator termi nates employment with the facility, the facility shall notify the District's Compliance Division in writing within thirty days after the departure of the trained operator, and obtain training certification for another trained operator within three months.

Recordkeeping and Reporting

The owner/operator must maintain the following records and these records must be kept on site for **two** years or until the next District inspection, whichever is longer.

- Logs showing the date and the pounds per load of materials cleaned
- Perc purchases and delivery receipts
- Completed Operation and Maintenance Checklists (Attachment 2)
- Completed Leak Inspection Checklists (Attachment 3)
- Records of leaking components and actions taken to complete repair as well as copies of purchase orders or other written records showing when the repair parts were ordered and/or service was requested
- The original record of training course completion for each trained operator.
- A copy of the equipment manufacturer's operating manual for equipment installed after October 1, 1994
- If requested by the District, the owner/operator must submit an annual report which includes a copy of the record of training course completion for each required trained operator, the total amount of material cleaned, the total amount of perchloroethylene added and the average facility perchloroethylene mileage.

-2-

Testing

Equipment

Manufactures

Manufacturers of dry cleaning machines equipped with secondary control **Requirements for** devices (required only at facilities that start operation after April 1, 1996), are required to test primary emission control devices (other than refrigerated condensers or emission control devices on drying cabinets) and submit the test results to ARB for review. ARB will "pre-certify" equipment that meets the Airborne Toxic Control Measure requirements.

Pursuant to California Health and Safety Code section 42400 et seq., any person who violates any Order, Rule, or Regulation of the State Board or of an Air Pollution Control District is subject to a misdemeanor violation with maximum penalties of \$50,000 per day of violation.

For a copy of the ATCM adopted by the California Air Resources Board, please call (619) 694-3307. If you have any questions concerning the requirements of the ATCM or its implementation, please contact Kelley Cronin at (619) 694-2452, Ron McInnes at (619) 694-2065 or Gary Hartnett at (619) 495-5115.

GMH:jo 05/07/96 Compliance Advisory ATCM - Perchloroethylene

DEFINITIONS OF TERMS USED IN THE ATCM

<u>Closed-loop machine</u> means dry cleaning equipment in which washing, extraction and drying are all performed in the same single unit and which recirculates perchloroethylene-laden vapor through a primary control system with no exhaust to the atmosphere during the drying cycle. A closed-loop machine may allow for venting to the ambient air through a fugitive control system after the drying cycle is complete and only while the machine door is open.

Existing Facility means any facility that operated dry cleaning equipment prior to October 1, 1994, in the District. Facilities relocated within the District after October 1, 1994, shall be considered existing facilities for the purpose of this control measure.

<u>New Facility</u> means a facility that did not operate any dry cleaning equipment prior to October 1, 1994.

<u>Perchloroethylene mileage</u> means the total pounds of materials cleaned divided by total gallons of perc used.

<u>Primary control system</u> means a refrigerated condenser or an equivalent closed-loop vapor recovery system approved by the District.

<u>Refrigerated condenser</u> means a closed-loop vapor recovery system into which perchloroethylene vapors are introduced and trapped by cooling below the dew point of the perchloroethylene.

<u>Secondary control system</u> means a device or apparatus that reduces the concentration of perc in the recirculating air at the end of the drying cycle beyond the level achievable with a refrigerated condenser alone.

<u>**Transfer machine**</u> means a combination of perchloroethylene dry cleaning equipment in which washing and extraction are performed in one unit and drying is performed in a separate unit.

Compliance Advisory ATCM-Perchloroethylene

WEEKLY OPERATION AND MAINTENANCE CHECKLIST

FIRST DATE OF WEEK 1 (mm/dd/yy): ____/

														TOTAL		
WEEK 4	NEXT ROW															
WEEK 3	F INSPECTOR IN															
WEEK 2	RECORD DATE AND INITIALS OF INSPECTOR IN NEXT ROW															
WEEK 1	RECORD DATE															
		O&M REQUIREMENT	Air outlet temperature at or below 45°F during cool-down (record temperature)	Desorbed according to schedule specified in Permit to Operate	Desorbed according to manufacturer's specifications for at least one hour	Carbon air dried after desorption for at least one hour	Cleaned each day and lint placed in tightly sealed container	Kept closed at all times except when required for proper O&M	Operated to ensure that no liquid PERC is vaporized (if liquid PERC is present, decant off PERC portion and return it to still)	CARTRIDGE FILTERS Drained in their housing for 24 hours (standard) or 48 hours (if applicable) (adsorptive), prior to being replaced	Placed in sealed hazardous waste containers after being drained or, if applicable, dried, stripped, or otherwise treated in a closed system to reduce the volume of PERC prior to disposal	Do not exceed 75% of capacity	Cooled to 100°F or less before being emptied or cleaned (record temperature)		Total pounds of clothes cleaned per week:	
		COMPONENT	REFRIGERATED CONDENSER		CARBON ADSORBER (if applicable)		BUTTON & LINT TRAPS	DOORS & ACCESS PANELS	WASTEWATER EVAPORATOR (if applicable)	CARTRIDGE FILTERS (if applicable)		STILL & MUCK COOKER			SOLVENT MILEAGE	

Total gallons of PERC added per week:

Compliance Advisory ATCM-Perchloroethylene

SAN DIEGO AIR POLLUTION CONTROL DISTRICT

Attachment 3

WEEKLY LEAK INSPECTION CHECKLIST

VAPOR DETECTOR USED*:

COMPONENT	IS THE	IS THERE A LEAK? (ENTER Y OR N)	? (ENTER Y	OR N)				
	WEEK 1	WEEK 2	WEEK 3	WEEK 4	PARTS ORDERED	PARTS RECEIVED	PARTS INSTALLED	PARTS ORDERED PARTS RECEIVED PARTS INSTALLED REPAIR COMPLETED
DATE	-				(Date or "NONE")	(Date)	(Date)	(Date)
INITIALS OF INSPECTOR								
Hose and Pipe connections								
Fittings								
Couplings								
Valves								
Pumps								
Door Gaskets and Seating								
Filter Gasket and Seating								
Solvent Tank								
Solvent Containers								
Water Separator								
Muck Cooker								
Still								
Exhaust Damper								
Diverter Valve								
Cartridge Filter Housing								
Lint Basket								
Lint Storage Containers								
Button Trap								

*AFTER APRIL 1, 1996 A HALOGENATED-HYDROCARBON DETECTOR OR A PORTABLE GAS ANALYZER MUST BE USED TO DETECT VAPOR LEAKS.

AFTER DETECTION SHALL NOT OPERATE THE DRY CLEANING EQUIPMENT, UNTIL THE LEAK IS REPAIRED, *A FACILITY WITH A LEAK THAT HAS NOT BEEN REPAIRED AFTER THE END OF THE 15 TH WORKING DAY ***ORDERED PARTS MUST BE INSTALLED WITHIN FIVE WORKING DAYS AFTER RECEIPT** *PARTS MUST BE ORDERED WITHIN TWO WORKING DAYS OF DETECTION OF LEAK *LEAKS MUST BE REPAIRED WITHIN 24 HOURS UNLESS PARTS MUST BE ORDERED WITHOUT A LEAK-REPAIR EXTENSION FROM THE APCD.

Weekly completion of this checklist will comply with Section (f)(2)(A) of the Airborne Toxic Control Measure (ATCM).

APCD 050896

ADVISORY

ENVIRONMENTAL TRAINING COURSE FOR DRYCLEANERS

The statewide Airborne Toxic Control Measure (ATCM) for Perchloroethylene Dry Cleaning Operations, adopted by the California Air Resources Board (ARB) in October 1993, requires that each dry cleaning facility have at least one full time employee who has successfully completed an **ARB approved** environmental training course.

The following people have received ARB certification (or have applied for certification) to teach the course:

CURRENT LIST OF INSTRUCTOR	RS
Kenneth Slatten (certified) c/o San Diego Dry Cleaners Association English and Korean classes currently available	(619) 298-3661
Brett Weiss (submitted application) c/o M.A. Notch Corporation English and Spanish classes will be available	(619) 477-2882
Jim Scott/Bruce Grossman (submitted application)	(619) 942-5247

The one day course will provide dry cleaners with a good understanding of the benefits and requirements of the ATCM. Topics will include: health effects of perc, perc usage and emissions, working with perc, dry cleaning equipment and operations, operation and maintenance practices, leaks and leak detection, spills and emergency response, and other state and local regulations.

All dry cleaning facilities are required to have at least one trained operator by November 1, 1996.

Beginning on November 1, 1996, the District will update existing Permits-to-Operate upon renewal to incorporate the environmental training requirement. Failure to have at least one trained operator after November 1, 1996 will be a violation of the ATCM and your renewed District permit that incorporates the training requirement.

If you have any questions regarding the date, time or cost of the courses offered, please contact the instructors listed above. In the future, there may be additional instructors certified by ARB to offer the course. Please note also that any qualified person may submit an application to ARB to become a certified instructor. Instructors must be able to demonstrate a background in, and knowledge of, the following: operation and maintenance of dry cleaning systems, pollution prevention procedures, and environmental regulations pertaining to dry cleaning operations in California.

Please contact Kelley Cronin of the San Diego APCD at (619) 694-2452 for the most current list of certified instructors or if you have any other questions regarding this information.



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Air Pollution Control Officer R. J. Sommerville

ADVISORY

STREAMLINED PERMIT SERVICES FOR DRY CLEANING PERMIT APPLICATIONS

The San Diego County Air Pollution Control District continues to offer a streamlined permit procedure to reduce the time and fees needed to obtain a District Authority to Construct and Permit to Operate for dry cleaning equipment. Permit applicants will be issued an Authority to Construct over-the-counter for new or replacement equipment at existing facilities that is on the current list of certified dry cleaning equipment (enclosed), as allowed by the California Air Resources Board (ARB) Airborne Toxics Control Measure (ATCM). The Air Pollution Control District will not be able to provide this service on applications for new facilities until the list of certified dry cleaning machines with secondary controls is developed by the California Air Resources Board.

To qualify, applicants must bring to the District a completed application, supplementary application form, a street map showing the location of the equipment, and the required permit processing fee. The application must specify only equipment that is on the current certified list and the facility cannot come under the public notice requirements of AB 3205 (applicable to new/modified businesses within 1000 feet of a school). An Authority to Construct can be issued to the applicant within one hour. The Authority to Construct allows the equipment to be installed. It will contain conditions that must be followed to receive permission to operate.

The Authority to Construct will also contain a temporary 30-day authorization to operate. This will allow equipment start-up as soon as the applicant has notified the District project engineer, by phone, that the installation of the unit has been completed. This 30-day temporary authorization should allow enough time for the District to inspect the equipment and, if appropriate, issue a Startup Authorization for a longer period until a District Permit to Operate is issued.

For equipment qualifying for this procedure, the District engineering time charges for the Authority to Construct and Permit to Operate evaluation will be approximately four hours (not including time spent for AB3205, if applicable). The initial application fee will be \$697 for an existing facility. For a new facility, the initial fee will include an emission fee (\$30.) and a renewal fee (\$217.) for a total of \$944. As with standard application processing, the actual fees may be more or less depending on actual time charges, especially if more than one inspection is required because of faulty installation, improper operation or failure to comply with Authority to Construct conditions.

A copy of the current list of certified equipment which qualifies for the streamlined program is attached. Please review this list carefully as applications received for equipment not on this list may not be eligible for the streamlined program. Applications that do not qualify for this new procedure will be handled under existing standard permit processing procedures. Note that dry cleaning equipment proposed to be installed at new facilities must now be of a closed loop (non-vented dry-to-dry) design and equipped with a secondary control system. Dry cleaning equipment proposed to be installed at existing facilities must now be of a closed loop (non-vented dry-to-dry) design facilities must now be of a closed loop (non-vented dry-to-dry) design facilities must now be of a closed loop (non-vented dry-to-dry) design facilities must now be of a closed loop (non-vented dry-to-dry) design.

Streamlined Permit Services: Tuesday/Thursday - 1:00 P.M. to 5:00 P.M.

If you have any questions regarding this streamlined permit program or questions regarding new additions to the equipment listing, please contact Ron McInnes at (619) 694-3965 or Eugenya Zinger at (619) 694-3050.

APCD 050796

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CERTIFIED/PREVIOUSLY REVIEWED DRY CLEANING EQUIPMENT LIST* REFRIGERATED VAPOR CONDENSER SPECIFICATIONS

AMERICAN SUPREMA MDL 903 AMERICAN SUPREMA MDL 850HP AMERICAN SUPREMA MDL 750/S2, R, ECO AMERICAN SUPREMA MDL 850/S2, R, ECO AMERICAN SUPREMA MDL 900/S2, R, ECO AMERICAN SUPREMA MDL MS/22, R, ECO AMERICAN SUPREMA MDL P 2160

BEMTECK MDL BPS 2190

BOLTON MDL Perkmatic Deluxe 85 BOLTON MDL Super 95

BOWE PASSAT MDLP-350

CLEANLINE MDL DB25

COLUMBIA MDL 831 COLUMBIA MDL 840 COLUMBIA MDL 931 COLUMBIA MDL 1031 COLUMBIA MDL 1032 COLUMBIA MDL 1131 COLUMBIA MDL 1231 COLUMBIA MDL 1232 COLUMBIA MEC

DELTA USA MDL DP-35 DELTA USA MDL DP-55

DETREX COMMANDER/HEIL DETREX COMMANDER 15-10-H DYNAMIC MDL 300 DYNAMIC INTERNATIONAL MDL 200 DL

FORENTA, INC. MODEL D-335

FLUORMATIC MDL FR22 FLUORMATIC MDL M35R

FRIMAIR MDL 95 DELUXE FRIMAIR MDL 3035

HEIL

JENSEN MDL JENKLEAN 353

LINDUS MODEL40 LINDUS FLEXIBLE 50 A/B LINDUS MDL 55 LINDUS MDL 805 LINDUS MDL 1208HP/30HP LINDUS MDL K1512 LINDUS MDL 1812HP LINDUS MDL 2015HP LINDUS MDL 2518HP LINDUS MDL 3525HP MAGIK-STIR MDL Stallion 45

MARVEL MDL CH-25 MARVEL MDL 40CT MARVEL MDL CH-45 MARVEL MDL CH-55-R

MARVEL MDL CHTC55 MARVEL MDL CH-75

MARVEL MDL RG-35 MARVEL MDL RG-45 MARVEL MDL RG-55 MARVEL MDL RG-75

MIRACLEAN MDL 165 MIRACLEAN MDL 135 RFS MIRACLEAN MDL 235 MIRACLEAN MDL 335 MIRACLEAN MDL 355 MIRACLEAN MDL ROCK 35

MULTIMATIC MDL SHOP STAR 30 MULTIMATIC MDL SHOP STAR 300 CS MULTIMATIC MDL SHOP STAR 303 ST MULTIMATIC MDL SHOP STAR 400 STEAM MULTIMATIC MDL SHOP STAR 400 MULTIMATIC MDL SHOP STAR 500 MULTIMATIC MDL MERCURY MULTIMATIC MDL VALORE V300CS MULTIMATIC MDL VALORE V400CS MULTIMATIC MDL VALORE V600CS MULTIMATIC MDL SOLO PLUS 25

OMEGA MDL DL-SS OMEGA MDL PC-30

PERMAC MDL IGLOO 1 PERMAC MDL M30CT PERMAC MDL M40CT PERMAC MDL M40 PERMAC MDL P411 PERMAC MDL P528 PERMAC MDL P536 PERMAC MDL P546

REALSTAR MODEL SM-35 REALSTAR MDL SM-36 + DF-25 REALSTAR MDL SM-45 + DF-49 REALSTAR MDL SM-50 REALSTAR MDL SM-55 + DF-49 REALSTAR MDL SM-70 + DF-61 REALSTAR MDL 260 REALSTAR MDL RS-322 REALSTAR MDL RS-323 REALSTAR MDL 35 REALSTAR MDL RS-370

APCD 050896

CERTIFIED/PREVIOUSLY REVIEWED DRY CLEANING EQUIPMENT LIST* REFRIGERATED VAPOR CONDENSER SPECIFICATIONS

Continued

REALSTAR MDL RS-373 & FRESCA REALSTAR MDL RS-473 REALSTAR MDL RS-640 REALSTAR MDL T-25 REALSTARMDL RS 323 FESCA

RENZACCI MDL 310 RENZACCI MDL 310 SUN RENZACCI MDL SERENA SUN 310 RENZACCI MDL SUPER PIONEER 530 RENZACCI MDL POLARIS SUPER 310 RENZACCI MDL CLEAN-PRO 440 RENZACCI MDL PATRIOT SYSTEM 380S RENZACCI MDL 530 RENZACCI MDL 650 S

SHIN SUNG MDL SPIRIT 35 SHIN SUNG MDL PERFECT 400 SHIN SUNG MDL PERFECT 550

SILVER STAR GX14

SK AMERICA SMART 300 SK AMERICA SMART 400

SOVRANA MDL K12

SPENCER MDL MODULAR JUNIOR SPENCER MDL MODULAR MINOR SPENCER MDL SPRINT 200P SPENCER MDL SPRINT 300P SPENCER MDL SPRINT 400P

ENGLARE AND AND AND ADDRESS AND AD

SUPERMATIC MDL SM 35

VIC MDL 1035 FSHR & FSHRE VIC MDL 1050 HR VIC MDL 1050 FSHR & FSHRE VIC MDL 1235 VIC MDL 1235 F/S VIC MDL 1250 F/S VIC MDL 1265 VIC MDL 1265 F/S (or MDL 222-S) VIC STRATO 221 W BEMTECH BP 52190

* Installation and/or operation of equipment specified on this list does not relieve the equipment operator or owner from compliance with appropriate District Rules and Regulations. This listing is not an endorsement of any equipment specified and other equipment (including brand, make, model, etc) may be installed after appropriate review and evaluation. Equipment other than those listed may be added to this listing by submission of appropriate permit application and/or appropriate review and evaluation. Please contact the Senior Engineer in the Chemical Section of the Air Pollution Control District for information regarding addition of other equipment to this listing.

APROD DECEMBER



Air Pollution Control Board

Greg CoxDistrict 1Dianne JacobDistrict 2Pam Slater-PriceDistrict 3Ron RobertsDistrict 4Bill HornDistrict 5

August 15, 2006

COMPLIANCE ADVISORY

AMENDMENTS TO THE AIRBORNE TOXIC CONTROL MEASURE FOR PERCHLOROETHYLENE DRY CLEANING OPERATIONS – PHASING OUT OF PERCHLOROETHYLENE

On May 25, 2006, at a public hearing, the California Air Resources Board (CARB), directed their staff to propose, for their Board's consideration, amendments to the Airborne Toxic Control Measure (ATCM) for Perchloroethylene Dry Cleaning Operations to **phase out perchloroethylene (Perc) from dry cleaning operations in California**. Any dry cleaner using Perc in San Diego County will be directly affected by changes to the regulation. CARB will consider the cost impacts of phasing out Perc and evaluate ways to minimize these impacts through possible financial assistance. CARB will also conduct public workshops, to take comments on the proposed changes, before presenting changes to their Board at a public hearing in January 2007. Since this is a State regulation, San Diego County Air Pollution Control District can not make significant changes once the regulation is adopted next year. The Air Pollution Control District is required to enforce this State regulation in San Diego County; therefore, any changes made will affect your business. To be involved in the rule making process please contact Mei Fong, of CARB, at the contact information below.

If you have any questions regarding this notice and wish to contact the San Diego County Air Pollution Control District, please contact Kevin Heiss at (858) 586-2656 or by e-mail at Kevin.Heiss@sdcounty.ca.gov or Cara Bandera at (858) 586-2751 or by e-mail at Cara.Bandera@sdcounty.ca.gov.

Included with this advisory is the CARB Advisory Notice that further discusses this action and provides contact information for CARB. Mei Fong of CARB can be contacted at (916) 324-2570 or by e-mail at sfong@arb.ca.gov. Additional information may be obtained from the CARB at website http://www.arb.ca.gov/toxics/dryclean/dryclean.htm.

KH:ls

California Environmental Protection Agency

Advisory Notice Air Resources Board

June 2006

Amendments to the Control Measure for **Perchloroethylene Dry Cleaning Operations**

This advisory notifies the public and industry that the proposed rulemaking to amend the Airborne Toxic Control Measure for Perchloroethylene (Perc) Dry Cleaning Operations (Dry Cleaning ATCM) has been withdrawn. A new rulemaking for Perc will be undertaken in January 2007 and will be based on the direction the Board gave at the public hearing on May 25, 2006.

At this hearing, staff presented the proposed amendments to the Dry Cleaning ATCM. The Board heard testimony from many interested parties, including the affected industries, industry associations, environmental groups, local air pollution control districts, and other interested individuals. Although some of the testimony was supportive of ARB staff's proposal, others suggested that ARB phase out the use of Perc in dry cleaning operations all together.

After hearing the public comments and considering staff's proposal, the Board unanimously voted not to proceed with the proposed rulemaking and directed staff to return to them with a proposal for their consideration to phase out Perc from dry cleaning operations. The Board also directed staff to consider the cost impacts of the proposal and evaluate ways to minimize these through possible financial assistance programs.

ARB staff will be holding meetings with stakeholders in the near future on the new proposal to phase out Perc as well as a public workshop in September 2006. The proposal will be presented to the Board in January 2007.

For more information, contact Mei Fong at 916.324.2570 (e-mail: sfong@arb.ca.gov), Hafizur Chowdhury at 916.322.2275 (e-mail: hchowdhu@arb.ca.gov), Sonia Villalobos at 916.327.5983 (e-mail: svillalo@arb.ca.gov), or visit our website at http://www.arb.ca.gov/dryclean.