

**SANTA BARBARA COUNTY
AIR POLLUTION CONTROL DISTRICT
POLICIES AND PROCEDURES**

Policy No. <u>6100.003.1988</u>	Draft _____
Div Pol Yr	
Supersedes No. _____	Final <u> x </u>
Div Pol Yr	
Date: <u>June 15, 1988</u> (revised May 21, 1997)	Pages <u> 1 </u>
Topic: <u>Contiguous or Adjacent Properties</u>	
Distribution: <u>APCD Staff</u>	

This memorandum provide guidance on the term "contiguous or adjacent properties" (Rule 102) as related to onshore oil facilities. Onshore oil facilities on one or more leases which have a common border shall be considered one stationary source (assuming the "industrial grouping" and "common control" requirements have been met). Leases separated by a narrow corridor (e.g., road, utility right-of-way) shall be considered to have a common border.

All pipeline emissions (e.g., fugitive hydrocarbons) shall be considered part of a permitted stationary source located within the County. Pipelines connecting facilities located on leases which do not share a common border shall be considered part of the permitted stationary source located up-stream. Where the up-stream source is located outside the County, the down-stream source within the County shall be used.

Policies and Procedures Memoranda are intended to provide agency staff, applicants and the public guidance relative to standardized District procedures. These policies and procedures shall not be interpreted in conflict with District Rules and Regulations or administrative policies, and may be modified or updated periodically without advance notice.

G:\GROUP \PUBLIC\WP\PROCDRS\6100-003.DOC