



November 17, 2010

Air Resources Board  
1001 I Street, 23<sup>rd</sup> Floor  
Sacramento, California 95814

Attn: Ms. Lori Andreoni  
Manager Board Administration and Regulations Coordination Unit  
<http://www.arb.ca.gov/lispub/comm/bclist.php>

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;  
Board Agenda Item #10-10-7

Dear Members of the Board,

Stoner Incorporated appreciates the opportunity to comment on the amendments to the Consumer Products Regulation which CARB staff has developed over the last two years. Stoner has been providing solutions for customers for over 60 years. We are a 2003 Recipient of the Malcolm Baldrige National Quality Award.

Stoner supports the staff recommendations on the proposed VOC limit for Glass Cleaner non-aerosol. Stoner is currently the leader in sales of Automobile Glass Cleaner. The proposed VOC limit will be challenging to obtain. However, we believe that we can obtain this goal. This limit will force technology. At Stoner our goal is to produce a product for the customer that is effective.

In the last two years we have worked closely with staff to develop a VOC limit that provides VOC emission reductions and provides a VOC limit that is technically possible to produce products that provide the customer with an effective product that will ensure their safety.

In closing, we appreciate the opportunity to work with the ARB staff. Again, we support the amendments as proposed with the changes to the Glass Cleaner non-aerosol category with the considerations we mention above.

If there are any questions or comments please contact our consultant Doug Raymond at 440-474-4999 or e-mail at [djraymond@reg-resources.com](mailto:djraymond@reg-resources.com).

Sincerely,

Harry Zechman  
Chief Operating Officer



