

State of California
AIR RESOURCES BOARD

Resolution 78-60

November 16, 1978

WHEREAS, the Air Resources Board pursuant to Health and Safety Code Section 39602 is designated as the state agency responsible for preparation of the State Implementation Plan required by the federal Clean Air Act;

WHEREAS, the Air Resources Board has received and will receive proposed State Implementation Plan revisions from the designated local and regional agencies intended to satisfy certain new State Implementation Plan requirements for non-attainment areas, and other requirements added by the Clean Air Act Amendments of 1977, which revisions have required and will require in-depth review by the Air Resources Board;

WHEREAS, the ability of the designated local and regional agencies to submit final proposed State Implementation Plan revisions approvable by the Air Resources Board within the federal deadline will be enhanced if the Air Resources Board can provide early comments;

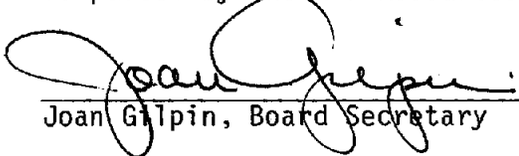
WHEREAS, it would be difficult for the Board itself to provide such early comments due to its meeting schedule;

WHEREAS, the Air Resources Board Executive Officer could provide such early comments; and

WHEREAS, the Board is authorized pursuant to Health and Safety Code Section 39515 to delegate such duties to the Executive Officer as it deems appropriate;

NOW, THEREFORE, BE IT RESOLVED, that the Executive Officer is delegated the authority to make official comments on proposed State Implementation Plan revisions for the purpose of assisting the designated local and regional agencies in developing approvable revisions in a timely manner.

I certify that the above is a true
and correct copy of Resolution 78-60
as passed by the Air Resources Board.


Joan Gilpin, Board Secretary