

CLARK COUNTY, NEVADA – DEPARTMENT OF AIR QUALITY AND ENVIRONMENTAL MANAGEMENT (DAQEM)  
**CBG Producer/Importer Registration Form**

NAME OF BUSINESS:

MAILING ADDRESS:

PHYSICAL LOCATION OF PRINCIPAL EXECUTIVE OFFICE:

PHONE:

PHYSICAL LOCATION OF PRINCIPAL OPERATIONAL OFFICE NEAREST TO LAS VEGAS, NV:

PHYSICAL LOCATION OF OFFICE OF RECORDS:

NAME OF APPLICANT:

TITLE OF APPLICANT:

POSITION OF APPLICANT (CHECK ONE):

PROPRIETOR/OWNER

CORPORATE OFFICER

PARTNER

LEGAL STRUCTURE OF BUSINESS (CHECK ONE):

SOLE PROPRIETORSHIP

CORPORATION

PARTNERSHIP

TYPE OF BUSINESS (CHECK ALL THAT APPLY):

HAULER/CARRIER

BROKER

BLENDER

REFINER

WHOLESALER

RETAILER

STATE RESALE NO.:

CORPORATION NO. (FEDERAL I.D. NO.):

Declaration and Agreement:

I declare I have examined this statement and to the best of my knowledge and belief, it is true, correct and complete. I agree to comply with, and be bound by, the provisions of Clark County Air Quality Regulations, *Section 54 — Cleaner Burning Gasoline (CBG): Winter Program*, as amended 07/01/2004. (See next page)

Signature

Date

Please Forward Completed Form to:

Clark County  
Department of Air Quality & Environmental Management  
500 S. Grand Central Pkwy  
Las Vegas, NV 89106

## REGISTRATION, REPORTING, RECORDKEEPING AND ENFORCEMENT PROVISIONS

### Clark County Air Quality Regulations, *Section 54 — Cleaner Burning Gasoline (CBG): Winter Program*, as amended 07/01/2004

- 54.1.4 Registration: Each PRODUCER and IMPORTER OF CBG shall register with the Department of Air Quality and Environmental Management by August 1, 1999 or in advance of the 1st date that such PERSON will produce or import CBG or CBGBOB. Registration shall be on forms prescribed by the Department of Air Quality and Environmental Management and shall include a statement of acceptance of the standards and enforcement provisions of this regulation; and shall include a statement of consent by the registrant that the Department of Air Quality and Environmental Management shall be permitted to collect samples and access documentation and records. The Department of Air Quality and Environmental Management shall maintain a listing of all registered suppliers.
- 54.3.2 In order to elect to have a FINAL BLEND subject to the averaging option for a GASOLINE property, the PRODUCER or IMPORTER shall notify the Department of Air Quality and Environmental Management of such election and of the estimated volume (in BARRELS), the blend identity, the blend batch number, and location (including tank numbers) of the FINAL BLEND.
- 54.4.1(2) The PRODUCER or IMPORTER shall notify the Department of Air Quality and Environmental Management of the estimated volume (in BARRELS), the DESIGNATED ALTERNATIVE LIMIT (DAL), the blend identity, the location and the averaging compliance period (if known) of each FINAL BLEND receiving a DAL. This notification shall be received by the Department of Air Quality and Environmental Management when starting physical transfer of the GASOLINE from the PRODUCTION or IMPORT FACILITY, and in no case less than 12 hours before the PRODUCER or IMPORTER either completes physical transfer to the common carrier pipeline or commingles the FINAL BLEND.
- 54.4.1(3) For each FINAL BLEND receiving a DESIGNATED ALTERNATIVE LIMIT, the PRODUCER or IMPORTER shall notify the Department of Air Quality and Environmental Management with the following information for the FINAL BLEND; final volume, fuel properties as determined under Subsection 54.10.6 and date and time of the completion of physical transfer from the PRODUCTION or IMPORT FACILITY. This notification will be provided on the monthly summation report, Subsection 54.10.11. A FINAL BLEND receiving a DAL can have a date of physical transfer prior to November 1 if it can be demonstrated that the CBG in that FINAL BLEND is intended for sale in Clark County during the period of November 1 through March 31.
- 54.5.2 A PRODUCER or IMPORTER shall notify the Department of Air Quality and Environmental Management when switching from the averaging compliance option to the flat compliance option. This notification shall be received by the Department of Air Quality and Environmental Management when starting physical transfer of the GASOLINE from the PRODUCTION or IMPORT FACILITY, and in no case less than 12 hours before the PRODUCER or IMPORTER either completes physical transfer to the common carrier pipeline or commingles the FINAL BLEND. The PRODUCER or IMPORTER will not be required to make further notifications unless and until they switch to using the averaging option as described in 54.4.1(2).
- 54.9 Liability of PERSONS Who Commit Violations Involving GASOLINE that Has Not Yet Been Sold or Supplied to a MOTOR VEHICLE
- 54.9.1 For the purposes of this Subsection, each sale of CBG at retail, and each dispensing of CBG into a MOTOR VEHICLE fuel tank, shall also be deemed a sale or supply by any PERSON who previously sold or supplied such GASOLINE in violation of this Subsection.
- 54.10.9 A PRODUCER or IMPORTER shall provide to the Department of Air Quality and Environmental Management any records required to be maintained by the PRODUCER or IMPORTER pursuant to this Subsection within 20 days of a written request from the Department of Air Quality and Environmental Management if the request is received before expiration of the period during which the records are required to be maintained.
- 54.10.10 All parties in the distribution chain (PRODUCER, IMPORTER, Terminals, Pipelines, Truckers, Rail Carriers, Retailers) must maintain transfer documents for a minimum of Two (2) years. The records as a minimum must contain the type and date of transfer, blend identity, blend batch numbers, volume of transfer, container or transport type, test results, and certification that the fuel meets CAP standards.
- 54.10.11 Each PRODUCER or IMPORTER electing to sale, offer for sale, supply, or offer to supply CBG pursuant to this regulation shall provide a Monthly Summation Report to the Department of Air Quality and Environmental Management no later than the 15th of the following month. This report shall provide as a minimum, reconciliation of the month's transactions relative to the requirements of Subsection 54.10.6. Updates or revisions to estimated transaction volumes for Subsection 54.4.1(2) shall be included in this report.
- 54.12 Enforcement
- Failure to comply with any Section of the Department of Air Quality and Environmental Management, Air Quality Regulations is subject to enforcement action, pursuant to Subsection 4.7. Penalties of up to \$10,000 per day per Section violated may be imposed, pursuant to Section 9. Variances can be requested, pursuant to Subsection 7.5.
- 54.12.1 All Parties in the distribution chain through the retail level must maintain transfer documents as specified in subsection 54.10.10. Any PRODUCER, IMPORTER, Terminal, Pipeline Operator, Trucker, Rail Carrier, or Retailer that fails to test and/or maintain records per Section 54.10; sells GASOLINE in Clark County not meeting the specifications of this regulation; or allows conventional GASOLINE to be commingled with Clark County CBG, is liable for violations and may be subject to the maximum penalties of this Section.