Example of Executive Order issued for the sale and use of aftermarket, performance and add-on parts.

These executive orders approve of the use and sale of parts that are not a part of the original manufacturer design of a certified engine and ONLY provide an anti-tampering waiver.

EOs issued for aftermarket part and anti-tampering waivers start with a “D” – these parts are NOT verified to reduce emissions.

Provides only anti-tampering waiver

In addition, language is included to address faults claims made by the manufacturer:

**THIS EXECUTIVE ORDER DOES NOT CONSTITUTE A CERTIFICATION, ACCREDITATION, APPROVAL, OR ANY OTHER TYPE OF ENDORSEMENT BY THE AIR RESOURCES BOARD OF ANY CLAIMS OF THE APPLICANT CONCERNING ANTI-POLLUTION BENEFITS OR ANY ALLEGED BENEFITS OF CM'S PH. 'H DIESEL PARTICULATE FILTER.**

Violation of any of the above conditions shall be grounds for revocation of this Executive Order. The Executive Order may be revoked only after a ten-day written notice of intention to revoke the Executive Order, in which period the holder of the Executive Order may request in writing a hearing to contest the proposed revocation. If a hearing is requested, it shall be held within ten days of receipt of the request, and the Executive Order may not be revoked until a determination is made after a hearing that grounds for revocation exist.

Executed at El Monte, California, this 16th day of March 2006.