- 3. Condition 5 is a standard condition, requiring follow-up status hearings, that the South Coast AQMD seeks for abatement orders that are expected to take longer than a few months to return to full compliance. Typically in such conditions, South Coast AQMD includes language that specifically allows moving the hearing date by the Clerk's Office if necessary. Such language was inadvertently omitted from Condition 5. The Parties proposed modifications here include such language in case the need arises for the Clerk of the Board to move a future hearing in this matter.
- 4. South Coast AQMD also proposes a ministerial update to the personnel receiving notice of Respondent's actions and reporting under this Order. The update reflects the South Coast AQMD's internal reorganization of fleet rule implementation to a different Planning and Rules Manager team within the agency's Planning, Rule Development and Implementation division. This reorganization does not otherwise change South Coast AQMD's implementation or compliance oversight of the South Coast AQMD's fleet rules, including Rule 1196.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on this 6th day of August, 2024, at Diamond Bar, California.

Kathryn Roberts

Senior Deputy District Counsel *Attorney for* South Coast AQMD