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BEFORE THE HEARING BOARD OF THE

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

In The Matter Of

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT,

Petitioner.

VS.

CHIQUITA CANYON, LLC, a Delaware Corporation, [Facility ID No. 119219]

Respondent.

Case No. 6177-4

DECLARATION OF JACOB P. DUGINSKI IN SUPPORT OF REQUEST FOR SUBPOENA DUCES TECUM

Health and Safety Code § 41700, and District Rules 402, 431.1, 3002, 203, 1150

Hearing Date: December 9 and 11, 2025

Time:

9:30 A.M.

Place:

Hearing Board

South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765

I, Jacob P. Duginski, declare:

- 1. I am of sufficient age and am competent to testify in this proceeding. I am an attorney at the law firm of Beveridge & Diamond, P.C., and am an attorney for Respondent Chiquita Canyon, LLC ("Chiquita") in this matter. I make this declaration in support of a proposed Subpoena Duces Tecum (Exhibit A, "Subpoena") pursuant to Hearing Board Rule 9(a). If called as a witness, I could and would competently testify to the material facts herein.
- 2. The proposed Subpoena seeks information that is relevant and material to these proceedings, specifically, it would command production of more detailed odor complaint information. South Coast Air Quality Management District ("South Coast AQMD") has relied on, and testified about, odor complaints throughout the course of this matter. While South Coast AQMD currently provides Chiquita some odor complaint data, these data include only limited information on the location of the complainant and no detail on the complainant's description of the odor. The Subpoena would direct South Coast AQMD to include the full address of each complainant and the complainant's description of the odors.

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- To date, South Coast AQMD has presented limited analysis of the complaint data it receives and relies on, instead lumping complaints into one undefined mass and occasionally noting some of the odors described or the neighborhoods from which the complaints originated. For example, Mr. Israel submitted a declaration in advance of the June 2025 hearings without analysis of the addresses or locations of the complaints. Attached hereto as **Exhibit B** is a true and correct copy of Mr. Israel's May 30, 2025, declaration. Mr. Israel declared that South Coast AQMD had received "more than 29,000" odor nuisance complaints alleging the Landfill as the source from January 1, 2023, through May 29, 2025. (Ex. B, at ¶ 8.) Mr. Israel included that the "types of odors complained of during [May 2025] include sour or spoiled milk, chemical, leachate, and burning odors," and "came from residential neighborhoods bordering the landfill, including Val Verde, Hasley Hills, Hasley Canyon, Hillcrest Parkway, Live Oak, and Williams Ranch." (Ex. B, at ¶ 7.) But Mr. Israel did not provide any additional information or analysis related to the addresses or locations of the complaints.
 - This lack of disclosure and analysis prevents the Hearing Board and Chiquita from 4. assessing the number of unique complainants, whether the complaints are consistent with meteorological conditions such that the Chiquita Canyon Landfill could be the source, or determining the scope of any alleged odor nuisance. Indeed, during the June 24, 2025, hearing, Hearing Board member Mr. Balagopalan specifically recommended that South Coast AQMD provide more specific address information related to the odor nuisance complaints to enable both the parties and the Hearing Board to more accurately analyze (and fully understand) the complaint data. A true and correct copy of an excerpt of the hearing transcript is attached hereto as Exhibit C. Mr. Balagopalan asked Mr. Patrick Sullivan whether Chiquita had requested and received cross street level, block level, or at least two digits of the street number identifying the location of odor nuisance complaints. (Ex. C, at 195:25-196:10.) Mr. Sullivan responded he had not received address data from South Coast AQMD and that the "full data set" would "improve the accuracy of any analysis." (Ex. C, at 196:2-16.) In closing remarks, Mr. Balagopalan noted the "critical" nature of the odor complaint data and recommended that South Coast AQMD provide address data with at least "two digits" of the street number to "help in further analysis." (Id. at 208:13-209:19.)

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- 5. Mr. Balagopalan's suggestion was prescient. South Coast AQMD provided odor complaint data with full address information to the County of Los Angeles to support the County's effort in a different lawsuit against Chiquita, *The People of the State of California, et al. v. Chiquita Canyon, LLC, et al.* (C.D. Cal. No. 2:24-cv-10819-MEMF-MAR). The County disclosed this data to Chiquita, and Chiquita, for the first time, was able to assess odor complaints with specific address information in hand. The results of that review are revealing—for example, using this data, Chiquita was able to determine that more than 50% of the complaints that have led to odor nuisance notices of violation have come from just 13 households during the timeframes over which such data were disclosed (January 1, 2023–April 23, 2025).
- Chiquita and the Hearing Board need this data on a going forward basis to properly 6. assess the scope of any odor nuisance conditions. At present, Chiquita receives the city and street, time, date, complaint number, and ultimate disposition of how the complaint was resolved. While this information is helpful, the complainants' full addresses and the complainants' own descriptions of the perceived odors are critical for ensuring the accuracy and validity of Chiquita's continuing analyses of the complaint data. For example, Chiquita's consultants would review the addresses of the complainants to determine whether winds were blowing in a direction that would potentially result in odors traveling from the Landfill to the complainant's location (having just the street name, as Chiquita gets now, results in a crude and unnecessary level of guesswork). Moreover, having access to the complainant's full address, as opposed to just the street, would allow Chiquita's consultants to pinpoint where odors potentially attributable to the Landfill may be detected generally, and whether it was even possible for the complainant to have encountered odors attributable to the Landfill at the time and location the complaint was made. In turn, this information may help inform which portions of which communities may be the most impacted, and how, thereby informing which mitigation measures may prove the most effective.
- 7. The information sought by the Subpoena is not privileged. South Coast AQMD has selectively relied on portions of this data throughout these proceedings, and has disclosed this type of data to other agencies for their use in other litigation.

8. Considering all the circumstances, production of the data sought by the Subpoena would not be an undue burden on South Coast AQMD, particularly considering that South Coast AQMD possesses and relies on portions of this data during hearings regarding the Landfill. It is my understanding that South Coast AQMD maintains a complaint database that already includes the address information described in the Subpoena, and the production of complaint data with the addresses unredacted and the complainant's description of the odors included will actually reduce the administrative burden on South Coast AQMD.

Executed on this 2nd day of December, 2025, in Chino Hills, California.

Jacob P. Duginski

Attorney for Respondent
Chiquita Canyon, LLC

EXHIBIT A

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In The Matter Of

Corporation,

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT,

VS.

[Facility ID No. 119219]

Petitioner,

CHIQUITA CANYON, LLC, a Delaware

Respondent.

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Case No. 6177-4

SUBPOENA DUCES TECUM

Health and Safety Code § 41700, and District Rules 402, 431.1, 3002, 203, 1150

Hearing Date: December 9 and 11, 2025

Time:

9:30 A.M.

Place:

Hearing Board

South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765

TO THE CUSTODIAN OF RECORDS OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT:

YOU are hereby ordered to produce, by December 31, 2025, or by such other date that is agreed to by the parties, the following records or documents to Chiquita Canyon, LLC:

1. ALL RECORDS of complaints submitted to the South Coast Air Quality Management
District ("South Coast AQMD") alleging Chiquita Canyon Landfill (Facility ID 119219) as
the source of nuisance odors from September 5, 2025, through the present, including the full
address of the location of each complainant. The production must include complaints
whether they were received through South Coast AQMD's on-line complaint system
(https://xappp.aqmd.gov/complaints/NewComplaint.aspx), 24-hour hotline, or mobile phone
application. The data shall be provided in a sortable, searchable format (e.g., Microsoft
Excel), and shall include: the complaint number; the date and time of the complaint; the full
address of the location of the complainant, including the building number, street name, city

or neighborhood, and zip code; the complainant's description of the odor; and a description of South Coast AQMD's disposition of the complaint;

 ALL RECORDS of the raw and GIS-based data underlying the complaints referenced in paragraph 1, to the extent such data exists and is in the possession, custody, or control of South Coast AQMD.

FURTHER, YOU are hereby ordered to produce within 14 days following the end of each calendar quarter— or on some time period mutually agreed to by the parties— the following records or documents to Chiquita Canyon, LLC:

- 3. ALL RECORDS of complaints submitted to South Coast AQMD alleging Chiquita Canyon Landfill (Facility ID 119219) as the source of nuisance odors from the previous quarter. The data shall be provided in a sortable, searchable format (e.g., Microsoft Excel), and shall include: the complaint number; the date and time of the complaint; the full address of the location of the complainant, including the building number, street name, city or neighborhood, and zip code; the complainant's description of the odor; and a description of South Coast AQMD's disposition of the complaint; and
- 4. ALL RECORDS of the raw and GIS-based data underlying the complaints referenced in paragraph 3, to the extent such data exists and is in the possession, custody, or control of South Coast AQMD.

Disobedience of this subpoena may be punishable by contempt by the Superior Court of the State of California.

DATED: December __, 2025

MICAH ALI, CHAIRMAN OF THE HEARING BOARD OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

EXHIBIT B

1 2 3 4	SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT MARY REICHERT, State Bar No. 264280 SENIOR DEPUTY DISTRICT COUNSEL 21865 Copley Drive Diamond Bar, California 91765-0940 TEL: 909.396.3400 • FAX: 909.396.2961					
6 7	Attorneys for Petitioner South Coast Air Quality Management District					
8	BEFORE THE HEARING BOARD OF THE					
9						
10						
11	In the Matter of	CASE NO. 617	77-4			
12	SOUTH COAST AIR QUALITY					
13	MANAGEMENT DISTRICT,	DECLARATION OF LAURANCE B.				
14	Petitioner,	ISRAEL IN ST	UPPORT OF PETITION FOR ABATEMENT			
15	V.		·			
16	CHIOLIE CANTON AT THE	Health and Safe Rules 402, 431.	ety Code § 41700, and District 1, 3002, 203, 1150			
17	CHIQUITA CANYON, LLC a Delaware Corporation,	Hearing Date:				
18	[Facility ID No. 119219]	Time: Place:	9:30 a.m. Hearing Board			
19	Respondent.		South Coast Air Quality Management District			
20			21865 Copley Drive Diamond Bar, CA 91765			
21						
22	I I aurance R Jargel dealers as fallers					
23	I, Laurance B. Israel, declare as follows:					
24	1. I am employed as a Supervising Air Quality Inspector within the Toxics and Waste					
25	Management Group of the Office of Compliance and Enforcement at the South Coast Air Quality					
26	Management District ("South Coast AQMD"). I have been employed with the South Coast AQMD					
27	since June 29, 1987 and have held my current position since November 2022. Through my role with the South Coast AQMD, I am familiar with Chiquita Canyon Landfill (CCL), both from					
28	with the South Coast AQIVID, I am familiar with (oniquita Canyon I	Landfill (CCL), both from			

DECLARATION OF LAURANCE B. ISRAEL

personal visits to and inspections at the facility, as well as through my role supervising other Air Quality Inspectors within the Toxics and Waste Management Group who conduct inspections at CCL. I have been conducting inspections and/or supervising other Air Quality Inspectors conducting inspections at CCL for approximately 33 years.

- 2. I am familiar with the Order for Abatement issued in this matter (Case No. 6177-4) and have testified in support of the South Coast AQMD's Petition for An Order for Abatement, and subsequent proposals to modify the Order for Abatement, including the South Coast AQMD's Proposed Modifications in Exhibits 73 and 74.
- 3. South Coast AQMD's methodology for investigating an odor complaint is designed to determine whether "air contaminants or other material [are causing] injury, detriment, nuisance, or annoyance to any considerable number of persons or to the public" pursuant to South Coast AQMD Rule 402 and California Health and Safety Code Section 41700. South Coast AQMD developed an internal policy that guides investigations of complaints and issuance of notices of violation if the prohibition against creating a public nuisance has been violated.
- 4. In residential areas like the neighborhoods bordering CCL, South Coast AQMD's existing internal policy threshold for issuance of a notice of violation for public nuisance is met when six individual complaints are verified by an inspector within a 24-hour period. The complaints must be from separate households—multiple complaints from one household will only count as one complaint for the purpose of making this determination.
- 5. When inspectors respond to a complaint, they typically meet with the complainant, ask questions, and assess whether the complained-of air quality issues are present and ongoing. This is accomplished by assessing whether the complainant themselves still detects the odor and by relying on the inspector's olfactory senses and historical experience within the geographic area—as opposed to using specific monitoring tools. This is because many noxious smells can be more aptly detected by the human nose as compared to a measuring device. If the inspector confirms in the complainant's presence that the odor is present and ongoing, then this qualifies as a "verified" complaint.

- 6. If the complaint is verified, the inspector then attempts to trace the odor back to a source, such as the Landfill. An inspector typically traces the source of an odor by measuring the wind speed and direction where the odor was confirmed and then seeking the same odor at locations up and down wind—narrowing this range until a single source is identified. Based on the inspector's training and knowledge of upwind and downwind emission sources within the geographic area, and combined with the immediate wind data, the inspector will often be able to determine the source of the odor. The neighborhoods surrounding CCL have been known to experience odor issues arising out of CCL operations. That is, as time has passed, and complaints are continually received relating to the same types of odors in the same geographical area, the inspectors have become more familiar with the odors. Accordingly, inspectors are able to differentiate ordinary landfill trash odors from the distinct odors associated with leachate and the recent subsurface chemical reaction (which often emits a distinctive sour milk odor).
- 7. The South Coast AQMD has received approximately 570 complaints from the public alleging odors coming from CCL during the month of May 2025 (as of 9am on May 29, 2025). The types of odors complained of during this time include sour or spoiled milk, chemical, leachate, and burning odors. The odor complaints came from residential neighborhoods bordering the landfill, including Val Verde, Hasley Hills, Hasley Canyon, Hillcrest Parkway, Live Oak, and Williams Ranch. So far during the month of May, a total of eleven Notices of Violation (NOVs) were issued to CCL for violation of Health and Safety Code Section 41700 and South Coast AQMD Rule 402, which both prohibit creating an odor public nuisance. This is the greatest number of nuisance NOVs issued to CCL since October 2024.
- 8. As of 9am on May 29, 2025, to date in 2025 the District has received more than 2,700 odor nuisance complaints alleging CCL as the source from the public, and the District has issued 38 NOVs for creating an odor public nuisance. From January 2023 to the present, the total number of odor nuisance complaints from the public amount to more than 29,000 and approximately 340 odor nuisance NOVs have been issued. As a comparative example, during the previous CCL Order for Abatement proceedings from approximately July 2020 to November 2022, South Coast AQMD received approximately 970 complaints and issued 25 NOVs to CCL

1	for public nuisance due to working-face trash odors. The continuing quantity of public odor				
2	complaints received and NOVs issued by South Coast AQMD demonstrate that CCL continues to				
3	create an ongoing odor nuisance.				
4	I declare under penalty of perjury under the laws of the State of California that the				
5	foregoing is true and correct.				
6	Executed on this 30 th day of May, 2025, at Diamond Bar, California.				
7	J. Palmad				
8	Laurance B. Israel				
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EXHIBIT C

BOARD MEETING OF:

South Coast AIR QUALITY MANAGEMENT DISTRICT

vs.

CHIQUITA CANYON, LLC - #6177-44

PAGES 1 - 216

JUNE 24, 2025

South Coast AIR QUALITY MANAGEMENT BOARD HEARING 21865 COPELY DRIVE, DIAMOND BAR, CA 91765

REPORTED BY: EILEEN ELDRIDGE, NOTARY PUBLIC JOB NO.: 114478

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      APPEARANCES
 2
     FOR THE BOARD:
 3
     Micah Ali, Chair, Public Member
     Robert Pearman, Vice Chair, Attorney Member
     Jerry P. Abraham, Md, Mph, Cmq, Medical Member
 4
     Mohan Balagopalan, Engineer Member
 5
     Cynthia Verdugo-Peralta, Public Member
 6
     FOR THE PETITIONER:
 7
     SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT
          Kathryn Roberts, Esq., Sr. Deputy District Counsel
 8
          Mary Reichart, Esq., Sr. Deputy District Counsel
          Ryan Mansell, Esq., Sr. Deputy District Counsel
 9
          21865 Copely Drive,
          Diamond Bar, California 91765
10
          909.396.2734
          kroberts@aqmd.gov
11
          mreichart@aqmd.gov
          rmansell@aqmd.gov
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13
     FOR THE RESPONDENT:
14
15
          BEVERIDGE & DIAMOND PC
          Megan Morgan, Esq.
16
          Jacob P. Duginski, Esq.
          Leigh S. Barton, Esq.
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          456 Montgomery Street, Suite 1800
          San Francisco, California 94104
18
          415.262.4000
          mmorgan@bdlaw.com
19
          jduginski@bdlaw.com
          lbarton@bdlaw.com
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So we weren't seeing a bunch of active face controlled. 1 odor complaints leading up to the start of the reaction. 2 So if you go to the period, once those remedial 3 measures were employed to reduce those emissions, there 4 wasn't a significant number of complaints in, for 5 example, 2022 prior to, you know, the reaction starting 6 that would suggest that there's an ongoing significant 7 number of complaints that were continuing to occur just 8 related to fresh trash odors that continued all the way 9 into 2023 and beyond once the reaction started. 10 My question is: 11 Did you look at that breakdown by trash odors 12 and time of day complaint to see because of -- and I'm 13 just looking at comparison 2024 and 2025. There has 14 been a drop, as you indicated, in a number of complaints 15 and the attribution is the changes that they made to the 16 landfill. 17 Other factors, what about the daily early 18 morning trash odors? You don't think that's a factor? 19 It's hard to assess that factor. I don't think 20 Α that was significant coming into that period. 21 don't think that was a significant contributor to the 22 odors during 2024, so that it was bumping up the 2024 23 odor counts. I think --24 I know you -- you did you request -- the 0 Okay. 25

- 1 complaint data you get, only the street data.
- 2 Did you request maybe like a block level data
- 3 from the District?
- 4 A I have not. But I believe it's been requested.
- 5 And certainly in other cases we've gotten at lease cross
- 6 streets.
- 7 Q Or even two digits?
- 8 A Two digits of the number rather than the whole
- 9 number of the street.
- 10 Q Yeah.
- 11 A We would definitely would like to get a full
- 12 data set that's got as such as the District is willing
- 13 to reveal related to location. It was improve the
- 14 accuracy of any analysis.
- 15 Q Right. Okay. I'll mention that in my closing.
- 16 Let's see. What is the other one?
- Now, the drop in -- when did you connect all
- 18 the flares for the grid power?
- 19 A So that was at the end of 2024. I finally got
- 20 grid power supplied. Prior to that, the flare station
- 21 was running on generator power and it just wasn't
- 22 reliable enough to give us continuous operation and
- 23 didn't have adequate backup. So once the flare station
- 24 got on grid power, and then the generators could be used
- 25 as backup, we have significantly reduced the amount of

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- 1 MS. ROBERTS: Chiquita remains free to evaluate
- 2 that on its own, but it's not part of an Abatement
- 3 Order.
- 4 MR. BALAGOPALAN: So they're not submitting to
- 5 the District to --
- 6 MS. ROBERTS: No.
- 7 MR. BALAGOPALAN: -- get approval of that?
- MS. ROBERTS: No.
- 9 MR. BALAGOPALAN: Okay. So that's the change
- 10 that has been made to 77?
- MS. ROBERTS: So 77, the parties stipulated to
- 12 the District's proposed language.
- MR. BALAGOPALAN: Okay. All right. That's
- 14 fine. I misunderstood that. So I do believe the
- 15 changes that are proposed in the revised condition
- 16 should help in further reducing the odors. I would also
- 17 like to point out, I think the District should provide
- 18 Ms. Havaland (phonetic) data and I worked here at the
- 19 agency. I was in the administration group we did
- 20 provide Sunshine Canyon with two digits of redacted
- 21 data, which I had students do analysis and it showed
- 22 that they are very close.
- 23 So I think that will help in further analysis.
- 24 I think as much -- and the end point is whether we agree
- or whether the odors, the complaints are the ones that

- 1 we want to see drop dramatically. And the analysis that
- 2 is done towards seeing the time of day, what type of
- 3 odors? If all the measures are contributing to
- 4 reduction of odors. That is critical because that's why
- 5 we are hearing from the public, they're still
- 6 experiencing odor.
- 7 So we cannot dismiss that. While I think all
- 8 the other metrics are showing that, the flux studies, I
- 9 think that's good showing a significant reduction. The
- 10 draw study and all the other measures that we take
- 11 increase the flow to the flares. I think that also in
- 12 the draws there. So all the significant measures that
- are helping to reduce, but the final matrix, in my
- 14 opinion, is what the public is experiencing.
- So the continued monitoring of the odors and
- 16 classification and trying to identify, I think is still
- 17 more data they have so they fine tune it, the better it
- is for everybody's concern, you know, or pinpoint where
- 19 issues may come.
- The fact that there were 13 geyser events, and
- 21 it doesn't appear that those were reported. And maybe
- 22 that have been to the District and correlated with the
- 23 type of complaints or when the complaints were received,
- 24 that I would think would have been critical. So at
- least they know, oh, okay, there's a geyser event.

Inland Valley Daily Bulletin

3200 Guasti Road, Suite 100 Ontario, CA 91761 626-544-0885 legals@inlandnewspapers.com

5005700

CALIFORNIA NEWSPAPER SERVICE - LA CTY PO BOX 60460 LOS ANGELES, CA 90060

FILE NO. 3988950

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA County of Los Angeles

I am a citizen of the United States, I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the printer of INLAND VALLEY DAILY BULLETIN, a newspaper of general circulation printed and published daily for the City of Pomona, County of Los Angeles, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Los Angeles, State of California, on the date of June 15, 1945, Decree No. Pomo C-606. The notice, of which the annexed is a true printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

11/28/2025

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

Executed at Ontario, San Bernardino Co., California, on this 1st day of December, 2025.

Evangelia almeide

Signature

Legal No.

0011766065

SOUTH COAST
AIR QUALITY MANAGEMENT
DISTRICT
NOTICE OF HYBRID
GOVERNING BOARD MEETING
NOTICE IS HEREBY GIVEN that a
meeting of the South Coast Air
Quality Management District (South
Coast AQMD) Board will be held at
9:00 am. on Friday, December 5,
2025 through a hybrid format of inperson attendance in the Dr.
William A. Burke Auditorium at the
South Coast AQMD Headquarters,
21865 Copley Drive, Diamond Bar,
California and/or virtual attendance
via videoconferencing and by
telephone. Instructions on how to
ioin the meeting remotely are shown
below. Please refer to South Coast
AQMD's website at
http://www.aqmd.gov/home/newsevents/meeting-agendas-minutes for
information regarding the format of
the meeting, updates, and details on
how to participate.
INSTRUCTIONS
ELECTRONIC PARTICIPATION
Join Zoom Meeting - from PC,
Laptop or Phone
https://aqmd.zoomgov.com/i/1600528
849
Meeting ID: 160 052 8849
Teleconference Dial In +1 669 254
5252, 160 052 8849
One tap mobile: +1 669 254 5252, 160
052 8849
One tap mobile: +1 669 254 5252, 160
052 8849
One tap mobile: +1 669 254 5252
Meeting ID/Identificación de la
reunión: 161 104 2947
One tap mobile: +1669 254 5252, 161
104 2947

Faye Thomas,
Clerk of The Boards
Dated: November 20, 2025

Dated: November 20, 2025 11/28/25 IVDB-3988950# INLAND VALLEY DAILY BULLETIN/LA .

1	PROOF OF SERVICE					
3	South Coast Air Quality Management District v. Chiquita Canyon, LLC Hearing Board of the South Coast Air Quality Management District, Case No. 6177-4					
4 5	At the time of this service, I was over 18 years of age and not a party to this action. I am employed in the District of Columbia. My business address is 1900 N St NW, Suite 100, Washington, DC 20036.					
6	On December 2, 2025, I served true copies of the following document(s) as described:					
7	DECLARATION OF JACOB P. DUGINSKI IN SUPPORT OF REQUEST FOR SUBPOENA DUCES TECUM					
9	on the interested parties in this action as follows:					
10	Kathryn Roberts Attorneys for Petitioner					
11	Mary Reichert SOUTH COAST AIR QUALITY Ryan Mansell MANAGEMENT DISTRICT					
12	SOUTH COAST AIR QUALITY					
13 14	MANAGEMENT DISTRICT 21865 Copley Drive					
15	Diamond Bar, California 91765 Telephone: (909)-396-2000					
16	Email: kroberts@aqmd.gov mreichert@aqmd.gov					
17	rmansell@aqmd.gov					
18	BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused the above document(s) to					
19	be sent from e-mail address lbarton@bdlaw.com to the persons at the email addresses listed above					
20	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.					
21						
22	Executed on December 2, 2025, at Alexandria, Virginia.					
23	Lied Bevelon					
24	Leigh S/Barton					
25 26						
27						