1 2	OFFICE OF THE DISTRICT COUNSEL SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT MARY J. REICHERT, SBN 264280 Sonior Deputy District Counsel						
3	21865 Copley Drive Diamond Bar, California 91765-0940 TEL: 909.396.3400 • FAX: 909.396.2961						
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6	Attorneys for Petitioner South Coast Air Quality Management District						
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8	BEFORE THE HEARING BOARD OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT						
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11							
12	In the Matter of	Case No. 1262-	115				
13	SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT		ION TO PLACE STATUS ND ORDER FOR				
14	Petitioner,	ABATEMEN	NT MODIFICATION ON CALENDAR				
15	vs.						
16	SOUTHERN CALIFORNIA EDISON – PEBBLY BEACH GENERATING STATION	Hearing Date: Time: Place:	May 27, 2025 9:30 a.m. South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765				
17	Facility ID No. 4477						
18	Respondent						
19	1						
20	We, the undersigned parties, hereby agre	ee and stipulate as	s follows:				
21	This matter may be placed on the Hearing Board's Consent Calendar for Wednesday						
22	May 21, 2025, pursuant to District Hearing Board Rule 4(a)(4).						
23	2. Respondent is currently subject to an Order for Abatement originally issued by this						
24	Hearing Board on January 4, 2022. The Board ordered the Parties to return for a status update and modification hearing on May 21, 2025 (moved to May 27, 2025). 3. The parties agree to the admission into evidence of the Declaration of Krystal						
25							
26							
27	3. The parties agree to the admission	on mile evidence of	inc Deciaration of Mystar				
28	QOUTTIERN OUT TECHNIS	EDICON IE 315	ID N. 44771				
	SOUTHERN CALIFORNIA EDISON - [Facility ID No. 4477] Stipulation to Place Matter on Consent Calendar						

1	Stangeland on behalf of Respondent.					
2	4. The parties have agreed on a (Proposed) Findings and Decision and (Proposed) Order					
3	(filed concurrently with this Stipulation).					
4	5. The parties hereby request that the Hearing Board decide the matter based on this					
5	Stipulation, Declarations, and other documents submitted by the parties.					
6	6.	Operation under the proposed Order is not expected to result in a violation of Health				
7	and Safety Code Section 41700 (nuisance).					
8						
9	SO STIPULA	TED				
10 11	Dated: May 2	20, 2025		FOR PETITIONER SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT		
12				WANAGEMENT DISTRICT		
13			By:	M		
14				Mary Reichert Senior Deputy District Counsel		
15				SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT		
16	Dated: May 1	9, 2025		FOR RESPONDENT		
17		,		SOUTHERN CALIFORNIA EDISON		
18			Ъ	Kelly Henderson		
19			ву:	Kelly Henderson		
20				Senior Attorney SOUTHERN CALIFORNIA EDISON		
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	SOUTHERN CALIFORNIA EDISON - [Facility ID No. 4477]					