表现的不同心想点或自身。1990年 TLEAS OF THE BOARDS 1 THOMAS M. BRUEN (SBN 63324) ERIK A. REINERTSON (SBN 218031) 2025 MAR 12 PM 2: 49 LAW OFFICES OF THOMAS M. BRUEN 2 A Professional Corporation 1990 N. California Boulevard, Suite 800 3 Walnut Creek, CA 94596 Telephone: (925) 708-4149 4 Email: tbruen@tbsglaw.com ereinertson@tbsglaw.com 5 6 Attorneys for Respondent BROWNING-FERRIS 7 INDUSTRIES OF CALIFONIA, INC. 8 BEFORE THE HEARING BOARD OF THE 9 SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT 10 11 In the Matter of Case No. 3448-18 12 SOUTH COAST AIR QUALITY ANSWER TO PETITION FOR ORDER MANAGEMENT DISTRICT. FOR ABATEMENT 13 Petitioner, Health and Safety Code §41700 and 14 District Rule 402 VS. 15 **BROWNING-FERRIS INDUSTRIES OF** Hearing Date: March 19, 2025 16 CALIFORNIA, INC., a California Time: 9:30 a.m. Corporation dba SUNSHINE CANYON Place: Hearing Board 17 LANDFILL, South Coast Air Quality Management District 18 [Facility ID No. 49111] 21865 Copley Drive Diamond Bar, CA 91765 19 Respondent. 20 21 22 23 24 25 Respondent BROWNING-FERRIS INDUSTRIES OF CALIFORNIA, INC. (BFIC) 26 responds to and answers the Petition for Order for Abatement ("Petition") as follows. BFIC's mailing address is 14747 San Fernando Road, Sylmar, California 91342. 27

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1 GENERAL DENIAL 2 BFIC denies each and every allegation, all and singular, of the Petition, and further denies that the Sunshine Canyon Landfill ("Landfill") has created a nuisance or conditions of nuisance, 3 whether public or private, and further denies that the Landfill has been unable to conduct operations 4 at the Landfill without being in violation of state law and/or SCAQMD Rules and Regulations 5 regarding odor nuisance. BFIC denies that an Order for Abatement is necessary or in the public 6 7 interest. 8 **PRAYER** 9 WHEREFORE, BFIC requests that the Petition of the Executive Officer of the South 10 Coast Air Quality Management District for an Order for Abatement be denied or, in the alternative, 11 that any order from this Hearing Board, if any be issued, be limited to those conditions that BFIC 12 has agreed in advance to accept on a stipulated basis. 13 14 DATED: March 12, 2025 LAW OFFICES OF THOMAS M. BRUEN, 15 A Professional Corporation 16 17 Theres Bren 18 19 Thomas M. Bruen Attorneys for Respondent Browning-Ferris 20 Industries of California, Inc. 21 22 23 24 25 26

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Proof of Service Thomas M. Bruen declares, I am one of the attorneys of record for Respondent Browning-Ferris Industries of California, Inc. in this proceeding. This will certify that on March 12, 2025, I served a copy of Respondent's Answer to Petition for Order for Abatement on counsel for the Executive Officer of the South Coast Air Quality Management District by electronic service, addressed to their respective email addresses, as follows: Karin Manwaring at: kmanwaring@aqmd.gov Daphne Hsu at: dhsu@aqmd.gov I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct. Executed this 12th day of March at Carmel, California. Thomas Bruen