From: South Coast AQMD <

**Sent:** Saturday, May 3, 2025 4:37 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Ann Weaver

Email:

Phone:

## Message:

Stop with the fees and stupid regulations. WE NEED GAS APPLIANCES. Stop micromanaging every aspect of our lives. I am a native Californian and I am thinking of leaving because of all this micromanaging. Please.

#### **Marissa Poon**

From: Michael Krause

Sent: Wednesday, May 7, 2025 2:22 PM

To:

**Subject:** Comments on SCAQMD PAR 1111/1121

----Original Message-----

From: bill andrus > Sent: Wednesday, May 7, 2025 2:09 PM To: Michael Krause < mkrause@aqmd.gov>

Subject: [EXTERNAL] Comments on SCAQMD PAR 1111/1121

Dear Deputy Executive Officer Krause,

As an HVACR industry professional, the proposed amendments to (PAR) 1111 and 1121 from the South Coast Air Quality Management District (SCAQMD) should not be adopted. In case you have not read what your people have proposed, this rule will ban gas products if a manufacturer doesn't participate in the alternative pathway.

The war on natural gas should stop now. The CSCAQMD should be DOGE'd. It's done enough to clean up the air. Thank you, but your job is done.

Please give me a call if you need further explanation.

Sincerely,

bill andrus

Gardena, CA 90248

From: Brad Freeman < Sent: Wednesday, May 7, 2025 8:09 AM

To: Jennifer Vinh

**Subject:** [EXTERNAL] rule 1111 and 1121 opposition

I am writing to oppose the proposed rules 1111 and 1121. There is no way I can afford to retrofit my house away from the natural gas fed forced heating system and water heater. When I installed them I purchased very energy efficient and clean burning systems. This should be the priority to incentivize the production of cleaner burning gas powered water heaters and HVAC heaters.

There is no way the electrical grid can handle the increase of electrical use that changing out two highly used items in a household would cause. We already don't have the system in place to handle what we already have. Just last year, one government agency touted that California would go all electric on the same day that another government agency was pleading with all of California to conserve their electrical energy use because the grid was being taxed too much and we were at risk of more wider based rolling blackouts. How absurd is it that two government agencies couldn't see eye to eye and now another government agency wants to complicate the matter by forcing us to use even more electricity by adding more electrical appliances.

Stop mandating what people do. Stop trying to be visionary in your radical ideas without the infrastructure to do so. This is not a field of dreams where if you mandate it others will magically fall in line. It will not work, why is it that The People can see that but our elected officials can not? Please do not move forward with these proposed rules that will be another straw, if not THE straw on the camel's back of society that breaks.

Regards,

**Brad Freeman** 

From: South Coast AQMD <

**Sent:** Tuesday, May 6, 2025 10:55 AM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Cheryl Lucas

Email:

Phone:

## Message:

Proposed changes to state law to eliminate Natural Gas furnaces and water heaters is unfair to the people of the State of California! There are many homes that rely on natural gas for everything in their homes and campers too. This would make it very difficult, not to mention a very highly cost to replace in homes and the people of California don't need another hurdle to go through with expenses. Stop making life hard for the people by inventing these out of touch laws.

From: Christie Winter <

**Sent:** Monday, May 5, 2025 2:49 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

With these amended rules, SCAQMD adds to the cost of living crisis by creating an impossible scenario where Southern California residents must decide between 1) having to install a more costly electric heat pump with an estimated price tag of \$6,000 or 2) replacing their current gas water heater at an average cost of \$1500 or more plus additional fees!

Additionally, upgrading buildings with new electric appliances and wiring is a costly expense. Electrical system upgrades are required, which I understand costs in excess of \$40,000. These high costs will likely lead to rent increases, placing additional financial pressure on tenants in a region already struggling with housing affordability. At a time when the housing market is already under strain, increased costs and the potential for tenant displacement will only make it more challenging for renters and landlords alike, worsening Southern California's housing affordability crisis.

Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Christie Winter

Loma Linda, CA 92354

From: Cristy Frymire <

**Sent:** Monday, May 5, 2025 2:51 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Cristy Frymire

Beaumont, CA 92223

From: D.Burrescia

**Sent:** Monday, May 5, 2025 3:34 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] Opposition to Proposed Amended Rules (PAR) 1111 and 1121

Dear Ms. Vinh,

I hope this message finds you well. I am writing to formally express my opposition to the Proposed Amended Rules (PAR) 1111 and 1121 currently under consideration by the South Coast Air Quality Management District.

While I support the overall goal of reducing air pollution and improving air quality in our region, I am deeply concerned that these amendments impose an unrealistic and excessive burden on homeowners, small businesses, and local contractors. The mandates for transitioning to low-NOx or zero-emission residential furnaces and water heaters would result in significant financial strain for many families—especially those living on fixed incomes or with limited means.

Moreover, the infrastructure and technology needed to support widespread compliance with these proposed standards are not yet sufficiently available or affordable for the average consumer. Contractors and HVAC professionals are also struggling with supply limitations and unclear timelines, making successful and equitable implementation highly unlikely.

I respectfully urge the AQMD to consider a more balanced approach that includes adequate transition time, financial assistance programs, and flexibility for homeowners and small businesses. Environmental progress should not come at the cost of economic hardship and impractical regulation.

Thank you for your time, attention, and dedication to public service. I appreciate the opportunity to share my concerns and strongly urge you not to adopt PAR 1111 and 1121 in their current form.

Sincerely, Dave Burrescia

Alta Loma, CA 91737

 From:
 Dor Shel 
 >

 Sent:
 Sunday, May 4, 2025 8:00 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] What are the chemtrails giving us? STOP 1111 & 1121

Hon. Vanessa Delgado, Chair

South Coast Air Quality Management District

21865 Copley Drive

Diamond Bar, CA 91765

Pollutants from gas is NOT nearly as bad as the pollutants from Chemtrails. Please see this latest microscopic sheet that shows the actual invasive living creatures in the air we breath from the Chemtrails. Here is actual proof.

**Dorothy Sheldon** 

----- Forwarded Message ------

Subject: From Walmart shelves to Pentagon deals: The hidden crisis that demands you to prep now

**Date:**Thu, 01 May 2025 17:43:18 -0500

From:Brighteon



## From Walmart shelves to Pentagon deals: The hidden crisis that demands you to prep now



I have an amazing analysis report for you today of what's actually happening with global rare earth supplies and why it's connected to robots, China, the Pentagon and Trump.

Today I bring you two key reports covering Trump's mineral deal with Ukraine, and breaking news about Walmart offering to pay the tariffs for goods made in China.

In a "price shock" special report, I reveal why this will literally double the prices on many China-made goods sold at Walmart and other retailers.

Get ready for massive price increases or empty shelves in the weeks ahead.

Full details in today's broadcast found here.

And check out my feature article here.

P.S With prices set to skyrocket and shelves at risk of emptying, securing survival storable foods isn't paranoia—it's preparation. Don't wait for the chaos to unfold. Stock up now and ensure your family's security in the face of this looming crisis.

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Video proof: Chemtrail samples come to life after incubation, with "swimmers" showing self-propulsion

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Red alert: Miscarriages & Infertility Are Skyrocketing -- OBGYN Warns of Population Collapse

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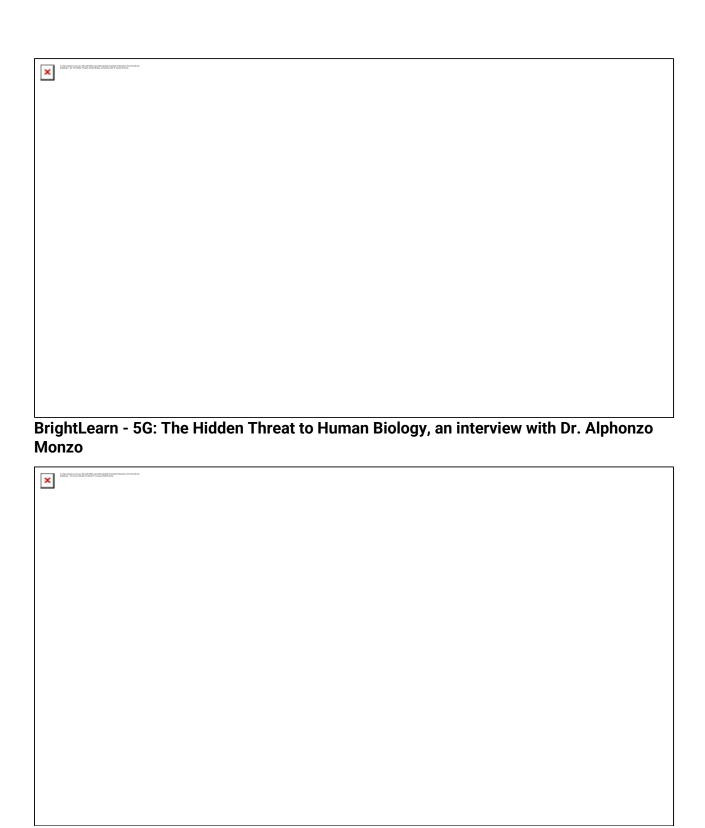
## 11 Amazing Health Benefits of Eating Miso Soup

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'The Deagle Report Revisited' by Dean Ryan

Sponsor: Introducing our New Organic Pumpkin Spice Oatmilk Latte Drink Mix made with lab-verified superfoods.



BrightLearn - The Cancer Solution by Robert O. Young and Matt Traverso

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**To:** Jennifer Vinh

**Subject:** [EXTERNAL] Florida officially passed SB 56 / HB 477 that CRIMINALIZES WEATHER

MODIFICATION and GEOENGINEERING — FLA the first state in USA 4-30-2025

**Attachments:** https%3A%2F%2Fsubstack-post-media.s3.amazonaws.com%2Fpublic%2Fimages%

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Hon. Vanessa Delgado, Chair

South Coast Air Quality Management District

21865 Copley Drive

Diamond Bar, CA 91765

RE: OPPOSE - Proposed Amended Rules 1111 & 1121 - as released February 28

AND: Let's do what Florida did: STOP GEOENGINEERING AND WEATHER MODIFICATION as per article below.

# Florida Makes History: First State to Criminalize Geoengineering and Weather Modification

Florida passes the nation's first felony ban on geoengineering, led by the Global Wellness Forum and powered by citizen action.

**SAYER II** 

AND

GLOBAL WELLNESS FORUM APRIL 30, 2025

https://sayerji.substack.com/p/florida-makes-history-first-state



## In a Historic Move for Environmental Integrity and Public Health

Florida has officially passed **SB 56 / HB 477**, becoming the **first state in the nation** to **criminalize weather modification and geoengineering**.

This is not just a legislative milestone — **it is a** <u>declaration of atmospheric </u><u>sovereignty</u>.

The law makes it a **felony crime** to engage in unauthorized geoengineering or weather modification, punishable by up to **5 years in prison** and **\$100,000 in fines**.

On April 30, the Florida House passed the measure with a decisive **82–28 vote**, adopting the Senate's version, which had already cleared all committees.

Florida has drawn a bright line in the sky:

It will not allow corporate interests, climate interventionists, or covert operations to tamper with its atmosphere or pollute its environment.

The Sunshine State intends to keep the sun shining — unmodified and sovereign.

## **Legislative Champions**

This groundbreaking bill was courageously championed by **Senator Ileana Garcia** and **Representative Kevin Steele**. Their bold leadership in the face of intense opposition affirms a new model of governance — one that prioritizes **public health, transparency, and the rights of future generations.** 

Pictured are Aimee McBride (GWF Executive Director), Marla Maples (GWF Cofounder), Senator Ileana Garcia (Bill Sponsor), and Jacquie Jordan (GWF Media).

## Strategic Advocacy by the Global Wellness Forum

The **Global Wellness Forum (GWF)** played a pivotal role in advancing this legislation — providing **expert testimony**, conducting **public education**, and organizing **targeted strategic advocacy** across Florida and beyond.

Our **Anti-Geoengineering Expert Council**, a multidisciplinary body of scientists, legal scholars, and environmental health leaders, has helped catalyze this shift in political consciousness and provided briefings to the Legislative and Executive branches of **our newly reinvigorated constitutional republic.** And this bill's

passage represents a critical validation of their ongoing



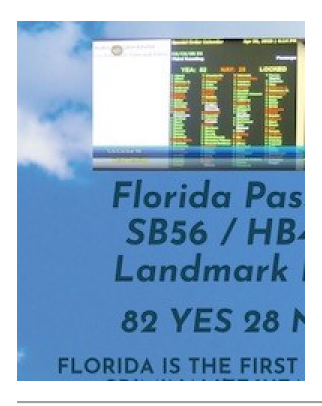
work.

## Powered by the People: A Grassroots Triumph

Florida's citizens rose to meet this historic moment. Over the last three months, nearly **100,000 emails** were sent to the Florida Legislature demanding action. Your voices mattered — and they were heard.

We extend deep gratitude to all who spoke out, educated others, showed up, and refused to remain silent.

We also recognize the essential civic infrastructure provided by **Stand for Health Freedom**, whose platform empowered tens of thousands of Floridians to contact their representatives quickly and effectively. This was a team effort, and their contribution was indispensable.



## From Florida to the Nation — and Beyond

This win is not an endpoint — it is a beginning.

Currently, **34 other states** are exploring legislation or resolutions to ban or criminalize geoengineering. The demand for protection from atmospheric tampering and chemical trespass is reaching a critical mass.

At the **federal level**, momentum is building:

- Robert F. Kennedy Jr. recently affirmed that HHS "will do its part" in response to geoengineering concerns.
- <u>In a landmark public statement</u> on **The Dr. Phil Show**, RFK Jr. elevated geoengineering as a national concern, marking a mainstream breakthrough in both visibility and political resolve.
- Lee Zeldin, now leading the EPA, has opened investigations into rogue weather modification programs such as "Making Sunsets" that are operating without public oversight.
- Our international allies including the <u>World Council for Health</u> are helping coordinate a **global response** to the weaponization of our skies.

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#### **Marissa Poon**

From: Michael Krause

**Sent:** Tuesday, May 6, 2025 9:31 AM

To:

Cc:

**Subject:** FW: [EXTERNAL] Comments on SCAQMD PAR 1111/1121

----Original Message-----

From: Eddie Lopez < > Sent: Tuesday, May 6, 2025 9:27 AM
To: Michael Krause < mkrause@aqmd.gov>

Subject: [EXTERNAL] Comments on SCAQMD PAR 1111/1121

Dear Deputy Executive Officer Krause,

As a California HVACR professional, I believe the proposed changes to PAR 1111 and 1121 by the South Coast Air Quality Management District (SCAQMD) violate the Energy Policy and Conservation Act (EPCA) and should not be adopted. The rule would ban gas products for manufacturers not participating in the alternative pathway, and the mitigation fees for those who do participate would make gas products unaffordable. This effectively serves as a ban on fossil fuels, which is illegal under EPCA since space and water heaters have a federal energy standard, so no state regulations about a space and water heater's energy use (gas) can be adopted.

Sincerely,

Eddie Lopez

Pomona, CA 91767

From: South Coast AQMD <

**Sent:** Monday, May 5, 2025 4:53 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Eunice Harris

Email:

Phone:

## Message:

Please vote no for both 1111 and 1121. We can't afford this. Thank you.

From: James Rule <

**Sent:** Monday, May 5, 2025 5:53 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

With these amended rules, SCAQMD adds to the cost of living crisis by creating an impossible scenario where Southern California residents must decide between 1) having to install a more costly electric heat pump with an estimated price tag of \$6,000 or 2) replacing their current gas water heater at an average cost of \$1500 or more plus additional fees!

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, James Rule

Rancho Cucamonga, CA 91739

From: Jennifer Mankel <

Sent: Saturday, May 3, 2025 3:37 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

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Additionally, upgrading buildings with new electric appliances and wiring is a costly expense. Electrical system upgrades are required, which I understand costs in excess of \$40,000. These high costs will likely lead to rent increases, placing additional financial pressure on tenants in a region already struggling with housing affordability. At a time when the housing market is already under strain, increased costs and the potential for tenant displacement will only make it more challenging for renters and landlords alike, worsening Southern California's housing affordability crisis.

Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Jennifer Mankel

Grand terrace, CA 92313

From: John Gorzny <

**Sent:** Monday, May 5, 2025 4:26 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

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Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, John Gorzny

Yucaipa, CA 92399

From: South Coast AQMD <

**Sent:** Monday, May 5, 2025 5:12 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: JOHNNY KACZMAREK

Email:

Phone:

## Message:

I am completely against the amendments to rules 1111 and 1121. I want the choice to utilize PROVEN, cheap, reliable natural gas appliances without you penalizing me for that choice or worse yet, taking it away. Costs and regulations in this state are out of control and crushing hard working blue collar people like me. Do NOT allow these amendments to go thru! Thanks, Johnny Kaczmarek Big Bear City, Ca

From: Keith Meissner Keith Meissner <

**Sent:** Monday, May 5, 2025 7:16 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Keith Meissner Keith Meissner

Hemet, CA 92544

From: Pam and Ken Fischer <

**Sent:** Sunday, May 4, 2025 4:09 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] Proposed rules 1111 and 1121

I am opposed to the AQMD regulations that would require installation of electric water heaters and require installation of electric ranges in the District region. How such proposals could be seriously considered is shocking given the real life issues we recently experienced.

The fires in Altadena and the Palisades areas were devastating to the homeowners specifically, but they were also disastrous for the thousands of homes not directly impacted, yet experienced days of their electric power being turned off because they were on the same system or were in high risk areas.

Under these misguided proposals these homeowners would not only lose their lights they would now lose the ability for hot water and to cook food on their gas range every time the electricity is turned off.

Natural gas has been a reliable source of energy for decades and remains reliable, unlike electricity.

Now is not the time to adopt these damaging proposals. They should not be adopted and instead the District should tell the State Governor that we must first have a reliable electrical system that does not require shut downs because of power shortages or fires.

The District should focus on efforts to eliminate wildfires. Maximizing vegetation mitigation in high risk areas, under grounding electrical supply lines should be the priority not attacking natural gas.

I am not in support of heaping thousands of dollars of upgrade costs on homeowners and allowing homeowners to have natural gas water heaters by adopting overly restrictive regulations. This does not address the problem either.

It would be nice if the AQMD would consider the people impacted instead of the environmental elitists who scream about saving our lives in promoting these kinds of initiatives that result in fewer

being able to afford to live in this region. Is it really helpful to anyone if you adopt regulations that drive people bankrupt in the process?
Vote no on Regulations 1111 and 1121
Ken Fischer

From: Kurt Ritz < >

Sent: Saturday, May 3, 2025 6:02 AM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

With these amended rules, SCAQMD adds to the cost of living crisis by creating an impossible scenario where Southern California residents must decide between 1) having to install a more costly electric heat pump with an estimated price tag of \$6,000 or 2) replacing their current gas water heater at an average cost of \$1500 or more plus additional fees!

Additionally, upgrading buildings with new electric appliances and wiring is a costly expense. Electrical system upgrades are required, which I understand costs in excess of \$40,000. These high costs will likely lead to rent increases, placing additional financial pressure on tenants in a region already struggling with housing affordability. At a time when the housing market is already under strain, increased costs and the potential for tenant displacement will only make it more challenging for renters and landlords alike, worsening Southern California's housing affordability crisis.

Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Kurt Ritz

Riverside, CA 92507

From: Mario Lopez <

**Sent:** Friday, May 2, 2025 7:36 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Mario Lopez

Grand Terrace, CA 92313

From: Marissa Palmer <

**Sent:** Monday, May 5, 2025 3:54 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Marissa Palmer

Rancho Cucamonga, CA 91730

**From:** melissa griswold <

**Sent:** Saturday, May 3, 2025 3:59 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, melissa griswold

moreno valley, CA 92557

From: Mike Furb <

**Sent:** Saturday, May 3, 2025 12:05 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] Please rescind proposed rules 1111 and 1121

#### Dear Air QMD appointed board,

Recently I've read about these two proposals to force all homeowners and building owners to use electric appliances. This is an enormous cost burden on low income, seniors, and other homeowners. The AQMD already forces homeowners to replace water heaters with ultra-low NOX which cost significantly more. Additionally the electric rates are second highest in the nation and would drive much higher ongoing utility costs for basic needs for hot water, cooking, and heating. These mandates rules cost much more than any benefit they would provide. Until electricity becomes affordable this is not a viable option.

As a Los Angeles county resident and a senior, I oppose these rules as over-regulation and changes without representation as well as effectively levying a burden tax on homeowners without any representation by the public.

Michael Schmitt

From: Neil Booth <

Sent: Saturday, May 3, 2025 1:09 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Neil Booth

Grand Terrace, CA 92313

From: South Coast AQMD <

Sent: Wednesday, May 7, 2025 8:14 AM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Rick Viefhaus

Email:

Phone:

## Message:

I live in Grand Terrace and our house address has recently been put into a new fire zone that will require Edison PSPS power shut offs when the conditions require it. We spent weeks earlier this year without power and the only thing that made our house habitable was that we had a gas water heater and stove. Until SCE can guarantee no power will ever be shut off again, the elimination of gas appliances should not even be considered.

From: Robyn Sanchez <

**Sent:** Friday, May 2, 2025 8:01 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, as released on February 28, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

Under the newly amended proposed rules, similar to the older rules, the consumer will be left with a higher price tag, and in this case, renters and homeowners will bear the brunt of the manufacturer's fee at the end of the day. The "revised" language introduced in February does not address my concern for the proposed amended rules that will force higher costs onto residents like me. Both amended rules force consumers to choose a much more expensive option of "all-electric" space and water heaters that cost thousands more than natural gas appliances or require consumers to pay higher costs, through the fees imposed on manufacturers, to continue using natural gas furnaces and water heaters.

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Robyn Sanchez

Grand Terrace, CA 92313

From: Rose Medina <

**Sent:** Monday, May 5, 2025 7:44 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Rose Medina

Palm Desert, CA 92255

From: Shanna Messinger <

**Sent:** Monday, May 5, 2025 8:43 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] URGENT: Please Oppose Rules 1111 and 1121

Dear Jennifer Vinh,

Today, I write as a resident in strong opposition to Proposed Amended Rules 1111 and 1121, publicly noticed on April 29, 2025. I will be severely impacted if these rules are passed. These rules directly affect the general public, not just large facilities or industries, but everyday homeowners and renters, like me.

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Finally, my friends, neighbors, and most residents are unaware of the upcoming requirements and the significant costs involved. Despite holding public workshops, the SCAQMD has not conducted sufficient outreach to inform and engage the broader community.

Thank you for your time and consideration.

I respectfully urge the Board to oppose Rules 1111 and 1121.

Sincerely, Shanna Messinger

Forest Falls , CA 92339

From: South Coast AQMD <

**Sent:** Monday, May 5, 2025 8:24 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Stephen Miller

Email:

Phone:

## Message:

I am absolutely opposed to proposed rules 1111 and 1121. Leave my gas appliances alone!

From: South Coast AQMD <

**Sent:** Monday, May 5, 2025 4:20 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Tessa Dick

Email:

Phone:

## Message:

I cannot switch to electric appliances. I am elderly and on a fixed income. I receive food stamps and MediCaid (MediCal). I own the home that I bought 20 years ago, and I cannot even afford to hire a plumber to clear a clogged drain. I absolutely cannot have the house rewired to support electric appliances. I have to get aid from the HEAP program to pay my utility bills already.

#### **Marissa Poon**

From: Michael Krause

**Sent:** Tuesday, May 6, 2025 9:32 AM

To:

Cc:

**Subject:** FW: [EXTERNAL] Comments on SCAQMD PAR 1111/1121

----Original Message-----

From: Thomas Medina

Sent: Tuesday, May 6, 2025 9:27 AM

To: Michael Krause < mkrause@aqmd.gov>

Subject: [EXTERNAL] Comments on SCAQMD PAR 1111/1121

Dear Deputy Executive Officer Krause,

As a concerned Californian who works in the HVACR industry, I urge the South Coast Air Quality Management District (SCAQMD) to not adopt the proposed amended rules to (PAR) 1111 and 1121. This rule would force manufacturers to pass on a \$500 mitigation fee for fossil fuel space and water heaters sold. This fee would cause manufacturers to pass down the cost to the distributors, who will then pass it to contractors, finally leading to another increase in cost for Californians.

Sincerely,

**Thomas Medina** 

Oceanside, CA 92057

From: South Coast AQMD <

**Sent:** Monday, May 5, 2025 3:36 PM

To: Jennifer Vinh
Subject: Contact Form

## **Contact Form**

Name: Thomas Muller

Email:

Phone:

## Message:

The proposed regulation hurt lower and working class families the most. For what reason? Climate Change is a hoax. AQMD is an agency that has outlived it's usefulness. It seems to only be interested in making average Californian's live in the misery of high utility bills and perpetual black outs.

From: Tom Rath < >

**Sent:** Sunday, May 4, 2025 6:11 PM

**To:** Jennifer Vinh

**Subject:** [EXTERNAL] Proposed Rules 1111 and 1121

I am opposed to the proposed rules 1111 and 1121 being voted on by the

AQMD. Such actions will greatly increase the cost of living for

every household and business, and should NOT be passed. The overall effect of such rules will have very little impact on meeting any of your "goals", yet be a large burden to every household and business.

Everyone should have the right and freedom to choose what they want to use and not be dictated by the AQMD or required to change. Let the free market decide the price and type of appliances as it should be in a "free" society. ENOUGH! I pray the AQMD will come to their senses and reject the new rules.

#### **Thomas Rath**

Lake Forest, Ca 92630