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7 Attorneys for Petitioner
8 Wine Institute

9 BEFORE THE HEARING BOARD OF THE AIR POLLUTION CONTROL DISTRICT
10 COUNTY OF SANTA BARBARA
11

12 IN RE: PETITION OF WINE
13 INSTITUTE FOR REVIEW OF ATC
14 ISSUED TO CENTRAL COAST WINE
SERVICES

15 FINAL AUTHORITY TO CONSTRUCT
16 15044; FID 11042; SSID 10834.

17 IN RE: PETITION OF WINE
18 INSTITUTE FOR REVIEW OF ATC
19 ISSUED TO CENTRAL COAST WINE
SERVICES

20 FINAL AUTHORITY TO CONSTRUCT
21 15044-01; FID 11042; SSID 10834.

H.B. Case No. 2017-21-AP;
H.B. Case No. 2017-24-AP

22 **STIPULATION AND [PROPOSED] ORDER**

23 Current hearing: March 7, 2018
24 Proposed hearing: April 4, 2018
25 Time: 9:30 a.m.
26 Location: Board of Supervisors Hearing Room
105 E. Anapamu St., Santa Barbara,
27 California

28 On November 1, 2017, the Hearing Board issued an Order, based on a stipulation signed
by Petitioner Wine Institute ("Wine Institute") and the Santa Barbara County Air Pollution
Control District ("District") setting a schedule for the submission of briefs in the above-
referenced matters. The parties now wish to amend that schedule to provide due dates for the
submission of declarations and documentary evidence, and to continue the hearing date.

1 Accordingly, Petitioner and the District hereby stipulate and request that the Hearing Board issue
2 an order as follows:

3 1. By January 10, 2018, Wine Institute will submit to the Hearing Board and serve
4 on the District's counsel Wine Institute's opening brief and all supporting declarations and
5 documentary evidence.

6 2. By February 28, 2018, the District will submit to the Hearing Board and serve on
7 Wine Institute's counsel the District's response brief and all supporting declarations and
8 documentary evidence.

9 3. By March 14, 2018, Wine Institute will submit to the Hearing Board and serve on
10 the District's counsel Wine Institute's reply brief. Any declarations and documentary evidence
11 submitted with the reply brief shall be limited to rebuttal of evidence submitted by the District
12 with its response brief.

13 4. No declarations or documentary evidence will be submitted except in accordance
14 with the above schedule or upon a showing of good cause to the Hearing Board. However, the
15 above requirements for the exchange of documentary evidence will not apply to illustrative or
16 demonstrative exhibits that summarize or depict other evidence. Such exhibits must be disclosed
17 to the other side at least 24 hours before the merits hearing.

18 5. The parties request that the Petitions be set for a consolidated hearing on April 4,
19 2018 or as soon thereafter as this matter may be scheduled for hearing.

20 Dated: December 12, 2017

BARG COFFIN LEWIS & TRAPP, LLP

21
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23 By:


R. MORGAN GILHULY

24 Attorneys for Wine Institute
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2 Dated: December 12, 2017
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MICHAEL C. GHIZZONI,
COUNTY COUNSEL
WILLIAM M. DILLON,
SENIOR DEPUTY

4
5 By:



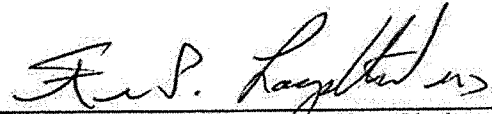
WILLIAM M. DILLON
Deputy County Counsel

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7 Attorneys for Control Officer, Santa
8 Barbara County Air Pollution Control
9 District

10 IT IS SO ORDERED.
11

12 Dated: December 13, 2017
13

14 By:



DR. FRANCIS P. LAGATTUTA, Chair
Santa Barbara County Air Pollution Control
District Hearing Board