

February 19, 2025

Chair Delgado, Committee Chair McCallon, and Members of the Governing Board South Coast Air Quality Management District (South Coast AQMD) 21865 Copley Drive Diamond Bar, CA 91765 Email: vdelgado@aqmd.gov Imccallon@aqmd.gov Clerk of the Board, cob@aqmd.gov

RE: Stationary Source Committee Agenda Item No. 2 – Strong Support for Appliance Rule Amendments to Rules 1111 and 1121

Dear Chair Delgado, Committee Chair McCallon, and Members of the Board:

The Glendale Environmental Coalition strongly supports South Coast AQMD's efforts to clean up appliance pollution by creating zero-NOx standards. Done right, amending Rules 1111 and 1121 to achieve zero-NOx for furnaces and water heaters will achieve more emissions reductions than any other effort passed in over three decades. Getting to zero-NOx for these appliances is consistent with the 2022 Air Quality Management Plan (AQMP), which determined that "[t]he only way to achieve the required NOx reductions is through extensive use of zero-emission technologies across all stationary and mobile sources."¹ The current approach developed by staff addresses the concerns of critics. We need you to be a strong regulator and adopt rules to clean up appliance pollution and thereby protect public health.

People will still be able to buy fossil fuel-combusting products if they want. But these rules will compel the deployment of healthier zero-emitting appliances. We've learned of two ways the proposal could be strengthened. First, the proposal should increase compliance percentage targets for manufacturers. Second, the mitigation fees should be consistent with emissions impacts.

Please adopt these rules in May, so we can set a market signal and start doing the work of getting the burning of fossil fuels out of our buildings!

Sincerely,

Elise Kalfayan, Board Member Glendale Environmental Coalition

CC: Wayne Nastri, Michael Krause, Heather Farr

¹ South Coast AQMD, 2022 AQMP, at Executive Summary.