1 2 3 4 5	RACHEL VAN MULLEM, COUNTY COUN JENNIFER RICHARDSON, DIVISION CHI COUNTY OF SANTA BARBARA 105 East Anapamu Street, Suite 201 Santa Barbara, California 93101 Telephone (805) 568-2950 / Facsimile (805) 5 E-mail: jrichardson@countyofsb.org	EF (Bar No. 280044)
6 7	Attorneys for SANTA BARBARA COUNTY POLLUTION CONTROL DISTRICT	AIR
8 9	BEFORE THE HEARING BOARD OF THE AIR POLLUTION CONTROL DISTRICT, COUNTY OF SANTA BARBARA	
10 11	AERON ARLIN GENET, Santa Barbara County Air Pollution Control Officer	H.B Case No: 2023-03-A
12 13	v. CENTRAL COAST AGRICULTURE,	AFFIDAVIT OF DAVID HARRIS
14 15 16	INC.; CENTRAL COAST AGRICULTURE, LLC; CENTRAL COAST AG DISTRIBUTION, LLC; CENTRAL COAST AG FARMING, LLC;	Date: October 4, 2023 Time: 9:30 a.m. Place: Board of Supervisors Hearing Room, 511 East Lakeside Parkway, Santa Maria, CA
17 18	CENTRAL COAST AG PRODUCTS, LLC	93455
19	AFFIDAVIT OF DAVID HARRIS I, David Harris, declare and state as follows:	
20		
21	1. I am employed by the Santa Barbara County Air Pollution Control District ("District") as	
22	Division Manager in the Engineering Division.	
23	2. I make this declaration in support of the	e Air Pollution Control Officer's "PETITION FOR
24 25	ORDER OF ABATEMENT REGARD	DING CANNABIS MANUFACTURING,
25 26	EXTRACTION, STORAGE, AND DI	STRIBUTION FACILITIES LOCATED AT 1201
	WEST CHESTNUT AVENUE AND	1200 WEST LAUREL AVENUE, LOMPOC,
27 28	CALIFORNIA" ("Petition for Abatem	ent") filed with the Clerk of the Hearing Board on
NSEL reet, #201		

SANTA BARBARA COUNTY COUNSEL 105 E. Anapamu Street, #201 Santa Barbara, CA 93101 (805) 568-2950

AFFIDAVIT OF DAVID HARRIS • 1

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1	September 5, 2023. The Petition for Abatement is filed against Central Coast Agriculture	
2	Inc., Central Coast Agriculture, LLC, Central Coast Ag Distribution, LLC, Central Coast	
3	Ag Farming, LLC, and Central Coast Ag Products, LLC (collectively "CCA").	
4	3. I am an authorized Custodian of Records for the Santa Barbara County Air Pollution	
5	Control District (District) and as such have authority to certify these records. I declare the	
6	a true and correct copy of the evidence cited below is attached to the Petition for	
7	Abatement as Exhibit 2. Kevin Brown, Air Quality Engineer, was employed by the Distr	
8	from July 23, 2012 to October 14, 2022. To the best of my knowledge, all such records	
9	were prepared or compiled by the personnel of District in the ordinary course of business	
10	at or near the time of the acts, conditions, or events recorded:	
11	a. District Rule 201 (APCD EXH. 2, 0067-0069.)	
12	b. District Rule 802 (APCD EXH. 2, 0290-0296.)	
13	c. November 23, 2020 - CCA application for ATC 15634. (APCD EXH. 2, 0070.)	
14	d. December 22, 2020 - District incompleteness letter #1. (APCD EXH. 2, 0071-	
15	0074.)	
16	e. February 10, 2021 - CCA submits information in response to incompleteness lette	
17	#1. (APCD EXH. 2, 0075-0081.)	
18	f. March 12, 2021 - District incompleteness letter #2. (APCD EXH. 2, 0082-0084.)	
19	g. October 6, 2021 - CCA submits information in response to incompleteness letter	
20	#2. (APCD EXH. 2, 0085-0087.)	
21	h. November 2, 2021 - District incompleteness letter #3. (APCD EXH. 2, 0088-0092	
22	i. December 2, 2021 - CCA submits information in response to incompleteness lette	
23	#3. (APCD EXH. 2, 0093-0101.)	
24	j. December 23, 2021 - District incompleteness letter #4. (APCD EXH. 2, 0102-	
25	0105.)	
26	k. March 4, 2022 - CCA submits information in response to incompleteness letter #4	
27	(APCD EXH. 2, 0106-0114.)	
28		
ARA NSEL reet, #201		
4 93101	AFFIDAVIT OF DAVID HARRIS • 2	

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AFFIDAVIT OF DAVID HARRIS • 2

II			
1	1. April 25, 2022 - CCA submits information in response to incompleteness letter #4.		
2	(APCD EXH. 2, 0118.)		
3	m. May 16, 2022 - CCA submits information in response to incompleteness letter #4.		
4	(APCD EXH. 2, 0015.)		
5	n. May 20, 2022 - District incompleteness letter #5. (APCD EXH. 2, 0122-0125.)		
6	o. July 13, 2022 - CCA submits information in response to incompleteness letter #5.		
7	(APCD EXH. 2, 0129-0143.)		
8	p. July 27, 2022 - CCA submits information in response to incompleteness letter #5.		
9	(APCD EXH. 2, 0144-0145.)		
10	q. August 12, 2022 - District determines the ATC 15634 application is complete.		
11	(APCD EXH. 2, 0146.)		
12	4. I have personal knowledge of the matters set forth herein and can and will testify thereto if		
12	called upon to do so. I declare that a true and correct copy of the evidence cited below is		
13	attached to the Petition for Abatement as Exhibit 2		
15	a. July 1, 2022 - District request for CEQA baseline information. (APCD EXH. 2,		
15 16	0126-0128.)		
10	b. September 23, 2022 - District initiates CEQA review. (APCD EXH. 2, 0147-0153.)		
	c. October 21, 2022 - District proposes a CEQA consultant. (APCD EXH. 2, 0154-		
18	0175.)		
19 20	d. November 1, 2022 - CCA accepts the CEQA consultant. (APCD EXH. 2, 0176.)		
20	e. December 12, 2022 - Contract with CEQA consultant. (APCD EXH. 2, 0178-		
21	0179.)		
22	f. May 2, 2023 - CCA application for ATC 16090. (APCD EXH. 2,0253-0255.)		
23	I dealars under penalty of periury under the laws of the State of California that the		
24	I declare under penalty of perjury under the laws of the State of California that the		
25			
26	foregoing. Executed this 5th day of September, 2023, in Santa Barbara, California.		
27	- 24 -		
28	David Harris		
ISEL eet, #201 93101	AFFIDAVIT OF DAVID HARRIS • 3		

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