1 2 3 4 5 6 7 8	SHEPPARD, MULLIN, RICHTER & HAMPTO STEPHEN J. O'NEIL, Cal. Bar No. 127120 JEFFREY J. PARKER, Cal. Bar No. 155377 OLIVIER THEARD, Cal. Bar No. 217763 ALISON N. KLEAVER, Cal. Bar No. 251410 333 South Hope Street, 43 rd Floor Los Angeles, California 90071-1422 Telephone: 213.620.1780 Facsimile: 213.620.1398 soneil@sheppardmullin.com jparker@sheppardmullin.com otheard@sheppardmullin.com akleaver@sheppardmullin.com Attorneys for Respondent EXIDE TECHNOLOGIES	ON LLP
9		
10	BEFORE THE HEARING BOARD OF THE	
11	SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT	
12		
13	EXECUTIVE OFFICER OF THE SOUTH COAST AIR QUALITY MANAGEMENT	Case No. 3151-32
14	DISTRICT,	JANUARY 2016 STATUS REPORT OF RESPONDENT EXIDE TECHNOLOGIES
15	Petitioner,	FILED IN ACCORDANCE WITH
16	v.	STIPULATED ORDER FOR ABATEMENT
17	EXIDE TECHNOLOGIES, INC., a Delaware corporation,	
18	,	
19	Respondent.	
20		
21	Respondent Exide Technologies ("Exide") files this Status Report in accordance with the	
22	Order for Abatement issued in Case No. 3151-32. This Status Report covers the period from	
23	December 16, 2015 to January 15, 2016 ("Update Period"), summarizing the work performed	
24	during this Update Period.	
25		
26	Exide performed planned, non-routine maintenance and other tasks requiring mitigation	
27	measures under the Dust Mitigation Plan during this Update Period, including (i) work on	
28		
		4

1	installation of roof gutters and down spouts; (ii) repairs to city water line; (iii) repair to reactor		
2	tank mixer; and (iv) sand filter inlet pipe repairs.		
3			
4	Tetra Tech is the District's third-party monitor. Exide received copies of the three Tetra		
5	Tech weekly reports submitted during this Update Period related to dust mitigation measures for		
6	the tasks described above. A fourth weekly report is expected, but Exide has not received a copy		
7	yet. In each of the three reports, Tetra Tech confirmed that "mitigation measures were observed to		
8	be implemented in full compliance with the previously approved mitigation measures under the		
9	[Dust Mitigation Plan]"		
10			
11	Dated: January 15, 2016		
12	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP		
13	By Jeffrey Harken		
14	JÉPPREY J. PARKER		
15	Attorneys for Respondent EXIDE TECHNOLOGIES		
16	EMBE TECHNOLOGIES		
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

2_