1 2 3 4 5 6 7 8	Robert L. Hines (State Bar No. 123936) rhines@fbm.com John M. Ugai (State Bar No. 318565) jugai@fbm.com Farella Braun + Martel LLP One Bush Street, Suite 900 San Francisco, California 94104 Telephone: (415) 954-4400 Facsimile: (415) 954-4480 Attorneys for GOODRICH CORPORATION			
9	BEFORE THE HEARING BOARD OF THE			
10	SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT			
11				
12	In the Matter of	Case No. 6253	-1	
13	GOODRICH CORPORATION		ON TO PLACE MATTER ON	
14	(Facility ID No. 11998),	CONSENT C.		
15	Petitioner,	Time:	April 30, 2024 9:30 a.m.	
16	VS.	Place:	Hearing Board Room South Coast Air Quality Management District	
17	SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT,		Management District 21865 Copley Drive Diamond Bar, CA 91765	
18	Respondent.		Diamond Bar, CA 71705	
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Farella Braun + Martel LLP One Bush Street, Suite 900 San Francisco, California 94104 (415) 954-4400		'I'' ID N 44000	44886\16737176.2	
	GOODRICH CORPORATION (Facility ID No. 11998) – STIPULATION			

1	STIPULATION		
2	The Parties, the South Coast Air Quality Management District ("South Coast AQMD") and		
3	Goodrich Corporation ("Goodrich" or "Petitioner"), do hereby stipulate and agree as follows:		
4	1. This matter may be placed on the South Coast AQMD Hearing Board ("Hearing		
5	Board") Consent Calendar for Tuesday, April 30, 2024, under Hearing Board Rule 4.		
6	2. The Declarations of Sandra Perez, Environmental Health & Safety Manager, and Mark		
7	Ruiz, Associate Director, Wheel and Brake Operations / Site Lead, for Goodrich's		
8	Santa Fe Springs facility ("Facility") (filed concurrently herewith), are submitted to the		
9	Hearing Board to be entered and considered as evidence regarding this matter.		
10	3. The Parties agree on the [Proposed] Findings and Decision and Order, which includes		
11	proposed conditions, which are filed concurrently herewith.		
12	4. South Coast AQMD does not oppose the Petitioner's request to grant a regular variance		
13	as described in the [Proposed] Order for the Facility.		
14	5. Parties request that the Hearing Board decide this matter based upon this Stipulation,		
15	the Declarations of Sandra Perez and Mark Ruiz, and any other documents submitted		
16	by the Parties. The Parties agree to incorporate all prior evidence as submitted in the		
17	interim variance petition for the emergency flare submitted March 7, 2024.		
18	6. Neither Party expects the granting of the regular variance requested by Petitioner, Case		
19	No. 6253-1, to result in a violation of California Health and Safety Code section 41700		
20	(nuisance).		
21	So stipulated. DATED: April 24, 2024 By: Bu: Bu:		
22	DATED: April 24, 2024 By: Robert L. Hines		
23	Farella Braun + Martel LLP		
24	Attorneys for Goodrich Corporation		
25	DATED: April 23, 2024 By:		
26	Sheri Hanizavareh South Coast Air Quality Management		
27 28	District Office of General Counsel		
Farella Braun + Martel LLP			
One Bush Street, Suite 900 San Francisco, California 94104 (415) 954-4400	2 44886\16737176.2 GOODRICH CORPORATION (Facility ID No. 11998) – STIPULATION		