1	BEFORE THE BOARD OF DIRECTORS,
2	PLACER COUNTY AIR POLLUTION CONTROL DISTRICT,
3	STATE OF CALIFORNIA
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5	RESOLUTION NO. <u>06-10</u>
6	
7	In The Matter Of: The Declaration of "No Sources to Regulate for Volatile Organic
. 8	Compounds (VOC)" for Seven Specific VOC Rule Categories
9	for Placer County, Which Had Been Previously Approved by
10	U.S. EPA, and the Submittal of the Declaration as a Requested
11	Revision to the State Implementation Plan.
12	The following RESOLUTION was duly passed by the Board of Directors, Placer County
13	Air Pollution Control District, at a regular meeting held <u>August 10, 2006</u> by the following
14	vote on roll call:
15	Ayes: Holmes, MMillwardWeygandtHolmes, J. A Blackmun A
16	Nakata Hill Gaines A Gray L
17	Noes: Holmes, MMillwardWeygandt Holmes, JBlackmun
18	Nakata Hill Gaines Gray
19	Abstain: Holmes, MMillwardWeygandt Holmes, JBlackmun
20	Nakata Hill Gaines Gray
21	
22	Signed and approved by me after its passage.
23	
24	Leuf Natata Chairperson
25	<i>δ</i>
26	Attest:
27	\mathcal{M} 1. 01
28	Man Koffan Clerk of said Board

1 WHEREAS, Section 40001 of the Health and Safety Code of the State of California authorizes

2 the Placer County Air Pollution Control District, to adopt and enforce Rules and Regulations to

achieve and maintain ambient air quality standards within the District; and

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5 WHEREAS, Section 40702 of the Health and Safety Code of the State of California requires a

6 district to adopt rules and regulations and do such acts as may be necessary or proper to execute

7 the powers and duties granted; and

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9 WHEREAS, Portions of the Placer County Air Pollution Control District (PCAPCD) have been

designated as "serious" non-attainment areas for the federal 8-hour ozone standard pursuant to

the Federal Clean Air Act Amendments of 1990 (FCAA): and

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13 WHEREAS, The FCAA requires for non-attainment areas the submittal of VOC Reasonably

Available Control Technology (RACT) rules covering all Major Stationary Sources of VOC;

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17 WHEREAS, The Board of Directors of the PCAPCD determined in the 2006 RACT SIP

Update Analysis that there are no Major Stationary Sources of VOC in the PCAPCD in the

categories of Aerospace Coatings, Plastic Parts Coatings (Business Machines), Plastic Parts

Coatings (Other), Shipbuilding and Repair, Synthetic Organic Chemical Manufacturing (Batch

Plants), Synthetic Organic Chemical Manufacturing (Reactors), and Industrial Waste Water

Treatment; and

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1 WHEREAS, The Board of Directors of the PCAPCD has determined that the adoption of a 2 negative declaration, stating that the District has no existing Major Stationary Sources of VOC 3 in the categories of Aerospace Coatings, Plastic Parts Coatings (Business Machines), Plastic 4 Parts Coatings (Other), Shipbuilding and Repair, Synthetic Organic Chemical Manufacturing 5 (Batch Plants), Synthetic Organic Chemical Manufacturing (Reactors), and Industrial Waste 6 Water Treatment is necessary to comply with requirements of California Health and Safety 7 Code Sections 40001 and 40910, and with Title 1, Part D, Subpart 2, Section 182(b)(2), of the 8 1990 Federal Clean Air Act Amendments for the submittal of Reasonable Available Control 9 Technology (RACT) rules covering all Major Stationary Sources of VOC emissions; and 10 WHEREAS, These findings reaffirm a VOC RACT SIP analysis completed by PCAPCD in 11 12 1997 and the adoption of Negative Declarations for these same rule categories by the District 13 Board which were later approved by the U.S. EPA in Federal Register Notice FR 50766. 14 September 23, 1998; and 15 16 WHEREAS, these proceedings were held in a public hearing and were properly noticed 17 pursuant to Section 40725 of the Health and Safety Code of the State of California; with any 18 evidence having been received concerning the proposed adoption of this Resolution and this 19 Board having duly considered such evidence; and 20 21 WHEREAS, the negative declaration findings are categorically exempt from CEOA pursuant to 22 Title 14, California Administrative Code, Section 15308, as an action by a regulatory agency for

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the protection of the environment; and

. 1	WHEREAS, the District has made commitments for the adoption of stationary source measures
2	in the 1994 Sacramento Area Regional Ozone Attainment Plan and this plan has been submitted
3	for revision of the State Implementation Plan.
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5	NOW, THEREFORE, BE IT RESOLVED, that this Board approves and adopts this Negative
6	Declaration certifying that there are no Major Sources of VOC in the following categories,
7	within the Placer County Air Pollution Control District, and therefore that the requirements of
8	Section 182(b)(2) of the FCAA are not presently applicable to the District:
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10	Aerospace Coatings
11	Plastic Parts Coatings, Business Machines
12	Plastic Parts Coatings, Other
13	Shipbuilding and Repair
14	Synthetic Organic Chemical Manufacturing, Batch Plants
15	Synthetic Organic Chemical Manufacturing, Reactors
16	Industrial Waste Water Treatment
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18	NOW, THEREFORE, BE IT FURTHER RESOLVED AND ORDERED, that no Major
19	Sources of VOC in the above specified categories exist within the Placer County Air Pollution
20	Control District, and therefore the Negative Declaration is made that the requirements of
21	Section 182(b)(2) of the FCAA are not presently applicable to the District for these categories.
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1	BE IT FURTHER RESOLVED AND ORDERED that the Air Pollution Control Officer is
2	hereby authorized and directed to submit this Negative Declaration as a requested revision to the
3	State Implementation Plan, in the form required by the California Air Resources Board and the
4	United States Environmental Protection Agency, on behalf of the Placer County Air Pollution
5	Control District.
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