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## Deadline for Comments on the Proposed Emergency Rulemaking Discussed in the March 18, 2024 Pre-Rulemaking Workshop

Additional submitted attachment is included below.

## SIDLEY

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[March 28, 2024]

## **By E-mail**

California Energy Commission Docket Unit Docket No. 23-OIR-03 715 P Street, MS-4 Sacramento, CA 95814 docket@energy.ca.gov

> Re: Deadline for Written Comments on the Proposed Emergency Rulemaking Discussed in the March 18, 2024, SB X1-2 and SB 1322 Pre-Rulemaking Workshop

Dear All:

On behalf of Idemitsu Apollo Corporation ("Idemitsu"), I write to request a two-week extension of the April 1, 2024, 5:00 PM deadline for written comments on the proposed emergency rulemaking discussed in the March 18, 2024, SB X1-2 and SB 1322 Pre-Rulemaking Workshop. CEC's April 1 deadline falls on Easter Monday. As the holiest day on the Christian calendar, Easter is a sacred holiday to many Californians. Moreover, the deadline falls in the midst of spring break season. Idemitsu remains committed to working with CEC to help achieve the goals of increasing transparency, decreasing price spikes, and increasing liquidity in the transportation fuels marketplace, but deadlines like this make it difficult to provide meaningful feedback. Indeed, this is the second time in conjunction with these regulations that a CEC deadline has fallen on the day after a holiday weekend – the five-day comment period for "Notice of Proposed Emergency Action and Express Terms – Spot Market Reporting Requirements," Docket No. 23-OIR-03, TN # 254368 fell on the Tuesday following a three-day weekend.

For these reasons, Idemitsu respectfully requests that CEC extend its comment deadline by two weeks to provide stakeholders with more time to provide thoughtful, meaningful comment.

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Best regards,

That

Arsham Ali Askari Sidley Austin LLP