Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Hamlet Danielyan hd@carloinc.net North Hills, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Jeff Ignowski jeffiggy@hotmail.com San Jacinto, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Stephen Comeau comeaukid@hotmail.com Huntington Beach, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, John Edell 1jgedell@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Lonnie Andre lonnieandre@hotmail.com Covina, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Alexandra Otterstrom Allie@parkwestrentals.com Lawndale, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Mark Murphy mmurphy@hardagehospitality.com Santa Clarita, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, James Wood jkw11@aol.com Redondo Beach, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Irma Vargas Greater Los Angeles Association of Realtors ivargas@rstrents.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Dustin Hensley dstyddy@aol.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Manuel Bernal mbernal@bernalcapitalgoup.com San Juan Capistrano, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ali Bahadorzadeh ab@carloinc.net Winnetka, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Roger Ades rogerades@earthlink.net Venice, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Greg Astorian Glendale Association of Realtors gregastorian@gmail.com Glendale, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Michelle Gastelum mg@summit-engineers.com Pasadena, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Joan Mackay babscarlett@yahoo.com San Pedro, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Stephen Brown rbj2757@gmail.com Pasadena, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Gaye Rainey gayerainey@kw.com West Hills, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Aidan Chao The Los Angeles Taxpayers Association achaostock@gmail.com Arcadia, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Yaselin Bolanos bolanosy7676@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Gregory J Pawlik gpawlik@coldwellbanker.com Pacific Palisades, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Darren W. Stroud darren.stroud@pbfenergy.com Torrance, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ellor Parikh info@parienterprises.com Glendale, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Jessica Vincent Chevron jessica.vincent@chevron.com El Segundo, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ashley Miranda am@carloinc.net Van Nuys, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, David Englin BizFed david.englin@bizfed.org Pasadena, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Steven Jones STEVEN@BETTERSHELTER.COM Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Elie Balas elie.balas@menchies.com Encino, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Patricia Petralia pattip@maxoneproperties.com Porter Ranch, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Elsa Camacho elsa.camacho@pbfenergy.com Carson, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Richard Markuson Western Electrical Contractors Association; Western Electrical Contractors Association (WECA) richard@pacificadvocacygroup.com Sacramento, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Todd Vradenburg National Association of Theater Owners todd@natocalnev.org Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Andre Kelly 01150114dsc@gmail.com Bellflower, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Chase Hardage chase@thehardagegroup.com Marina del Rey, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Talin Melkonian Toumajan toumajan@gmail.com Glendale, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Mike Tolj mike@toljcommercial.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, James McKenna macbrbnk@gmail.com Palm Springs, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Verdel Flores nvjpm.90008@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Mikal Ayala mayala@hardagehospitality.com Marina del Rey, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, George Francisco Venice Chamber of Commerce gianfrancisco@hotmail.com Venice, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ana Dahan GPSN adahan@gpsnla.org Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, David Honda dhonda1@yahoo.com Northridge, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Donna Duperron Torrance Area Chamber of Commerce donna@torrancechamber.com Torrance, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Jan Drumright jdrumright@hardagehospitality.com Marina Del Rey, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Tim Riley Marina Del Rey Lessees Association timriley7@timriley7.com Panorama City, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Michelle Gonzales 4mhanna@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ann Trussell HomeBased Realty ann@anntrussell.com Acton, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Dan Newman djpersonal3701@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Veronica Hill vhill@hardagehospitality.com Marina Del Rey, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Robert Kress bobkress@outlook.com Venice, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Jeantine Nazar jeannazar@gmail.com Glendale, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Robert Apodaca The Two Hundred for Home Ownership robert@thetwohundred.org Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Nancy Olson nancyolson@aol.com San Gabriel, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Ariana Puraci apuraci@hardagehospitality.com Marina del Rey, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Bert Ortiz bert.ortiz@primegrp.com Oceanside, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Lucy Dunn dunnlucy@aol.com Coto de Caza, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Patrick DiBernardo patrickdibernardo@gmail.com San Pedro, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Craig Berberian craig@empirepg.com West Hollywood, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Pat Anderson La Canada Flintridge Chamber of Commerce exec@lacanadaflintridge.com La Cañada Flintridge, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Karina Carias kc0305@gmail.com Lynwood, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Roberto Arnold Multicultural Business Alliance roberto@mballiance.org Covina, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Diana Waters Ignite! dianawaters09@gmail.com Redondo Beach, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Jay Johnson jaypjohnson@earthlink.net Santa Monica, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Sean Graham babscarlett007@gmail.com San Pedro, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Anthony Alvarez II tony@bright.com Torrance, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Rosie Lim rl@carloinc.net Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Nick Tirabassi nicktirabassi@aol.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Bennie Tinson Licensed Adult Residential Care Association bennie.tinson@larcala.org Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Audre Lopez-King mettleoneproperties@gmail.com Los Angeles, CA

Via email

RE: PAR 1146.2 - Request for Delay

Chair Vanessa Delgado,

I am contacting you to express my concerns with PAR 1146.2, which aims to phase out of natural gas water heaters and boilers for commercial properties and multifamily properties in the South Coast Air Quality Management District (SCAQMD).

This would be SCAQMD's most expensive rule in the agency's 48-year history. Projected costs from SCAQMD staff fall between \$49 and \$97 million per year - however, analysis from outside experts show costs could be 5xs higher than this estimate. What's more, staff has currently met with only a limited pool of stakeholders, meaning this rule is being written with little feedback from impacted community members.

I request that this rule be placed on hold until more site visits can be completed, additional analysis on true costs and feasibility is finished, and more input and collaboration from impacted stakeholders is done.

Thank you for your consideration!

Sincerely, Lee Brown Leebrown@westrk.org Upland, CA