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**Sent:** Friday, March 15, 2019 9:50 AM  
**To:** ARB Criteria & Toxics Regulation Reporting <[ctr-report@arb.ca.gov](mailto:ctr-report@arb.ca.gov)>  
**Subject:** Proposed "15-Day" Revisions to CTR

Having just recently been made aware of the Proposed 15-Day Revisions to CTR I have serious concerns about what is proposed and brevity of the public comment period. Out of the half dozen or so AQ districts I deal with in California, I only received notice of the workshops from two districts. One notification was four days before the scheduled workshop in the area and the other was after all workshops had occurred. My schedule is usually worked out a month in advance making attendance impossible on such short notice. The low attendance of the Sacramento workshop as evidenced by the video appears to be a result of this lack of notification. This coupled with the short time allowed for public comment gives the impression that an attempt is being made to force these regulations through on unsuspecting businesses.

It is apparent that there are numerous unanswered questions concerning the economic impact of the proposed regulations upon businesses and air quality districts that need to be addressed. The only fair way to do this is to allow sufficient time for notification and public comment, and to provide honest answers to the questions asked by stakeholders.

I urge you not to finalize these rules until there has been sufficient time allowed for stakeholder review and comment. Given the magnitude of what CARB is proposing this needs to be done.

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