

February 25, 2022

Jeff Carlton Kinder Morgan Richmond Products Terminal (Richmond 9) jeff_carlton@kindermorgan.com

Dear Jeff Carlton:

Thank you for submitting the Terminal Plan (Plan) on behalf of the Kinder Morgan Richmond Products Terminal (Richmond 9) to the California Air Resources Board (CARB) as required by the Control Measure for Ocean-Going Vessels At Berth ("Regulation"). CARB staff has reviewed your Plan submittal against the requirements set forth in section 93130.14(a) of the Regulation, and have identified the Plan is missing the information required by the following provisions:

• Section 93130.14(a)(3)(F) of the Regulation requires the terminal to provide a schedule for installing equipment.

With respect to the division of responsibilities, we request clarifying language to describe the relationship between the Port of Richmond and the terminal. Although it is our understanding that the terminal is an independent marine terminal, we request information that specifically details the responsibilities of the terminal and any that the Port may have for infrastructure.

CARB requests that a corrected Plan addressing the above deficiencies be re-submitted as an updated Plan to *shorepower@arb.ca.gov* within 90 days of receipt of this letter. Once CARB receives the updated Plan, staff will have 90 calendar days to review the corrected Plan and confirm completeness.

Additional information on Port and Terminal Plans can be found on CARB's website at: https://ww2.arb.ca.gov/new-berth-regulation-implementation.

If you have any questions about the deficiencies identified by CARB, please contact Elizabeth Melgoza, Air Pollution Specialist, Marine Strategies Section, by email at *elizabeth.melgoza@arb.ca.gov*.

Sincerely,

Some Ann

Bonnie Soriano, Branch Chief, Freight Activity Branch

cc: Elizabeth Melgoza, Air Pollution Specialist, Marine Strategies Section