

February 17, 2015

By Electronic Mail

Clerk of the Board
California Air Resources Board
1001 I Street, 23rd Floor
Sacramento, CA 95812

Re: Proposed Amendments to the California Low-Carbon Fuel Standards Regulation
and the Proposed Regulation of the Commercialization of Alternative Diesel
Fuels

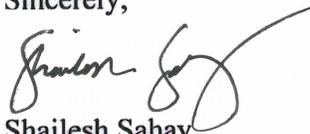
Dear Madam:

POET LLC, a member of Growth Energy, concurs in the comments being filed today by Growth Energy, including the environmental analysis under the California Environmental Quality Act offered by Growth Energy, as well as the alternative to the above-captioned proposed amendments and regulations that have been proposed by Growth Energy. Please file this letter in the two separate dockets for the the proposed amendments to the California Low-Carbon Fuel Standards ("LCFS") regulation and the proposed regulation of the commercialization of alternative diesel fuels

POET LLC expects to file additional comments prior to the close of the record in the LCFS proceeding.

Thank you for your consideration and assistance.

Sincerely,



Shailesh Sahay
Regulatory Counsel