Estabrook, Katie@ARB

From: William Barrett < William.Barrett@lung.org>

Sent: Tuesday, May 31, 2022 11:01 PM

To: ARB Clerk of the Board Cc: Wong, Anna@ARB

Subject: Comments not posted to Advanced Clean Cars list **Attachments:** ACC II Health Community Comments 5.31.2022.pdf

Follow Up Flag: Follow up Flag Status: Flagged

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Good evening,

In looking through the comments this evening, I did not see the attached letter that I submitted this afternoon among the public comments list.

In attempting to re-submit again tonight, I received error messages about my session timing out along with another unspecified error. I'm hopeful that the submission went through, but wanted to be sure to send a copy here as well.

Thank you, and please let me know if there are any issues with receiving and posting the file to the page.

Will

Will Barrett

National Senior Director | Advocacy, Clean Air **American Lung Association** 1531 | Street, Suite 200 | Sacramento, CA 95814 Ph: 916.585.7663 | Cell: 916.607.4543 | Lung Helpline: 1-800-LUNGUSA

Lung HelpLine: 1-800-LUNGUSA
Lung.org | william.barrett@lung.org
Preferred Pronouns: He/Him/His













































May 31, 2022

Chair Liane Randolph California Air Resources Board 1001 I Street Sacramento, CA 95814

RE: Public Health Comments on Advanced Clean Cars II Proposed Rule

Dear Chair Randolph and Board Members:

The undersigned members of California's public health and medical community urge the California Air Resources Board (CARB) to strengthen and approve the Advanced Clean Cars II (ACC II) rule to improve air quality for all Californians. The final ACC II rule must have clear and near-term goals for transitioning from combustion to zero-emission technology while also improving emission controls for combustion engines.

The transportation sector is the leading source of air and climate pollutants in California. According to the American Lung Association's *State of the Air* 2022 report six of the top ten most ozone-polluted American cities are in California as are the eight American cities with the highest number of unhealthy particle pollution days. People of color are 3.6 times more likely than white people to live in a county with failing

grades for ozone, short-term particles, and annual particle levels that fail to meet national standards. The health of Californians – and especially our most disadvantaged communities – is negatively impacted by these pollutants and requires strong actions by CARB to curb pollution from the passenger vehicle fleet.

The ACC II rule represents a crucial step toward healthier air for all Californians through strong policies to reduce harmful emissions from the combustion vehicle fleet while accelerating the complete transition to zero-emission technologies. As proposed, the ACC II would require cleaner combustion engines and set the trajectory to full zero-emission vehicle sales by 2035. These proposals will have significant public health benefits and save over 1,200 lives. Still, we know that the proposed rule leaves greater public health benefits unrealized and encourage the board to strengthen the policy and capture additional health benefits by increasing the zero-emission vehicle requirements in the earlier years on the pathway to full zero-emission vehicle sales by 2035. This will create greater certainty for the zero-emission vehicle market, increase the supply of non-polluting vehicles in the secondary market and more significant health benefits. Further, CARB must continue to work toward firm strategies to ensure the benefits of zero-emission technologies accrue in communities most impacted today by unhealthy air. Therefore, we urge CARB to set the most stringent possible ACC II rule and to approve as soon as possible. Our comments and recommendations on key elements of the proposals follow:

Ensuring Real-World Clean Up of Combustion Vehicles: Throughout the process, the health and medical community has provided comments urging CARB to ensure real-world emission reductions follow the new standards. The proposal provides strong policies to reduce pollution by setting more stringent emission controls, eliminating the balancing of zero-emission vehicles against higher-polluting combustion vehicles, improvements to test procedures and limiting prior flexibilities in the program that have generated excess emissions. The proposal establishes stronger combustion vehicle standards that will reduce harmful pollution in California communities.

Ensuring an Equitable Transition to Zero-Emissions to Cut Air and Climate Pollution:

The ACC II rule must have more stringent zero-emission vehicle sale goals for early years of the rule to help expand the new- and used-ZEV markets earlier than the proposal envisions. We appreciate that the proposal has evolved and become more stringent over time but urge the board to strengthen requirements for the early years of the program. CARB should align the trajectory with the 2020 Mobile Source Strategy and a 75 percent sales requirement in 2030. Alignment with the Mobile Source Strategy would reduce more harmful pollution overall and earlier, save more lives, and yield hundreds of millions more in public health benefits than the proposed rule. ³ CARB must also ensure the benefits of zero-emission transportation are directed to our most disadvantaged communities through stronger equity standards.

In the Zeroing in on Healthy Air report the Lung Association found that California has the most to gain from transitioning to zero-emission vehicle technologies and that California cities rank among the cities with the most to gain from this transition. ⁴ Transitioning all vehicle classes, from passenger to medium and heavyduty trucks, paired with a non-combustion electric grid could generate \$169 billion in public health benefits between now and 2050 in California, and over \$1.2 trillion nationally. In California, this translates to over

¹ American Lung Association. State of the Air 2022. April 21, 2022. www.lung.org/sota

² California Air Resources Board. Initial Statement of Reasons at page 140. April 2022. https://ww2.arb.ca.gov/sites/default/files/barcu/regact/2022/accii/isor.pdf

³ CARB ISOR at pages 176-77. https://ww2.arb.ca.gov/sites/default/files/barcu/regact/2022/accii/isor.pdf

⁴ American Lung Association. Zeroing in on Healthy Air: A National Assessment of Health and Climate Benefits of Zero-Emission Transportation and Electricity. March 30, 2022. www.lung.org/ev

15,000 avoided premature deaths, over 440,000 avoided asthma attacks and over 2.1 million avoided lost workdays avoided. The report further notes that these benefits could be concentrated in communities with the highest percentage populations of color, indicating the strong need for policies and investments to be designed with equitable distribution of zero-emission technologies and benefits at their core.

We thank the staff for making updates to the rule and ask that you continue to strengthen the rule even further to advance greater early deployments of zero-emission vehicles and ensure health benefits accrue in communities most impacted by harmful pollution today. We look forward to continuing the conservation of this critical public health rule. Please contact Will Barrett at the American Lung Association with any questions at William.Barrett@Lung.org.

Sincerely,

Katie Huffling, DNP, RN, CNM, FAAN, Executive Director Alliance of Nurses for Healthy Environments

Raminder S. Gill, MD, FACP, President

American College of Physicians California Services Chapter

Will Barrett, Senior Director, Clean Air Advocacy
American Lung Association

Marghot Carabali, MPA, Coordinator **Asthma Coalition of Los Angeles County**

Tigran Agdaian, Manager, Advocacy & Public Policy **Breathe Southern California**

Praveen Buddiga, MD, FAAAAI, Physician **Buddiga Family Allergy Asthma Skin Immunology**

Barbara Sattler RN, DrPH, Leadership Council

California Nurses for Environmental Health and Justice

Linda Rudolph, MD, MPH, Director Center for Climate Change and Health Public Health Institute

Kevin Hamilton, RRT, ACS, CEO
Central California Asthma Collaborative

Amanda Millstein, MD Ashley McClure, MD Climate Health Now

Rachelle Wenger, MPA, System Vice President, Public Policy & Advocacy Engagement **Dignity Health**

Marc Carrel, President and CEO
Emphysema Foundation of America

Lendri Purcell, President

FACTS Families Advocating for Chemical and Toxics Safety

Lynn Kersey, MA, MPH, CLE, Executive Director Maternal and Child Health Access (Los Angeles)

Oussama Mokeddem, Director of State Policy **Public Health Advocates**

Harry Wang, MD, President

Physicians for Social Responsibility – Sacramento

Robert M. Gould, MD, President
San Francisco Bay Physicians for Social Responsibility

Juliet Sims, RD, MPH, Associate Program Director Vince Leus, Program Coordinator

Prevention Institute

Joel Ervice, Associate Director

Regional Asthma Management and Prevention (RAMP)

Jim Mangia, MPH, President & CEO
St. John's Well Child and Family Center (Los Angeles)

INDIVIDUAL HEALTH PROFESSIONALS

Laura Applebaum, MD
Laura Barrett, RN
Bruce Bekkar, MD
Victoria Bermudez, RN
Deborah Carey, AE-C, BSN, PHN, RN
Brandon Chalfin, MD
Angel Comelli, MD
Jesse Dirks, PharmD
Reema Dirks, PharmD
Alexis Duran, BSN
Erik Fernandez y Garcia, MD, MPH
Catherine S. Forest, MD, MPH, FAAFP
Karina Funez, MPH

Mark Fuster, MD

Alissa Gilles, MD
Stephen Hansen, MD
Ann Harvey, MD
Karen Jakpor, MD, MPH
Gayle Kouklis, MD
Regina Laico, MD
Al Landucci, DDS
Kimberly Luna, CHES
Susan Metcalfe, RCP, RRT
Judith Millstein, MD
Anthony Molina, MD
Vi Nguyen, MD

Marc Futernick, MD

Don Gaede, MD

John Oda, RN
Sonal Patel, MD, MS
Janet Perlman, MD
Consuelo Pernia, CAE
Mary Prunicki, MD
Wendy Ring, MD, MPH
Courtney Summers-Day, MD
Melissa Ta, MPH
Rais Vohra, MD
Andrew Wallach, MD
Mackensie Yore, MD
Marya Zlatnik, MD