RE THE ILLINOIS POLLUTION CONTROL BOARD

In the Matter Of:)	
MARATHON PETROLEUM COMPANY LP,)))	
Petitioner,))	
V.) PCB No. 18-4	9
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,)	
Respondent.)	

NOTICE OF FILING

TO: Don Brown Clerk of the Board Illinois Pollution Control Board 100 W. Randolph Street, Suite 11-500 Chicago, Illinois 60601 (VIA ELECTRONIC MAIL) Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, Illinois 62794-9274 (VIA ELECTRONIC MAIL)

(SEE PERSONS ON ATTACHED SERVICE LIST)

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Illinois Pollution Control Board JOINT MOTION FOR EXTENSION OF TIME TO FILE **REPLIES TO THE BOARD'S MARCH 10, 2020 QUESTIONS,** a copy of which is herewith served upon you.

Respectfully submitted, MARATHON PETROLEUM COMPANY LP,

Dated: April 3, 2020

By: /s/ Melissa S. Brown One of Its Attorneys

Alec Messina Melissa S. Brown HEPLERBROOM, LLC 4340 Acer Grove Drive Springfield, Illinois 62711 <u>Alec.Messina@heplerbroom.com</u> <u>Melissa.Brown@heplerbroom.com</u> (217) 528-3674

CERTIFICATE OF SERVICE

I, Melissa S. Brown, the undersigned, on oath state the following:

That I have served the attached JOINT MOTION FOR EXTENSION OF TIME TO FILE

REPLIES TO THE BOARD'S MARCH 10, 2020 QUESTIONS via electronic mail upon:

Don Brown Clerk of the Board Illinois Pollution Control Board 100 W. Randolph Street, Suite 11-500 Chicago, Illinois 60601 Don.Brown@illinois.gov

Sara Terranova Division of Legal Counsel Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 Sara.Terranova@illinois.gov Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, Illinois 62794-9274 Carol.Webb@illinois.gov

Renee Snow Virginia Yang Illinois Department of Natural Resources One Natural Resources Way Springfield, Illinois 62702-1271 Renee.Snow@illinois.gov Virginia.Yang@illinois.gov

That my email address is Melissa.Brown@heplerbroom.com.

That the number of pages in the email transmission is 5 pages.

That the email transmission took place before 5:00 p.m. on the date of April 3, 2020.

/s/ Melissa S. Brown Melissa. S. Brown

Date: April 3, 2020

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

In the Matter Of:)
MARATHON PETROLEUM COMPANY LP,)))
Petitioner,))
V.) PCB No. 18-49
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,))
Respondent.)

JOINT MOTION FOR EXTENSION OF TIME TO FILE REPLIES TO THE BOARD'S MARCH 10, 2020 QUESTIONS

MARATHON PETROLEUM COMPANY LP ("Marathon"), the ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ("Illinois EPA"), and the ILLINOIS DEPARTMENT OF NATRUAL RESOURCES ("Illinois DNR"), by and through their respective attorneys, and pursuant to 35 Ill. Adm. Code § 101.522, hereby file this Joint Motion for Extension of Time to File Replies to the Illinois Pollution Control Board's ("Board") March 10, 2020 questions. In support of this Joint Motion, Marathon, Illinois EPA, and Illinois DNR states as follows:

1. On March 5, 2020, the Board entered an Opinion and Order concerning

Marathon's Petition to Approve Alternative Thermal Effluent Limitations ("Petition") in this proceeding.

2. The Board's March 5, 2020 Order directed the Hearing Officer to issue an order asking questions of the participants.

3. On March 10, 2020, the Hearing Officer entered an Order that set forth questions directed to Marathon, Illinois EPA and Illinois DNR and required responses to those questions within 30 days (i.e., April 9, 2020).

4. Counsel for Marathon, Illinois EPA, and Illinois DNR have conferred regarding the deadline for responses to the Board's questions.

5. Marathon, Illinois EPA, and Illinois DNR believe that additional time to answer the Board's questions is warranted due to the number and complexity of the Board's questions, as well as the constraints placed on staffing due to the COVID-19 outbreak.

6. Therefore, Marathon, Illinois EPA, and Illinois DNR jointly request a 90-day extension of the deadline to respond to the Board's March 10, 2020 questions.

7. Granting of this Joint Motion will not result in prejudice to any party or participant.

WHEREFORE, for the above and foregoing reasons, MARATHON PETROLEUM COMPANY LP, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY and the ILLINOIS DEPARTMENT OF NATURAL RESOURCES request that the Illinois Pollution Control Board enter an Order granting this Joint Motion for Extension of Time to File Replies to the most recent Hearing Officer Order with Questions, extending the deadlines for MARATHON PETROLEUM COMPANY LP, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

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and the ILLINOIS DEPARTMENT OF NATURAL RESOURCES to file replies until July 8,

2020, respectively.

Respectfully submitted,

MARATHON PETROLEUM COMPANY LP,

By: /s/ Melissa S. Brown One of Its Attorneys

Alec Messina Melissa S. Brown HEPLERBROOM, LLC 4340 Acer Grove Drive Springfield, Illinois 62711 Melissa.Brown@heplerbroom.com Alec.Messina@heplerbroom.com (217) 528-3674

By: /s/ Virginia Yang One of Its Attorneys

Renee Snow General Counsel Virginia Yang Legal Counsel Illinois Department of Natural Resources One Natural Resouces Way Springfield, Illinois 62702-1271 <u>Renee.Snow@illinois.gov</u> Virginia.yang@illinois.gov

Dated: April 3, 2020

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

By: <u>/s/ Sara Terranova</u> One if Its Attorneys

Sara Terranova Assistant Counsel Division of Legal Counsel, Illinois Environmental Protection Agency 1021 N. Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794 <u>Sara.terranova@illinois.gov</u> (217) 782-5544