

GOP lawmakers and industry sources have requested unsuccessfully that the comment period be extended. Since the Supreme Court's ruling in *Mass. v. EPA*, it has been clear that EPA would have to make a finding one way or another, so everyone has been on notice for a long time that this was coming. Moreover, if there were any feasible route to a finding of no endangerment — taking “feasible” to include law, science, and politics — the Bush Administration certainly would have taken that route. Instead, they just ran out the clock. That tells you something about how this is going to play out.