### UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

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Petitioner,

v.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY,

Respondent.

	21-1032	
Case No.:		

Filed: 01/19/2021

#### **PETITION FOR REVIEW**

Pursuant to Section 307(b)(1) of the Clean Air Act, 42 U.S.C. § 7607(b)(1), Federal Rule of Appellate Procedure 15(a), and D.C. Circuit Rule 15(a), the Renewable Fuels Association hereby petitions the United States Court of Appeals for the District of Columbia Circuit for review of the United States Environmental Protection Agency's ("EPA's") actions on January 19, 2021, granting small refinery exemption petitions under 42 U.S.C. § 7545(o)(9)(B) for 2018 and 2019. EPA did not issue public decision documents for these actions. Rather, EPA notified the public by email (Exhibit A) and updated the aggregate numbers on EPA's small refinery exemption dashboard (Exhibit B) to show that exemptions had been granted. As reference, we have attached a screenshot of EPA's small refinery exemption dashboard from before these additional exemptions were granted (Exhibit C) and a

chart showing the change between the previous dashboard numbers and the update after these additional exemptions were granted (Exhibit D). This Court has jurisdiction and is a proper venue for this action pursuant to 42 U.S.C. § 7607(b)(1).

Date: January 19, 2021 Respectfully submitted,

/s/ Matthew W. Morrison
Matthew W. Morrison
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Filed: 01/19/2021

Counsel for Renewable Fuels Association

#### UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

RENEWABLE FUELS ASSOCIATION,

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#### CERTIFICATE OF CORPORATE DISCLOSURE

Pursuant to Federal Rule of Appellate Procedure 26.1 and D.C. Circuit Rule 26.1, Petitioners provide the following corporate disclosure statement:

The Renewable Fuels Association is a non-profit trade association within the meaning of D.C. Circuit Rule 26.1(b). Its members are ethanol producers and supporters of the ethanol industry. It operates for the purpose of promoting the general commercial, legislative, and other common interests of its members. The Renewable Fuels Association does not have a parent company, and no publicly held company has a 10% or greater ownership interest in it.

Date: January 19, 2021 Respectfully submitted,

/s/ Matthew W. Morrison
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Filed: 01/19/2021

Counsel for Renewable Fuels Association

Filed: 01/19/2021

### **CERTIFICATE OF SERVICE**

Pursuant to Federal Rules of Appellate Procedure 15(c) and 25, I certify that on January 20, 2021, I will serve via FedEx overnight delivery copies of the foregoing petition for review and corporate disclosure statement upon the following:

Andrew Wheeler Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460

Correspondence Control Unit Office of General Counsel (2311) U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460

Jeffrey A. Rosen Acting Attorney General of the United States U.S. Department of Justice 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530

Jeffrey Bossert Clark Assistant Attorney General U.S. Department of Justice Environmental and Natural Resources Division 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530

Date: January 19, 2021 Respectfully submitted,

/s/ Matthew W. Morrison Matthew W. Morrison

## **EXHIBIT A**

----Original Message----

From: <a href="mailto:enviroflash@epacdx.net">enviroflash@epacdx.net</a>

Sent: Tuesday, January 19, 2021 4:56 PM
To: Geoff Cooper < GCooper@ethanolrfa.org>

Subject: Notice of EPA's Intent to Update RFS Small Refinery Exemption Data

At 7 PM today (EST), January 19, 2021 EPA will provide decisions to some small refineries that have petitioned the agency for RFS small refinery exemptions. At the same time, EPA will update the Renewable Fuel Standard Small Refinery Exemption website (<a href="https://www.epa.gov/fuels-registration-reporting-and-compliance-help/rfs-small-refinery-exemptions">https://www.epa.gov/fuels-registration-reporting-and-compliance-help/rfs-small-refinery-exemptions</a>) to reflect that information.

## **EXHIBIT B**

Table 2: Summary of Small Refinery Exemption Decisions Each Compliance Year \*

Com Q Year	Number of Q Petitions	Number of Grants Q Issued	Number of Denials Q Issued	Number of Petitions Q Declared	Number of Q Petitions	Number of Q Pending
2011	42	24	13	3	0	2
2012	41	23	13	3	0	2
2013	30	8	18	0	1	3
2014	28	8	16	0	0	4
2015	28	7	17	1	0	3
2016	29	19	7	0	1	2
2017	37	35	0	0	1	1
2018	44	32	4	2	3	3
2019	32	2	0	0	0	30
2020	15	0	0	0	0	15

EPA, RFS Small Refinery Exemptions, https://www.epa.gov/fuels-registration-reporting-and-compliance-help/rfs-small-refinery-exemptions#:~:text=Beginning%20with%20the%202013%20compliance,80.1441(e)(2) (last updated Jan. 19, 2021).

# **EXHIBIT C**

Table 2: Summary of Small Refinery Exemption Decisions Each Compliance Year \*

Com Q Year	Number of Q Petitio	Number of Q Grants	Number of Q Denials	Number of Q Petitio	Number of Q Petitio	Num
2011	42	24	13	3	0	
2012	41	23	13	3	0	
2013	30	8	18	0	1	
2014	28	8	16	0	0	
2015	28	7	17	1	0	
2016	29	19	7	0	1	
2017	37	35	0	0	1	
2018	44	31	5	2	3	
2019	32	0	0	0	0	



<sup>\*</sup> Petition counts include submissions from small refineries that are seeking reconsideration of petitions that were previously denied. Accordingly, the count for any given compliance year may include petitions from the same small refinery being represented as both a denial and as still pending.

EPA, RFS Small Refinery Exemptions, <a href="https://www.epa.gov/fuels-registration-reporting-and-compliance-help/rfs-small-refinery-exemptions#:~:text=Beginning%20with%20the%202013%20compliance,80.1441(e)(2)(last updated Dec. 17, 2020).

## **EXHIBIT D**

USCA Case #21-1032 Document #1880783 Filed: 01/19/2021 Page 13 of 13 The chart below shows the changes between Exhibit C (RFS Small Refinery Exemptions as of Dec. 17, 2020) and Exhibit B (RFS Small Refinery Exemptions as of Jan. 19, 2021).

	Estimated	Estimated				
		Renewable Volume				
	Gasoline and					
Camaliana		Obligations (RVO)				
Compliance	Diesel Exempted					
Year	(million gallons)	RINs)				
2011**						
2012**						
2013	-	-				
2014	-	-				
2015	-	-				
2016	-	-				
2017	-	-				
2018	1,000	110				
2019	1,390	150				
2020	-	-				
	Number of		Number of	Number of	Number of	Number of
Compliance	Petitions	Number of Grants		Petitions Declared	Petitions	Pending
Year	Received	Issued	Issued	Ineligible		Petitions
2011	-	-	-	-	-	-
2012	-	-	-	-	-	-
2013	-	-	-	-	-	-
2014	-	-	-	-	-	-
2015	-	-	-	-	-	-
2016	-	-	-	-	-	-
2017	-	-	-	-	-	-
2018	-	1	(1)	-	-	-
2019	-	2	-	-	-	(2)
2020	1	-	-	-	-	1
Total	1	3	(1)	-	-	(1)