UNITED STATES COURT OF COLUMBIA CIRCUIT APR -1 2013 UNITED STATES COURT OF COLUMBIA CIRCUIT	Filed: 04/01/2015 TATES COURTO LAPPEALS FOR DISTRICT OF COLUMBIA CIRCUIT OF APPEALS MBIA CHR CUITAPR - 1 2013
RECEIVED	CLERK
AMERICAN FOREST & PAPER	
ASSOCIATION, AMERICAN WOOD)
COUNCIL, BIOMASS POWER	
ASSOCIATION, CHAMBER OF)
COMMERCE OF THE UNITED STATES	
OF AMERICA, CORN REFINERS	
ASSOCIATION, NATIONAL)
ASSOCIATION OF MANUFACTURERS, NATIONAL OILSEED PROCESSORS)
ASSOCIATION, RUBBER	<i>)</i>)
MANUFACTURERS ASSOCIATION, AND	,)
SOUTHEASTERN LUMBER	2 13-1100
MANUFACTURERS ASSOCIATION	, 10 1100
)
Petitioners,)
)
V.) No.
TIMITTED OT A TEC ENIMIDANIA IDAINA	<i>)</i>
UNITED STATES ENVIRONMENTAL PROTECTION AGENCY,	<i>)</i>)
INOTECTION AGENCI,	<i>)</i>)
Respondent.	,))

PETITION FOR REVIEW

Pursuant to Rule 15 of the Federal Rules of Appellate Procedure, Circuit Rule 15, and section 307(b) of the Clean Air Act, 42 U.S.C. § 7607(b), the American Forest & Paper Association ("AF&PA"), American Wood Council ("AWC"), Biomass Power Association ("BPA"), Chamber of Commerce of the United States of America, Corn Refiners Association ("CRA"), National Oilseed

Processors Association ("NOPA"), Rubber Manufacturers Association ("RMA"), and Southeastern Lumber Manufacturers Association ("SLMA") hereby petition this Court to review the final rule of the respondent United States Environmental Protection Agency entitled, "National Emission Standards for Hazardous Air Pollutants for Major Sources: Industrial, Commercial, and Institutional Boilers and Process Heaters," published at 78 Fed. Reg. 7138 *et seq.* (January 31, 2013).

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Filed: 04/01/2013

Washington, D.C. 20037

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for American Forest & Paper Association, American Wood Council, Corn Refiners Association, Biomass Power Association, National Oilseed Processors Association, Rubber Manufacturers Association, and Southeastern Lumber

Manufacturers Association

Filed: 04/01/2013 Page 3 of 22

Quentin Riegel

Vice President, Litigation & Deputy General Counsel

NATIONAL ASSOCIATION OF

MANUFACTURERS

733 10th Street, N.W.

Suite 700

Washington, DC 20001

(202) 637-3000

qriegel@nam.org

Counsel for National Association

of Manufacturers

Rachel L. Brand Sheldon Gilbert

NATIONAL CHAMBER LITIGATION

CENTER, INC.

1615 H Street N.W.

Washington, DC 20062

(202) 463-5337

Counsel for the Chamber of

Commerce of the United States of America

Dated: April 1, 2013

Of Counsel:

Jan Poling
Vice President, General Counsel
& Corporate Secretary
AMERICAN FOREST & PAPER
ASSOCIATION
1111 19th Street, N.W.
Suite 800
Washington, D.C. 20036
(202) 463-2590

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of April 2013, one copy of the foregoing Petition for Review and Rule 26.1 Disclosure Statements of Petitioners American Forest & Paper Association, American Wood Council, Biomass Power Association, Chamber of Commerce of the United States of America, Corn Refiners Association, National Oilseed Processors Association, Rubber Manufacturers Association, and Southeastern Lumber Manufacturers Association was served by first-class mail, postage prepaid, on each of the following:

Robert Perciasepe **Acting Administrator** U.S. Environmental Protection Agency **Ariel Rios Building** 1200 Pennsylvania Ave., NW Mail Code 4101M Washington, D.C. 20460

Brenda Mallory

Acting General Counsel

Washington, D.C. 20460

1200 Pennsylvania Ave., NW

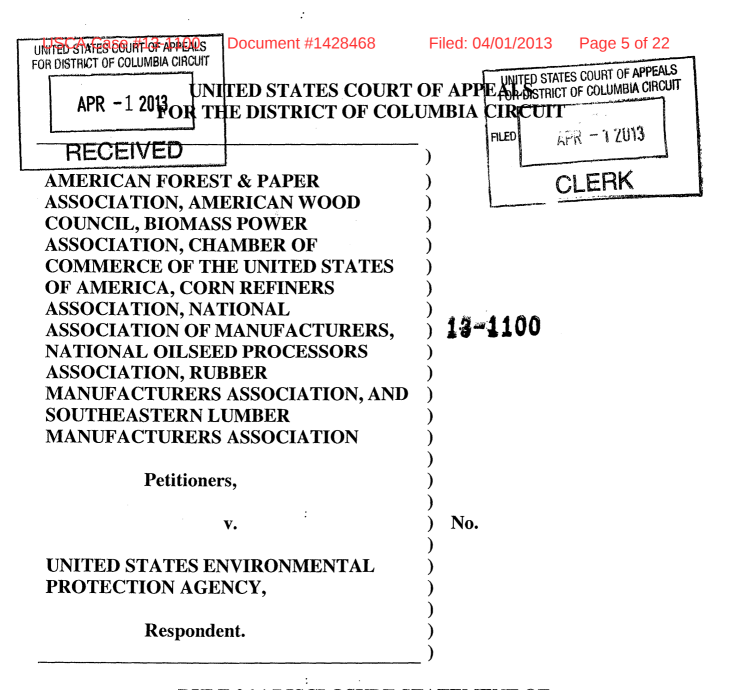
Ariel Rios Building

Mail Code 2310A

U.S. Environmental Protection Agency

Eric H. Holder, Jr. Attorney General of the United States United States Department of Justice 950 Pennsylvania Ave., NW Washington, D.C. 20530-0001

William L. Wehrum



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER AMERICAN FOREST & PAPER ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner, American Forest & Paper Association ("AF&PA"), makes the following declarations:

AF&PA is the national trade association of the forest products industry, representing pulp, paper, packaging and wood products manufacturers, and forest

landowners. Our companies make products essential for everyday life from renewable and recyclable resources that sustain the environment. The forest products industry accounts for approximately 5 percent of the total U.S. manufacturing GDP. Industry companies produce about \$175 billion in products annually and employ nearly 900,000 men and women, exceeding employment levels in the automotive, chemicals and plastics industries. The industry meets a payroll of approximately \$50 billion annually and is among the top 10 manufacturing sector employers in 47 states. No parent corporation or publicly held company has a ten percent (10%) or greater ownership interest in AF&PA.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

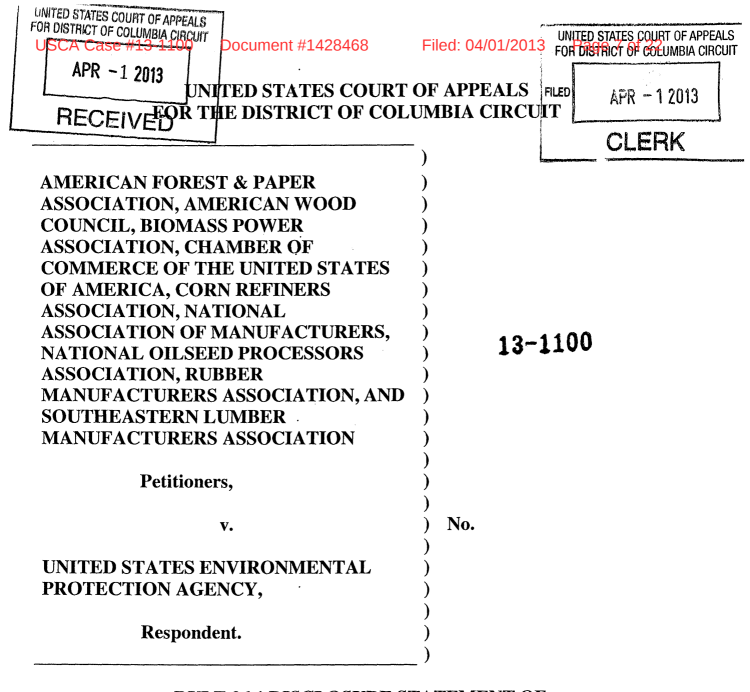
(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for American Forest & Paper

Association



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER AMERICAN WOOD COUNCIL

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner American Wood Council ("AWC") makes the following declarations:

The American Wood Council (AWC) is the voice of North American traditional and engineered wood products, representing over 75% of the industry.

From a renewable resource that absorbs and sequesters carbon, the wood products industry makes products that are essential to everyday life and employs over one-third of a million men and women in well-paying jobs. AWC's engineers, technologists, scientists, and building code experts develop state-of-the-art engineering data, technology, and standards on structural wood products for use by design professionals, building officials, and wood products manufacturers to assure the safe and efficient design and use of wood structural components. AWC also provides technical, legal, and economic information on wood design, green building, and manufacturing environmental regulations advocating for balanced government policies that sustain the wood products industry.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for American Wood Council

RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER BIOMASS POWER ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner Biomass Power Association ("BPA") makes the following declarations:

BPA is a non-profit, national trade association headquartered in Portland,

Maine and organized under the laws of the State of Maine. BPA has no parent

corporation, and no publicly held company has a ten percent (10%) or greater ownership interest in BPA. BPA serves as the voice of the U.S. biomass industry in the federal public policy arena. BPA is comprised of 23 member companies who either own or operate biomass power plants, and 16 associate and affiliate members who are suppliers to or customers of the industry. BPA's member companies represent approximately 80 percent of the U.S. biomass to electricity sector.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

1900 K Street, N.W.

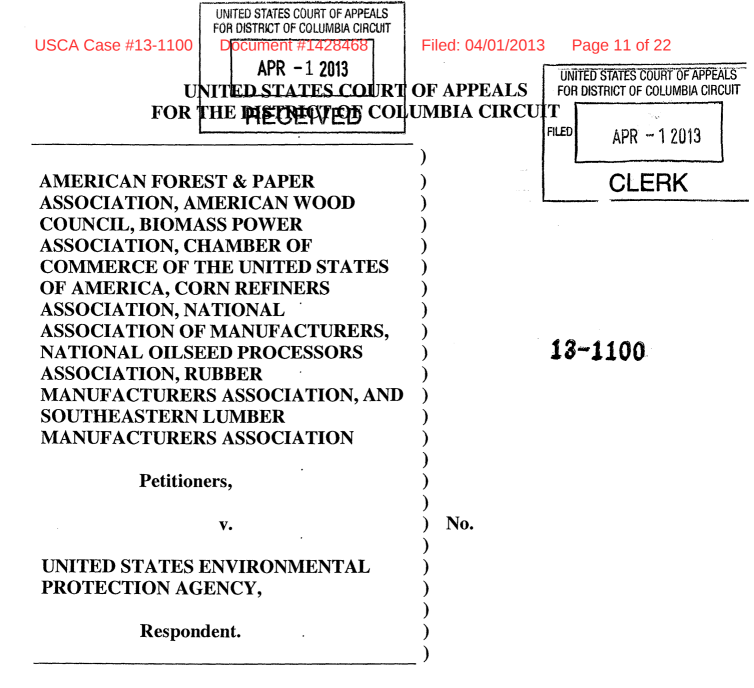
Washington, D.C. 20006

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Dated: April 1, 2013 Counsel for Biomass Power Association



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER CHAMBER OF COMMERCE OF THE UNITED STATES OF AMERICA

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, the undersigned Petitioner, Chamber of Commerce of the United States of America (the "Chamber"), makes the following declarations:

The Chamber is a non-profit corporation organized and existing under the laws of the District of Columbia. The Chamber is not a publicly held corporation and no corporation or other publicly held entity holds more than 10% of its stock.

The Chamber is the world's largest business federation. The Chamber represents 300,000 direct members and indirectly represents the interests of more than 3 million companies and professional organizations of every size, in every industry, from every region of the country. An important function of the Chamber is to represent the interests of its members in matters before the courts, Congress, and the Executive Branch. Many of the Chamber's members are subject to the regulations at issue in this matter.

Respectfully submitted,

Rachel L. Brand

Sheldon Gilbert

NATIONAL CHAMBER LITIGATION

CENTER, INC.

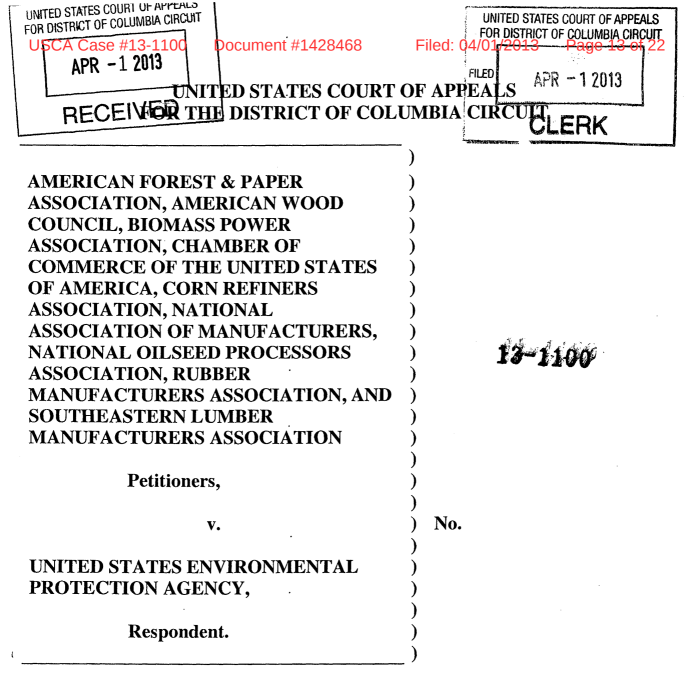
· 1615 H Street N.W.

Washington, DC 20062

(202) 463-5337

Counsel for Chamber of Commerce of the

United States of America



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER CORN REFINERS ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner Corn Refiners Association ("CRA") makes the following declarations:

CRA is a non-profit, national trade association headquartered in the District of Columbia. CRA has no parent corporation. CRA serves as the voice of the U.S.

corn wet millers industry in the public policy arena. CRA is comprised of 6 member companies with 23 plants located throughout the United States.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for Corn Refiners Association

RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER THE NATIONAL ASSOCIATION OF MANUFACTURERS

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner, the National Association of Manufacturers ("NAM"), makes the following declarations:

The NAM is the nation's largest industrial trade association, representing small and large manufacturers in every industrial sector and in all 50 states. The NAM's mission is to enhance the competitiveness of manufacturers by shaping a legislative and regulatory environment conducive to U.S. economic growth and to increase understanding among policymakers, the media and the general public about the vital role of manufacturing to America's economic future and living standards. The NAM has no parent company, and no publicly held company has a 10% or greater ownership interest in the NAM.

Respectfully submitted,

Quentin Riegel

Vice President, Litigation

& Deputy General Counsel

NATIONAL ASSOCIATION OF

MANUFACTURERS

733 10th Street, N.W.

Suite 700

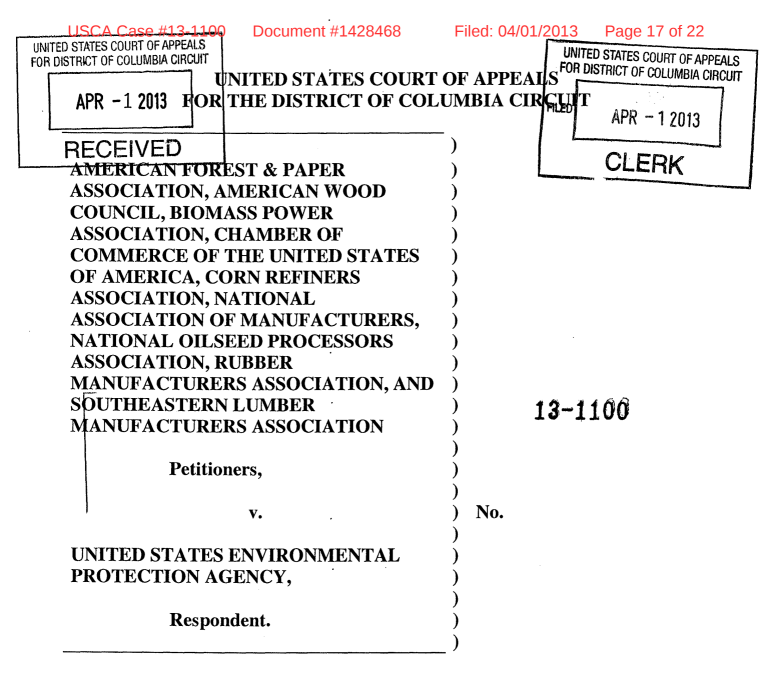
Washington, DC 20001

qriegel@nam.com

(202) 637-3000

Counsel for National Association of

Manufacturers



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER NATIONAL OILSEED PROCESSORS ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner National Oilseed Processors Association ("NOPA") makes the following declarations:

NOPA is a non-profit, national trade association headquartered in the District of Columbia. NOPA has no parent corporation, and no publicly held

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company has a ten percent (10%) or greater ownership interest in NOPA. NOPA represents 12 companies engaged in the production of food, feed, and renewable fuels from oilseeds, including soybeans. NOPA's member companies process more than 1.6 billion bushels of oilseeds annually at 61 plants located in 19 states throughout the country, including 56 plants that process soybeans.

· Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

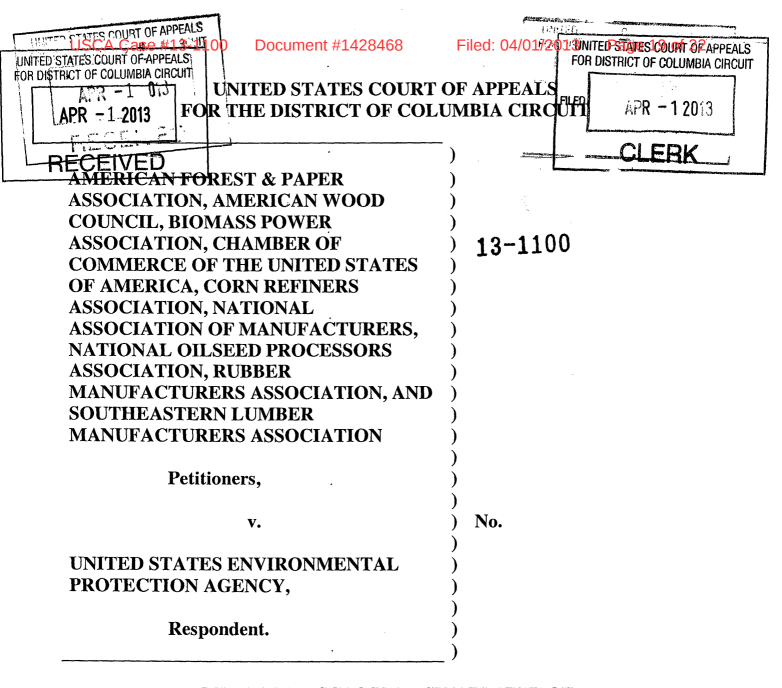
(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for National Oilseed Processors

Dated: April 1, 2013 Association



RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER RUBBER MANUFACTURERS ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner Rubber Manufacturers Association ("RMA") makes the following declarations:

RMA is a non-profit, national trade association headquartered in the District of Columbia. RMA has no parent corporation, and no publicly held company has a

ten percent (10%) or greater ownership interest in RMA. RMA is the national trade association representing tire manufacturing companies that manufacture tires in the United States. RMA member companies include: Bridgestone Americas, Inc.; Continental Tire the Americas, LLC; Cooper Tire & Rubber Company; The Goodyear Tire & Rubber Company; Michelin North America, Inc.; Pirelli Tire North America; Toyo Tire Holdings of Americas Inc. and Yokohama Tire Corporation. RMA's eight member companies operate 30 tire manufacturing plants, employ thousands of Americans and ship over 90 percent of the original equipment ("OE") tires and 80 percent of the replacement tires sold in the United States.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Dated: April 1, 2013 Counsel for Rubber Manufacturers Association

RULE 26.1 DISCLOSURE STATEMENT OF PETITIONER SOUTHEASTERN LUMBER MANUFACTURERS ASSOCIATION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and Circuit Rule 26.1, Petitioner Southeastern Lumber Manufacturers Association ("SLMA") makes the following declarations:

Southeastern Lumber Manufacturers Association (SLMA) is a trade association that represents independently-owned sawmills, lumber treaters, and

their suppliers in 17 states throughout the Southeast. SLMA's members produce more than 2 billion board feet of solid sawn lumber annually, employ over 12,000 people, and responsibly manage over a million acres of forestland. These sawmills are often the largest job creators in their rural communities, having an economic impact that reaches well beyond people that are in their direct employment. The association serves as the unified voice of its members on state and federal government affairs and offers various other programs including networking events, marketing and management, and operational issues. No parent corporation and no publicly held company has a ten percent (10%) or greater ownership interest in SLMA.

Respectfully submitted,

William L. Wehrum

Scott J. Stone

· HUNTON & WILLIAMS LLP

2200 Pennsylvania Avenue, N.W.

Washington, D.C. 20037

(202) 955-1500

wwehrum@hunton.com

sstone@hunton.com

Counsel for Southeastern Lumber

Manufacturers Association