## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

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AMERICAN FUEL & PETROCHEMICAL MANUFACTURERS, 1667 K Street, NW, Suite 700 Washington, DC 20006	) ) ) )
and	)
AMERICAN PETROLEUM INSTITUTE, 1220 L Street, NW Washington, DC 20005	) ) )
Plaintiffs,	) No. 1:15-cv-00394
<b>v.</b>	)
GINA MCCARTHY, in her official capacity as Administrator, U.S. Environmental Protection Agency,	) ) )
and	)
ENVIRONMENTAL PROTECTION AGENCY,	)
Defendants.	)

## **COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF**

Plaintiffs American Fuel & Petrochemical Manufacturers ("AFPM") and American Petroleum Institute ("API") (collectively "Plaintiffs") bring this action to compel Defendants, the U.S. Environmental Protection Agency and the Honorable Gina McCarthy, in her official capacity as Administrator of the U.S. Environmental Protection Agency (collectively "EPA"), to establish renewable fuel obligations for the 2014 and 2015 compliance years. Continuing its multi-year trend of disregarding statutory deadlines, EPA has ignored the nondiscretionary duty established by Clean Air Act ("CAA") Section 211(o)(3)(B), 42 U.S.C. § 7545(o)(3)(B), to promulgate the 2014 RFS obligations on or before November 30, 2013 and to promulgate

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the 2015 RFS obligations on or before November 30, 2014. EPA has also failed to meet its obligation under CAA Section 211(o)(7)(B), 42 U.S.C. § 7545(o)(7)(B), to act on Plaintiffs' August 13, 2013 petition for a waiver of the 2014 RFS applicable volumes within 90 days. Plaintiffs hereby seek an injunction requiring EPA promptly to promulgate renewable fuel obligations for 2014 and 2015. In support, Plaintiffs allege as follows:

#### JURISDICTION AND VENUE

1. This Court has jurisdiction over this action pursuant to 42 U.S.C. § 7604(a)(2), which authorizes citizen suits concerning EPA's failure to perform a nondiscretionary duty required by the CAA. Section 7604(a) grants this Court jurisdiction to order EPA to perform such duty. In addition, this Court has jurisdiction over this action and over the parties pursuant to 28 U.S.C. §§ 1331 and 1361. The relief requested is authorized under 42 U.S.C. § 7604 and 28 U.S.C. §§ 2201, 2202, and 1361.

2. Venue in this Court is proper under 28 U.S.C. § 1391(e)(1) because Defendants are principally located in the District of Columbia, and a substantial part, if not all, of the events or omissions giving rise to the claims asserted herein arose in this District.

#### **PARTIES**

3. Plaintiff AFPM is a national trade association of more than 400 companies that refine and manufacture virtually the entire U.S. supply of gasoline, diesel, jet fuel, and home heating oil, as well as the petrochemicals that are used as building blocks for thousands of vital daily life functions, ranging from computers to medicine to parts used in all modes of transportation.

4. Plaintiff API is a national trade organization that represents all aspects of America's oil and natural gas industry. API's over 625 corporate members, ranging from the largest major oil company to the smallest independents, represent all segments of the industry.

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API's members include producers, refiners, pipeline operators, and marine transporters, as well as service and supply companies that support all segments of the industry.

5. Plaintiffs represent their members in judicial, legislative, and administrative forums. In particular, Plaintiffs routinely comment on EPA rulemaking proposals to implement the RFS program, and have participated in litigation involving several of EPA's RFS regulations since the program's inception.

6. As refiners of gasoline and diesel, Plaintiffs' members are "obligated parties" under the RFS program, which means that they must demonstrate that they meet four different Renewable Volume Obligations ("RVOs") on an annual basis. Each member's annual compliance obligations are based on how much non-renewable gasoline and diesel they produce or import in a given year and on EPA's calculation of annual percentage standards for the four renewable fuel types for each compliance year.

7. AFPM and API are "person[s]" as defined in the CAA. *See* 42 U.S.C. § 7602(e).

8. Defendant Gina McCarthy is the Administrator of the EPA. The Administrator is charged with implementation and enforcement of the CAA, including the CAA's nondiscretionary duty timely to determine annual renewable fuel obligations on an annual basis.

9. Defendant EPA is an executive agency of the federal government charged with implementing the CAA's RFS program.

#### STATUTORY AND REGULATORY BACKGROUND

10. In the Energy Policy Act of 2005, Pub. L. No. 109-58, 119 Stat. 594, Congress amended the CAA to establish the RFS program to increase the quantity of renewable fuels used in gasoline in the United States. Congress expanded that program in 2007 with the Energy Independence and Security Act of 2007, Pub. L. No. 110-140, 121 Stat. 142. That law

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increased the overall annual volumes of renewable fuel required through the year 2022 for four different categories of renewable fuel: renewable fuel, advanced biofuel, biomass-based diesel and cellulosic biofuel. These categories are "nested": biomass-based diesel and cellulosic biofuel are types of advanced biofuel, and advanced biofuel is a type of renewable fuel.

- a. Biomass-based diesel is a diesel-fuel substitute, derived from animal wastes and similar sources, that "has lifecycle greenhouse gas emissions . . . that are at least 50 percent" lower than a "baseline" level set by EPA. 42 U.S.C. § 7545(o)(1)(D).
- b. Cellulosic biofuel is a form of renewable fuel, derived from sources such as switchgrass and agricultural wastes, that "has lifecycle greenhouse gas emissions . . . that are at least 60 percent less than" the "baseline" level. *Id.* § 7545(o)(1)(E).
- c. Advanced biofuel is a category covering renewable fuels, "other than ethanol derived from corn starch," whose "lifecycle greenhouse gas emissions" are at least 50 percent below the "baseline" level. Examples include biomass-based diesel, cellulosic biofuel, and sugar-based ethanol. *Id.* § 7545(o)(1)(B).
- d. Renewable fuel is a category defined as "fuel that is produced from renewable biomass and that is used to replace or reduce the quantity of fossil fuel present in a transportation fuel." *Id.* § 7545(o)(1)(J). That category includes each of the fuel types described above, plus other fuels such as ethanol derived from corn starch.

11. The statute specifies minimum, or "applicable," annual volume requirements for renewable fuel, advanced biofuel, and cellulosic biofuel through 2022, and applicable volume requirements for biomass-based diesel for each year through 2012. *Id.* § 7545(o)(2)(B).

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12. Because the statute's applicable volume requirements increase rapidly over time, Congress equipped EPA with several tools to tailor those requirements to actual conditions in the marketplace and the national economy. These tools include two provisions requiring or permitting EPA to reduce or waive certain requirements. *Id*.§ 7454(o)(7).

13. The first waiver provision concerns cellulosic biofuel. Under this provision, EPA must issue a "projected volume of cellulosic biofuel production" each year "based on" data provided by the Energy Information Administration. *Id.*§ 7545(o)(7)(D)(i). Whenever that projected volume is less than the statutory level, EPA *must* reduce the applicable volume of cellulosic biofuel to the projected volume for the following year. *Id.* § 7545(o)(7)(D)(i). EPA must make this determination by November 30 of the year before the applicable volume will go into effect. For example, EPA was required to decide whether to reduce the 2014 cellulosic-biofuel requirement by November 30, 2013. *Id.* 

14. The second waiver provision applies to all fuel categories. It authorizes EPA to waive the applicable volume requirements for any given calendar year "in whole or in part on petition by one or more States, by any person subject to the requirements of this subsection, or by the Administrator on [her] own motion by reducing the national quantity of renewable fuel required under [42 U.S.C. § 7545(o)(2)]." *Id.* § 7545(o)(7)(A). EPA may do so if it reduces the applicable volume of cellulosic biofuel below the statutory level, *id.* § 7545(o)(7)(D)(i), or based on a determination that implementation of the applicable volume requirement(s) "would severely harm the economy or environment of a State, region, or the United States" or that "there is an inadequate domestic supply," *id.* § 7545(o)(7)(A).

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15. If an obligated party petitions EPA for a waiver of the applicable volume requirements for a particular year, EPA "shall approve or disapprove" that petition "within 90 days after the date on which the petition is received by the Administrator." *Id.* § 7545(o)(7)(B).

16. The applicable volume requirements are not self-executing. Instead, EPA must promulgate annual "regulations to ensure that transportation fuel sold or introduced into commerce in the United States . . . , on an annual average basis, contains the applicable volume," as adjusted through the waiver process, "of renewable fuel, advanced biofuel, cellulosic biofuel, and biomass-based diesel." *Id.*§ 7545(o)(2)(A)(i). EPA must "determine and publish" these regulations "[n]ot later than November 30" of the preceding compliance year. *Id.* § 7545(o)(3)(B).

17. The annual regulations are expressed as a "percentage of transportation fuel sold or introduced into commerce in the United States." *Id.*§ 7545(o)(3)(B)(ii)(II). For example, the 2012 RFS regulations set thresholds of 0.91% for biomass-based diesel, 0.006% for cellulosic biofuel, 1.21% for advanced biofuel, and 9.23% for total renewable fuel. *See Regulation of Fuels and Fuel Additives: 2012 Renewable Fuel Standards*, 77 Fed. Reg. 1,320, 1,341 (Jan. 9, 2012) (*2012 Regulations*).

18. Because the applicable volume requirements set in the statute are not selfexecuting, and because EPA adjusts those requirements through the waiver process, obligated parties do not know their precise obligations for any year until EPA fulfills its obligation under CAA Section 211(0)(3)(B)(i), 42 U.S.C. § 7545(0)(3)(B)(i), to determine and publish the renewable fuel regulations for each calendar year.

19. After EPA promulgates the RFS obligations for a particular calendar year, obligated parties must demonstrate compliance with the annual RVOs for each of the four types

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of renewable fuel. *See* 42 U.S.C. § 7545(o)(3)(B)(ii)(I). These RVOs are expressed in gallons, and are company-specific. Each obligated party determines its RVOs by multiplying the volumes of non-renewable gasoline and diesel that it produces or imports into the 48 contiguous states and Hawaii in a calendar year by the applicable annual percentage standards that EPA establishes by regulation for that year. *See id.* § 7545(o)(3)(B)(i); 40 C.F.R. § 80.1407. Each obligated party demonstrates compliance with its RVOs by retiring for compliance purposes a sufficient number of Renewable Identification Numbers ("RINs") to satisfy volumes measured in gallons derived from equations for calculating a party's RVO for each of the four renewable fuels. *See* 40 C.F.R. § 80.1427.

20. RINs are unique numbers "generated to represent a volume of renewable fuel pursuant to" other regulatory provisions that specify the form, generation and assignment of RINs to renewable fuel. 40 C.F.R. § 80.1401. While RINs are generated through the production of renewable fuel, they may be used for compliance or transferred to another party only after being separated from the fuel. Separation of RINs can occur only under defined circumstances, *e.g.*, where renewable fuel is owned by an obligated party, blended into gasoline or diesel, or exported. *See* 42 U.S.C. §§ 7545(o)(2)(A)(ii)(II)(cc), 7545(o)(2)(A)(iii)(II)(bb); 40 C.F.R. § 80.1429.

21. EPA has promulgated regulations to establish an EPA Moderated Transaction System ("EMTS") to account for the production of renewable fuel and the transfer of RINs. 40 C.F.R. § 80.1452. Producers and importers of renewable fuel must submit information to EPA through EMTS to report various information regarding RINs, including what type of renewable fuel has been produced or imported. *Id.* Parties who sell, separate, or retire RINs must also submit information to EPA through EMTS. *Id.* 

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22. The deadline established by CAA section 211(o)(3)(B), 42 U.S.C.

§ 7545(o)(3)(B) for EPA to establish renewable fuel obligations is intended to inform obligated parties, *prior to each compliance year*, of their upcoming RFS obligations so they can plan accordingly. As EPA indicated when it promulgated regulations for the expanded RFS program in 2007, "[g]iven the implications of these standards and the necessary judgment that can[no]t be reduced to a formula akin to the [previous RFS program] regulations, we believe it is appropriate to set standards through a notice-and-comment rulemaking process. Thus, for future standards, we intend to issue [a Notice of Proposed Rulemaking] by summer and a final rule by November 30 of each year in order to determine the appropriate standards applicable in the following year." *Regulation of Fuels and Fuel Additives: Changes to Renewable Fuel Standard Program*, 75 Fed. Reg. 14,670, 14,675 (Mar. 26, 2010) (2010 Regulations).

23. If an obligated party fails to demonstrate compliance with its annual obligations for a given year, it may face substantial daily penalties. *See* 42 U.S.C. § 7545(d)(1); 40 C.F.R. § 80.1463.

### FACTUAL BACKGROUND

#### Annual RFS Regulations

24. EPA has repeatedly failed to meet the November 30 statutory deadline for promulgating annual RFS regulations. For example:

 EPA did not promulgate the final 2010 RFS regulations until March 26, 2010, 116 days late and almost four months into the compliance year, *see 2010 Regulations*, 75 Fed. Reg. at 14,670;

- EPA did not promulgate the final 2011 RFS regulations until December 9, 2010, nine days late, *see Regulation of Fuels and Fuel Additives: 2011 Renewable Fuel Standards*, 75 Fed. Reg. 76,790 (Dec. 9, 2010) (2011 Regulations);
- EPA did not promulgate the final 2012 RFS regulations until January 9, 2012, forty days late, *see 2012 Regulations*, 77 Fed. Reg. at 1,320; and
- EPA did not promulgate the final 2013 RFS regulations until August 15, 2013, 258 days late and nearly two-thirds of the way through the compliance year, *see Regulation of Fuels and Fuel Additives: 2013 Renewable Fuel Standards*, 78 Fed. Reg. 49,794 (Aug. 15, 2013).

25. Under 42 U.S.C. § 7545(o), EPA was obligated to promulgate the 2014 RFS regulations on or before November 30, 2013.

26. EPA published a notice of *proposed* rulemaking to establish the 2014 RFS regulations on November 29, 2013, *see 2014 Standards for the Renewable Fuel Standard Program*, 78 Fed. Reg. 71,732 (Nov. 29, 2013), one day before Defendants were required by statute to promulgate a *final* rule.

27. On August 22, 2014, EPA submitted a final rule for the 2014 RFS regulations to the Office of Management and Budget for its review under Executive Order 12866, which provides, among other things, for the Office of Information and Regulatory Affairs to review "significant regulatory actions."

28. Despite submitting a final rule for review under Executive Order 12866, albeit nearly three-quarters of the way through the compliance year, EPA has not yet promulgated the 2014 RFS regulations.

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29. On December 9, 2014, after the deadline came and went for promulgation of the 2015 RFS regulations, EPA announced that the final 2014 rule would not be promulgated until sometime in 2015. See Delay in Issuing 2014 Standards for the Renewable Fuel Standard *Program*, 79 Fed. Reg. 73,007, 73,008 (Dec. 9, 2014) (Delay Notice). In that announcement, EPA admitted that "[f]inalization of the 2014 standards rule has been significantly delayed." *Id.* 

30. Not only has EPA failed to meet the statutory deadline for promulgation of the 2014 RFS regulations, it has also failed to promulgate the final 2015 RFS regulations by the November 30, 2014 statutory deadline. Indeed, EPA has not yet even proposed 2015 RFS regulations.

#### Plaintiffs' 2013 Waiver Petition

31. On August 13, 2013, Plaintiffs petitioned EPA to waive, in part, the 2014
applicable volumes of the RFS pursuant to CAA Section 211(o)(7)(A), 42 U.S.C.
§ 7545(o)(7)(A). See Exhibit A. EPA acknowledged its receipt of Plaintiffs' request in a
Federal Register notice published on November 29, 2013. See Notice of Receipt of Petitions for
a Waiver of the Renewable Fuels Standard, 78 Fed. Reg. 71,607 (Nov. 29, 2013).

32. In their petition, Plaintiffs asserted that unless EPA grants a waiver of the 2014 applicable volumes, implementation of the RFS will result in inadequate domestic supplies of gasoline and diesel fuel and severe economic harm to consumers and the economy.

33. EPA has failed to take action on Plaintiffs' petition for a waiver, despite the statutory command that EPA "shall approve or disapprove" that petition within 90 days of receipt. 42 U.S.C. § 7545(0)(7)(B). That deadline expired on November 11, 2013.

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34. These failures are a violation of the mandatory duties and deadlines imposed on Defendants by CAA Section 211(o), 42 U.S.C. § 7545(o) and have caused harm to Plaintiffs' members, as described below.

### **INJURIES RESULTING FROM EPA'S FAILURE TO ACT**

35. Plaintiffs' members are obligated parties under the RFS program, *see* 42 U.S.C. § 7545(o)(3)(B)(ii)(I), and are directly regulated by EPA regulations implementing that program. Once EPA completes its rulemaking process and issues the final 2014 and 2015 RFS regulations, Plaintiffs' members will need to comply with the 2014 and 2015 RFS regulations by retiring a sufficient number of RINs to meet their compliance obligations for all four renewable fuel types. 40 C.F.R. § 80.1427.

36. Plaintiffs' members must also comply with various reporting requirements associated with RIN transactions occurring in 2014 and 2015 (*see* 40 C.F.R. § 80.1451) and keep records regarding product transfer documents, RIN transactions, and other matters for the 2014 compliance year. *See* 40 C.F.R. § 80.1454.

37. Plaintiffs' members have suffered and continue to suffer economic injury as a result of EPA's failure to timely promulgate the final 2014 and 2015 RFS fuel obligations. Plaintiffs' members are also injured by EPA's failure to act on Plaintiffs' August 2013 petition for a waiver of 2014 applicable volume requirements. EPA's delay in taking those actions negates any ability for Plaintiffs' members to plan and, if necessary, adjust their operations to assure compliance with annual RFS regulatory requirements.

38. Timely promulgation of the 2014 and 2015 applicable volumes of renewable fuel and percentage standards by November 30 of the prior year allows obligated parties to calculate their RVOs based on how much gasoline and diesel they will produce or import into the United States in the coming year. Parties are then able to adjust their production or importation and, by

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extension, the amount of their annual RFS obligation. Since 2014 is now over, however, obligated parties are unable to change their production or importation of gasoline and diesel for 2014 and therefore have been denied the ability to control the extent of their RFS obligations. Given the Agency's delay in proposing the 2015 RFS regulations, obligated parties will likely be similarly constrained with respect to controlling the extent of their RFS obligations in 2015.

39. Many refineries manufacture a range of products, depending on their configurations and the crude oil available. Some of these products are regulated pursuant to the RFS program (*e.g.* gasoline, diesel) and some are not (*e.g.* jet fuel, fuel oil, bunker fuel, *etc.*). Refineries choose their product mix in part by analyzing the costs and profitability of refining one product versus another. This flexibility allows refineries to more effectively respond to individual markets and individual needs in given markets. Thus, EPA's failure to promulgate annual RFS regulations curtails this market response and the ability of refineries to plan their production of various products. EPA's ongoing failure to promulgate the 2014 and 2015 annual regulations prevents Plaintiffs' members from knowing how many RINs will be required to meet their 2014 and 2015 RFS compliance obligations.

40. RINs are subject to expiration. RINs are "to be used to show compliance" only "for the year in which the renewable fuel was produced and its associated RIN first generated, or for the following year." *2010 Regulations*, 75 Fed. Reg. at 14,734; 40 C.F.R. § 80.1427. Therefore, the RFS program allows Plaintiffs' members to determine what RINs to use in each compliance year and what RINs they may want to retain for use in a succeeding year. But Plaintiffs' members must now "guess" at how many RINs will be required for both 2014 and 2015. They do not have the ability to know how many RINs they may need to hold, acquire, or

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potentially transfer to other parties. This economic injury continues each day that EPA fails to perform its statutory duties under the CAA.

41. EPA has failed to set a firm date by which it will let obligated parties know of their compliance obligations for 2014 and 2015. EPA has stated only that the Agency "intend[s] to take action of the 2014 standards rule in 2015 prior to or conjunction with action on the 2015 standards rule." *Delay Notice*, 79 Fed. Reg. at 73,008.

42. Continuing uncertainty as to when EPA will promulgate final 2014 and 2015 RFS regulations and what those regulations will require also deprives Plaintiffs' members of the lead time mandated by Congress in 42 U.S.C. §7545(o)(3)(B) that allows them to make business decisions concerning their operations, logistics, and finances.

43. All of the above injuries are the direct result of EPA's failure to timely comply with the statutory deadlines prescribed by the CAA.

44. The interests Plaintiffs seek to protect are germane to their organizational purposes. A primary purpose of both Plaintiffs is to represent and protect the interests of the regulated industry before EPA and other government regulators.

45. Plaintiffs' members would have standing to sue in their own right as obligated parties under the RFS program.

46. Neither the claim asserted nor the relief requested requires individual member company participation.

#### **NOTICE**

47. Sixty days prior to bringing an action "where there is alleged a failure of the Administrator to perform any act or duty under this chapter which is not discretionary with the Administrator," 42 U.S.C. § 7604(a)(2), the plaintiff must give notice to the Administrator, *id.* § 7604(b)(2).

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48. On November 21, 2014, AFPM provided notice of its intent to sue Defendants pursuant to Section 304(b)(2) of the CAA, 42 U.S.C. § 7604(b)(2), and 40 C.F.R. part 54 to enforce EPA's nondiscretionary duty to promulgate the 2014 RFS regulations on or before November 30, 2013. A copy of this letter is attached hereto as <u>Exhibit B</u>.

49. On December 1, 2014, AFPM provided notice of its intent to sue Defendants pursuant to Section 304(b)(2) of the CAA, 42 U.S.C. § 7604(b)(2), and 40 C.F.R. part 54 to enforce EPA's nondiscretionary duty to promulgate the 2015 RFS regulations on or before November 30, 2014. A copy of this letter is attached hereto as <u>Exhibit C</u>.

50. On December 15, 2014, API provided notice of its intent to sue Defendants pursuant to Section 304(b)(2) of the CAA, 42 U.S.C. § 7604(b)(2), and 40 C.F.R. part 54 to enforce EPA's nondiscretionary duty to promulgate the 2014 RFS standards on or before November 30, 2013 and to approve or disapprove Plaintiffs' petition for a waiver of the 2014 applicable volumes within 90 days. A copy of this letter is attached hereto as <u>Exhibit D</u>.

51. EPA timely received Plaintiffs' notice letters, as demonstrated by the fact that EPA posted copies of each on its webpage entitled "Notices of Intent to Sue the U.S. Environmental Protection Agency (EPA)," http://www.epa.gov/ogc/noi.html.

52. More than sixty days have passed since Plaintiffs served their respective notice letters on EPA.

#### **CLAIMS FOR RELIEF**

## COUNT I: Failure to Perform a Nondiscretionary Act or Duty to Promulgate the 2014 RFS Regulations

53. Plaintiffs re-allege and incorporate herein the allegations in Paragraphs 1 through52 as if fully set forth herein.

54. CAA Section 211(o)(3)(B)(i), 42 U.S.C. § 7545(o)(3)(B)(i), requires EPA to determine, and publish in the Federal Register, annual renewable fuel volumes and renewable fuel obligations for the following calendar year "[n]ot later than November 30 of each of calendar years 2005 through 2021." 42 U.S.C. § 7545(o)(3)(B)(i).

55. EPA has acknowledged that it is required by statute to determine and publish the applicable annual regulations for cellulosic biofuel, biomass-based diesel, advanced biofuel, and renewable fuel by November 30 of the previous year. *See, e.g., 2011 Regulations,* 75 Fed. Reg. at 76,791.

56. For calendar year 2014, EPA was required to determine and publish annual renewable fuel volumes and renewable fuel obligations (*i.e.*, RFS regulations) by November 30, 2013.

57. EPA published a notice of proposed rulemaking to establish the 2014 RFS regulations on November 29, 2013, one day before Defendants were required by statute to promulgate a final rule. Thereafter, EPA completed initial agency action on a final rule by August 22, 2014 and sent the final rule to the Office of Management and Budget. On December 9, 2014, however, EPA indicated that it would not finalize the 2014 RFS regulations until sometime in 2015.

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58. EPA's failure to timely promulgate the 2014 RFS regulations in accordance with 42 U.S.C. § 7545(o) constitutes a failure "to perform any act or duty . . . which is not discretionary with the Administrator[.]" 42 U.S.C. § 7604(a)(2).

59. The delay caused by EPA's failures has harmed and continues to harm Plaintiffs' members, who are unable to meaningfully plan to ensure compliance with regulatory requirements for 2014.

60. EPA's failure to perform this nondiscretionary act or duty continues to this day.

### COUNT II: Failure to Perform a Nondiscretionary Act or Duty to Promulgate the 2015 RFS Regulations

61. Plaintiffs re-allege and incorporate herein the allegations in Paragraphs 1 through60 as if fully set forth herein.

62. CAA Section 211(o)(3)(B)(i), 42 U.S.C. § 7545(o)(3)(B)(i), requires EPA to determine, and publish in the Federal Register, annual renewable fuel volumes and renewable fuel obligations for the following calendar year "[n]ot later than November 30 of each of calendar years 2005 through 2021." 42 U.S.C. § 7545(o)(3)(B)(i).

63. EPA has acknowledged that it is required by statute to determine and publish the applicable annual regulations for cellulosic biofuel, biomass-based diesel, advanced biofuel, and renewable fuel by November 30 of the previous year. *See, e.g., 2011 Regulations*, 75 Fed. Reg. at 76,791.

64. For calendar year 2015, EPA was required to determine and publish annual renewable fuel volumes and renewable fuel obligations (*i.e.*, RFS regulations) by November 30, 2014.

65. EPA has not yet even published a notice of proposed rulemaking to establish the 2015 RFS regulations.

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66. EPA's failure to timely promulgate the 2015 RFS regulations in accordance with 42 U.S.C. § 7545(o) constitutes a failure "to perform any act or duty . . . which is not discretionary with the Administrator[.]" 42 U.S.C. § 7604(a)(2).

67. The delay caused by EPA's failures has harmed and continues to harm Plaintiffs' members, who are unable to meaningfully plan to ensure compliance with regulatory requirements for 2015.

68. EPA's failure to perform this nondiscretionary act or duty continues to this day.

### **COUNT III: Failure to Perform a Nondiscretionary Act or Duty** to Approve or Disapprove a Petition for a Waiver of RFS Requirements

69. Plaintiffs re-allege and incorporate herein the allegations in Paragraphs 1 through68 as if fully set forth herein.

70. CAA Section 211(0)(7)(A) authorizes EPA to waive the applicable volume requirements of the RFS in whole or in part "on petition by one or more States, by any person subject to the requirements of this subsection, or by the Administrator on his own motion by reducing the national quantity of renewable required under" Section 211(0)(2), provided that EPA makes the requisite determinations. 42 U.S.C. §§ 7545(0)(7)(A), 7545(0)(2).

71. CAA Section 211(o)(7)(B) requires EPA to "approve or disapprove a petition for a waiver . . . within 90 days after the date on which the petition is received by the Administrator." 42 U.S.C. § 7545(o)(7)(B).

Plaintiffs jointly petitioned EPA on August 13, 2013 pursuant to 42 U.S.C.
§ 7545(o)(7)(A) seeking a partial waiver of the 2014 applicable volumes set forth by in 42
U.S.C. § 7545(o)(2).

73. EPA has failed to either approve or disapprove Plaintiffs' petition for a waiver.

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74. EPA's failure to act on Plaintiffs' petition for a waiver in accordance with 42 U.S.C. § 7545(o)(7)(B) constitutes a failure "to perform any act or duty . . . which is not discretionary with the Administrator[.]" 42 U.S.C. § 7604(a)(2).

75. The delay caused by EPA's failure has harmed and continues to harm Plaintiffs' members, who are unable to meaningfully plan to ensure compliance with regulatory requirements for 2014.

76. EPA's failure to perform this nondiscretionary act or duty continues to this day.

### **RELIEF REQUESTED**

WHEREFORE, Plaintiffs respectfully request that the Court:

A. Declare that Defendants have failed to perform a nondiscretionary act or duty under 42 U.S.C. § 7545(o) to promulgate the 2014 and 2015 RFS regulations;

B. Declare that Defendants have failed to perform a nondiscretionary act or duty under 42 U.S.C. § 7545(o)(7)(B) to respond to a petition for a waiver within 90 days;

C. Order EPA to promulgate final 2014 and 2015 RFS regulations promptly under 42 U.S.C. § 7545(o), pursuant to a deadline established by this Court

D. Order EPA to promulgate all future RFS regulations by the statutory deadlines prescribed in 42 U.S.C. § 7545(o);

E. Order the Administrator to respond promptly to Plaintiffs' August 13, 2013 petition for a waiver under 42 U.S.C. § 7545(o)(7)(B), pursuant to a deadline established by this Court;

F. Retain jurisdiction to ensure compliance with the Court's order;

G. Award Plaintiffs the costs of its participation in this action, including reasonable attorneys' fees; and

H. Grant such other relief as the Court deems just and proper.

March 18, 2015

Respectfully submitted,

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August 13, 2013

The Hon. Gina McCarthy Administrator United States Environmental Protection Agency 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

## Re: Petition for Partial RFS Mandate Waiver

Dear Administrator McCarthy:

The American Petroleum Institute ("API") and the American Fuel & Petrochemical Manufacturers ("AFPM") (collectively the "Petitioners") respectfully submit this petition to the U.S. Environmental Protection Agency ("EPA" or "the Agency") for a partial waiver of the 2014 applicable volumes of the Renewable Fuel Standard ("RFS") pursuant to section 211(o)(7)(A) of the Clean Air Act.<sup>1</sup> Petitioners represent numerous refiners and importers of transportation fuel and, in that capacity, are "person[s] subject to the requirements" of section 211(o)(2) and entitled to petition for a waiver. Petitioners are trade associations that appear on behalf of their members before Congress, administrative agencies, and the courts on a wide range of issues, including the U.S. supply of transportation fuels.<sup>2</sup> Unless this petition for waiver is granted, the RFS will result in inadequate domestic supplies of gasoline and diesel fuel and severe economic harm to consumers and the economy. EPA must take action to avoid the disastrous consequences of the RFS blendwall.

## Introduction

# a. The Blendwall Will Limit Domestic Supplies of Gasoline and Diesel Fuel Causing Severe Economic Harm.

Fundamentally, this Petition seeks to avoid the critical threats that the RFS presents to consumers and the entire U.S. economy. This year, the United States hit the "blendwall"—the point at which the RFS attempts to force the use of more renewable fuels than can be consumed in the United States, due to

<sup>&</sup>lt;sup>1</sup> See 42 U.S.C. § 7545(o)(7)(A).

<sup>&</sup>lt;sup>2</sup> The RFS directly implicates the interests of the Petitioners and their members, threatening—as discussed herein—"certainly impending" injuries that are "fairly traceable" to agency action. *Clapper v. Amnesty Int'l USA*, 133 S. Ct. 1138, 1143 (2013).

fundamental constraints imposed by fueling infrastructure and problems of gasoline engine incompatibility. Unless EPA exercises its authority to waive the mandates, the ultimate and unavoidable outcome of the RFS-imposed "blendwall" will be significant increases in the cost of fuel and substantial fuel supply shortages in the United States—resulting in undeniably severe economic harm to consumers and the economy.

Because of the blendwall, the RFS limits the supply of gasoline and diesel fuel for U.S. consumption. Compliance with the RFS is demonstrated through Renewable Identification Numbers ("RINs"). In effect, RINs operate like permits to sell specific quantities of gasoline and diesel for U.S. consumption. The number of RINs available for compliance depends on the consumption of renewable fuels in U.S. transportation fuels. Therefore, as the RFS mandates exceed the ability of the underlying fuel supply and vehicle and infrastructure compatibility to accommodate additional amounts of renewable fuels, there will be a shortage of RINs for compliance. This will in turn limit supplies of gasoline and diesel for U.S. consumption, resulting in severe economic harm to consumers and the overall economy.

## b. E15, E85, and Biodiesel Cannot Supply Enough of the Needed RINs.

As explained in more detail below, there are no options beyond EPA's waiving of the requirements that can avert the potentially disastrous implications of the blendwall. There is no option that can realistically supply the necessary RINs to enable the continued adequate supply of gasoline and diesel fuel for U.S. consumption. Both E85 and E15 are only compatible with approximately 5 percent of the existing vehicle fleet, and the vast majority of retail infrastructure is not compatible with ethanol above 10 percent volume. In addition, over 95 percent of all retail gasoline stations are independently owned and operated—*i.e.*, they are not owned and operated by the RFS obligated parties. Moreover, biodiesel cannot fill the gap because of limitations on biodiesel supply resulting from feedstock constraints. Quite simply, there is no option other than an EPA waiver to avoid the adverse impacts that the RFS will have on domestic supplies of gasoline and diesel fuel.

# c. The Shortage of RINs Will Cause an Inadequate Domestic Supply of Gasoline and Diesel Fuel.

Because the number of RINs available for compliance depends on the consumption of renewable fuels in U.S. transportation fuels, constrained consumption will result in a shortage of RINs. Indeed, the volumes of renewable fuels currently required by the RFS in 2013 are unachievable—the "blendwall"— and can be satisfied only through the use of previously banked RINs. The problem becomes more acute in 2014. Although the RFS requires industry to blend 14.4 billion gallons of corn-based ethanol, and hundreds of millions of gallons of imported sugarcane-based ethanol in 2014, the effective, practical limit imposed by the existing domestic distribution infrastructure and vehicle fleet will cap the amount of ethanol that can actually be blended into our gasoline supply at roughly 13 billion gallons.<sup>3</sup> "Therefore, after exhausting all other available options for compliance, individual obligated parties, each acting independently," will have no practical option but "to reduce their RIN obligation by decreasing the volume of transportation fuel supplied to the domestic market—either by reducing production," reducing imports, or increasing exports.<sup>4</sup> Obligated parties can legally supply only as much gasoline and diesel as they have permits (*i.e.*, RINs) to supply.

<sup>&</sup>lt;sup>3</sup> U.S. ENERGY INFORMATION ADMINISTRATION, *SHORT TERM ENERGY OUTLOOK* Table 4a (July 2013).

<sup>&</sup>lt;sup>4</sup> NERA ECONOMIC CONSULTING, ECONOMIC IMPACTS RESULTING FROM IMPLEMENTATION OF THE RFS2 PROGRAM 2 (2012) (hereinafter NERA Study) (Attachment 1).

# d. An Inadequate Domestic Supply of Gasoline and Diesel Fuel Will Severely Harm Consumers and the Economy.

As domestic fuel supplies decrease, large increases in transportation fuel costs would impose significant costs on society.<sup>5</sup> As the RFS mandate is ratcheted up every year, the annual increase in the mandates will further exacerbate the decreased fuel availability and increased fuel costs to society.<sup>6</sup> These increased fuel costs will have a broad impact across the economy and will increase over time as this process repeats itself yearly.<sup>7</sup> "As domestic supply continues to decline, the blending percentage obligation becomes increasingly untenable."<sup>8</sup>

The severe economic impact is seen most acutely first in the diesel fuel market. "The tightening of the diesel supply (up to 15% decline in 2015)" likely will cause "large fuel cost increases to ripple through the economy, adversely affecting employment, income, consumption, and GDP."<sup>9</sup> This disruption in fuel supply will result in severe economic harm to consumers and to the overall economy of the United States.<sup>10</sup> "By 2015, the adverse macroeconomic impacts" are estimated to "include a \$770 billion decline in GDP and a corresponding reduction in consumption per household of \$2,700."<sup>11</sup> EPA can avert this outcome by exercising its authority to grant the partial waiver requested in this Petition.

# e. EPA's Issuance of a Waiver Will Provide Relief Because It Will Remove the Limitation on Gasoline and Diesel Supplies Resulting From the RIN Shortage.

EPA has previously considered two other requests for waivers of the RFS standards. In both cases, the Agency denied the waivers primarily because issuance of the waiver would not likely have impacted the amount of ethanol blended during the waiver period and therefore would not have had any real world impact. Now that the blendwall has been reached, that underlying reason no longer applies. Here, a waiver would have a very clear and necessary practical impact—it would lift the limitations on gasoline and diesel supplies that arise due to the blendwall.

# f. Specific Relief Requested

To avoid the inevitable severe economic harm described herein, Petitioners respectfully request that EPA partially waive the RFS 2014 applicable volumes. Due to the nested nature of the four renewable fuel categories, this waiver request comprises the following elements:

• <u>Biomass-Based Diesel</u>: Biodiesel production is expected to meet the 1 billion gallon statutory minimum volumetric requirement, and EPA need not waive this obligation at this time provided other renewable requirements are waived in accordance with this Petition.<sup>12</sup>

⁵ Id.

<sup>&</sup>lt;sup>6</sup> Id.

<sup>&</sup>lt;sup>7</sup> Id.

<sup>&</sup>lt;sup>8</sup> *Id.* at 3.

<sup>&</sup>lt;sup>9</sup> *Id.* 

<sup>&</sup>lt;sup>10</sup> *Id.* 

<sup>&</sup>lt;sup>11</sup> Id.

<sup>&</sup>lt;sup>12</sup> For purposes of this waiver request, Petitioners assume that EPA's mandate for 1.28 billion gallons of biomassbased diesel will be fulfilled. This amount of biomass-based diesel would create 1.92 billion RINs. Petitioners filed for reconsideration of the 2013 biomass-based diesel mandate, in addition to filing for review with the U.S. Court

- <u>Cellulosic Biofuels</u>: Because actual production of cellulosic biofuels remains minimal (less than 75,000 gallons have been produced in 2013 as of this petition), the 2014 cellulosic biofuel mandate of 1.75 billion gallons is impossible to meet and therefore EPA should use its authority to reduce the cellulosic mandates to reflect actual production.
- <u>Advanced Biofuels</u>: EPA is on record before Congress as identifying a 2013 advanced biofuels domestic supply shortfall of 666 million gallons. This shortfall will increase in 2014 as the advanced biofuel statutory mandate increases. Because the *domestic* supplies of advanced biofuels (*e.g.*, biomass-based diesel) and cellulosic biofuels are inadequate, a waiver of at least 1.83 billion gallons from 3.75 billion gallons to 1.92 billion gallons is necessary in 2014. This number represents the actual supply of biomass-based diesel and cellulosic biofuels expected to be produced in 2014. As EPA reduces the cellulosic mandate, EPA must reduce the advanced category by the commensurate amount.
- <u>Total Renewables</u>: Waiving the cellulosic and advanced nested biofuel mandates, along with a corresponding downward adjustment to the total renewable fuel mandate, would be insufficient to overcome the severe economic harm caused by the E10 blendwall and thus EPA must reduce further the 2014 total renewable requirement. Based on the EIA 2014 gasoline consumption estimate of 132.8 billion gallons, the maximum amount of ethanol that can be blended into the gasoline supply at levels that are safe, effective, and practical given the existing vehicle fleet and distribution systems, is 13.28 billion gallons (*i.e.*, 10 percent ethanol levels, or E10). To avoid severe economic harm resulting from a breach of the E10 blendwall, the total renewable fuel volume must be reduced by 3.35 billion gallons from 18.15 billion gallons to 14.8 billion gallons. This number represents the total amount of ethanol, drop-in cellulosic gasoline, cellulosic diesel, and biomass-based diesel that can be safely blended into U.S. transportation fuels in 2014. Given the variability of approximately 3 percent in EIA's projections, total ethanol usage (*i.e.*, the sum of corn, advanced, and cellulosic) should not exceed 9.7% of EIA's projected gasoline demand.<sup>13</sup>

Congress explicitly authorized EPA to waive the RFS mandates, under Section 211(o)(7) of the Clean Air Act, in whole or in part, where there would be *either* (1) an inadequate domestic supply *or* (2) severe adverse consequences to the U.S. economy. As this Petition demonstrates below, the inadequate supply and severe economic consequences projected to occur in 2014 independently establish *both* grounds for a waiver. In 2014, there will be an inadequate supply of RINs—as already definitively recognized by EPA—to satisfy the various mandates of the RFS, forcing the overall reduction of supplies of gasoline and diesel for U.S. consumption. This will result in an inadequate domestic supply of

of Appeals for the D.C. Circuit. Petitioners maintain their arguments that the Agency failed (a) to apply properly the statutory criteria set forth at section 211(o)(2)(B)(ii) when promulgating the 2013 biomass-based diesel mandate and (b) to take into account the fraudulent RINs that affected the biomass-based diesel industry.

<sup>&</sup>lt;sup>13</sup> The E10 blendwall reflects the technological limitations of existing gasoline engines and fuel dispensing equipment. To avoid the harmful economic effects described herein, however, the maximum amount of ethanol mandated should be no more than 9.7 percent (*i.e.*, 12.88 billion gallons). This level reflects the normal variability in gasoline consumption forecasted by EIA, as well as the need to accommodate some continuing sales of E0, account for geographic areas where it is not practical to blend ethanol, and provide a small cushion to ensure RIN liquidity.

gasoline and diesel fuel. The impact of this fuel shortage will create severe harm across the economy, establishing the second ground for granting a waiver.

As set forth more fully below, the RFS will result in inadequate domestic supplies and severe economic harm. Moreover, and also more fully set forth below, no option other than EPA's granting of a partial waiver can avoid the potentially disastrous implications of the blendwall. Granting a waiver will alleviate the adverse impacts of the RFS on gasoline and diesel supplies and the severe adverse economic impacts of the blendwall.

# I. Enforcement of Existing Renewable Volume Obligations Will Result in Inadequate Domestic Supplies of Gasoline and Diesel in 2014.

Section 211(o)(7)(A)(ii) authorizes the Administrator to issue a waiver of the RFS upon a determination "that there is an inadequate domestic supply."<sup>14</sup> The blendwall will result in an inadequate domestic supply of gasoline and diesel fuel. The domestic supply of fuels will be dramatically curtailed under the current RFS because of various factors outside the control of the obligated parties. Put simply, domestic demand for fuels has dropped in a way that no one anticipated when Congress passed the Energy Independence and Security Act ("EISA") in 2007. This drop in demand is reflected globally and has been predicted to peak at a level of less than 92 million barrels per day in the next few years.<sup>15</sup> Furthermore, the consumption of higher blends of ethanol (*i.e.*, E15 and E85) depends on a multitude of factors beyond the control of obligated parties: (1) only 5 percent of vehicles on the road are compatible with such fuels; (2) the majority of retail infrastructure is not compatible with ethanol blends above 10 percent volume; and (3) obligated parties do not own the vast majority of retail stations and, therefore, cannot make the necessary infrastructure upgrades. As the GAO noted in 2011, federal safety standards do not allow ethanol blends over E10 to be dispensed with existing equipment at most retail fueling locations.<sup>16</sup> Because of that drop in demand, and vehicle and infrastructure compatibility issues, there will be insufficient RINs to maintain adequate domestic supplies of gasoline and diesel fuel.

"Inadequate domestic supply" can take the form of (1) an insufficient supply of RINs, (2) an insufficient supply of transportation fuel such as gasoline and diesel, or (3) an insufficient supply of certain renewable fuels required by the RFS. All three supply impacts are "certainly impending"—indeed, they are actually present.

## A. The Inability To Consume the Statutory Amounts of Renewable Fuels Leads to an Inadequate Domestic Supply of RINs, and Therefore an Inadequate Domestic Supply of Gasoline and Diesel Fuel.

EPA has already determined that insufficient RINs can be the basis for a finding of an inadequate domestic supply. Former Administrator Jackson plainly stated that "[f]or most biofuels EPA believes that a demonstration by a petitioner that there were insufficient RINs available from the previous year (subject to the 20% carryover limitation) and the current year's production to allow for compliance with

<sup>&</sup>lt;sup>14</sup> 42 U.S.C. § 7545(o)(7)(A)(ii).

<sup>&</sup>lt;sup>15</sup> See Yesterday's Fuel, THE ECONOMIST, Aug. 3, 2013, at 12.(citing studies by Citi).

<sup>&</sup>lt;sup>16</sup> U.S. GOV'T ACCOUNTABILITY OFFICE, GAO-11-513, BIOFUELS - CHALLENGES TO THE TRANSPORTATION, SALE, AND USE OF INTERMEDIATE ETHANOL BLENDS 23 (2011).

the standard could be a basis for finding that there was an 'inadequate domestic supply.'"<sup>17</sup> This situation is precisely what we face today.

Obligated parties must report (retire) RINs to demonstrate compliance with their respective Renewable Volume Obligations ("RVOs") in any given year. As long as RVOs are realistic, obligated parties can meet them by using the requisite quantity of renewable fuel—detaching and reporting RINs as the fuel is used. Surplus RINs generated by the fuel can be banked for later use by the obligated party, or put on the RINs trading market where they can be purchased by other obligated parties who require additional RINs to meet their own RVOs.

The number of RINs available for compliance with the RFS depends on the consumption (not production) of renewable fuels in the U.S. transportation system.<sup>18</sup> As the mandates in the law exceed the ability of the transportation system to consume the mandated levels of renewable fuel, the number of RINs available for compliance falls short of the mandated levels. Basic law of supply and demand, not surprisingly, anticipates this scarcity of RINs will be reflected in the market price of RINs. Indeed, the recent volatility in RIN prices suggests that the blendwall has arrived.

The system becomes more complex when the renewable fuel requirements exceed what is realistic (*e.g.*, requiring 1.75B gallons of cellulosic biofuel in 2014 when virtually none physically exists) or what can be accommodated by banked RINs and the RINs trading market. For example, although EPA's final RFS for 2013 requires ethanol use that will exceed the E10 blendwall, EPA has stated that it believes a sufficient number of banked or traded RINs from 2012 are available for obligated parties to ensure compliance with the RFS for 2013. In other words, rather than exceed the E10 blendwall in 2013, manufacturers can continue to produce gasoline with a 10 percent ethanol blend and fulfill their higher RVO mandates by drawing down on banked or market-traded RINs.

But this complexity devolves into near impossibility as RVOs continue to increase in 2014 and beyond. With overall demand for gasoline falling, the number of RINs being generated and made available in the RINs trading market is insufficient to fulfill the mandates under the RFS.

The 2013 Annual Energy Outlook ("AEO 2013") projects a continuing decline in motor gasoline consumption, due to a combination of a sluggish economy in the short term, more stringent CAFE standards, increased use of diesel, and an increasing number of natural gas-powered vehicles.<sup>19</sup> Motor vehicle gasoline consumption is projected to decline by approximately 1.6 million barrels per day from 2011 to 2040 in AEO 2013's Reference Case.<sup>20</sup> EIA projects gasoline consumption in 2014 to reach only 132.8 billion gallons.<sup>21</sup> Assuming that E10 represents the primary means of RFS compliance for 2014, the maximum amount of ethanol that refiners could practically blend is 13.28 billion gallons. The RFS conventional biofuel (*i.e.*, corn-based ethanol) implied statutory requirement is 14.4 billion gallons,

<sup>&</sup>lt;sup>17</sup> Letter from Lisa P. Jackson, U.S. EPA, to Robert Greco III, API Group Director of Downstream and Industry Operations, and Letter from Lisa P. Jackson, U.S. EPA, to Charles Drevna, AFPM President, denying petitions for reconsideration of portions of the December 9, 2010 RFS Rule and requests to waive the 2011 RFS cellulosic biofuel standard, at 17 (May 22, 2012).

<sup>&</sup>lt;sup>18</sup> See 40 CFR § 80.1401. Under the RFS, U.S. transportation fuels generally exclude jet fuel, heating oil, and fuel consumed in the State of Alaska.

<sup>&</sup>lt;sup>19</sup> U.S. ENERGY INFORMATION ADMINISTRATION, DOE/EIA -0383 (2013), ANNUAL ENERGY OUTLOOK 2013 2.

<sup>&</sup>lt;sup>20</sup> *Id.* at 80.

<sup>&</sup>lt;sup>21</sup> U.S. ENERGY INFORMATION ADMINISTRATION, *SHORT-TERM ENERGY OUTLOOK* Table 4a (July 2013).

which in and of itself is beyond the 10 percent ethanol saturation point.<sup>22</sup> Add a small amount of cellulosic ethanol and hundreds of millions of gallons of sugarcane ethanol needed to meet the advanced biofuel requirement, and obligated parties are faced with too much ethanol to fit into the gasoline supply.

Tellingly, the AEO 2013 reveals fundamental inaccuracies in earlier projections of energy demand on which the RFS was initially based and subsequently amended. Estimates available at the time EISA was enacted in 2007 projected gasoline demands for 2013 and 2022 that are 12 percent and 28 percent higher than what is projected today.<sup>23</sup> AEO 2013's updated data highlight the incorrect assumptions underlying the renewable volumes mandated for 2013, 2014, and 2015. AEO 2013 now projects that this downward trend will continue for years, with projected gasoline demand falling by approximately 625,000 barrels per day from 2011 to 2022:



## Drastic Unanticipated Drop in Gasoline Demand

Because of this demand drop illustrated above, refiners cannot physically meet the 2014 RFS total renewable fuel volume of 18.15 billion gallons.<sup>24</sup> While some have argued that refiners can simply blend either E15 or E85 in order to avoid the blendwall (at least for a year or two), neither offers a viable

 <sup>&</sup>lt;sup>22</sup> The implied corn-based ethanol mandate is calculated by subtracting the advanced biofuel mandate from the total RFS mandate. In 2014, the implied corn-based ethanol mandate is 14.4 billion gallons (18.15 – 3.75).
 <sup>23</sup> See U.S. ENERGY INFORMATION ADMINISTRATION, ANNUAL ENERGY OUTLOOK 2013 84 Figure 102.

<sup>&</sup>lt;sup>24</sup> Even if one assumes that there will be 2 billion biomass-based diesel RINs, the 2014 total RFS volume of 18.15 billion gallons would require more than 16 billion gallons of ethanol, which cannot be practically folded into the nation's existing gasoline pool.

solution as discussed further below. The availability of surplus RINs in 2014 will be extremely limited. In fact, EPA already has expressed concerns that the RIN supply in 2014 will not be sufficient to avoid the blendwall, and NERA also projects that surplus RINs may be depleted in 2014. As the number of available RINs for compliance is depleted, one would expect their price to rise with their growing scarcity. This will in turn likely result in increased exports, reduced imports, and reduced production for domestic consumption, as supplying transportation fuels for U.S. consumption becomes less economic and increasingly infeasible.<sup>25</sup> Then, as the RIN supply becomes even tighter as the mandates continue to escalate in disproportion to vehicle use and infrastructure, refiners and importers will be left with no practical option but to reduce their RFS obligation by reducing supplies of gasoline and diesel for U.S. consumption.<sup>26</sup>



This year, conventional biofuel RIN prices have increased by as much as 2,700 percent.<sup>27</sup>

The chart referenced above from the Oil Price Information Service ("OPIS") illustrates this dramatic rise in conventional biofuel D6 RIN prices.<sup>28</sup> Recent drastic increases in the price of RINs serve as objective market-derived evidence that there is an inadequate domestic RIN supply relative to demand (*i.e.*, when expected supply is lower than expected demand, RIN prices increase).<sup>29</sup>

In light of the projected demand decline, there will simply not be enough RINS and not be enough fuel sold to meet the RFS mandates in the Clean Air Act.<sup>30</sup> The conditions described above more than meet

<sup>27</sup> See Robert Wagner, Ethanol RIN Prices Up 2740% Year To Date, SEEKING ALPHA (July 19, 2013),

http://seekingalpha.com/article/1558892-ethanol-rin-prices-up-2740-year-to-date?source=bloomberg. <sup>28</sup> Oil Price Information Service, "Biofuels Update" (Aug. 12, 2013).

<sup>30</sup> See University of Illinois, Exploding Ethanol RINs Prices: What's the Story?

http://farmdocdaily.illinois.edu/2013/03/exploding-ethanol-rins-prices.html (Mar. 8, 2013) (stating that "The

<sup>&</sup>lt;sup>25</sup> NERA STUDY, *supra* note 4, at 36-37.

<sup>&</sup>lt;sup>26</sup> Id.

<sup>&</sup>lt;sup>29</sup> USDA ECONOMIC RESEARCH SERVICE, FDS-13d-SA, *HIGH RIN PRICES SIGNAL CONSTRAINTS TO U.S. ETHANOL EXPANSION* 1 (Apr. 12, 2013) (stating that "as for any product, prices for RINs reflect underlying supply and demand factors.").

the statutory test for an "inadequate domestic supply." Indeed, RINs need only be "insufficient" in number and availability to authorize the exertion of the EPA's waiver authority under section 211(o)(7) of the Clean Air Act. Moreover, EPA's authority for the current RIN system is based on section 211(o)(5), which provides for the generation of an appropriate number of credits for (1) persons that refine, blend, or import gasoline, (2) biomass-based diesel, and (3) small refiners.<sup>31</sup> This section authorizes EPA to issue regulations providing for the generation, use, and transfer of credits for the purpose of complying with RFS volume requirements. RINs are, therefore, inextricably linked to the production, use, and supply of renewable fuel, in addition to the need to have a fungible supply of RINs allowing for compliance in all geographical areas of the United States.<sup>32</sup> Where this supply is challenged or threatened—as here—the exercise of EPA's waiver authority is necessary to avoid severe economic harm resulting from obligated parties' continued compliance with the RFS.

# B. The Scarcity of RINs Leads to an Inadequate Domestic Supply of Diesel and Gasoline.

As discussed above, obligated parties can only supply as much gasoline and diesel fuel as they have RINs to meet the obligations that supplying such fuel incurs. Each gallon of gasoline and each gallon of diesel fuel supplied for U.S. consumption incurs an obligation under each of the four RFS mandate categories— biomass based diesel, cellulosic, advanced, and general renewable. The number of RINs available for compliance depends on the consumption of the renewable fuels in the U.S. transportation system. As the mandated levels of renewable fuel exceed the ability of the vehicles and infrastructure to consume the renewable fuel, a shortage of RINs relative to the mandated levels occurs, which in turn limits the amount of gasoline and diesel fuel that can be legally supplied for U.S. consumption.

The blendwall problem likely will be seen most acutely in the diesel market.<sup>33</sup> This is because ethanol comprises the vast majority of current U.S. biofuels and ethanol cannot be blended into diesel. An obligated party's total RVO is derived from its production of both gasoline and diesel fuel. For each gallon of diesel fuel produced or imported, however, a RIN deficit is incurred. For example, to meet the 2012 RFS, each gallon of gasoline and each gallon of diesel fuel produced or imported a 9.23 percent RIN obligation.<sup>34</sup> Diesel fuel can only be blended with biomass-based diesel to meet the RFS, but the RFS biomass-based diesel requirement was only 0.91 percent or roughly 10 percent of the 9.23 percent overall requirement, leaving a deficit of 8.32 percent.<sup>35</sup>

This diesel deficit requires diesel manufacturers to purchase excess ethanol RINs. When the renewable mandate was less than the blendwall, excess ethanol RINs were available from gasoline blending of ethanol, but as the mandate approaches and exceeds the blendwall, the RINs surplus shrinks. With surplus RINs disappearing and RINs prices increasing rapidly, that compliance option is becoming costly and increasingly infeasible, which results in a significant incentive to reduce diesel fuel supplied to the

prospect of not being able to meet ethanol blending mandates with physical blending and prospects for a rapid decline in the stock or RIN credits in the very near future has substantially increased the value of D6 RINs."). <sup>31</sup> 42 U.S.C. § 7545(o)(5).

<sup>&</sup>lt;sup>32</sup> See 42 U.S.C. § 7545(0)(2)(A)(ii).

<sup>&</sup>lt;sup>33</sup> NERA STUDY, *supra* note 4, at 3.

NERA STUDY, supra note 4, at 3.

<sup>&</sup>lt;sup>34</sup> 77 Fed. Reg. 1320, 1341 Table III.B.3-3 (Jan. 9, 2012).

<sup>&</sup>lt;sup>35</sup> A similar situation is required for 2013. The 2013 total renewable obligation is 9.74 percent, whereas the biomass-based diesel requirement is only 1.13 percent, leaving diesel refiners and importers with a deficit of 8.61 percent. *See* EPA, 2060-AR43, *REGULATION OF FUELS AND FUEL ADDITIVES: 2013 RENEWABLE FUEL STANDARDS*, pre-publication copy at 88 (Aug. 6, 2013)(hereinafter 2013 RFS Final Rule) (to be codified at 40 CFR § 80.1405(a)(4)).

U.S. market below the level that the market currently demands.<sup>36</sup> This diesel deficit is another example of inadequate domestic supply that would support EPA's granting of this Petition request. In this case, there is an inadequate supply of biomass-based diesel needed to generate a sufficient quantity of RINs to support the sale of diesel fuel in quantities demanded by consumers. To address this problem, EPA must waive the total RFS requirement, as described herein.

## II. Unless Waived, the RFS Will Cause Severe Economic Harm.

As discussed above, RINs effectively function as a permit to supply gasoline and diesel in the United States. If a refiner cannot secure enough RINs to meet its RVOs, then the refiner is limited in the amount of gasoline and diesel it may supply for U.S. consumption. Consequently, the inadequate supply of RINs leads to an inadequate domestic supply of gasoline and diesel fuel for U.S. consumption and presages severe economic consequences stemming from the RFS.

## A. The Blendwall Will Force Obligated Parties To Supply Less Fuel for U.S. Consumption, Setting Off a Chain of Events That Causes a Massive Decline in GDP.

The fuels market already is experiencing the economic effects of the impending blendwall. Starting early this year, prices for ethanol D6 RINs skyrocketed, rising from an average of below 4 cents per RIN in years prior to 2013 to over a \$1.40 per RIN in July 2013. A significant price spike occurred in conjunction with EPA's announcement of the proposed renewable fuel volumes for 2013. The current ethanol RIN price is now many multiples of the average ethanol RIN price experienced in the five years since the volume requirements for renewable fuels contained in section 211(o)(2)(B) were increased to their current level.

While the near term economic effects of higher RIN prices are troublesome enough, the arrival of the blendwall in 2013 and depletion of banked RINs in 2014 likely will force obligated parties to take drastic measures to comply with the law. NERA Economic Consulting has projected the economic impacts that the blendwall will impose on consumers and the U.S. economy through 2015.<sup>37</sup> NERA's model projects a \$1,300 decline in average household consumption and an aggregate GDP loss of \$270 billion in 2014.<sup>38</sup> If these effects are not somehow avoided by changes to the current implementation of the RFS, NERA concluded that the aggregate economic impacts by 2015 will be a loss of a staggering \$770 billion in GDP.<sup>39</sup>

The decrease in GDP, projected by NERA, results from a combination of (1) structural problems within the RFS itself and (2) technical constraints that prevent the development and deployment of higher ethanol blends that could forestall the blendwall.<sup>40</sup> With regard to the structural problems, the RFS requires each obligated party to meet an annual RVO, which is calculated as a percent of their total annual volume of gasoline and diesel produced or imported for sale in the United States by that obligated party during the year.<sup>41</sup> Thus, the final RVO in a given year for an obligated party will fluctuate based on its own fuel production and imports. As the RFS-mandated volumes increase in the face of

<sup>&</sup>lt;sup>36</sup> NERA STUDY, *supra* note 4, at 31.

<sup>&</sup>lt;sup>37</sup> *Id.* at 38-39.

<sup>&</sup>lt;sup>38</sup> *Id.* at 38-39 and Table 14.

<sup>&</sup>lt;sup>39</sup> Id. at 8, 38-39.

<sup>&</sup>lt;sup>40</sup> *Id.* at 4.

<sup>&</sup>lt;sup>41</sup> 40 C.F.R. § 80.1407.

declining gasoline demand and infrastructure and vehicle incompatibility constraints—and the blendwall is hit—obligated parties will need more RINs than they can get from E10. That is to say, the volumes of RINs associated with corn-based and sugarcane-based ethanol that the obligated parties need to comply with the RFS will exceed RINs they purchase from downstream entities that blend 10-percent ethanol in gasoline. Thus, obligated parties will need to draw down previously banked RINs; there will be no "excess" RINs generated for compliance. Existing and available RINs now are likely being held or used for compliance, rather than being sold in the marketplace, and obligated parties needing to buy RINs to comply in 2014 will face a lack of feasible options to sustain their level of gasoline or diesel production and imports.<sup>42</sup> Because RINs effectively operate as a permit to sell specific quantities of gasoline and diesel, when obligated parties cannot acquire RINs, they must reduce the amount of gasoline and/or diesel they sell in the United States to remain in compliance with RFS.

With regard to the technical constraints, the U.S. fuel market lacks the physical infrastructure, compatible vehicles, and consumer demand to support enough sales volumes of ethanol-blended fuels other than E10 to meet the growing mandate. While it is legally permissible to blend ethanol in gasoline to produce E85 or E15 blends, simply because EPA has removed one legal impediment to the production of these blends does not mean that local regulations allow the use of these fuels, or that the market and consumers can or will accommodate their use.

Without an adequate supply of RINs, obligated parties will turn to the other compliance options available to them: (1) a decrease in fuel production; (2) a decrease in transportation fuel imports; and/or (3) an increase in gasoline/diesel exports.<sup>43</sup> These alternatives reduce the number of RINS an obligated party needs to demonstrate compliance with the RFS. A decrease in transportation fuel supplied to the domestic economy over and above the current and projected decrease in demand for transportation fuels will likely result in higher fuel costs and will have effects throughout the U.S. economy as manufacturers, distributors, and suppliers adjust to higher fuel costs.<sup>44</sup> The market's response to obligated parties' attempt to meet their RVOs and comply with the RFS ultimately will force individual households to decrease consumption at the pump and elsewhere.<sup>45</sup>

As detailed in the NERA Study, the overall effect of hitting the blendwall without viable compliance alternatives beyond reducing supply will be a contraction of multiple sectors of the U.S. economy that will ultimately result in a massive decrease in GDP, totaling \$770 billion in 2015. This severe adverse economic impact would be extraordinarily harmful to tens of millions of Americans and far exceeds any level necessary to constitute "severe economic harm" under CAA section 211(o)(7).

Importantly, in the context of considering the harms that will result in 2014 and 2015, nothing in the Clean Air Act requires that the severe economic harm occur in the same year that EPA issues the waiver.<sup>46</sup> EPA itself recognized that it has discretion when determining what time period to examine with respect to a severe economic harm analysis in its denial of North Carolina's and Arkansas's waiver petitions.<sup>47</sup> While EPA previously declined to examine impacts beyond the current calendar year due to

<sup>&</sup>lt;sup>42</sup> NERA STUDY, *supra* note 4, at 30.

<sup>&</sup>lt;sup>43</sup> *Id.* at 27.

<sup>&</sup>lt;sup>44</sup> *Id.* at 7.

<sup>&</sup>lt;sup>45</sup> Id.

<sup>&</sup>lt;sup>46</sup> See 42 U.S.C. § 7545(o)(7)(A).

<sup>&</sup>lt;sup>47</sup> See 77 Fed. Reg. 70,752, 70,757 (Nov. 27, 2012).

an inability to properly assess the relevant variables, such a limitation is data-driven, not a function of the requirements of section 211(0)(7).<sup>48</sup>

The NERA Study fully accounts for fluctuations in fuel prices and availability, and it provides sufficient certainty to conclude severe economic harm will result from reaching the blendwall in the years following 2013.<sup>49</sup> Existing infrastructure cannot support the higher-ethanol blend fuels required to avoid the blendwall. Thus, the NERA Study forms a more than sufficient basis for EPA to waive the requirements of section 211(o)(2) in 2014 and subsequent years.

# B. The Harms Detailed in the NERA Study Are Unprecedented.

The E10 blendwall has arrived, making 2014 unlike any other year that EPA previously examined. As explained in the NERA Study, infrastructure, technological, and market limitations will restrict the ability of obligated parties to market ethanol blends higher than E10 for use in conventional vehicles.<sup>50</sup> As a result, the only practical compliance strategy for obligated parties will be to reduce the amount of fuel produced for the U.S. market, causing sharp declines in fuel availability and associated increases in fuel prices.<sup>51</sup> In 2014, the ultimate result will be a decrease in average household consumption of \$1,300 and a net GDP loss of \$270 billion. The severe economic harm becomes worse in 2015 with a decrease in average household consumption of \$2,700 and a net GDP loss of \$770 billion.<sup>52</sup> EPA's issuance of a waiver here will help ameliorate these effects of the blendwall because it would remove the existing, rather than theoretical, limitation of the supply of gasoline and diesel—thus, this situation differs from earlier waiver situations, where the waiver's impact was not as clear.

The harms calculated in the NERA Study as the result of the blendwall are immediate and unprecedented. In denying the RFS waiver request of several States and other parties in 2012, EPA relied upon lowa State University's model to evaluate the impact of a potential waiver on corn prices, food prices, feed prices, and fuel prices.<sup>53</sup> EPA's denial of the 2012 waiver request expressed the result of the lowa State model in terms of avoided costs and concluded that the waiver would have decreased annual household expenditures on fuel just \$1.98-\$17.40.<sup>54</sup> In EPA's denial of Texas's 2008 waiver petition, EPA relied on the same Iowa State model and concluded implementation of the RFS would increase annual household expenditures only \$3.43-\$34.29.<sup>55</sup> Unlike those years, the country has run out of practical options because vehicle and refueling infrastructure compatibility is at the blendwall. In

<sup>&</sup>lt;sup>48</sup> Id.

<sup>&</sup>lt;sup>49</sup> See id. at 70,758 (noting that a waiver petition based on the blendwall itself could provide a proper analysis of all the relevant factors required to grant a petition based on severe economic harm occurring in a year different than the year of the petition's filing).

<sup>&</sup>lt;sup>50</sup> The issues associated with E15 and E85 compliance options are discussed in detail in Sections III.B and III.C, *infra*. <sup>51</sup> NERA STUDY, *supra* note 4, at 2.

<sup>&</sup>lt;sup>52</sup> *Id.* at 8 Table 3.

<sup>&</sup>lt;sup>53</sup> 77 Fed. Reg. at 70,761. Petitioners do not suggest that the projected levels of harm in the 2008 and 2012 waiver requests, in addition to other information submitted for EPA's consideration, were insufficient to justify the Administrator's exertion of RFS waiver authority, only that the economic harms detailed in the NERA Study present adverse economic impacts of another magnitude altogether than the effects EPA projected in the 2008 and 2012 waiver decisions.

<sup>&</sup>lt;sup>54</sup> *Id.* at 70,765.

<sup>&</sup>lt;sup>55</sup> 73 Fed. Reg. 47,168, 47,179 (Aug. 13, 2008).

contrast to these rather small, previously projected effects, the NERA Study finds that the blendwall will significantly increase costs for both fuel and finished goods in 2014.<sup>56</sup>

In stark contrast with prior waiver petitions to the EPA, the economic harms that will occur here (absent waiver) not only are "certainly impending," they are immediate, unprecedented, widespread, and severe. Indeed, as detailed by NERA, the adverse economic impacts will be felt by virtually every American household and by most of the U.S. economy. Petitioners respectfully submit that the ultimate cost—a massive decrease in GDP totaling \$770 billion in 2015—far exceeds any level necessary to constitute "severe economic harm" under CAA 211(0)(7).

## III. Severe Harms Flowing From the RFS Can Be Avoided Only Through A Waiver.

Having established that the blendwall will result in an inadequate supply of RINs and thereby lead to severe economic harm, we now turn our attention to potential alternative mechanisms to delay or avoid the arrival of the blendwall, and explain why they are in fact unavailing and do not defeat this Petition. The only solution to the blendwall problem that will avoid inadequate domestic supplies and severe economic harm is the issuance of a waiver. Unlike previous waiver request situations, in this case, issuance of a waiver will provide relief from the binding nature of the RFS and avoid the harms of the blendwall because it will remove the limitation on the supply of gasoline and diesel fuel that currently exists.

A study titled "Renewable Fuel Standards and the Ethanol Blendwall" was recently conducted by MathPro and is attached in its entirety in Attachment 2 of this waiver petition.<sup>57</sup> MathPro developed a spreadsheet-based model ("Software Tool") to assess specified compliance approaches for various schedules of annual renewable fuel volumes that EPA might establish.<sup>58</sup> The spreadsheet used EIA's 2013 Annual Energy Outlook of transportation energy demand (AEO 2013).<sup>59</sup> MathPro then assessed hypothetical scenarios involving assumed schedules of annual renewable fuel volumes and various compliance approaches using this tool.<sup>60</sup>

Scenario 1 represents the most aggressive case, and assumes that EPA leaves the total renewable fuel and advanced biofuel standards unchanged from the EISA volume schedule.<sup>61</sup>

- Scenario 1A: EISA volume standards, unrestricted expansion of FAME, no expansion of E85, AEO cellulosic biofuel volumes.
- Scenario 1B: EISA volume standards, expansion of E85, no expansion of FAME, AEO cellulosic biofuel volumes.
- Scenario 1C: EISA volume standards, expansion of E85, expansion of FAME to 5 percent, AEO cellulosic biofuel volumes.

- $^{59}$  *Id*.
- <sup>60</sup> *Id*.

<sup>&</sup>lt;sup>56</sup> NERA STUDY, *supra* note 4, at 8.

<sup>&</sup>lt;sup>57</sup> MATHPRO, RENEWABLE FUEL STANDARDS AND THE ETHANOL BLENDWALL (Aug. 13, 2013) (hereinafter MATHPRO STUDY) (Attachment 2).

<sup>&</sup>lt;sup>58</sup> *Id.* at 2.

<sup>&</sup>lt;sup>61</sup> *Id.* at 10.

Scenario 2 assumes that EPA modifies the annual total renewable fuel and advanced biofuel volume standards to account for cellulosic biofuel being available in volumes significantly lower than contemplated in EISA.<sup>62</sup> Annual cellulosic biofuel volume standards (and the split between ethanol and diesel) are set at the volumes forecast in the AEO 2013 Reference Case.<sup>63</sup>

- Scenario 2A: Adjusted EISA volume standards, unrestricted expansion of FAME, no expansion of E85, AEO cellulosic biofuel volumes.
- Scenario 2B: Adjusted EISA volume standards, expansion of E85, no expansion of FAME, AEO cellulosic biofuel volumes.
- Scenario 2C: Adjusted EISA volume standards, expansion of E85, expansion of FAME to 5 percent, AEO cellulosic biofuel volumes.

Scenario 3 assumes a RFS schedule that maximizes ethanol use without exceeding the E10 blendwall.<sup>64</sup>

- Scenario 3A: Maximum ethanol without exceeding the E10 blendwall, no FAME expansion, no cellulosic biofuel volumes.
- Scenario 3B: Maximum ethanol without exceeding the E10 blendwall, no FAME expansion, and AEO cellulosic biofuel volumes.

The key conclusions from the MathPro study are summarized below:<sup>65</sup>

- Use of carryover RINs alone can delay some of the consequences of the ethanol blendwall to 2014, but not beyond.
- Subsequently, steep and likely unattainable increases in either E85 use or biomass-based diesel ("FAME") use would be required to meet the RFS volume standards.
- Expanded use of FAME, to generate excess D4 RINs, could delay reaching the ethanol blendwall after carryover RINs are exhausted. But the likelihood and extent of the delay depends on the annual volume standards established by EPA and the extent to which FAME production and use can be increased.
- With FAME use limited to 5 percent of the distillate pool, ethanol blendwall would be reached in 2015.
- When the ethanol blendwall is reached (with limited FAME expansion), the volume of E85 necessary to generate sufficient RINs for compliance with the renewable fuel volume standards would require rapid, large expansion in the availability of E85 and in the number of FFVs using E85. In most of the cases studied, the necessary expansions would be beyond what might be considered feasible.
- Annual volume standards can be set that maximize ethanol use subject to the practical constraints imposed by the E10 blendwall. Such volume standards would facilitate compliance with RFS requirements.

The Exhibits below from the MathPro study summarize the scenario results.<sup>66</sup> In the case of FAME, note that the required volumes far exceed the nameplate capacity of 2.2 billion gallons per EIA. In the case of

<sup>&</sup>lt;sup>62</sup> *Id.* at 13.

<sup>&</sup>lt;sup>63</sup> Id.

<sup>&</sup>lt;sup>64</sup> *Id.* at 14.

<sup>&</sup>lt;sup>65</sup> *Id.* at 16.

 $<sup>^{66}</sup>$  *Id.* at Exhibits 4 and 5.

E85, note that the required volumes far exceed the current use of 0.1 billion gallons per EIA (too small of a number to appear on the graph).



Exhibit 4: FAME Volume, by Scenario





#### A. Carryover RINs Will Not Prevent the Market Imbalance Caused by the Blendwall.

EPA itself noted the imminence of the RFS blendwall in the preamble to its proposed RFS volumes for 2013. In its proposed rule, EPA stated its belief that the economic effects from the blendwall would

likely be averted in 2013 because there are sufficient carryover RINs that can be used for compliance.<sup>67</sup> EPA expressed doubts, however, that such a surplus will be available to forestall the blendwall in 2014.<sup>68</sup> Moreover, concerns related to RIN market volatility should call into question EPA's belief that sufficient quantity of RINs exist for the entire regulated community to avoid the blendwall. According to many experts, the scarcity of valid RINs has led to a rapid rise in the price of RINs due to increasing demand in the face of inability to increase surplus RINs.<sup>69</sup> Based on these concerns, EPA must reassess its projections that sufficient carryover RINs will be available to supplement the 2013 market to ensure compliance with the RFS mandates, and EPA also must further evaluate the projected shortfall of RINs in 2014.

The blendwall effects may be avoided in 2013 only if obligated parties have sufficient carryover RINs to meet their requirements under the RFS—a questionable conclusion given the current volatility of the RIN trading market.<sup>70</sup> Several economists have stated that the RIN carryover will be reduced significantly by the end of 2013 and will be insufficient to meet the 2014 RFS mandates.<sup>71</sup> Charles River Associates completed a study in 2011 that concluded that the market would encounter the E10 blendwall by 2013.<sup>72</sup> The study concluded that efforts to increase E85 or E15 and to decrease the presence of E0 (neat gasoline) in the domestic market could not be implemented economically or quickly enough to forestall the blendwall.<sup>73</sup> Additionally, EPA's original estimates of when the market would reach the blendwall were based on fuel consumption estimates found in the AEO 2009,<sup>74</sup> while the Charles River Study's fuel consumption estimates come from the AEO 2011.<sup>75</sup> The difference in the projection of when the blendwall will be reached can be explained in part by an examination of the *Annual Energy Outlook* reports, which show declining estimates of transportation fuel consumption in successive years.<sup>76</sup> Lower fuel consumption requires that a higher percentage of ethanol be blended into gasoline in order to meet the renewable volume targets and accelerates the arrival of the

<sup>75</sup> CHARLES RIVER STUDY, *supra* note 63, at 15.

<sup>&</sup>lt;sup>67</sup> 78 Fed. Reg. 9282, 9301 (Feb. 7, 2013).

<sup>&</sup>lt;sup>68</sup> *Id.* See also USDA ECONOMIC RESEARCH SERVICE, FDS-13d-SA, *HIGH RIN PRICES SIGNAL CONSTRAINTS TO U.S. ETHANOL EXPANSION* 1, 3 (Apr. 12, 2013) (stating that "This shortfall in meeting the conventional ethanol RFS will soon transmit to a shortfall in the availability of conventional RINs relative to the demand for RINs for RFS compliance, likely to occur in 2014 once carryover RINs are no longer sufficient to fill the gap.").

<sup>&</sup>lt;sup>69</sup> Since January 7, 2013, RIN prices rose from 7.1 cents per credit to over \$1.00 per credit, representing an increase of over 2700 percent in the price of RINs. *See* Robert Wagner, *Ethanol RIN Prices Up 2740% Year To Date*, Seeking Alpha (July 19, 2013), http://seekingalpha.com/article/1558892-ethanol-rin-prices-up-2740-year-to-date?source=bloomberg.

<sup>&</sup>lt;sup>70</sup> Most refiners do not blend ethanol and are dependent upon purchasing RINs for compliance. Some refiners do not have a supply of "banked RINs" and now may be unable to acquire sufficient RINs at reasonable prices. *See e.g.*, Frank Pici, Monroe Energy Letter to EPA, Docket ID No. EPA-HQ-OAR-2012-0546-0110 (Apr. 7, 2013).

<sup>&</sup>lt;sup>71</sup> See, e.g., University of Illinois, *Exploding Ethanol RINs Prices: What's the Story*? Table 1

http://farmdocdaily.illinois.edu/2013/03/exploding-ethanol-rins-prices.html (Mar. 8, 2013).

 <sup>&</sup>lt;sup>72</sup> See Harry Foster, Robert Baron, and Paul Bernstein, Impact of the Blendwall Constraint in Complying with the Renewable Fuel Standard, Charles River Associates 5 (Nov. 2, 2011) [hereinafter Charles River Study].
 <sup>73</sup> Id.

<sup>&</sup>lt;sup>74</sup> EPA, RENEWABLE FUEL STANDARD PROGRAM (RFS2) REGULATORY IMPACT ANALYSIS 238 (2010) [hereinafter RFS2 RIA]; *see* U.S. ENERGY INFORMATION ADMINISTRATION, DOE/EIA-0383(2009), ANNUAL ENERGY OUTLOOK 2009 ("AEO 2009").

<sup>&</sup>lt;sup>76</sup> See, e.g. U.S. Energy Information Administration, Annual Energy Outlook 2012 Early Release Overview 5 (Jan. 23,

<sup>2012);</sup> *compare with* U.S. ENERGY INFORMATION ADMINISTRATION, ANNUAL ENERGY OUTLOOK 2013EARLY RELEASE OVERVIEW 1, 6 (Dec. 5, 2012).

blendwall.<sup>77</sup> Regardless of these differences, both studies support the undeniable fact that the blendwall will be reached in 2013.

Unlike the earlier work, the MathPro study takes into account the RIN carryover and uses the most upto-date energy demand from AEO 2013.

# B. E15 Is Not a Viable Solution to the Blendwall.

EPA has approved the sale of E15 for sale for use in model year 2001 and later vehicles. That approval was based exclusively on a Department of Energy study indicating that E15 would not adversely affect emissions control systems in a select group of on-road vehicles.<sup>78</sup> Petitioners question, but do not attempt to challenge, the E15 waiver decision in this Petition. The DOE study looked at other electronic and mechanical systems (*e.g.*, engines, fuel systems) essential for vehicle functionality, but this was a cursory, last-minute, approach that was inappropriate for extrapolation.<sup>79</sup>

The fact that only two vehicle manufacturers have approved of E15, and have only done so for vehicles produced in the most recent two model years, demonstrates just how radically the widespread use of E15 would impact the existing fleet. EPA's approval was based on their limited analysis of emissions control systems. E15 creates numerous concerns for consumers, refiners, ethanol producers, fuel retailers, and auto manufacturers. E15 is not a viable mechanism for the transportation sector to absorb more ethanol-blended fuels (and thereby also generate additional RINs), nor does it do anything to prevent—or even delay—the blendwall. Instead, E15 merely provides one limited, problematic avenue for additional RFS compliance that is insufficient to surmount the issues that the blendwall creates.

# 1. E15 Is Incompatible With the Existing Vehicle Fleet.

For automobiles built before 2011, automobile manufacturers are unanimous. They have stated that the use of E15 may damage vehicle engines and will void warranties.<sup>80</sup> In the face of these public pronouncements, the sale of E15 creates concerns over not only consumer dissatisfaction and brand reputational harm, but also potential liabilities for obligated parties, fuel distributors, ethanol producers, and engine manufacturers.<sup>81</sup> The Coordinating Research Council ("CRC") conducted extensive studies

President for Federal Government Affairs, Alliance of Automobile Manufacturers) [hereinafter Alliance Testimony].

<sup>&</sup>lt;sup>77</sup> See Charles River Study, supra note 63, at 15-16.

<sup>&</sup>lt;sup>78</sup> See 75 Fed. Reg. 68,094 (Nov. 4, 2010) (providing E15 waiver for vehicles model year 2007 and after for light duty motor vehicles); 76 Fed. Reg. 4662 (Jan. 26, 2011) (providing E15 for vehicles model year 2001-2006 for light duty motor vehicles).

<sup>&</sup>lt;sup>79</sup> EPA should have used tests specifically designed by automotive engineers to evaluate those effects—the approach that the Coordinating Research Council took.

<sup>&</sup>lt;sup>80</sup> See Letter from Representative James Sensenbrenner to Lisa Jackson, Administrator, Envtl. Protection Agency (July 5, 2011), *available at* http://sensenbrenner.house.gov/uploadedfiles/e15\_auto\_responses.pdf (summarizing comments from automakers on the use of E15 and expressing concern for the effects of E15 on vehicles); *see also* Gary Strauss, *AAA Warns E15 Gasoline Could Cause Car Damage*, USA TODAY, Nov. 30, 2012, *available at* http://www.usatoday.com/story/news/nation/2012/11/30/aaa-e15-gas-harm-cars/1735793/ (noting statements by BMW, Chrysler, Nissan, Toyota, and Volkswagen that their warranties will not cover fuel-related claims caused by E15, and statements from Ford, Honda, Kia, Mercedes-Benz, and Volvo that E15 use will void warranties). <sup>81</sup> See Overview of the Renewable Fuel Standard: Stakeholder Perspectives: Hearing Before the Subcomm. on Energy and Power of the H. Comm. on Energy and Commerce, 133<sup>th</sup> Cong. 5 (2013) (statement Shane Karr, Vice
examining the potential effects of E20 and E15 use on motor vehicle engines and fuel system components across a sample set of commonly-used post-2001 model year light duty vehicles.<sup>82</sup> The studies found that some vehicles—ones that EPA approved for use with E15 after reviewing effects on emissions—experienced fuel pump system failures or other mechanical damage from operating on intermediate-level ethanol blends.<sup>83</sup> Moreover, the fuel pump systems that failed or exhibited other effects during testing on E15 are used in a substantial number of the 29 million 2001-2007 model year vehicles represented in the studies.<sup>84</sup> The engine durability study showed that two popular gasoline engines used in light-duty automotive applications of 2001-2009 model year vehicles failed with mechanical damage when operated on E15 and E20.<sup>85</sup> The damage that E15 will inflict on a significant number of vehicles translates to a significant potential liability for multiple entities throughout the fuel supply chain.

Furthermore, consumer organizations including AAA fear that the public's unfamiliarity with E15 will lead to misuse and vehicle damage.<sup>86</sup> In a recent survey, AAA found that "[a]n overwhelming 95 percent of consumers surveyed have not heard of E15, a newly approved gasoline blend that contains up to 15 percent ethanol."<sup>87</sup> Based on this finding and the fact that less than 5 percent of the vehicles on the road are approved by their manufacturers to use E15, AAA urged EPA to halt the sale of E15.<sup>88</sup> Even Public Citizen has come out in opposition to E15. In a recent *amicus* brief filed in the U.S. Supreme Court, Public Citizen identified the harm to consumers that will result from E15: (1) incompatibility with vehicles, and the likely damage to many vehicles for which E15 has been approved; (2) the potential for misfueling; (3) reductions in gas mileage; and (4) greater fueling and food costs.<sup>89</sup>

The fuel segregation and labeling requirements attendant to the marketing of E15 depend on market and consumer acceptance. In fact, EPA itself recognized the potential dangers resulting from the improper use of E15 when it approved the E15 waivers.<sup>90</sup> EPA determined that the use of product transfer documents to track the distribution of E15 and "attention" labels on fueling stations were necessary to minimize the risk of vehicle damage caused by misfueling.<sup>91</sup> Thus, E15 is far from a "drop

- http://www.crcao.org/reports/recentstudies2012/CM-136-09-1B%20Engine%20Durability/CRC%20CM-136-09-1B%20Final%20Report.pdf; *see also* COORDINATING RESEARCH COUNCIL, DURABILITY OF FUEL PUMPS AND FUEL LEVEL SENDERS IN NEAT AND AGGRESSIVE E15 (Jan. 2013), *available at*
- http://www.crcao.org/reports/recentstudies2013/CRC%20664%20[AVFL-

- <sup>83</sup> COORDINATING RESEARCH COUNCIL, DURABILITY OF FUEL PUMPS AND FUEL LEVEL SENDERS IN NEAT AND AGGRESSIVE E15 1-3 (Jan. 2013), available at http://www.crcao.org/reports/recentstudies2013/CRC%20664%20[AVFL-
- 15a]/AVFL%2015a%20[CRC%20664]%20Final%20Report%20only.pdf.
- <sup>84</sup> *Id*. at 3.

<sup>&</sup>lt;sup>82</sup> See Coordinating Research Council, Intermediate-Level Ethanol Blends Engine Durability Study (Apr. 2012), available at

<sup>15</sup>a]/AVFL%2015a%20[CRC%20664]%20Final%20Report%20only.pdf.

 <sup>&</sup>lt;sup>85</sup> COORDINATING RESEARCH COUNCIL, INTERMEDIATE-LEVEL ETHANOL BLENDS ENGINE DURABILITY STUDY, *supra* note 73, at 15.
 <sup>86</sup> Press Release, AAA, New E15 Gasoline May Damage Vehicles and Cause Consumer Confusion (Nov. 30, 2012), *available at* http://newsroom.aaa.com/2012/11/new-e15-gasoline-may-damage-vehicles-and-cause-consumer-confusion/; *see also* Brief of Amicus Curiae Public Citizen, Inc., in Support of Petitioners, Alliance of Automobile Manufacturers v. U.S. Envtl. Protection Agency, 133 S. Ct. 2880 (2013) (No. 12-1167).

<sup>&</sup>lt;sup>87</sup> Press Release, AAA, *supra* note 77.

<sup>&</sup>lt;sup>88</sup> Id.

<sup>&</sup>lt;sup>89</sup> *See* Brief of Amicus Curiae Public Citizen, *supra* note 77.

<sup>&</sup>lt;sup>90</sup> See 75 Fed. Reg. at 68,049-50 (noting the difficulties of ensuring the proper labeling of E15 pumps due to the fact that most retail stations are independently operated).

<sup>&</sup>lt;sup>91</sup> Id.

in" solution to the blendwall. The fuel's very use is conditioned by restrictions in state law, by acceptable light duty vehicle types, by labeling of the fuel, and through a continuing inability to use the fuel in any non-road vehicle engine or vehicle, including such ubiquitous consumer items as lawnmowers and hedge trimmers. EPA cannot reasonably rely on a potentially unsafe fuel source as a compliance option, especially when the manufacturers of those vehicles have warned their customers not to use E15.

## 2. E15 Impairs Vehicle Fuel Economy.

Relatedly, E15 also results in lower fuel economy due to the higher concentration of ethanol in the fuel. A Department of Energy study found that the use of E15 over E10 results in a 1.6 percent loss in fuel economy.<sup>92</sup> Particularly in the current economic climate, consumers are unlikely to choose a product that fails to deliver long-term savings at the pump.

# 3. E15 Is Incompatible With the Existing Refueling Infrastructure, the Vast Majority of Which Is Not Owned by Obligated Parties.

The E15 infrastructure is not under the control of the parties obligated to comply with RFS, given that *more than 95 percent of gasoline stations are independently owned*. While refiners and importers are obligated to comply with the mandates, they own less than 5 percent of the gasoline stations in the United States, and thus cannot completely control what fuel will be offered or not offered to consumers at the retail level. With limited exceptions, obligated parties cannot themselves decide to install infrastructure or carry a new type of fuel. Individual retail outlets will largely decide when to offer E15— or not. They will decide (1) whether to assume the risk of damaging their customers' gasoline engines and (2) whether and how to upgrade their facilities to replace tanks, dispensers, and related equipment to carry E15.<sup>93</sup> And their decisions are made more difficult by the fact that no one knows if consumers will actually purchase the product. For those obligated parties that operate retail facilities, the cost of retrofitting those facilities to store and dispense E15 is prohibitive. Retail fuel sales have been a low margin, highly competitive business that generally cannot afford the costs associated with hardening their fuel storage and dispensing systems to handle E15.

A study conducted by the National Renewable Energy Laboratory in 2010 evaluating retail fuel dispensing equipment types already approved for E10 found that the use of higher ethanol-blended fuels in both new and older equipment resulted in a reduced levels of safety and performance.<sup>94</sup> To ensure that the dispensing equipment is safe, federal regulations require only approved or "listed" devices may be used for dispensing motor fuel at fueling stations, which requires station operators who wish to offer ethanol blends higher than E10 to retrofit or to install new, specially designed pumps that are listed as compatible with higher blends of ethanol by a nationally recognized testing laboratory

<sup>&</sup>lt;sup>92</sup> ALTERNATIVE FUELS DATA CENTER, U.S. DEP'T OF ENERGY, *E15 Approved for Use in 2001 and Newer Vehicles* (Feb. 11, 2011), http://www.afdc.energy.gov/technology\_bulletin\_1210.html (last visited Mar. 12, 2013).

<sup>&</sup>lt;sup>93</sup> See Overview of the Renewable Fuel Standard: Stakeholder Perspectives, Hearing Before the Subcomm. on Energy and Power of the H. Comm. on Energy and Commerce, 113<sup>th</sup> Cong. (July 23, 2013) (statement of Joseph Petrowski on behalf of the Society of Independent Gasoline Marketers of America and the National Association of Convenience Stores, *available at* http://docs.house.gov/meetings/IF/IF03/20130723/101184/HHRG-113-IF03-Wstate-PetrowskiJ-20130723.pdf [hereinafter SIGMA/NACS Testimony].

<sup>&</sup>lt;sup>94</sup> See Kenneth Boyce & Thomas Chapman, NATIONAL RENEWABLE ENERGY LABORATORY, *Dispensing Equipment Testing With Mid-Level Ethanol/Gasoline Test Fluid* 16 (2010), *available at* http://www.nrel.gov/docs/fy11osti/49187.pdf.

(NRTL).<sup>95</sup> Prior to 2010, Underwriters Laboratories (the primary NRTL) had not listed a single dispenser as compatible with any ethanol concentration greater than 10 percent.<sup>96</sup> EPA states "[b]ecause it is common for tank owners to use their tanks for 30 years or more, most UST systems currently in use are likely to contain components not designed to store ethanol blends greater than 10 percent."<sup>97</sup> Selling E15 safely will require expensive investments in retail fueling equipment—which are beyond the control of obligated parties that own less than 5 percent of gasoline stations—and which may not be made unless sufficient demand for higher blend fuels exists to justify such expenditures.

The Society of Independent Gasoline Marketers of America ("SIGMA") and the National Association of Convenience Stores ("NACS") recently testified to Congress that potential liabilities associated with selling E15 prevent E15 from being a viable solution to the blendwall:

Without regard to these unanticipated market realities, the required RFS volume targets continue to increase year after year. As a practical matter, these targets can only be met if more ethanol is blended into gasoline. The market is not able to do this at the present time, largely because (as discussed below) retailers fear that selling gasoline blends greater than 10 percent ethanol (so-called "E10") will increase their liability exposure.

\* \* \* \*

As you are likely aware, EPA recently authorized the use of E15 in certain vehicles. However, this has so far done very little to expand the use of renewable fuels, due largely to a lack of consumer demand, as well as retailers' liability and compatibility concerns and state and local restrictions on selling E15. Indeed, EPA's decision to approve the sale of E15 serves to highlight the *limitations* that directly affect retailers and impede the implementation of the RFS.<sup>98</sup>

The costs associated with E15 dispenser and storage systems compatibility can be formidable.<sup>99</sup> Purchasing new E-15 compatible dispensers costs approximately \$20,000 per dispenser, while retrofitting a dispenser, if even possible, can be done for \$2,000-\$4,000 per dispenser. Even if a retail establishment were willing to expend the capital to ensure E15 compatible dispensers, many stations will find it impossible to determine the compatibility of their underground storage systems and "[w]hen a retailer proceeds to crack open concrete to address underground equipment issues, costs can quickly exceed \$100,000 per location."<sup>100</sup>

A recent survey by NACS found similar limitations for mid-level ethanol blends: "recent consumer input indicates that the market is not ready to accommodate sufficient volumes of these alternative fuel blends to satisfy the requirements of the RFS. Inadequate infrastructure and limited consumer demand

<sup>&</sup>lt;sup>95</sup> 29 C.F.R. 1910.106(g).

<sup>&</sup>lt;sup>96</sup> SIGMA/NACS Testimony, *supra* note 84 at 5.

<sup>&</sup>lt;sup>97</sup> EPA, Notice of Final Guidance, Compatibility of Underground Storage Tank Systems with Biofuel Blends, 76 Fed. Reg. 39,095, 39,096 (July 5, 2011),

<sup>&</sup>lt;sup>98</sup> SIGMA/NACS Testimony, *supra* note 84, at 4-5. *See also* NACS "Challenges Remain Before E15 Usage is Widespread, http://www.nacsonline.com/YourBusiness/FuelsReports/GasPrices\_2013/Pages/Challenges-Remain-Before-E15-Usage-Is-Widespread.aspx (last visited August 8, 2013).

<sup>&</sup>lt;sup>99</sup> SIGMA/NACS Testimony, *supra* note 84, at 5-6,

<sup>&</sup>lt;sup>100</sup> *Id.* at 6.

puts the future of the RFS in peril unless adjustments are made."<sup>101</sup> Moreover, "[r]etailers recognize this limitation in demand, with more than three-quarters (79%) of the NACS members surveyed citing lack of demand as the reason that they don't sell the fuel."<sup>102</sup> The NACS Survey also confirms the retail station operators' concerns over the potential legal risks of selling E15:

Demand isn't the only issue limiting availability. Retailers also expressed concerns about the costs associated with upgrading or replacing equipment to legally store and sell these new fuels: 46% said that the costs to upgrade to sell E15 were a concern, and 44% said that the costs to upgrade for E85 were a concern. Failure to use certified equipment can expose retailers to potential liability. Retailers also expressed concerns over potential liability from misfueling: 46% and 44% cited liability concerns over E15 and E85, respectively.<sup>103</sup>

For these reasons, NACS believes that "the statutory increases in renewable fuel volumes sold each year must be revised to reflect the declining size of the overall gasoline market."<sup>104</sup>

State regulatory approvals stand as an additional obstacle to the introduction of E15. DOE has noted that 90 state laws and regulations in more than 30 states limit the sale of E15, and it is not known when they will be revised or amended.<sup>105</sup> A Congressional Research Service report includes an overview of the various concerns:

A key non-vehicle issue is whether existing infrastructure can support ethanol blends above E10. Like automobiles, while some existing gasoline tanks and pumps were designed and/or certified to handle up to E10, none to date have been designed or certified to handle higher ethanol blends. Even if the fuel is approved by EPA for use in motor vehicles, presumably fuel suppliers and/or retailers would be unwilling to sell the fuel unless they are confident that it will not damage their existing systems or lead to liability issues in the future. Otherwise, it seems doubtful that fuel suppliers and retailers would voluntarily upgrade their systems to handle the new fuel. Further, loan covenants and insurance policies would need to be modified to reflect the use of the higher ethanol blend.<sup>106</sup>

<sup>&</sup>lt;sup>101</sup> See NACS Survey: Evolve the Renewable Fuels Standard, Natl. Assoc. of Convenience Stores (June 11, 2013), http://www.nacsonline.com/News/Daily/Pages/ND0611131.aspx#.UeNKrZXLZUQ. "Only 26% of fuel consumers said that they are familiar with E15, and this lack of awareness significantly diminishes potential demand. After E15 was described to surveyed consumers, only 59% of them said that they would consider purchasing E15 if it were the same price per gallon as gasoline." *Id.* 

<sup>&</sup>lt;sup>102</sup> Id.

<sup>&</sup>lt;sup>103</sup> Id.

<sup>&</sup>lt;sup>104</sup> Id.

<sup>&</sup>lt;sup>105</sup> See U.S. DEP'T OF ENERGY, E15, Alternative Fuels Data Center,

http://www.afdc.energy.gov/fuels/ethanol\_e15.html (stating that "[t]here are more than 90 state laws and regulations currently limiting sales of E15 in more than 30 states. Some state restrictions in conflict include a 10 percent ethanol blend cap, state biofuels mandates, technical fuel specification standards, and waivers. It is unknown when the update of laws and regulations to allow E15 sales will be completed").

<sup>&</sup>lt;sup>106</sup> Brent D. Yacobucci, Cong. Research Serv., R40445, Intermediate-Level Blends of Ethanol in Gasoline, and the Ethanol "Blend Wall" 11-12 (2010) (footnote omitted).

Blendstock for E15 blending differs from blendstock for E10 blending, and would present its own infrastructure/storage issues at refineries/terminals. For instance, while E10-BOB benefits from a summertime 1 psi RVP waiver, E15-BOB does not. This would require that E10-BOB be segregated from E15-BOB during the volatility control season from the refinery all the way through the distribution system to retail. Further, producers of E15-BOB must have an EPA-approved E15 misfueling mitigation plan ("MMP") in place before its blendstock can be sold for blending E15. E10-BOB does not require an MMP to be in place. These differing suitability requirements will make it necessary that the two blendstocks be kept segregated downstream of the refinery year-round. Such segregation requirements make offering an additional blendstock specifically for E15 unworkable and impractical.

In its 2009 Federal Register notice, EPA acknowledged that the driving motivation behind the original petition for the E15 waivers was the need to find a fuel source that could delay the blendwall.<sup>107</sup> The original hope was that the use of E15 would provide time for the maturation of alternative sources that would ensure long-term, sustained compliance with the RFS. But that clearly has not happened. A waiver of the RFS in 2014 provides a reasonable, rational way to proceed in the face of the confluence of many different circumstances preventing E15 use for the foreseeable future.

The risks and potential liabilities presented by E15 in terms of vehicle and infrastructure incompatibility cannot be overstated and must not be ignored by EPA. This petition is not about the wisdom of RFS or ethanol particularly. It is about the simple facts and realities presented by the E10 blendwall. It is difficult to understand how or why the federal government would knowingly and intentionally enforce a rule that seeks to require the manufacture and sale of a fuel product (E15) that:

- will damage engines and other systems in millions of vehicles that have been "approved" by EPA for E15, but which are unapproved by the vehicle manufacturers and for which use may void the vehicle warranty;
- is illegal and unavailable for tens of millions of other automobiles, trucks, off-road vehicles, boats and small-equipment products, and which will decrease the availability of the gasoline required by owners of these products;
- results in fewer miles-per-gallon for most vehicles, thus reducing vehicle efficiency at a time when the federal government is promulgating aggressive vehicle efficiency standards;
- is incompatible with, and thus cannot legally be stored in or dispensed from, the vast majority of the existing gasoline retail distribution system, thus forcing thousands of small business owners to either incur enormous costs to upgrade their systems or run the economic and environmental risks posed by carrying an incompatible product; and
- requires obligated party manufacturers and importers, fuel suppliers, distributors and retailers, engine and vehicle manufacturers, and many others, to face potential liabilities and litigation all for complying with the federal mandate.<sup>108</sup>

<sup>&</sup>lt;sup>107</sup> 74 Fed. Reg. 18,228, 18,229 (Apr. 21, 2009).

<sup>&</sup>lt;sup>108</sup> Unlike the different fuel nozzle sizes required for unleaded and leaded gasoline (which themselves did not completely stop improper usage of leaded fuel), however, there are no physical safeguards to prevent consumer misuse of E15.

Accordingly, it is unreasonable to expect fuel suppliers to introduce E15 and assume these risks.

### C. E85 Is Not a Viable Solution to the Blendwall.

Many of the factors that have prevented E15 from expanding in the domestic fuel market and slowing the arrival of the blendwall also prohibit E85 from serving as a solution to the blendwall problem. Moreover, there are simply not enough flex-fuel vehicles ("FFVs") to use enough ethanol to delay the blendwall. Under any reasonable assumptions relating to the growth of the market for FFVs, there will still not be enough FFVs to avoid the blendwall in the foreseeable future.

In the United States, there is a very limited market for E85—an ethanol/gasoline blend that in practice ranges from 51 percent to 83 percent denatured ethanol—which can be sold for use in FFVs. Even with very optimistic projections of the growth in E85 sales, the NERA Study concludes that E85 is an ineffective solution to prevent the blendwall from continuing into 2014.<sup>109</sup> E85 fails to provide a viable solution because of the significant market limitations and infrastructure constraints identified below.

The MathPro study shows that E85 is not a viable solution to the blendwall (see E85 graph on page 15).

In the scenario assuming no reduction in total renewable and advanced biofuel volumes in proportion to cellulosic biofuel reduction, the data in the MathPro study show that E85 fuel demand would need to grow from 0.02 billion gallons in 2013 to ~1.9 billion gallons in 2014 (over 9000 percent increase), to ~7.9 billion gallons in 2015, and to 22.4 billion gallons in 2020.<sup>110</sup> Such growth would be unprecedented for any industry. Furthermore, "[t]he ability of the prospective FFV fleet's [sic] to absorb E85 volumes would be exceeded by 2017 (even under the optimistic assumptions that FFV owners using E85 would use it exclusively). . . . This result implies that FFV sales would have to expand considerably beyond those projected in *AEO* 2013."<sup>111</sup>

In the scenario assuming a reduction in total renewable and advanced biofuel volumes in proportion to cellulosic biofuel reduction, the data in the MathPro study shows that E85 fuel demand would need to grow from 0.02 billion gallons in 2013 to ~3.5 billion gallons in 2015 (over 17,000 percent increase), to ~7.3 billion gallons in 2020. Similar to the previous case, such growth would be unprecedented. Also use of E85 fuel in FFVs would need to increase to over 50 percent of the time, when, according to EIA, consumers in the marketplace use E85 less than 5 percent of the time.<sup>112</sup>

### 1. The E85 Refueling Infrastructure Is Inadequate.

The over 2,300 E85 fueling stations currently in existence in the United States<sup>113</sup> represent only approximately 2 percent of domestic fueling stations. High investment costs prevent the rapid construction of new stations or the conversion of existing stations. New fueling tanks for E85 cost up to \$200,000, a substantial investment for a product that lacks demonstrated demand in the

<sup>&</sup>lt;sup>109</sup> NERA STUDY, *supra* note 4, at 32.

<sup>&</sup>lt;sup>110</sup> MATHPRO STUDY, *supra* note 57, at 11.

<sup>&</sup>lt;sup>111</sup> *Id.* at 12.

<sup>&</sup>lt;sup>112</sup> *Id.* at 13.

<sup>&</sup>lt;sup>113</sup> U.S. DEP'T OF ENERGY, *ETHANOL FUELING STATION LOCATIONS*,

http://www.afdc.energy.gov/fuels/ethanol\_locations.html (last visited 8/11/2013).

marketplace.<sup>114</sup> Moreover, most fueling stations contain two tanks one for regular gasoline and the other for premium gasoline, with mid-grade being produced by blending the two.<sup>115</sup> Retrofitting or converting an existing tank would result in a retailer losing an existing proven revenue stream in exchange for a product with speculative demand.<sup>116</sup> Given these impediments, it is not surprising that only 200 to 500 E85 dispensers are installed each year, representing a miniscule portion of the fueling station market.<sup>117</sup> This number pales in comparison to the over 156,000 gas stations <sup>118</sup> in the United States.<sup>119</sup> The costs associated with E85 infrastructure are important because, even though many gas stations sell "branded" fuel, obligated parties do not own the vast majority of retail gas stations across the country. In fact, more than 95 percent of all gas stations are owned by smaller businesses (nonobligated parties).<sup>120</sup> EPA cannot expect independently-owned businesses that operate on thin margins to risk installing expensive E85 dispensing equipment in the absence of strong consumer demand. Even if the number of stations continues to grow at a rate of 500 per year, E85 stations would still likely represent a mere 3 percent of the fueling station market by the end of 2013.<sup>121</sup> Because they are not obligated parties under the RFS, these small business owners also lack the regulatory incentive to make the costly investments in E85 infrastructure. We also note that distribution of E85 is concentrated in the Midwest and FFV access to E85 is even more limited than these numbers imply.

As the NERA Study points out, even an overly optimistic growth scenario still fails to produce enough E85 fueling stations to create a viable alternative to E10.<sup>122</sup> Although the number of FFVs in the market may continue to grow, sufficient infrastructure does not exist to encourage consumers to use E85 in these vehicles. Even if there were a significant expansion in E85 sales in the next two years—as assumed in the NERA Study—the study clearly demonstrates that E85 consumption would still be insufficient to avoid the adverse consequences of the blendwall in 2014.<sup>123</sup> Quite optimistically in comparison to the AEO 2011 forecast, NERA modeled the sale of over 1.6 billion additional gallons of

<sup>115</sup> NACS ONLINE, Challenges Remain Before E15 Usage Is Widespread,

http://www.nacsonline.com/YourBusiness/FuelsReports/GasPrices 2013/Pages/Challenges-Remain-Before-E15-Usage-Is-Widespread.aspx.

<sup>&</sup>lt;sup>114</sup> COMM. ON ECON. AND ENVIL. IMPACTS OF INCREASING BIOFUELS PROD., RENEWABLE FUEL STANDARD: POTENTIAL ECONOMIC AND ENVIRONMENTAL EFFECTS OF U.S. BIOFUEL POLICY 385 (The National Academies Press, 2011). EPA has previously made the following cost estimates: (1) the total cost of installing a two-nozzle E85 dispenser is \$23,000; (2) the cost of automatic tank-level gauging equipment is \$6,500; (3) the cost of installing a canopy addition to provide cover for an extra dispenser is \$15,000; and (4) the cost of installing a new 15,000-gallon underground E85 storage tank is \$102,000. Based on these figures, EPA estimated that an E85 installation with one dispenser would cost \$131,000, an E85 installation with two dispensers would cost \$154,000, an E85 installation with three dispensers would cost \$177,000, and upgrading an existing E85 facility from one E85 dispenser to three E85 dispensers would costs \$130,000. RFS2 RIA, *supra* note 65, at 781-82.

<sup>&</sup>lt;sup>116</sup> Id.

<sup>&</sup>lt;sup>117</sup> CHARLES RIVER STUDY, *supra* note 63, at 12-13.

<sup>&</sup>lt;sup>118</sup> *Third consecutive year station count drops,* NPN MAG., Oct. 2012, at 17 (counting 156,065 stations in 2012). <sup>119</sup> U.S. DEP'T OF ENERGY, *ETHANOL FUELING STATION LOCATIONS,* 

http://www.afdc.energy.gov/fuels/ethanol\_locations.html (last visited 8/11/2013).; *see also* John Mayes & Tom Hogan, *Market, Production Conditions will Prevent Meeting RFS*, OIL & GAS J. (Oct. 12, 2012), *available at* <u>http://www.ogj.com/articles/print/vol-110/issue-10/processing/market-production-conditions-will-prevent.html.http://factfinder2</u>.

<sup>&</sup>lt;sup>120</sup> Robert Bradley, It's Time to Repeal the Renewable Fuel Standard, FORBES, Apr. 17, 2013,

http://www.forbes.com/sites/robertbradley/2013/04/17/its-time-to-repeal-the-renewable-fuel-standard/. <sup>121</sup> CHARLES RIVER STUDY, *supra* note 63, at 13.

<sup>&</sup>lt;sup>122</sup> NERA STUDY, *supra* note 4, at 22.

<sup>&</sup>lt;sup>123</sup> *Id.* at 26-38.

E85 in 2014.<sup>124</sup> The model's only constraint on the sale of E85 is the ability to build E85 fueling stations.<sup>125</sup> To determine station growth, the NERA Study examined the number of E85 stations built from 2005 to 2011—an average of 340 new stations a year—and then assumed a construction growth rate increase of 25percent per year.<sup>126</sup> Further contributing to the aggressiveness of NERA's modeling assumptions regarding E85 growth, the demand projections used in NERA's model assume that the volume of E85 sales per station will increase 2.5 times between 2012 and 2015—an assumption that predicts much stronger demand than the market constraints detailed above would indicate.<sup>127</sup> Yet even with these optimistic modeling assumptions about E85 station growth and consumption, NERA's analysis still projects a significant RIN shortfall in 2014.<sup>128</sup>

## 2. There Is Inadequate Consumer Acceptance of E85.

Of equal importance, consumers have rejected E85 even where the infrastructure exists. For example, Minnesota has the most extensive network of E85 stations in the United States.<sup>129</sup> A review of monthly E85 sales compared to the number of stations reveals that despite a growing number of E85 retail outlets in Minnesota, annualized average monthly sales of E85 *declined* by 1.5 percent between 2012 and 2013.<sup>130</sup> In fact, total volume sales of E85 in Minnesota have dropped from a peak of 22 million gallons in 2008 to 15 million gallons in 2012.<sup>131</sup> Further, adding to the challenge of entering the E85 market, the average monthly throughput since 2008 is consistently less than 5,000 gallons per month.<sup>132</sup> which is roughly 4 percent of the average gasoline station's throughput of 128,000 gallons per month.<sup>133</sup> The Minnesota market highlights weak consumer demand for E85 and suggests that building additional E85 stations on a national scale would fail to result in an appreciable (if any) increase in the use of E85.

EPA understands that E85 refueling rates are low, estimating that the current E85 refueling frequency rate is only 4 percent for FFVs with reasonable access to E85. EPA projects that this rate will need to increase to 58 percent to ameliorate the impact of the E10 blendwall.<sup>134</sup> The current low refueling rate highlights consumer reluctance to use E85 as a fuel even when it is an option, likely due to the fuel economy penalty.<sup>135</sup> To date, the drivers of FFVs have overwhelmingly refueled with gasoline and rarely chosen E85. The fuel for a FFV is a consumer choice. A potential requirement for the production of more FFVs will not necessarily result in a large increase in sales of E85 because drivers of FFVs have the option to select E10.

- <sup>127</sup> Id.
- <sup>128</sup> *Id.* at 26-38.

<sup>131</sup> Id. <sup>132</sup> Id.

<sup>&</sup>lt;sup>124</sup> *Id.* at 23.

<sup>&</sup>lt;sup>125</sup> *Id*.at 22.

<sup>&</sup>lt;sup>126</sup> Id.

<sup>&</sup>lt;sup>129</sup> CHARLES RIVER STUDY, *supra* note 64, at 22.

<sup>&</sup>lt;sup>130</sup> MINN. DEPT. OF COMMERCE, 2013 Minnesota E85 + Mid-Blends Station Report, available at

http://mn.gov/commerce/energy/images/E-85-Fuel-Use-Data.pdf. The 2013 available data through June was doubled to create an annual figure.

<sup>&</sup>lt;sup>133</sup> NACS ONLINE, 2013 NACS Retail Fuels Report: The U.S. Petroleum Industry: Statistics, Definitions, <u>http://www.nacsonline.com/YourBusiness/FuelsReports/GasPrices\_2013/Pages/Statistics-and-Definitions.aspx</u> (last visited Aug. 10, 2013).

<sup>&</sup>lt;sup>134</sup> 75 Fed. Reg. 14,670, 14,762 (Mar. 26, 2010).

<sup>&</sup>lt;sup>135</sup> See Alliance Testimony, supra note 72, at 7 (stating that the "primary factors affecting the lack of E85 usage are pricing, availability, total full-tank range, and consumers' willingness to use the fuel").

EPA shares this perspective:

Similarly, EPA believes it is not appropriate to assume that ethanol FFVs will primarily use E85, as there is no extra vehicle cost to purchase an FFV (typically a consumer does not choose between an FFV and a non-FFV of the same vehicle model), E85 fuel is no cheaper and in fact usually more expensive per mile, and use of E85 reduces overall vehicle range since there is only one fuel tank (as opposed to PHEVs and dual fuel CNG vehicles which have two fuel storage devices and therefore the use of the alternative fuel raises overall vehicle range). Further, even with approximately 10 million ethanol FFVs in the U.S. car and light truck fleet, fuel use data demonstrate that ethanol FFVs only use E85 less than one percent of the time.<sup>136</sup>

EPA acknowledged the uncertainty that surrounds E85 in the Agency's recent draft guidance for calculating compliance credits issued to auto manufacturers under the GHG tailpipe emission standards.<sup>137</sup> The GHG tailpipe emission standards provide auto manufacturers with a credit for certain vehicles, such as FFVs, calculated through the use of a weighting factor (the "F value"). Currently, EPA has set the F value for FFVs at 0.50, meaning that the agency assumes a FFV uses E85 fifty percent of the time. In the draft guidance, EPA noted that the limited usage of E85 in FFVs suggests a more appropriate F value closer to zero.<sup>138</sup> FFVs and E85 cannot represent a viable solution to forestalling the blendwall when EPA itself concludes that FFV-owners rarely fuel their vehicles with E85. The limitations of E85 as an RFS compliance option and a lack of viable compliance alternatives will only hasten the arrival of the blendwall. Moreover, low E85 sales translate to an inadequate supply of RINs, which does nothing to forestall the problems caused by the E10 blendwall.

Based on the limited use of E85, EPA reduced the F value from 0.50 to 0.20 for FFVs model years 2016-2019.<sup>139</sup> This drastic change in the F value creates a major disincentive for automakers to build FFVs. The draft guidance points out that there is a historic relationship between an incentive for FFV production, such as the compliance credit, and the production of FFVs, and yet EPA fails to explain how the reduced F value will not adversely affect FFV production.<sup>140</sup> EPA's actions in this arena highlight the inconsistencies that result from the interaction of the GHG tailpipe emission standards and the RFS. The RFS calls for refiners to blend ever-increasing amounts of ethanol with gasoline and now EPA proposes to remove the biggest incentive for auto manufacturers to build a vehicle fleet that can safely run on high-ethanol blends. The GHG tailpipe emission standards do not act in a vacuum and EPA's draft guidance will only serve to frustrate future compliance with the RFS.

<sup>&</sup>lt;sup>136</sup> EPA , EPA-420-R-12-017, 2017 and Later Model Year Light-Duty Vehicle Greenhouse Gas Emissions and Corporate Fuel Economy Standards: Response to Comments 6-134 (Aug. 2012), *available at* 

http://www.epa.gov/otaq/climate/documents/420r12017.pdf.

<sup>&</sup>lt;sup>137</sup> See EPA, DRAFT GUIDANCE LETTER: E85 FLEXIBLE FUEL VEHICLE WEIGHTING FACTOR FOR MODEL YEAR 2016-2019 6 (Mar. 22, 2013), available at http://www.epa.gov/otaq/regs/ld-hwy/greenhouse/documents/draft-ffv-guidance-letter.pdf [hereinafter DRAFT GUIDANCE LETTER].

<sup>&</sup>lt;sup>138</sup> Id.

<sup>&</sup>lt;sup>139</sup> *Id.* at 1. Given the historical E85 usage, a 20 percent F value represents an arbitrarily high estimate for E85 refueling rates.

<sup>&</sup>lt;sup>140</sup> *Id.* at 11.

The chart below shows EIA's projections in 2012 and 2013 of E85 fuel use as a percentage of transportation energy in the U.S. Note the sharp decrease in the projections – E85 fuel is expected to be *less than 1 percent* of transportation energy demand in the most recent AEO.



As if the foregoing were not sufficient to demonstrate the limitations on E85, automobile manufacturers caution drivers against repeatedly switching back and forth between E85 and gasoline due to concerns that constant shifts in the ethanol content of the fuel can damage car engines.<sup>141</sup> States with their own renewable fuel requirements also warn against fuel switching unless the vehicle requires half a tank or more of fuel, and not without first burning off the remaining original fuel in the tank.<sup>142</sup> Ultimately, this combination of market constraints and concerns related to long-term vehicle maintenance limit the ability of E85 to prevent the blendwall.

## D. Biomass-Based Diesel Is Not a Viable Solution To Prevent the Blendwall.

Another purported alternative, biomass-based diesel, also fails to provide a viable solution to prevent the blendwall. There are two principal challenges to the increased use of biomass-based diesel. First, as explained above, there is a practical constraint in biomass-based diesel marketability that makes the introduction of blends above B5—a blend of 5 percent biodiesel and 95 percent conventional diesel—for most diesel-powered vehicles impossible; this constraint causes diesel production to incur an unavoidable RIN deficit.<sup>143</sup> Further, the use of biomass-based diesel is also limited by the lack of sufficient biomass-based diesel feedstocks to saturate the diesel pool at B5.<sup>144</sup> Indeed, biomass-based diesel feedstock constraints likely will continue for the foreseeable future, which sets up a diesel deficit as explained in Section I.B, *supra*.

The RFS regulations identify three separate categories of biomass-based diesel: biodiesel, renewable diesel that is not co-processed with petroleum, and cellulosic diesel.<sup>145</sup> Under the regulations, any

<sup>142</sup> ILL. DEP'T OF TRANSPORTATION, *Frequently Asked E85 Questions*,

<sup>&</sup>lt;sup>141</sup> See Tech Tips – E85 Fuel, GENERAL MOTORS,

http://www.gmfleet.com/content/dam/gmfleet/global/master/nscwebsite/en/Home/Shared\_Resources/PDFs/G MC1-12-03142-262%20E85%20Ethanol%20Fluid.pdf (last visited Mar. 15, 2013).

http://www2.illinois.gov/gov/green/Documents/FAQ's%20E85%20ver3.pdf (last visited Aug. 12, 2013).

<sup>&</sup>lt;sup>143</sup> CHARLES RIVER STUDY, *supra* note 63, at 35-36.

<sup>&</sup>lt;sup>144</sup> University of Illinois, *The Ethanol Blend Wall, Biodiesel Production Capacity, and the RFS...Something Has to Give*, (Feb. 13, 2013), http://farmdocdaily.illinois.edu/2013/02/ethanol-blend-wall-biodiesel-RFS.html ("the increase in biodiesel feedstock requirements would simply overwhelm feedstock markets").

<sup>&</sup>lt;sup>145</sup> See 40 C.F.R. § 80.1401 (defining "Biomass-based diesel" and "Cellulosic diesel").

combination of these fuels can be used to meet the biomass-based diesel, total advanced, and total renewable fuel mandates.<sup>146</sup> Because biomass-based diesel has an ethanol-equivalence value greater than 1.0,<sup>147</sup> each of these fuels also has the ability to generate additional RINs and could help forestall the blendwall.<sup>148</sup> This potential is offset, however, by significant limitations in the availability of the necessary feedstocks.

The most common type of biodiesel is "FAME" biodiesel, which is produced through the transesterification of plant and animal fats.<sup>149</sup> The resultant fuel is composed of fatty acid methyl esters ("FAME"), which are chemically distinct from petroleum fuels and possess different physical properties.<sup>150</sup> Because its production technology is mature and it requires a lower capital investment than other types of biomass-based diesel production, FAME biodiesel is likely to remain the primary biodiesel stock for the foreseeable future.<sup>151</sup> The availability of affordable feedstocks to produce FAME biodiesel, however, is limited.<sup>152</sup> While biodiesel can be made from a number of different plant and animal fats, soybean oil is the most common feedstock.<sup>153</sup> Because soybean oil and other feedstocks are commercially valuable commodities with numerous other uses, feedstock price and availability will be affected not only by soybean yield but also by market competition for feedstocks.<sup>154</sup>

In addition to feedstock limitations, there are a number of practical constraints to the widespread use of FAME biodiesel. For instance, FAME biodiesel is typified by significant variations in quality, which in turn leads to inconsistent performance, particularly at low temperatures. This leads to a seasonal pattern of acceptance. Further, FAME biodiesel presents its own logistic challenges. In particular, the potential for trailback into jet fuel precludes movements of blends containing FAME biodiesel on many common carrier pipelines. Finally, the vast majority of existing terminals do not currently have the infrastructure to receive, store, and blend FAME biodiesel. Even assuming the necessary infrastructure eventually can be developed, these facilities cannot realistically be constructed in the short term.

In contrast to FAME biodiesel, renewable diesel and cellulosic diesel are pure hydrocarbon fuels.<sup>155</sup> To date, due to economic/technological hurdles, production of renewable diesel and cellulosic diesel has lagged far behind the volumes required by the RFS.<sup>156</sup> In fact, in its proposed volumes for cellulosic and advanced biofuels for 2013, the EPA stated that it expects the vast majority of required volume of biomass-based diesel for 2013 (1.28 billion gallons) to be met by FAME biodiesel—which has its own

- <sup>149</sup> *Id.* at 33.
- <sup>150</sup> *Id.*
- <sup>151</sup> *Id.* at 34.
- <sup>152</sup> *Id.* at 37.
- <sup>153</sup> Id.
- <sup>154</sup> Id.

<sup>&</sup>lt;sup>146</sup> See id.; 40 C.F.R. § 80.1405 (setting forth Renewable Fuel Standards for "biomass-based diesel").

<sup>&</sup>lt;sup>147</sup> See 40 C.F.R. § 80.1415(b) (assigning equivalence values to various renewable fuels).

<sup>&</sup>lt;sup>148</sup> See CHARLES RIVER STUDY, *supra* note 63, at 32-33 (analyzing the increased use of biodiesel as blendstock as a potential method to delay breach of the E10 blendwall).

<sup>&</sup>lt;sup>155</sup> *Id.* at 34.

<sup>&</sup>lt;sup>156</sup> See Robert Wisner, EPA's Proposed Biofuels Mandates for 2013 – Challenges for the Biofuels Industry, Agric. MARKETING RESOURCE CENTER (Mar. 2013),

http://www.agmrc.org/renewable\_energy/biofuelsbiorefining\_general/epas-proposed-biofuels-mandates-for-2013---challenges-for-the-biofuels-industry/ (discussing historical and future problems associated with meeting the RFS' requirements for biomass-based diesel and cellulosic diesel).

limitations, as noted above.<sup>157</sup> For these reasons, biomass-based diesel production does not provide a viable solution to avoid the blendwall.

The MathPro study shows that biomass-based diesel is not a viable solution to the blendwall (see FAME graph on page 15).

In the scenario assuming no reduction in the total renewable fuel and advanced biofuel volumes in proportion to cellulosic biofuel reduction, the MathPro data show that 2 billion gallons of FAME would be required in 2014 (~40 percent increase vs. 2013), 4.7 billion gallons of FAME would be required in 2015 (~300 percent increase vs. 2013) and by 2020 11.1 billion gallons of FAME would be required by 2020 (~825 percent increase vs. 2013).<sup>158</sup> Per MathPro, "[b]y 2015, the FAME volume would exceed (i) the current 5 vol% limit on FAME blending in diesel fuel, and (ii) the biodiesel industry's current nameplate capacity of about 2.2 B gal/yr. By 2020, FAME blending would have to account for about 16 vol% of the distillate pool to enable compliance with the volume standards."<sup>159</sup>

In the scenario where the total renewable fuel and advanced biofuel volumes is reduced in proportion to cellulosic biofuel reduction, the MathPro data show that "FAME use would begin to expand in 2015, by which time the gasoline pool is saturated with ethanol (2012) and carryover RINs have been exhausted (2014). By 2017, FAME blending would exceed the current 5% blending limit in diesel fuel, and FAME production would have to reach 3.6 B gal/y, over 50% higher than the reported current FAME nameplate capacity of about 2.2 B gal/y. By 2020, FAME would have to account for about 6.5 vol% of the distillate pool to enable compliance with the RFS volume standards, which exceeds the current blending limit of 5 vol%."<sup>160</sup>

## E. Deficit Rollover Is Not a Solution to the Blendwall.

Some have suggested that the ability to roll a RIN deficit over in to the following year could be a solution to the blendwall problem. That is incorrect. In fact, when the first obligated parties opt to carry a deficit, it should be a signal to EPA that the RFS has become infeasible. Although it is permissible to roll a RIN deficit over for one year, EPA's rules state that the entire deficit and the entire obligation must be met in the second year. Given that the RFS mandates escalate year by year, rolling a deficit over from 2014 in to 2015 will not solve the problem. This is because the rapidly increasing mandated volumes will make it virtually impossible for a party in deficit ever to recover from the deficit. What options would the obligated party have in the second year to remain in compliance with the law except to severely curtail its obligation?

## F. When Obligated Parties Reduce Domestic Production Because of the Blendwall, Systemic RIN Shortages Prevent Other Companies from Using It as an Opportunity To Increase Their Domestic Sales Volumes and Market Share.

In the RFS 2013 final rule, EPA incorrectly dismisses the potential for reduced domestic fuel supplies, resulting from increased fuel exports and/or decreased fuel imports.<sup>161</sup> According to EPA, domestic

<sup>&</sup>lt;sup>157</sup> 78 Fed. Reg. at 9,285.

<sup>&</sup>lt;sup>158</sup> MATHPRO STUDY, *supra* note 57, at Exhibit 1A.

<sup>&</sup>lt;sup>159</sup> *Id.* at 11.

<sup>&</sup>lt;sup>160</sup> *Id.* at 13.

<sup>&</sup>lt;sup>161</sup> 2013 RFS Final Rule, *supra* note 35, at 66-67.

supply is unlikely to drop when certain obligated parties are unable to supply the market because other obligated parties would simply increase sales volumes in an effort to gain market share.<sup>162</sup> This reasoning represents a fundamental misunderstanding of the blendwall problem and ignores the fact that the blendwall affects the entire industry.<sup>163</sup> NERA explains that "the blending percentage standard for total renewable fuel will eventually exceed the maximum feasible level of renewable fuel that can be contained on average in a gallon of transportation fuel given the technological, market, and infrastructure constraints in the economy."<sup>164</sup> As a result, RINs will become scarce for everyone.<sup>165</sup> A scarcity of RINs likely will result in fewer gallons of gasoline and diesel that may be legally sold—a scenario that cannot be alleviated through the use of E15 or E85, as discussed elsewhere in this Petition. The contraction of the market is due to the fact that every batch of transportation fuel sold in the United States requires a specific percentage of RINs to be obtained. If surplus RINs are not available, no additional fuel may be sold in the domestic market.

As reported by NERA, there are limited compliance mechanisms, and they include reducing the RFS compliance obligation by reducing domestic fuel supplies (e.g., increasing exports, reducing production). NERA uses diesel as a specific example to illustrate how annual percentage standards, applied to both gasoline and diesel, could result in the tightening of the diesel supply initially, and then result in smaller gasoline and diesel supplies.<sup>166</sup>

In the RFS 2013 final rule, EPA also incorrectly asserts that high feedstock prices are a primary driver for RIN price increases.<sup>167</sup> One needs only point out that RINs prices were only a few pennies for years, while relative ethanol and petroleum prices varied, but only just recently shot up in 2013 while the ethanol and petroleum prices did not change significantly from prior year's variations. What has changed is the ethanol and gasoline consumption data that show we were nearing the blendwall. According to NERA, the cost of RINs depends on available supply, and RIN prices increase when there is an imbalance between supply and demand.<sup>168</sup> While the markets are certainly related, ethanol supply and demand is not necessarily a factor in RIN price. As noted in this Petition, compliance with the RFS is becoming more difficult due to blending requirements exceeding the amount of renewable fuel that can be folded into U.S. transportation fuels. It would be wrong to conclude that RIN prices are increased due to lack of ethanol supplies, especially during a period when the United States is a net exporter of ethanol. If the market demands more ethanol, then market signals via ethanol prices are sufficient.

Last, EPA indicates the impact of increasing RIN prices is not to increase overall transportation fuel costs, but rather to reduce the price of higher renewable content fuels (*e.g.*, E85) relative to the price of other fuels with a lower renewable content (e.g., E10). To use more E85, retailers must drop the price below

<sup>&</sup>lt;sup>162</sup> Id.

<sup>&</sup>lt;sup>163</sup> EPA is confusing an initial competitive market dynamic as the blendwall approaches with the blendwall impact itself. All players do not run short of RINs at the same time. While some obligated parties are already constrained and exposed to the full market RIN costs, others have a RINs inventory and lower average RINs costs. Obligated parties with lower costs would be expected to gain market share at the expense of higher cost suppliers. But the supply of RINs relative to demand is shifting and will continue to tighten as the RINs inventory is drawn down and fewer are available for sale as the mandates increase and additional RINs must be found in the marketplace to demonstrate compliance.

<sup>&</sup>lt;sup>164</sup> NERA STUDY, *supra* note 4, at 26.

<sup>&</sup>lt;sup>165</sup> *Id.* at 26-30.

<sup>&</sup>lt;sup>166</sup> *Id.* at 31-34.

<sup>&</sup>lt;sup>167</sup> 2013 RFS Final Rule, *supra* note 35, at 66.

<sup>&</sup>lt;sup>168</sup> See NERA STUDY, supra note 4, at 29-30.

that of gasoline to overcome the consumers' rejection of its efficiency loss and inconvenience. That has not occurred. According to the AAA, as of August 12, 2013, the national average retail price for E85 was selling at a 17-cent premium to regular gasoline on an energy-equivalent basis.<sup>169</sup> Moreover, the independently-owned retail service stations do not share the compliance burden that obligated parties bear to meet the RFS requirements. EPA's flawed logic assumes that obligated parties can overcome the blendwall merely by encouraging increased E85 consumption through dramatically reduced prices. As discussed in this Petition, this is not so.

## IV. A Partial Waiver Can Avoid the Inadequate Domestic Supply and Avoid Severe Economic Harm.

## A. The NERA Study Provides a Fundamentally New Analysis Than Studies Previously Considered by EPA.

The NERA Study differs in two fundamental respects from prior studies considered and rejected by EPA: (1) with respect to its assumptions about E10 production; and (2) in its economic modeling. In both divergences from prior studies, the NERA Study responds directly to EPA's stated criteria for analyzing waiver petitions.

In its 2008 denial of Texas's waiver petition, EPA explained that it believed the Iowa State model was the best available model to examine the impacts of a RFS waiver because it is a stochastic model and it captures the interaction between the agricultural and energy markets.<sup>170</sup> In its final notice of action, EPA dismissed several studies examining the ability of refiners to decrease ethanol blending because the studies failed to address whether the economics of ethanol and gasoline production would lead refiners to reduce blending rates in the event of a waiver.<sup>171</sup> The prior analyses assumed a departure from the production of E10 and decreased use of ethanol as oxygenate in the event of a waiver, which EPA deemed implausible under current market conditions.<sup>172</sup> In contrast, the NERA Study assumes that all refiners will continue to produce as much E10 as possible and examines a situation in which production of E10 alone is no longer sufficient to meet the RFS.<sup>173</sup> This reflects the actual blendwall that faces the United States now and is an important difference that distinguishes and validates the NERA Study, unlike the prior studies considered and rejected by EPA.

Further, in its prior waiver denials, EPA faulted studies for failing to model interactions between the fuel and agricultural sectors and for valuing ethanol on an energy equivalent, rather than a volumetric,

<sup>170</sup> 73 Fed. Reg. at 47,174. <sup>171</sup> *Id.* 

<sup>&</sup>lt;sup>169</sup> http://fuelgaugereport.aaa.com/?redirectto=http://fuelgaugereport.opisnet.com/index.asp (last visited Aug. 13, 2013).

<sup>&</sup>lt;sup>172</sup> Id.

<sup>&</sup>lt;sup>173</sup> FD

<sup>&</sup>lt;sup>173</sup> EPA also expressed doubts about studies presented in the comment period on its denial of waiver requests in 2012. EPA found that there are a number of business and technical reasons that may prevent refiners from moving away from the production of E10. *See* 77 Fed. Reg. at 70,767. As with the doubts EPA expressed in its 2008 denial, these concerns have no place in the current evaluation, as the NERA Study makes no assumptions that refiners will shift away from the production of E10. In its prior denials of petitions for waivers under the RFS, the EPA declined to rely upon other studies offered by previous petitioners and other commenters, noting several shortcomings with the studies. The NERA report also does not suffer from these same alleged deficiencies, and its economy-wide analysis is sufficiently robust to serve as the basis of a determination that implementation of the RFS will cause severe economic harm.

basis.<sup>174</sup> EPA has also rejected commenters' submissions of studies on the impacts of the RFS on the livestock industry, finding that these studies "do not focus on the impacts directly related to the RFS."<sup>175</sup> The NERA Study is different because it is focused on the behavior of refiners in response to the blendwall and the cascading effects that such behavior will have on fuel prices and ultimately on the economy as a whole.<sup>176</sup> The study assumes that sufficient ethanol to meet the RFS's volume obligations will remain available and that virtually the entire gasoline pool will be E10. Further, the NERA Study relies upon a broad economic model that examines the interaction among five energy and seven non-energy sectors.<sup>177</sup> Therefore, the NERA Study is not subject to the same shortcomings that have caused EPA to question previous studies submitted by commenters in support of a waiver of the RFS.

## B. The Rationales Supporting Previous Waiver Decisions Do Not Preclude Waiver of the 2014 RFS, and Immediate Action Is Necessary.

As explained above, this Petition is unlike those that have preceded it because—unlike the prior waiver petitions—the blendwall is now here, and a waiver is concretely necessary. Despite this key difference, it bears mention that EPA has at least twice considered the "standards" to be applied in evaluating whether a waiver petition under section 211(0)(7)(A) would relieve a severe economic harm cause by the RFS. In its 2008 denial of a waiver petition from the state of Texas, EPA first interpreted the language of section 211(o)(7)(A) and concluded that the Clean Air Act requires a "generally high degree of confidence that implementation of the RFS program would severely harm the economy of a State, region, or the United States."<sup>178</sup> EPA rejected the Texas' 2008 waiver petition, finding that a waiver of the RFS would have no impact on ethanol demand during the period of the waiver and therefore would not increase the feed and fuel prices that Texas alleged were the source of severe economic harm.<sup>179</sup> EPA considered a second waiver petition from the Governors of several states in 2012. In considering the 2012 petition, EPA invited comment on its 2008 interpretation of section 211(o)(7)(A).<sup>180</sup> EPA ultimately rejected the waiver petition, concluding that the evidence did not support that the RFS was causing severe economic harm because "the weight of the evidence shows that it is very likely that the RFS volume requirements will have no impact on ethanol production volumes in the relevant time frame, and therefore no impact on corn, food, or fuel prices."<sup>181</sup> In doing so, the EPA determined that its 2008 interpretation of the waiver provision was correct and that "EPA interprets 'severely harm' as specifying a high threshold for the nature and degree of harm."<sup>182</sup>

While Petitioners believe that EPA has, to date, adopted an unnecessarily narrow view of its discretion to issue waivers under section 211(o)(7)(A), that fact is immaterial here because the impacts described in the NERA Study unquestionably rise to the level of severe economic harm upon which a waiver can be based. EPA must immediately issue a waiver to avoid the inadequate domestic supply and severe adverse economic impacts that will be caused by the RFS. Nothing in the Clean Air Act requires that the severe economic harm serving as the basis for the waiver petition must occur in the same year that EPA

<sup>&</sup>lt;sup>174</sup> 73 Fed. Reg. at 47,174.

<sup>&</sup>lt;sup>175</sup> *Id.* at 47,178.

<sup>&</sup>lt;sup>176</sup> NERA STUDY, *supra* note 4, at 7 (explaining that NERA relies upon its transportation fuel and macroeconomic models in evaluating the impacts of the RFS).

<sup>&</sup>lt;sup>177</sup> *Id.* at 14.

<sup>&</sup>lt;sup>178</sup> 73 Fed. Reg. at 47,169.

<sup>&</sup>lt;sup>179</sup> *Id.* at 47,168-69.

<sup>&</sup>lt;sup>180</sup> 77 Fed. Reg. 52,715 (Aug. 30, 2012).

<sup>&</sup>lt;sup>181</sup> 77 Fed. Reg. at 70,775.

<sup>&</sup>lt;sup>182</sup> *Id.* at 70,756.

issues the waiver.<sup>183</sup> The statutory language governing the application of the severe economic harm test for a waiver provides "implementation of the requirement *would* severely harm the economy or environment of a State, a region, or the United States."<sup>184</sup> The use of the conditional tense rather than the present tense suggests that future harm is an appropriate basis for granting the waiver.

EPA itself recognized that the agency has "discretion in determining the appropriate time period to analyze" with respect to a severe economic harm analysis in its denial of North Carolina's and Arkansas's waiver petitions.<sup>185</sup> Indeed, EPA previously requested petitioners to file waiver petitions 6 months in advance to facilitate EPA's review of the petition.<sup>186</sup> By its own admission, EPA does not expect to wait 6 months from the time severe harm begins before granting a waiver.

Previously, EPA declined to examine impacts beyond the current calendar year due to an inability to properly assess the relevant variables.<sup>187</sup> The NERA Study fully accounts for fluctuations in fuel prices and availability, and it provides sufficient certainty to conclude severe economic harm will result from reaching the blendwall in the years following 2013.<sup>188</sup> Existing infrastructure cannot support the higher-ethanol blend fuels required to avoid the blendwall. Moreover, the fact that a waiver applies broadly to the entire regulated community—and not simply to an individual party—implies that the waiver provision is meant to serve as a tool to address structural issues that could affect the successful implementation of the RFS.

## C. In Contrast to Earlier Waiver Request Situations, in This Instance, Issuance of a Waiver Will Provide Relief and Avoid the Harms Resulting From the Blendwall.

The fundamental problem is that RINs are effectively permits to supply gasoline and diesel fuel for U.S. consumption, and that as the mandates exceed the ability of the transportation system to consume the mandated levels of renewable fuel, this will result in a shortage of permits to supply gasoline and diesel fuel. By granting a waiver, EPA will solve this problem and avoid the potentially disastrous impacts of the blendwall by eliminating this limitation on gasoline and diesel fuels for U.S. consumption. EPA must take immediate action to avoid the severe harm that the blendwall will inflict on consumers and the economy. In contrast to earlier waiver requests, where EPA determined that issuance of the waiver would likely not have provided the relief the petitioners sought, in this case, issuance of a waiver will provide relief and avoid the harms that would be inflicted by the blendwall.

## V. There Is an Inadequate Domestic Supply of Cellulosic and Other Advanced Biofuels.

The RFS contains mandates for total advanced biofuels and two subsets of total advanced fuels (biomass-based diesel and cellulosic fuels). Total advanced fuel requirements are greater than the sum of biomass-based diesel and cellulosic fuels. That surplus over and above biomass-based diesel and cellulosic fuels. We note that there is little to no concrete

<sup>&</sup>lt;sup>183</sup> See 42 U.S.C. § 7545(o)(7)(A).

<sup>&</sup>lt;sup>184</sup> *Id.* (emphasis added).

<sup>&</sup>lt;sup>185</sup> See 77 Fed. Reg. at 70,757 ("In considering the time frame used for this technical analysis, EPA recognizes that we have discretion in determining the appropriate time period to analyze.").

<sup>&</sup>lt;sup>186</sup> 73 Fed. Reg. at 47,184.

<sup>&</sup>lt;sup>187</sup> 77 Fed. Reg. at 70,757-58.

<sup>&</sup>lt;sup>188</sup> See id. at 70,758 (noting that a waiver petition based on the blendwall itself could provide a proper analysis of all the relevant factors required to grant a petition based on severe economic harm occurring in a year different than the year of the petition's filing).

evidence that the domestic supply of either cellulosic biofuels or other advanced biofuels will reach the designated statutory targets.

## A. Inadequate Supply of Cellulosic Biofuels.

The data in the EPA Moderated Transaction System (EMTS) indicates that no cellulosic biofuel was produced in 2011 and very little was produced in 2012. EMTS data show less than 49,000 gallons of cellulosic biofuel production in 2013 to date.<sup>189</sup> These facts suggest that the cellulosic biofuel statutory mandate should be waived based on an inadequate domestic supply. A recent U.S. Court of Appeals decision required EPA to establish a realistic cellulosic biofuel standard pursuant to the Clean Air Act.<sup>190</sup> Even a complete waiver of this mandate, however, would not be enough to abate the crisis caused by the E10 blendwall.

## B. An Inadequate Domestic Supply of Advanced Biofuels.

The 2014 statutory level for advanced biofuels is 3.75 billion gallons. The obligation to blend "advanced" biofuels exceeds the sum of biomass-based diesel and cellulosic biofuels, and EPA expects the difference to be made up with sugarcane-based ethanol and extra biomass-based diesel. A miniscule amount of sugarcane-based ethanol is produced domestically. Most is sourced from Brazil. The mandate results in imports of other advanced biofuels, which is contrary to the goals of EISA to promote energy independence and security. Drawing from the clear language of the section 211(o) waiver provision, only "domestic supply" should be considered when setting the advanced biofuel and total renewable volumes.

Domestic producers cannot meet the EISA's advanced biofuels requirements. In this regard, EPA recently identified Brazilian sugarcane ethanol as a potential source to meet the RFS advanced biofuel requirements.<sup>191</sup> EPA's reliance on Brazilian ethanol crowds out the development of domestic advanced biofuels and actually fosters dependence on a foreign fuel source—in direct conflict with the Congressional intent of EISA. More importantly for purposes of addressing the blendwall, Brazilian sugarcane ethanol is simply an ethanol derived from a different feedstock and, therefore, subject to the same blending constraints as corn-based ethanol. The mandate to incentivize the import of Brazilian sugarcane ethanol merely displaces domestically produced ethanol, but does not help address the ethanol blendwall crisis. The RFS has caused significant quantities of sugarcane-ethanol to be imported from Brazil to meet the advanced biofuel mandate, while corn-based ethanol is sent to Brazil to satisfy consumer demand in that country. This *fuel shuffling* between the U.S. and Brazil is an unintended consequence of the RFS.

Putting aside for a moment the fact that Brazilian sugarcane-derived ethanol neither helps the ethanol blendwall problem nor qualifies as a domestic fuel, significant uncertainty exists with respect to Brazil's ability to export increasing volumes of sugarcane ethanol. EPA's advanced biofuel volumes for 2013 rely on the import of 666 million gallons of sugarcane ethanol from Brazil.<sup>192</sup> Uncertainty exists whether Brazil can increase exports to actually meet this demand. Idled mills and poor harvests have led

<sup>&</sup>lt;sup>189</sup> EPA, 2013 RFS2 Data – RIN Generation and Renewable Fuel Volume Production by Month,

http://www.epa.gov/otaq/fuels/rfsdata/2013emts.htm (last visited July 30, 2013).

<sup>&</sup>lt;sup>190</sup> API v. EPA, 706 F.3d 474 (D.C. Cir. 2013).

<sup>&</sup>lt;sup>191</sup> 78 Fed. Reg. at 9285.

<sup>&</sup>lt;sup>192</sup> Id.

Brazilian officials to acknowledge that the country most likely cannot increase production and export in 2013 to meet the needs created by EPA's new target levels.<sup>193</sup> Although production of sugarcane has recently increased,<sup>194</sup> local domestic programs, such as new ethanol mandates for gasoline sold in Brazil, may further constrain Brazil's supply of sugarcane ethanol made available for export. Starting June 1, 2013, all gasoline sold in Brazil must contain 25 percent ethanol, up from 20 percent.<sup>195</sup> Unlike in the United States, a large portion of the auto fleet is designed to run on gasoline containing more than 10 percent ethanol.<sup>196</sup> Reliance on imported advanced renewable fuel undermines the Energy Independence and Security Act's goals of enhancing domestic energy security.

The RFS Advanced Biofuel statutory target for 2014 is 3.75 billion gallons. It is likely that the available amount of cellulosic biofuel would be *de minimis*, and may be excluded from this calculation. The *domestic* supplies of biomass-based diesel and cellulosic biofuels are limited and require EPA to waive at least 1.83 billion gallons from 3.75 billion gallons in 2014.

The EPA has the statutory authority to write the advanced mandate down to at least the existing biodiesel production capacity if not further. This may be the only realistic path for implementing the RFS in the next several years.<sup>197</sup>

Even if EPA exercises its authority to reduce the cellulosic biofuel mandate to zero and the advance biofuel mandate to 1.92 billion (representing the amount of biomass-based diesel RINs that can be feasibly produced), while simultaneously lowering the total RFS mandate by an equivalent amount, the ethanol blendwall problem would remain. To avoid this problem, EPA must go further and waive an even greater amount of the total RFS mandate than is represented by the shortfall in the cellulosic and advanced categories.

### VI. Conclusion

As explained above, this Petition is unlike any that have come before it. The blendwall and its myriad attendant harms are certainly at hand as evidenced by a number of factors. The current RFS, based on projections of demand that have not materialized, directly threatens the economy and energy infrastructure of the United States, as well as the well-being of every American consumer. The EPA must exercise its authority under section 211(o)(7) to waive the requirements of section 211(o)(2) of the Clean Air Act in a manner that—at minimum—is sufficient to delay the ethanol blendwall beyond 2014. The economic impacts of maintaining the status quo are significant, and the harms outlined in this Petition are of a sufficient nature and severity to justify the waiver requested herein. In addition to the inadequate domestic supply of gasoline and diesel, the severe economic harm caused by the RFS volumes also justifies EPA's exercise of its waiver authority. Each of these harms is severe on a regional

<sup>&</sup>lt;sup>193</sup> Reese Ewing, *Analysis: Brazil Ethanol Returns to US as Biofuel Rules Pave Way*, REUTERS, Sept. 20, 2012, http://www.reuters.com/article/2012/09/20/us-ethanol-brazil-exports-idUSBRE88J14J20120920.

<sup>&</sup>lt;sup>194</sup> Isis Almeida, *Brazil Sugar-Cane Use for Fuel Seen by Datagro Above Outlook*, BLOOMBERG, July 5, 2013, http://www.bloomberg.com/news/2013-07-05/brazil-s-sugar-cane-use-for-fuel-seen-by-datagro-beatingoutlook.html.

 <sup>&</sup>lt;sup>195</sup> Erin Voegele, Brazil to Increase Ethanol Blend Level to 25 Percent, ETHANOL PRODUCER MAG., Mar. 7, 2013, http://www.ethanolproducer.com/articles/9628/brazil-to-increase-ethanol-blend-level-to-25-percent.
 <sup>196</sup> See Brazilian Transportation Fleet, Sugarcane.org, <u>http://sugarcane.org/the-brazilian-experience/brazilian-transportation-fleet</u> (last visited Aug. 12, 2013).

transportation-fleet (last visited Aug. 12, 2013). <sup>197</sup> University of Illinois, *The Ethanol Blend Wall, Biodiesel Production Capacity, and the RFS...Something Has to Give*, (Feb. 13, 2013), http://farmdocdaily.illinois.edu/2013/02/ethanol-blend-wall-biodiesel-RFS.html.

or national scale, and each could be mitigated if EPA acts now to waive the RFS for 2014, giving farmers ample time to adjust their production decisions accordingly.

To be sure, delaying the ethanol blendwall until 2015 will not solve the underlying problem of accelerating RFS mandates. But EPA has clear authority to grant multiple waivers. Section 211(o)(7)(C) provides that waivers are limited to one year, but may be "renewed" by the Administrator after interagency consultation. Given the likelihood that production, supply, and market conditions described in this Petition will continue past 2014 barring a statutory change to the RFS, EPA should also give clear indication in the context of granting a waiver that the methodology used to determine RFS volume waived in 2014 will be used in subsequent years. A clear statement of intent to grant additional waivers if current conditions persist will send a clear message to the marketplace and allow for the most efficient resolution of this matter.

In sum, now is the time for EPA to act. The blendwall cannot realistically be forestalled, and its impact on the United States would be devastating. EPA has the authority to prevent this catastrophe. Petitioners urge EPA to do so by granting the requested waiver.

Petitioners thank EPA for considering this Petition and the information within and appended to it.

Respectfully submitted,

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## Attachment 1

October 2012

## **Economic Impacts Resulting from Implementation of RFS2 Program**

Prepared For:

American Petroleum Institute



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The findings contained in this report may contain predictions based on current data and historical trends. Any such predictions are subject to inherent risks and uncertainties. In particular, actual results could be impacted by future events that cannot be predicted or controlled, including, without limitation, changes in business strategies, the development of future products and services, changes in market and industry conditions, the outcome of contingencies, changes in management, and changes in law or regulations. Neither API nor NERA accept responsibility for actual results or future events.

The opinions expressed herein are those of the authors and do not necessarily represent the views of NERA Economic Consulting or any other NERA consultant.

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## TERMINOLOGY

AEO	Annual Energy Outlook. An annual publication from the EIA that offers projections that can be used as a basis for examination and discussion of energy production, consumption, technology and market trends and the direction they may take in the future. This study used AEO2011.			
CARB	California Air Resources Board			
CGE	Computable General Equilibrium			
Biodiesel	A type of biomass-based diesel comprised of mono-alkyl esters of long chain fatty acids derived from vegetable oils or animal fats, and meeting the requirements of ASTM D 6751. A blend of biodiesel fuel with petroleum-based diesel fuel designated BXX, where XX represents the volume percentage of biodiesel fuel in the blend.			
Biomass based diesel	Includes biodiesel and renewable diesel			
Biofuel Producer or Importer	Generator of RINs at the point of biofuel production or the port of importation			
Blending Percentage Standard	Ratio of renewable fuel volumes required by RFS2 and the total gallons of gasoline and diesel fuel that will be sold in the upcoming year			
EIA	Energy Information Administration			
EISA '07	Energy Independence and Security Act of 2007			
EPA	United States Environmental Protection Agency			
E0	Neat gasoline; 100% petroleum gasoline, does not contain ethanol			
E10	A gasoline blend containing 10 percent ethanol by volume (E10)			
E85	An ethanol/gasoline fuel blend containing a relatively high percentage of ethanol by volume and a relatively low percentage of petroleum hydrocarbons by volume. While its name connotes a blend of 85% ethanol and 15% gasoline, the ethanol content of E85 is seasonally adjusted to meet ASTM recommended specifications and to improve vehicle cold-start and warm-up performance. Following the EIA's practice, we will analyze E85 sales under the assumption that fuel sold as E85 consists of 74% ethanol and 26% gasoline by volume on a year-round average basis.			

FFV	Fuel Flexible Vehicles: certified to use ethanol/gasoline blends containing up to 85 percent volume ethanol		
N <sub>ew</sub> ERA	NERA's proprietary macroeconomic model		
Obligated Party	Companies that produce and/or import gasoline and/or diesel fuel		
Reference Case	NERA Reference Case (no RFS2 mandate)		
RFS2	Renewable Fuel Standard Per Energy Independence and Security Act of 2007		
RINs	Renewable identification numbers (Credits for compliance with RFS2)		
Scenario 1	NERA scenario with implementation of RFS2 and AEO Reference Case biodiesel supplies		
Scenario 2	NERA scenario with implementation of RFS2 and AEO High Fuel Price case biodiesel supplies		

## **Executive Summary**

The American Petroleum Institute (API) commissioned NERA Economic Consulting (NERA) to conduct a study of the economics and compliance issues related to the implementation of the Renewable Fuel Standard (RFS2) per the Energy Independence and Security Act of 2007. NERA relied upon publically available information and NERA's proprietary economic modeling to develop the analysis. The study found that RFS2, in its current form, will likely become infeasible within the next three or four years, which would result in significant harm to the U.S. economy.

The RFS2 requires transportation fuel producers and importers (obligated parties) to incorporate specified volumes and categories of biofuels into their products annually. These mandates increase yearly, and collectively, require the use of 36 billion gallons of renewable fuels in 2022. Each year the annual total renewable fuel volume mandate is calculated as a percentage of the nation's total projected fuel consumption for the upcoming year. The renewable fuel volume obligation (RVO) for each obligated party is calculated by applying that percentage to the total annual volume of gasoline and diesel produced or imported by each obligated party during that year. Compliance with the RFS2 each year is demonstrated through "Renewable Identification Numbers" (RINs) which are unique identifiers attached to every gallon of renewable fuel produced or imported. Obligated parties submit RINs as evidence of meeting the annual RVO.

Table 1 lists the four primary mechanisms that obligated parties can use for compliance with the RFS2. In the early years of the RFS2 program, these mechanisms offered a workable means for compliance. However, as the RFS2 volume requirements increase, combined with higher vehicle fuel efficiencies, these mechanisms become less effective until the RFS2 reaches the point of infeasibility.

Compliance Mechanism	Limitation
Minimize production of E0	Demand for E0 will not completely disappear due to customer demand and limits on ethanol distribution
Increase production of E85	Demand for E85 will remain low due to limited E85 infrastructure, E85's low fuel economy, and consumer preference for conventional fuels
Increase use of biodiesel	The available volume of biodiesel is relatively small compared to the overall RFS2 requirement
Produce and market E15	Market penetration of E15 will be limited by vehicle warranty, retail infrastructure, misfueling, and general liability issues

## Table 1: Fuel Production and Blending Options for Meeting RFS2 Compliance

As these mechanisms approach their limit, obligated parties will reach the point when biofuels cannot be incorporated into fuel products at the volumes necessary to meet the RIN obligation because of technological, infrastructure or market constraints.

This study finds that the RFS2 volume requirements will exceed the transportation fuel market's ability to absorb the biofuel volumes mandated within three to four years. At that point in time obligated parties will not be able to meet market demand for transportation fuel and still remain in compliance with the RFS2. Therefore, after exhausting all other available options for compliance, individual obligated parties, each acting independently, could be forced to reduce their RIN obligation by decreasing the volume of transportation fuel supplied to the domestic market – either by reducing production or exporting.

As domestic fuel supplies decrease, large increases in transportation fuel costs would ripple through the economy imposing significant costs on society. More specifically, as the RFS2 mandate is ratcheted up every year, the fuels market will be pushed into a death spiral shown in Figure 1. The death spiral depicts the economic harm that occurs as individual obligated parties act to remain in compliance with the program. Once the blend wall has been reached, the annual increase in the RVO results in decreased fuel availability and increased fuel costs to society. These increased fuel costs have a broad impact across the economy.



## Figure 1: Economic Impact of Hitting the RFS2 Blend Wall: The Death Spiral

This process repeats itself yearly. As domestic supply continues to decline, the blending percentage obligation becomes increasingly untenable. Obligated parties rely on RINs acquired and carried forward from earlier years to meet compliance obligations. However, the findings and analysis of this report indicate that by 2015-2016 compliance with the RFS2 in its current form will likely be infeasible, which would result in significant damage to the economy.

The death spiral impact is seen most acutely in the diesel fuel market. The tightening of the diesel supply (up to 15% decline in 2015) causes large fuel cost increases to ripple through the economy, adversely affecting employment, income, consumption, and GDP. By 2015, the adverse macroeconomic impacts include a \$770 billion decline in GDP and a corresponding reduction in consumption per household of \$2,700.

## I. Introduction

The American Petroleum Institute (API) commissioned a two-phase study of the economics and compliance issues resulting from the implementation of the Renewable Fuel Standard (RFS2) per the Energy Independence and Security Act of 2007. The RFS2 requires transportation fuel produces and importers (obligated parties) to incorporate specified volumes and categories of biofuels into their products annually. These mandates increase each year, and collectively, require the use of 36 billion gallons of renewable fuels in 2022. Each year the annual total renewable fuel volume mandate is calculated as a percentage of the nation's total projected fuel consumption for the upcoming year. The renewable fuel volume obligation (RVO) for each obligated party is calculated by applying that percentage to the total annual volume of gasoline and diesel produced or imported by each obligated party during that year. Compliance with the RFS2 each year is demonstrated through "Renewable Identification Numbers" (RINs) which are unique identifiers attached to every gallon of renewable fuel produced or imported. Obligated parties submit RINs as evidence of their compliance with the RVO.

## A. Phase 1

API retained Charles River Associates (CRA) to conduct Phase I of the study.<sup>1</sup> The work concluded that the increasing volumes mandated by the RFS2 will eventually exceed the market's ability to absorb ethanol into petroleum fuel. That is, the RVO will eventually exceed the maximum feasible level of renewable fuel that can be contained on average in a gallon of petroleum transportation fuel given technological, behavioral, and infrastructure constraints. Using EIA's Annual Energy Outlook AEO 2011, the study estimated that the so-called blend wall (maximum concentration of ethanol of 10% that can be blended in gasoline and used by conventional gasoline-powered motor vehicles) will be reached by 2013.

To comply with the RFS2 mandates, obligated parties have increased production of E10 and E85 while minimizing production of E0 (pure gasoline). To the extent that biodiesel is available, obligated parties have blended biodiesel to produce B5. As the RFS2 mandated volumes for renewable fuels increase, however, these mechanisms reach their limit.

<sup>&</sup>lt;sup>1</sup> Phase I study report: "Impact of the Blend Wall Constraint in Complying with the Renewable Fuel Standard," Charles River Associates, November 2, 2011.

Compliance Mechanism	Limitation
Minimize production of E0	Demand for E0 will not completely disappear due to customer demand and limits on ethanol distribution
Increase production of E85	Demand for E85 will remain low due to limited E85 infrastructure, E85's low fuel economy, and consumer preference for conventional fuels
Increase use of biodiesel	The available volume of biodiesel is relatively small compared to the overall RFS2 requirement
Produce and market E15	Market penetration of E15 will be limited by vehicle warranty, retail infrastructure, misfueling, and general liability issues

## Table 2: Fuel Production and Blending Options for Meeting RFS2 Compliance

The Phase 1 study concluded that as obligated parties exhaust these methods of compliance, they will eventually be forced to either decrease the production volumes or export product in order to reduce their individual biofuel obligation and meet RFS2 volume percentage requirements. These market shifts will initially result in a tightening of the diesel fuel supply followed by subsequent years of reductions in both the gasoline and diesel fuel supply. The shrinking domestic petroleum fuel supply coupled with expanding RFS2 requirements would result in making compliance increasingly more difficult and lead to significant economic impacts.

In Figure 2 this effect is depicted as a death spiral of the diesel fuel market. Each year obligated parties must absorb increasing volumes of biofuels into declining volumes of petroleum fuel without exceeding the approved percent blending limits. In each of the years under review in this study, the previous year's reduced forecast for diesel fuel demand exacerbates compliance hurdles for the following year, resulting in economic harm to trucking and commerce first and eventually impacting the U.S. economy as a whole.



#### Figure 2: Death Spiral Effect on the Diesel Fuel Market from the RFS2

This process repeats itself yearly. As domestic supply continues to decline, the blending percentage obligation becomes increasingly unattainable. Obligated parties rely on RINs acquired and carried forward from earlier years to meet compliance obligations. However, the findings and analysis of this report indicate that by 2015-16 compliance with the RFS2 would become infeasible and result in significant damage to the economy.

Phase II of the study builds on the findings of Phase I and quantifies the economic impacts of complying with the RFS2 requirements.

## **B.** Phase II

For Phase II of the study, API retained NERA Economic Consulting (NERA) to analyze the potential impacts on the transportation fuels market and the U.S. economy resulting from complying with the RFS2. NERA relied upon publically available information and NERA's proprietary economic modeling to develop the analysis.

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NERA used two proprietary models: NERA's transportation fuel model and the  $N_{ew}ERA$  macroeconomic model. These models were run<sup>2</sup> to quantify the economic impacts from implementation of the RFS2. Specifically, the transportation fuel model estimates the amount of fuel produced for and consumed by the transportation sector, and explicitly estimates the demand for E0, E10, E85, B0, and B5. The  $N_{ew}ERA$  macroeconomic model<sup>3</sup> simulates all economic interactions in the U.S. economy, including those among industry, households, and the government.

The macroeconomic impacts of the RFS2 mandate on the U.S. economy were estimated through the year 2015. These results show large increases in transportation fuel costs and disruptions to the transportation fuel supply that will ripple adversely through the economy. From 2012 to 2014, the higher transportation diesel fuel costs will have the biggest and most immediate impact on the economy. The cost to move raw materials and finished goods about the country will increase. This increased cost will be passed through to consumers in the form of higher costs on finished goods and services and, as a result, consumption per household will drop. Although labor earnings initially rise, such an increase is modest compared to the loss in consumption, as labor earnings are unable to offset the higher costs for goods. In the near term, investment and production is temporarily accelerated in anticipation of rising prices and GDP increases, but this shift is unsustainable and by 2014, GDP declines by more than \$250 billion.

In 2015, the economic impacts worsen. In addition to the negative impact of higher costs for finished goods and services caused by rising diesel fuel costs, gasoline costs increase as a result of RSF2. Consumers are left with fewer dollars to spend on other goods and services, resulting in lower consumption. Lower levels of consumption lead to declining production of goods and services that consumers would have otherwise purchased. In 2015, the consumption per household declines by about \$2,700 per year from baseline levels, with total U.S. consumption declining by about \$340 billion. Since there is lower demand for finished goods

<sup>&</sup>lt;sup>2</sup> The macroeconomic model was connected to the transportation fuel model through a one-way link in which the macroeconomic model incorporated the fuel cost increases of the transportation model.

<sup>&</sup>lt;sup>3</sup> The  $N_{ew}ERA$  macroeconomic model uses the resulting scenario fuel prices from the transportation fuel model. Then the  $N_{ew}ERA$  macroeconomic model is run to assess the economy wide impacts of the changes in fuel prices. Since the transportation model becomes infeasible in 2015 under Scenario 1, we could not run the  $N_{ew}ERA$  macroeconomic model over the 2012 to 2015 time horizon. Therefore, the following impacts are reflective of Scenario 2, but these should be considered as a lower bound of what might occur.

and services, the need for workers to provide those goods and services drops. As a result of the smaller size of the economy, workers would earn \$580 billion less (Table 3). These negative impacts are also reflected by the loss in GDP of \$770 billion dollars.

	2012	2013	2014	2015
Change in Average Consumption per Household	-\$1,200	-\$1,200	-\$1,300	-\$2,700
Change in Consumption (Billions)	-\$150	-\$140	-\$160	-\$340
Change in Labor Income (Billions)	\$24	\$42	\$27	-\$580
Change in GDP (Billions)	\$43	\$50	-\$270	-\$770

<b>Table 3: Changes in</b>	Consumption, Labo	r Income, and GDP	<b>Relative to Baseline (2010\$)</b>

Source: NERA NewERA model results.

The remainder of this report provides details on the models used, the reference cases, and the detailed results of the modeling analysis. The appendices provide descriptions of the RFS2 program and model details.

## II. Background

## A. RFS2

Congress first established a Renewable Fuel Standard (RFS) in 2005 with the enactment of the Energy Policy Act of 2005 (EPACT). Two years later, Congress passed the Energy Independence and Security Act of 2007 (EISA '07) which superseded and greatly expanded the biofuels blending mandate. This expanded RFS is referred to as RFS2, which applies to all transportation fuel used in the United States—including diesel fuel intended for use in highway motor vehicles, non-road, locomotive, and marine diesel.<sup>4</sup> RFS2 introduces four new major distinctions from RFS:

- 1. RFS2 increases the mandated usage volumes and extends the time frame over which the volumes ramp up to 2022;
- RFS2 subdivides the total renewable fuel requirement into four separate but nested categories—total renewable fuels, advanced biofuels, biomass-based diesel, and cellulosic biofuel—each with its own volume requirement or standard;
- Biofuels qualifying under each nested category must achieve certain minimum thresholds of lifecycle greenhouse gas (GHG) emission performance, with certain exceptions applicable to existing facilities; and
- 4. All renewable fuel must be made from feedstocks that meet the new definition of renewable biomass, including certain land use restrictions.

### 1. Nested Mandates

Because of the nested nature of the biofuel categories, any renewable fuel that meets the requirement for cellulosic biofuels or biomass-based diesel is also valid for meeting the overall advanced biofuels requirement. Thus, any combination of cellulosic biofuels or biomass-based biodiesel would count toward the advanced biofuels mandate, thereby reducing the potential need for imported sugarcane ethanol to meet the "other" advanced biofuels mandate. Similarly, any renewable fuel that meets the requirement for advanced biofuels is also valid for meeting the total renewable fuels requirement. As a result, any combination of cellulosic biofuels, biomass-

<sup>&</sup>lt;sup>4</sup> Heating oil, jet fuel, and fuels for ocean-going vessels are excluded from RFS2's national transportation fuel supply; however, renewable fuels used for these purposes may count towards the RFS2 mandates.
based biodiesel, or imported sugarcane ethanol that exceeds the advanced biofuel mandate would reduce the potential need for corn-starch ethanol to meet the overall mandate.

#### 2. Waivers

The EPA Administrator has the authority to waive the RFS requirements, in whole or in part, if, in his/her determination, there is inadequate domestic supply to meet the mandate, or if "implementation of the requirement would severely harm the economy or environment of a State, a region, or the United States."<sup>5</sup> Further, under certain conditions, the EPA Administrator may waive (in whole or in part) the specific carve-outs for cellulosic biofuel and biomass-based diesel fuel.<sup>6</sup> Furthermore, EISA '07 requires that EPA evaluate and make an appropriate market determination for setting the cellulosic standard each year.

#### 3. Implementation

Under EISA '07, the U.S. Environmental Protection Agency (EPA) is responsible for implementing regulations to ensure that transportation fuels sold in the United States contain a minimum volume of renewable fuels in accordance with the four nested volume mandates of the RFS2. Compliance with the RFS2 is demonstrated by the use of RINs.<sup>7</sup>

A RIN is generated by a biofuel producer or importer at the point of biofuel production or the port of importation. Each gallon of ethanol generates one RIN. Biodiesel generates 1.5 RINs per gallon. RIN generators must register with the EPA. After a RIN is created by a biofuel producer or importer, it must be reported to the EPA. RINs are transferable.

Congress determines the total renewable fuel volume that must be incorporated into the nation's fuel supply each year—referred to as a RVO. The EPA translates the RVO into blending percentage standards that are used by obligated parties to determine their individual

<sup>&</sup>lt;sup>5</sup> Clean Air Act section 211(o)(7)(A)(i).

<sup>&</sup>lt;sup>6</sup> For example, in February 2010 EPA waived most of the 2010 cellulosic biofuel carve-out—EISA '07 had set the mandate at 100 million gallons but EPA lowered the requirement to 6.5 million gallons, more than 90% less than scheduled by EISA '07. Then, in July 2010, EPA lowered the 2011 RFS for cellulosic biofuels to a range of 5 to 17.1 million gallons. EPA cited a lack of current and expected production capacity, driven largely by a lack of investment in commercial-scale refineries. In 2011, EPA waived more than 98% of the cellulosic biofuel volume EISA "07 required for 2012.

<sup>&</sup>lt;sup>7</sup> For tracking purposes, each RIN has a unique 38-character number that is issued (in accordance with EPA guidelines). Each RIN identifies which of the four RFS categories—total, advanced, cellulosic, or biodiesel—the biofuel satisfies. In addition, a biodiesel RIN has an equivalence value of 1.5 when being used as an advanced biofuel.

RVO.<sup>8</sup> This percentage standard represents the ratio of renewable fuel volumes required by RFS2 to the projected total gallons of gasoline and diesel fuel that will be sold in the upcoming year. The EPA relies on projections from the Department of Energy's Energy Information Administration (EIA) for the information to estimate the expected total gallons sold.

Companies that refine or import gasoline or diesel transportation fuel for the retail market are obligated to include a quantity of biofuels equal to the percentage of their total annual fuel sales. At the end of the year, each obligated party must have enough RINs to show that it has met its share of each of the four mandated standards.

If an obligated party has met its mandated share and has acquired surplus RINs, it can sell the extra RINs to another party or it can hold onto the RINs for future use (to be used the following year, but the previous year's RINs can comprise only up to 20% of the current year's obligation).<sup>9</sup>

<sup>&</sup>lt;sup>8</sup> The blending percentage standard is computed as the total amount of renewable fuels mandated under RFS2 to be used in a given year expressed as a percentage of expected total U.S. transportation fuel use. This ratio is adjusted to account for the small refinery exemptions. A separate ratio is calculated for each of the four biofuel categories.

<sup>&</sup>lt;sup>9</sup> A RIN would not be viable for any year's RVO beyond the immediately successive year; thus giving it essentially a two-year lifespan. For any individual company, up to 20% of the current year's RVO may be met by RINs from the previous calendar year.

# **III.** Description of the Models

This study used NERA's proprietary transportation fuel model and its  $N_{ew}ERA$  macroeconomic model. These models were run interactively<sup>10</sup> to quantify the economic impacts from RFS2 that are reported in this study. This section describes both models. A more detailed description of the models, including a model formulation is provided in Appendix B.

#### A. Transportation Fuel Model

The transportation fuel model is a partial-equilibrium model designed to estimate the amount of fuel produced for and consumed by the transportation sector. The model maximizes the discounted present value of household consumption (a measure of household value) subject to meeting the RFS2 program fuel requirements and satisfying the transportation sector's demand for fuel while not violating any transportation sector infrastructure constraints.

The model is calibrated in the near term to the EIA's Short-Term Energy Outlook (STEO) for September 2011 and in the long term to the AEO 2011 forecast, with a few minor adjustments to ensure that the E10 blend wall is not violated.

# **1.** The Transportation Fuel Model is designed to Model RFS2 Program Characteristics

The transportation fuel model was customized to simulate the impacts resulting from the RFS2 program. The model solves in one-year time steps, and has a flexible time horizon. For purposes of this analysis, the first endogenous year is 2012 and the last year is 2015. The model solves for the demand of the following finished fuels: E0 (100% petroleum gasoline), E10 (gasoline containing at most 10% ethanol by volume), E85 (assumed to contain 74% ethanol by volume), and diesel fuel may contain up to 5% biomass based diesel or B5. The model also solves for the following fuel components used in the production of the above finished fuels: petroleum gasoline, corn ethanol, sugar ethanol, cellulosic ethanol, petroleum diesel, and biodiesel.

The model combines the six fuel components into the four finished fuels, which can be consumed by motor vehicles subject to the following constraints:

 $<sup>^{10}</sup>$  The macroeconomic model was connected to the transportation fuel model through a one-way link.

- Minimum E0 use held to 5% of total transportation fuel consumption to represent incomplete market conversion to E10 and preference of some consumers for E0;
- Conventional vehicles can consume either E0 or E10;
- Flexible fuel vehicles (FFVs) can use E0, E10 or E85; and
- Commercial trucks/buses, ships, and trains are allowed to use up to a 5% blend of biodiesel.

# 2. **RFS/RIN** Constraints:

The model accounts for the minimum annual volume of biofuel sales required under the RFS2 program by including constraints on three types of biofuels:

- Biomass-based diesel;
- Advanced biofuel (includes cellulosic biofuels, biomass-based diesel, and sugar ethanol); and
- Renewable fuel (includes advanced biofuel and corn ethanol).

For this analysis, we assume that cellulosic biomass will continue to be commercially available only in very limited quantities, and as a result, EPA would continue to grant a waiver. This assumption avoids the debate about the economic and technical feasibility of producing cellulosic fuel<sup>11</sup> because this analysis assumes ample supplies of corn and sugar ethanol to meet the RFS2 mandates. As a result, there is no need for cellulosic ethanol to meet the non-cellulosic RFS2 targets.

As discussed in detail in Appendix B, the fuel supply curves capture all pertinent technological issues (penetration rate, availability, and cost) for the different fuels. Similarly, the fuel demand curves capture the loss in utility from having to reduce travel and also the loss in welfare from fuel scarcity. Different scenarios were modeled, as discussed in section E. The change in economic activity between the scenarios and the baseline provides the economic impacts of the RFS2 policy.

<sup>&</sup>lt;sup>11</sup> There is a secondary effect of assuming no measurable supplies of cellulosic biomass. Assuming no significant amount of cellulosic biomass production necessitates the production of additional amounts of biodiesel and sugar-based ethanol to meet the advanced biofuel requirement, and this affects costs.

The model also incorporates constraints on the availability of various finished fuels to account for both consumer acceptance and infrastructure issues. The sales of E85 are limited based on these issues. Biodiesel sales are limited by supply of biodiesel feedstocks.

#### **B.** N<sub>ew</sub>ERA Macroeconomic Model

The  $N_{ew}$ ERA macroeconomic model is a forward-looking dynamic computable general equilibrium model of the United States. The model simulates all economic interactions in the U.S. economy, including those among industry, households, and the government. The macroeconomic and energy forecasts that are used to project the benchmark year going forward are calibrated to AEO 2011 produced by the EIA. Because the model is calibrated to an internally-consistent energy forecast, the use of the model is particularly well suited to analyze economic and energy policies and environmental regulations.

For this study, the  $N_{ew}ERA$  model runs from 2012 to 2015 in one-year increments. The model includes five energy and seven non-energy sectors: energy sectors include crude oil, oil refining, natural gas extraction and distribution, coal, and electricity; the non-energy sectors include agriculture, commercial transportation (excluding trucking), energy intensive sectors, manufacturing, motor vehicle production, services, and trucking.

The macroeconomic model incorporates all production sectors and final demands of the economy and is linked through terms of trade. The effects of policies are transmitted throughout the economy as all sectors and agents in the economy respond until the economy reaches equilibrium. The ability of the model to track these effects and substitution possibilities across sectors makes it a unique tool for analyzing policies such as those involving energy and environmental regulations. These general equilibrium substitution effects, however, are not fully captured in a partial-equilibrium framework or within an input-output modeling framework. The smooth production and consumption functions employed in this general-equilibrium model enable gradual substitution of inputs in response to relative price changes thus avoiding "all-or-nothing" solutions.

Business investment decisions are informed by future policies and outlook. The forwardlooking characteristic of the model enables businesses and consumers to determine the optimal savings and investment while anticipating future policies with perfect foresight. The alternative approach on savings and investment decisions is to assume agents in the model are myopic, and thus have no expectations for the future. Though both approaches have their limitations, the latter approach can lead the model to produce inconsistent or incorrect impacts from an announced future policy.

#### **C. Model Integration**

The economic impacts of the RFS2 program were determined using the following methodology:

- Using the transportation fuel model, the baseline and scenarios were run to determine the effect on fuel prices resulting from the RFS2 requirements for increased use of biofuels. The imposition of the RFS2 program leads to changes in fuel prices from the EIA baseline.
- Using the N<sub>ew</sub>ERA macroeconomic model, the resulting changes in fuel prices were translated into taxes (or subsidies) on gasoline and diesel that yield the same fuel price changes as seen in the transportation fuel model.

#### **D.** Analytical Methodology

All cases were run using NERA's transportation fuel model, which allowed us to simulate the dynamics of RFS2 compliance and the use of surplus RIN carryovers, and the methodology that EPA uses each year to determine the minimum percentages of the different categories of biofuels delineated in the RFS2 standard that fuel suppliers must use.

The transportation fuel model determined the impact of the RFS2 mandate on the quantities of finished gasoline (E0, E10, and E85) and diesel consumed in the transportation sector. In addition, the model calculated volumes of individual biofuels blended in the finished gasoline (corn ethanol, sugar ethanol, and cellulosic ethanol) and diesel. The  $N_{ew}ERA$  macroeconomic model then determined the impact on the U.S. economy of meeting the RFS2 mandate. The results were expressed in terms of well-known economic parameters: changes in consumer purchasing power, GDP, and labor earnings.

Implementation of the RFS2 may create a dynamic that can be characterized as a "death spiral," in which higher costs in the current year lead to lower demand, which in turn lead to higher costs in the next year and so on. NERA's transportation fuel model represents this process by solving in a recursive dynamic fashion. That is, the model minimizes the cost of

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compliance for the current year, through the use and value of surplus RINs that were carried forward. Therefore, the years are linked through the RINs. For example, the available surplus RINs at the beginning of 2012 represents 1.69 billion gallons of renewable fuel, which is the estimated amount of surplus RINs at the end of 2011 based on AEO 2011 fuel consumption data. After defining the RINs available at the beginning of 2012 and calibrating the model's supply and demand curves to the AEO's forecasted 2012 values, the model was solved with the RFS2 constraints and other infrastructure constraints for the year 2012.

The RINs available at the end of 2012, or the number of RINs carried forward to 2013, equals the RINs available at the beginning of 2012 (1.69 billion gallons) plus the difference between the number of RINs generated and the number of RINs submitted for compliance during 2012. The model will store RINs or use RINs in 2012 until either the value of a surplus RIN equals the marginal cost of complying with the RFS2 mandate or surplus RINs are depleted. This process is repeated for each successive year.

If any of the RFS2 or infrastructure constraints bind, then the average fuel price may rise to cause a switch in fuel consumption patterns which results in an increase of the percentage of renewable fuel sales to the level required by the RFS2 constraint. An increase in average fuel prices would cause a drop in the equilibrium level of fuel consumption from the EIA's forecast. The value of the elasticity of demand has a significant effect on the relationship between the increase in fuel price and decline in fuel demand. The more elastic the demand curve, the less prices need to move to induce consumers to reduce their demand and thus the easier and less costly it is to meet the RFS2 targets. As the absolute value of the elasticity of demand declines, demand becomes more inelastic and the cost of compliance increases.

Once finished with 2012, the model then solves for 2013. However, instead of using the EIA's forecast for 2013 energy consumption, the values to which the model calibrates its energy consumption are adjusted based on the model's 2012 solution values for energy consumption. Assuming that the RFS2 constraint binds for 2012, the forecasted fuel sales volumes will differ in 2012 from that of the EIA's forecast.

To be conservative regarding the costs of the RFS2 mandate, we allow surplus RINs to be exhausted over the model horizon. Retaining RINs for later years would raise program costs in the near term. This is because the transportation sector would need to consume higher percentage levels of biofuels in the near term instead of relying on the RINs generated in prior years to assist the sector in complying with RFS2. Allowing the RINs to be consumed in the near term (e.g., 2014-2015 timeframe) rather than retaining RINs after 2015 allows obligated parties to meet the mandates with lower volumes of renewable fuels and hence reduces the burden of the policy.

#### E. Description of Reference Case and Two Modeling Scenarios

To analyze the economic impacts of the RFS2 mandate, it was necessary to develop a Reference Case in which the RFS2 was not in force and a set of scenarios in which RFS2 was assumed to be fully implemented. Then by comparing the scenarios to the Reference Case it is possible to isolate the effects of the RFS2 mandate. This section first discusses the construction of the Reference Case and then describes the assumptions underlying each of the two scenarios.

#### 1. Reference Case

The Reference Case is based upon AEO 2011 projections of transportation fuel supply, demand and prices, but with some modifications (Figure 3). Unlike EIA, our Reference Case limits the amount of ethanol in the gasoline pool to not violate the blend wall, and reduces the level of E0 sales. Our Reference Case includes the AEO 2011forecast for both biodiesel (which is less than that required under RFS2) and E85 consumption. Although the mix of fuel in our Reference Case differs from that in the EIA's AEO 2011 Reference Case, we maintain consistency with EIA's forecast of total energy (or vehicle-miles traveled, VMT) consumed in the transportation sector.

#### Figure 3: Development of the NERA Reference Case



#### 2. Modeling Scenarios

Our scenarios (Figure 4) used the same assumptions as the Reference Case with the added constraint that in each year obligated parties must comply with the RFS2 program requirements while still not violating the blend wall. A gallon of biodiesel is worth 1.5 RINs.

Also, the volume of biodiesel sales forecast in the EIA's Reference Case can only make up a percentage of biodiesel in diesel that is far below the B5 blending limit. Therefore, one way for obligated parties to increase the percentage of biofuels in their total fuel sales is to increase the amount of biodiesel they blend with conventional diesel. However, biodiesel production levels are quite uncertain.





NERA developed two scenarios that differed only in their estimate of the availability of biodiesel supplies in the next four years (2012 through 2015). Scenario 1 limited use to no more than that proposed by EPA in their 2012 RFS2 NPRM. Scenario 2 limited biomass based diesel use to that forecast in the EIA AEO 2011 High Oil Price Scenario. These estimates are intended to bracket the likely range of biomass based diesel availability. The range of biomass based diesel diesel availability is shown in Table 4.

- Scenario 1 Biomass based diesel production is capped at the limit proposed by EPA in their 2012 RFS2 NPRM. This level reflects the levels used in the Phase I analysis.
- Scenario 2 Biomass based diesel production capped at level in AEO 2011 High Oil Price Case.

	2012	2013	2014	2015
Reference Case	0.92	1.07	1.07	1.23
Scenario 1	1.00	1.28	1.28	1.28
Scenario 2	1.35	1.74	1.66	1.90

### Table 4: Range of Biomass Based Diesel Availability (Billions of Gallons per Year)

Source: NERA analysis and EIA's Annual Energy Outlook 2011.

# F. Model Parameters

# 1. Fuel Prices

All fuel prices are national, annual averages over multiple grades of fuel. Our Reference Case prices for finished products (gasoline and diesel) are the same as those forecast in the AEO 2011 Reference Case. The NERA Reference Case prices for individual types of biofuels were developed using a variety of sources and are expressed relative to petroleum gasoline or diesel prices. These relative prices are shown in Table 5, and the logic and sources upon which these relative prices are based are described below.<sup>12</sup>

 Table 5: Reference Case Fuel Price Ratios for Blended Gasoline and Diesels (Ratio on a

 GGE<sup>13</sup> Basis of Biofuel to Conventional Fuel)<sup>14</sup>

	2010	2011	2012	2013	2014	2015
Gasoline	1.00	1.00	1.00	1.00	1.00	1.00
Corn Ethanol	1.86	1.78	1.72	1.61	1.58	1.49
Sugarcane Ethanol	2.08	2.00	1.92	1.81	1.77	1.67
Cellulosic Ethanol	2.62	2.48	2.41	2.23	2.13	2.01
Diesel	1.00	1.00	1.00	1.00	1.00	1.00
Soy-Based Biodiesel	1.74	1.66	1.7	1.66	1.65	1.64

Source: EIA's AEO 2011, EIA, California Energy Commission, IHS Glocal Insight, American Trucking Association, and NERA analysis.

<sup>&</sup>lt;sup>12</sup> The gasoline and diesel prices are taken from the AEO 2011 forecast.

<sup>&</sup>lt;sup>13</sup> Gasoline gallon equivalent basis; fuels GGE are adjusted by relative heating value to petroleum gasoline.

<sup>&</sup>lt;sup>14</sup> All price ratios are national, annual averages over multiple grades of fuel. For gasoline, the grades include regular unleaded, 89 octane unleaded, and premium unleaded.

Corn Ethanol:

- Ratio of corn ethanol to gasoline is from the AEO 2011 Reference Case, Table A12. We assumed a corn price equal to the average \$/bushel price from January 1, 2008 through September 1, 2011 (or \$5.00/bushel). We took the capital, operations, and maintenance costs from the EIA.<sup>15</sup> Summing up all of these costs yielded the forecasted price for corn ethanol.
- Sugar Ethanol: Ratio of sugar ethanol prices to gasoline prices taken from California Energy Commission statistics.<sup>16</sup>
- Cellulosic Ethanol: Ratio of cellulosic ethanol prices to gasoline prices based on EIA's cost build up.<sup>17</sup> To estimate this cost, we averaged two EIA forecasts one based on the capital cost for cellulosic ethanol and the other based on the capital cost for biodiesel gasification. However, the future cost of cellulosic ethanol is uncertain.<sup>18</sup>
- Soy-Based Biodiesel: Ratio of soy-based biodiesel to petroleum diesel prices taken as average of historical spot prices. We calculated the averages based upon three sources: IHS Global Insight, the American Trucking Association's August 2011 comments on the EPA's proposed RFS2 rule, and the average ratio of spot SME B100 to spot ultra-low sulfur petroleum diesel from 2009 through 2011.<sup>19</sup>

# 2. Supply Elasticities

In addition, supply elasticities were derived by using fuel price and fuel supply information from EIA's AEO 2011 Reference and High Oil Price Cases. These two cases provided time series for the prices and quantities of the different fuels. The price elasticity of

<sup>&</sup>lt;sup>15</sup> Statton, Mac, "Development of Production Costs as a Driver for the National Energy Modeling System," Energy Information Administration, Presentation at International Fuel Ethanol Workshop, June 29, 2011.

<sup>&</sup>lt;sup>16</sup> California Energy Commission, "2011 Integrated Energy Policy Report," February 2012.

<sup>&</sup>lt;sup>17</sup> Statton, Mac, "Development of Production Costs as a Driver for the National Energy Modeling System," Energy Information Administration, Presentation at International Fuel Ethanol Workshop, June 29, 2011.

<sup>&</sup>lt;sup>18</sup> Because we assume the RFS mandate for cellulosic ethanol will be waived, cellulosic ethanol is likely to be irrelevant in our analysis as long as its price is sufficiently greater than that of sugar ethanol, for sugar ethanol will be the ethanol of choice to meet the advanced biofuels mandate, and corn and sugar ethanol will be used in the production of E10 and E85 to help meet the overall biofuel requirement.

<sup>&</sup>lt;sup>19</sup> Kruse, John, "Biodiesel Production Prospects for the Next Decade," IHS Global Insight's Agriculture Group, March 2011; Moskowitz, Richard, "American Trucking Associations' comment on the EPA's proposed Regulation of Fuels and Fuel Additives: 2012 Renewable Fuel Standards," August 2011; and Chicago spot prices for ultra-low sulfur diesel and B100.

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supply for each fuel is derived by dividing the percentage change in quantity of fuel demanded by the percentage change in fuel price. The percentage change in quantity and price are computed by comparing the difference between the fuel consumed and the price of fuel, respectively, in the AEO High Oil Price and Reference Cases. The elasticity of supply varies slightly from year to year, but on average, the elasticity of supply is about 0.4 for corn ethanol and 1.2 for sugar ethanol and soy-based biodiesel. The elasticity for petroleum fuels is 0.8.<sup>20</sup>

#### **3. Demand Elasticities**

The model has a demand curve for each finished fuel – E0, E10, E85, and diesel. The functional form of these curves is identical to that of the fuel supply curves. For the demand curves, the elasticity is the fuel's own-price elasticity of demand. Because this analysis concerns itself only with the next few years, the demand curves' elasticity equaled that of Dahl's estimate for short-term elasticity of -0.1.<sup>21</sup>

#### 4. E85

Our characterization of the potential for E85 sales in the Phase II research is built upon the initial research on E85 performed as part of the Phase I study. The Phase I study evaluated the different factors affecting E85 demand. The Phase I research concluded that future demand for E85 is not limited by the number of FFVs, but instead factors such as consumer reluctance to purchase a new fuel and lack of infrastructure. Consumer reluctance stems from the lower fuel economy and limited range of E85. Economic theory suggests and the EPA acknowledges, E85 would have to be priced at a discount to gasoline to induce cost conscious FFV owners to buy E85 instead of gasoline. Progress in overcoming the lack of retail infrastructure is likely to be slowed by the relatively high investment costs and uncertain returns facing the parties that will be required to install the necessary infrastructure, particularly in the case of the numerous small and independent business people that own individual retail fuel stations.

 <sup>&</sup>lt;sup>20</sup> Paltsev, Sergey, John M. Reilly, Henry D. Jacoby, Rishard S. Eckaus, James McFarland, Marcus Sarofim, Malcolm Asadoorian, and Mustafa Babiker, "The MIT Emissions and Prediction and Policy Analysis (EPPA).
 Model Version 4," August 2005.

<sup>&</sup>lt;sup>21</sup> Dahl, C.A., "A survey of energy demand elasticities for the developing world," *Journal of Energy and Development* 18(I), 1–48, 1994.

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For the Phase II analysis, our estimate of potential E85 availability is constructed based upon an optimistic set of assumptions about the issues affecting E85 sales. We assumed that there were no consumer acceptance issues. We assumed that new E85 retail stations would be strategically located in areas proximate to where FFV vehicles operated so that there was no distance penalty for FFVs to travel to an E85 station.

We based our estimates of potentially available E85 solely upon how quickly new E85 retail stations could be built. The Phase I research identified historical data on the level of new station construction. Table 6 shows the number of new stations built by year for the period from 2005 through 2011. During this period on average, there were about 340 stations built annually and the growth rate for new stations declined. For the period from 2012 through 2015 we optimistically assumed that new E85 station construction would grow at a rate of 25% per year. We also assumed that the volume of E85 sales per station would grow about 2.5 times during the period from 2012 to 2015. Table 7 presents our projection for maximum E85 sales as compared with the EIA's forecast of expected E85 sales.

	# of E85 Stations			
	Total	Annual Change		
2005	436			
2006	762	326		
2007	1,208	446		
2008	1,644	436		
2009	1,928	284		
2010	2,142	214		
2011	2,442	300		

 Table 6: Number of E85 Stations Built Annually (2005 through 2011)

Source: United States Department of Energy, Alternative Fuels Data Center, http://www.afdc.energy.gov/afdc/data/docs/alt\_fueling\_stations\_fuel.xls.

#### Table 7: Sales of E85 (Billions of Gallons)

	2012	2013	2014	2015
AEO 2011 Forecast	0.06	0.07	0.08	0.09
Maximum Potential E85 Sales	0.54	0.99	1.7	2.6

Source: EIA's AEO 2011, NERA NewERA model results.

#### 5. RIN Banking

RIN banking in this report represents how surplus RINs can be carried from one compliance period to the next by an obligated party. Based upon EIA's AEO 2011 Table 11, we estimated that as of the beginning of January 2012, there were collectively 1.69 billion surplus RINs available. We refer to these RINs as the initial inventory of RINs available for compliance.

To arrive at this estimate, we first analyzed how many RINs were available at the end of 2010, which was the first year the policy was in effect and then assessed how many RINs were carried forward from 2010 to 2011 and then from 2011 to 2012.

The AEO 2011 shows that for 2010 13.64 billion RINs were generated in the U.S.<sup>22</sup> The mandate requires 12.95 billion RINs for 2010; hence there was a surplus of 0.69 billion RINs. Since 0.69 billion RINs represents less than 20% of the target renewable fuel volume, all surplus RINs could be banked or carried forward for use in the following year. Therefore, we assume that at the beginning of 2011, there were 0.69 billion RINs available to be used. In 2011, the EIA estimates that 14.95 billion RINs were generated in the U.S., while only 13.95 billion RINs were needed to comply with the regulation. Therefore, there would have been a surplus of 1billion RINs for 2013 (again this is less than 20% of the target so the full quantity could be banked). Adding this to the beginning of the year bank yields a 2011 end-of-year bank of 1.69 billion RINs. This figure becomes the number of RINs in the bank at the beginning of 2012 (Table 8).

<sup>&</sup>lt;sup>22</sup> AEO 2011, Table 11. Ethanol production is equivalent to 13.18 billion physical gallons (13.18 billion RIN gallons) and biodiesel production is equivalent to 0.31 billion physical gallons (0.465 billion RIN gallons).

2010	2011	2012
0.00	0.69	1.69
12.95	13.95	15.20
13.64	14.95	
0.69	1.00	
2.79	3.04	
0.69	1.69	
	0.00 12.95 13.64 0.69 2.79	0.000.6912.9513.9513.6414.950.691.002.793.04

# Table 8: Computation of Available RINs at the Beginning of 2012 (Billions)

Source: EIA's AEO 2011 and NERA analysis.

#### 6. Cellulosic Biofuel

As discussed earlier, EPA can waive the RFS2 requirement, in whole or in part, if there is an inadequate supply to meet the mandate. With respect to the cellulosic biofuels mandate, there is an established track record by EPA of substantially reducing the cellulosic biofuel requirement because of the lack of commercially-available production. In 2010 and 2011, there were no cellulosic biofuel RINs generated. For 2012, EPA has reduced the requirement for cellulosic biofuels to less than 10 million gallons from the 500 million gallons required under RFS2.

As a result of the lack of progress in developing commercially-available supplies of cellulosic biomass and the technical and economic hurdles that remain with the production of cellulosic ethanol, and the time required to build and put into service biomass-to-liquids facilities,<sup>23</sup> we concluded that it was unlikely that cellulosic biofuels will be used in any appreciable quantities during our forecast horizon.

#### 7. Other Fuel Constraints and Assumptions

The Reference Case imposed both the gasoline blend wall (no more than 10% ethanol) as well as the biodiesel blend limit (no more than 5% biodiesel). We allowed petroleum gasoline either to be blended with ethanol to make E10 or E85, or to be sold as neat gasoline (E0). A review of EIA data from May 2008 through April 2012 showed that E0 reached a low of about 5% in April 2012. The more gasoline that is used to produce E0 means that there is less to be

<sup>&</sup>lt;sup>23</sup> Phase I report, p. 16.

blended with ethanol, and hence the more difficult it would be to comply with RFS2. To be conservative in our assessment of the compliance costs of RFS2, we assume that in the Reference Case, the share of gasoline used to produce E0 can drop to as little as 5%. This is consistent with April 2012 data generated by EIA.<sup>24</sup>

#### G. Analytical Methodology

The two scenarios were analyzed using NERA's transportation fuel model, which allowed us to simulate the dynamics of the RIN banking and the methodology that EPA uses each year to determine the minimum percentage of the different categories of biofuels delineated in the RFS2 standard that fuel suppliers must use. The transportation fuel model determined the impact of the RFS2 mandate on the transportation sector using the quantities of finished gasoline (E0, E10, and E85) and diesel consumed. In addition, the model calculated volumes of individual biofuels blended in the finished gasoline (corn ethanol, sugar ethanol, and cellulosic ethanol) and diesel (biodiesel). The N<sub>ew</sub>ERA macroeconomic model then determined the impact on the U.S. economy of meeting the RFS2 mandate. The results are expressed in terms of common economic parameters: changes in GDP, labor earnings, and consumer purchasing power.

EIA Weekly Refiner and Blender Net Production data available at:
 http://www.eia.gov/dnav/pet/pet\_pnp\_wprodrb\_dcu\_nus\_w.htm. Access date: May 31, 2012.

# **IV.** Results

# A. The Dilemma with RFS2

There is a fundamental problem with the RFS2 mandate: the blending percentage standard for total renewable fuel will eventually exceed the maximum feasible level of renewable fuel that can be contained on average in a gallon of transportation fuel given the technological, market, and infrastructure constraints in the economy.

In 2015, the total renewable fuels volume mandate requires that renewable fuels make up 11% of the total gallons of transportation fuel sold (see Table 9). This exceeds the volume that can be blended in E10 and diesel, which comprise more than 95% of the fuel market.<sup>25</sup> The only transportation fuel with a renewable fuel blending percentage above 11% is E85, but as was discussed earlier, it is unlikely that more than 2.6 billion gallons could be sold in 2015 when the total transportation fuel demand is estimated to be approximately 180 billion gallons.

Table 9: RFS2 Mandated Total Biofuels Percentage and the Maximum Percentage of
Renewable Fuel in Finished Fuel in Diesel, E85, and E10

	2012	2013	2014	2015
RVO as Percentage of Total Finished Fuel Sales	8.4%	9.0%	9.8%	11.0%
Max Diesel Biofuel % (Blending biodiesel at 5% is accounted as 7.5% for compliance with total renewable fuel volume standard)	5.0%	5.0%	5.0%	5.0%
Max E85 Biofuel %	74.0%	74.0%	74.0%	74.0%
Max E10 Biofuel %	10.0%	10.0%	10.0%	10.0%

Source: NERA assumptions and analysis.

In order to meet the RFS2 target in 2015, RINs that were banked in prior years must be used. However, as the banked RINs become exhausted, the value of RINs will increase as will the cost

<sup>&</sup>lt;sup>25</sup> E10 can contain no more than 10% ethanol. E85 is assumed to contain 74% ethanol on an annual average basis. Diesel can contain no more than 5% biodiesel. Biodiesel, however, earns 1.5 RIN credits for each gallon, so a 5% volumetric blend equates to 7.5% biodiesel on a RIN basis.

of gasoline and diesel. This will result in the drastic cut in sales of diesel, E10, and E0 so that E85 becomes a much larger share of the transportation fuel market.<sup>26</sup>

#### **B. RFS2 Implementation**

RFS2 requires that at the end of each year, obligated parties have enough RINs to meet their RVO. An obligated party can increase its number of RINs by increasing the amount of biofuels blended into its current fuel volumes. Additionally, an obligated party can acquire RINs by purchasing either biofuel from a biofuel producer or RINs from another obligated party. The lack of surplus RIN supply results in high RIN value and reduced total fuel demand so that the ratio of RINs to physical gallons increases. Conversely, if additional RINs are not available for purchase, an obligated party may have no option other than to reduce its total volume of fuel produced so that its current stock of RINs is sufficient to meet its RVO. It is likely that over time an obligated party would be forced to do some combination of both acquiring surplus RINs and reducing the volume of fuel produced to meet its RVO.

Each obligated party will choose its optimal compliance path based upon the cost of RINs, the market response to changes in fuel cost, technology limitations on blending biofuels with petroleum, and infrastructure and consumer acceptance issues surrounding increasing E85 sales. An obligated party may first try to blend more biofuels into its transportation fuels in order to acquire RINs. For the motor gasoline fuels, this increase is accomplished by increasing the share of ethanol in motor gasoline by blending more ethanol into conventional gasoline (limited by the blend wall), increasing production of E10 in the early years, or increasing production of E85. For diesel, increasing the content of biofuels means adding more biodiesel into the finished diesel fuel (limited by a 5% blending maximum). The ability of obligated parties to increase the blending percentage of biofuels is limited by the availability of biodiesel, blending and infrastructure constraints, and the size of the E85 market.

Producing E85 gives obligated parties the greatest surplus RINs per gallon of fuel sold. E10 gallons generate a small amount of surplus RINs through 2014. On the other hand, diesel

<sup>&</sup>lt;sup>26</sup> In our analysis the ethanol blend wall is reached in 2012-2013. However, the severe economic impacts do not occur until 2015-2016. The reason is that in 2012 – 2014 obligated parties acquire as many RINs as is feasible in anticipation of being unable to meet the RFS2 requirements in later years. The result is that the excess RINs postpone the severe economic impacts that result when obligated parties can no longer acquire the number of RINS required to comply with RFS2 mandated volumes and thus are forced to limit supplies of gasoline and diesel.

always generates a deficit in RINs. Obligated parties that sell diesel in the U.S. must always acquire additional RINs beyond those generated through biodiesel blending because the percentage of biodiesel in diesel is below the total renewable fuels blending percentage obligation. Increasing the biodiesel content in finished diesel reduces the number of RINs that need to be purchased to offset the deficit. Hence all available biodiesel supplies are purchased by obligated parties, but biodiesel supplies are limited.



#### Figure 5: RIN Obligations

As a result, diesel can be thought of as incurring a RIN deficit and gasoline, for the first few years at least, as creating a surplus of RINs. The value of RINs that must be purchased separately is reflected in the cost of the finished gasoline or diesel.<sup>27</sup> If a fuel requires the purchase of RINs, such as with diesel, the cost of the finished product will increase. If the

Source: NERA analysis.

<sup>&</sup>lt;sup>27</sup> The value of a gallon of diesel equals the cost to produce diesel plus the price of additional RINs that must be purchased to meet the blending percentage standard. The value of gasoline (E10 or E85) equals the cost to produce E10 or E85 less the price of excess RINs that the fuel generates and can be sold. The RIN market equilibrates at the point where the marginal value of selling one more gallon of diesel equals the value of selling one more gallon of E10 or E85.

production of a fuel generates surplus RINs that can be sold, such as with E85 and E10 early on, then the cost of the finished product will decrease.

By 2015, however, E10 is no longer generating surplus RINs. In fact, it cannot generate enough RINs to meet its own blending percentage obligation. As a result, the gasoline cost increases significantly reflecting the shortage of RINs available (see Figure 6).



Figure 6: Percentage Change in Cost per Gallon of Motor Gasoline and Diesel

Source: NERA NewERA model results.

As RINs become scarcer, fewer gallons of fuels that require additional RINs can be produced. Since the economy still demands these transportation fuels, the value of the RIN will increase to the point that the cost of the fuel, which includes the cost of the necessary RINs, results in the demand equilibrating with the supply of fuel. Consequently the cost to produce fuels that require the purchase of additional RINs increases (*e.g.*, diesel), and the cost to produce fuels that generate surplus RINs declines (*e.g.*, E85).

Diesel costs increase by 45% to 80% in 2014 for Scenarios 2 and 1, respectively; and the cost of diesel increases by over 300% in 2015 in Scenario 2. These cost increases match up with a drop in sales of 2 to 3 billion gallons in 2014 for Scenarios 2 and 1, respectively; and a decline of 7 billion gallons in 2015 for Scenario 2, which represents a decline of over 15% from the Reference Case.

On the other side, blended fuels that generate surplus RINs experience a decline in fuel costs, which induces greater sales. Motor gasoline sales increase by roughly 2 billion gallons from the Reference Case for all years between 2012 and 2014. In 2015, motor gasoline sales decline by at least 3 billion gallons from Reference Case levels (see Figure 7).



Figure 7: Change in Blended Fuels Sales (Motor Gasoline and Diesel)

Source: NERA NewERA model results.

However with time this approach of increasing E10 sales and reducing diesel sales to comply is not sustainable. As illustrated in Figure 5, the originally targeted blending percentage standard for total renewable fuel<sup>28</sup> increases with time. From 2012 through 2014 the blending percentage standard is less than 10%, which is lower than the gasoline blend wall limit. But as the blending percentage standard increases, this contribution of E10 to producing surplus RINs shrinks. This shrinkage occurs at the same time that the gap increases between the total RVO and the total RINs collected from blending biodiesel. In other words, as fewer excess RINs are being generated more RINs are demanded. Thus to comply with the total biofuels mandate the reduction in diesel sales would become so large that it would lead to such severe rationing of diesel so as to cause extreme disruption in the commercial transportation sector. It is this growing gap between RIN supply and RIN demand that causes the approach to be unsustainable by 2015-16.

<sup>&</sup>lt;sup>28</sup> Originally targeted blending percentage standard equals the total renewable fuel volume as required by EISA '07 divided by EIA's 2011 forecast for transportation fuel demand.

# C. Diesel Death Spiral

An unintended consequence of the regulatory procedures for determining compliance is the potentially self-destructive way in which the annual blending percentage standards are determined. Figure 8 schematically presents the series of steps which result from EPA setting greater blending percentage obligations that cause an increasingly steep decline in diesel sales and lead to unattainable compliance obligations and supply disruptions.



#### **Figure 8: Progression of the Diesel Death Spiral**

As specified in EISA '07, each year EPA calculates the next year's blending percentage standards as the ratio of the targeted biofuel volumes to the EIA's forecast for total transportation fuel sales in the next year. To comply with the blending percentage obligations, obligated parties have several options:

- Sell more E85;
- Increase the ethanol content in gasoline;
- Sell less E0; and
- Increase the biomass-based diesel content in diesel.

Each of these options has limitations. As the Phase I study concluded, there is limited consumer acceptance of E85 and limited infrastructure from which to dispense E85. The blending of ethanol into gasoline is restricted by the blend wall. Higher ethanol blends such as E15 are unlikely to be widely sold in the near future. E0 sales are unlikely to fall below 5% of total gasoline sales in the next several years, and there is a limited amount of biodiesel that can be cost-effectively produced.

In order to meet the blending percentage obligation, obligated parties would be forced to change the mix of fuels they sell to the extent that is possible in order to acquire enough RINs to meet the RFS2 mandates. All obligated parties would sell as much E85 and blend as much biodiesel into diesel as possible because of the relatively high RINs per gallon these actions generate: 0.74 RINs per gallon of E85 (typical), which compares to only 0.1 RINs for E10 and zero for E0. Biomass based diesel earns 1.5 RINs/gallon, or 0.075 RINs, when blended to make a gallon of B5.

The difference between the renewable fuel volumes mandated by the RFS2 program and the RINs generated through blending of biofuels into finished products represents the surplus or shortfall in RINs. If obligated parties continued to supply the same volumes of gasoline and diesel fuel, they would not be able to blend enough biofuel, or purchase enough surplus RINs, to remain in compliance with RSF2. This shortage in RINs puts upward pressure on RIN values (Table 10). For Scenario 1, in 2015 the program becomes infeasible, so there is no RIN value listed in the table.

	2012	2013	2014	2015
Renewable Volume Obligation as Blending Percentage	8.4%	9.0%	9.8%	11.0%
RIN value Scenario 1 (2010\$/RIN)	\$10	\$14	\$27	Note 1
RIN value Scenario 2 (2010\$/ RIN)	\$5	\$10	\$17	\$100

#### Table 10: RFS2 Mandated Total Biofuels Percentage and Associated RIN Values

Note 1: Model solution for Scenario 1 in the year 2015 was infeasible. Source: NERA analysis and  $N_{ew}ERA$  model results.

The cost of the RINs is borne by the obligated party and leads to higher costs and lower sales (effectively rationing) for fuels that require additional RINs. The cost of RINs also depends on the supply of RINs, which depends greatly on the supply of excess RINs from gasoline sales. During the first few years, the result is that the cost of diesel increases because this fuel requires RINs and the cost of E10 and E85 declines since these fuels produce excess RINs. The higher cost dampens demand for diesel, which results in the EIA lowering its forecast for diesel sales. The lower forecast for demand, means that the next year's blending percentage obligation becomes higher than it would have been, resulting in additional pressure on obligated parties who blend diesel to acquire even more RINs. This process repeats each year. The reduced diesel demand for 2011. As the cost of diesel rises, demand declines in subsequent years. The declining demand forecasted through NERA modeling is shown in order for 2012, 2013, 2014 years by the blue, red, and green lines, respectively.



Figure 9. Declining Diesel Demand Forecasting (2012 – 2015)

Eventually the RFS2 total renewable fuel target increases to the point that it is no longer possible to satisfy the mandate through the available compliance mechanisms. As a result, the blending percentage obligation becomes infeasible.

#### **D.** The Role of Banked RINs

Table 11 displays the shortfall or surplus of RINs from selling a gallon of diesel, E10, or E85. The shortfall for diesel depends on the scenario studied, because the amount of biodiesel differs by scenario. Under Scenario 2, more biodiesel is available and consequently blended with petroleum diesel to yield more RINs per gallon of finished diesel than in Scenario 1. Since the E10 blend wall is reached in both scenarios for all years, the RIN shortfall and surplus are the same across scenarios as is the E85 RIN surplus. The level of E10's RIN deficit or surplus suggests how great demand for previously banked RINs will be.

Source: NERA NewERA model results.

		2012	2013	2014	2015
Discol	Scenario 1	-0.048	-0.045	-0.053	
Diesel	Scenario 2	-0.036	-0.030	-0.040	-0.038
E10	Both Scenarios	0.016	0.010	0.002	-0.010
E85	Both Scenarios	0.66	0.65	0.64	0.63

 Table 11: RIN Deficit or Surplus per Gallon of Fuel Sold (RIN/Gallon of Fuel)

Source: NERA NewERA model results.

One way obligated parties may lessen the problems created by the gap between maximum RINs generated by blending B5 diesel and the total renewable fuel blending percentage obligation is to purchase or use RINs that have been banked from previous years. Depending upon the circumstances in a given year, obligated parties may choose to either acquire additional RINs or use RINs that they acquired in the previous year. The availability of RINs reserved for later use depends critically on the surplus RINs generated through the production of E10.

Table 11 shows that the surplus RINs decline dramatically to almost zero in 2014 and becomes negative in 2015. Therefore, in the first two years, it may be possible to increase the number of banked RINs, but by 2014 only sales of E85 would contribute anything meaningful to the surplus RIN supply. From 2014 surplus RIN inventories would be drawn down in an effort to make up for the shortfall in RINs created by diesel sales.

Table 12 shows the decline of surplus RINs over time. The table illustrates that in the early years obligated parties will acquire more RINs than they need for compliance (*i.e.*, they will add RINs to their RIN bank) and use these banked RINs in the later years: from 2013 onward in Scenario 1 and from 2014 onward in Scenario 2. This market behavior is reflective of the value of RINs early on being relatively inexpensive compared to the value of RINs later when the RFS2 mandates become more stringent. The total of cumulative banked RINs increases until 2013 in Scenario 1. In Scenario 2 the total increases until 2014 because there are more RINs available from the blending of biodiesel into finished diesel in Scenario 2. The subsequent exhaustion of the RIN surplus portends an impending collapse in terms of the RFS mandate leading to an infeasible outcome in the fuels market.

		Scenario 1	Scenario 2
	Starting RIN Surplus	1.69	1.69
2012	Surplus RINs Produced	0.16	0.67
2012	RINS Used	0.00	0.00
	End of Year RIN Surplus	1.85	2.36
	Starting RIN Surplus	1.85	2.36
2013	Surplus RINs Produced	0.00	0.29
	RINS Used	0.40	0.00
	End of Year RIN Surplus	1.45	2.65
	Starting RIN Surplus	1.45	2.65
2014	Excess RINs Produced	0.00	0.00
2014	RINS Used	1.45	0.92
	End of Year RIN Surplus	0.00	1.73
	Starting RIN Surplus	NA	1.73
2015	Surplus RINs Produced	NA	0.00
2015	RINS Used	NA	1.73
	End of Year RIN Surplus	NA	0.00

Source: NERA N<sub>ew</sub>ERA model results.

# E. RFS2 Program Will Eventually Fail

With time the RFS2 requirements become more stringent and options for complying become more limited: the blend wall is encountered, E85 is sold at maximum levels, and biodiesel production is fully exhausted. The result is that the demand for RINs exceeds the supply, which causes RIN values to increase and obligated parties to draw down their bank of RINs. Eventually the surplus of RINs is depleted (Table 12).

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With surplus RINs depleted at the end of 2014 for Scenario 1, obligated parties must meet the total biofuels obligation percentage of close to 11% in 2015 through the blending and sale of E0, E10, E85, and B5 diesel. There are no surplus RINs from previous years that can be used. The 11% RVO target exceeds the ethanol content in E10, which means that E85 sales must greatly increase to make up for the shortfall. But the market infrastructure and consumer acceptance limits E85 sales causing surplus RINs from E85 sales to be scarce. To remain in compliance, obligated parties would have to drastically curtail their sales of diesel and E10. Table 13 shows that if the supply of gasoline and diesel were reduced by over 50% from the EIA's Reference Case, then obligated parties could comply with RFS2. Clearly, this is an infeasible result. In addition, this result leads to far fewer biofuel gallons (9.4 billion gallons) being sold compared with the 2015 RFS total renewable fuel volume mandate of 20.5 billion gallons. As reported in Table 10, the model solution was infeasible for 2015 for scenario 1. Table 13 illustrates the unrealistic changes in fuel consumption that would have to take place for the RFS2 policy to be achievable.

	Renewable Fuel per Gallon (%)	Fuel Sales (Billion Gallons)	RINs (Billions)	EIA Reference Scenario 2015 Levels (Billion Gallons)	% Reduction in Fuel Scenario 1 vs. EIA
Obligation %	11.0%				
E85	74%	2.6	1.9		
Diesel	7.5%	20	1.5		
E10	10%	60	6.0		
E0	0%	3.0			
Motor Gasoline				140	53%
Diesel				46.2	57%
Total		85.6	9.4	186.2	

Source: NERA NewERA model results.

In scenario 2, this infeasibility is delayed until 2016 because the additional biodiesel supplies allow about 1.7 billion RINs to be carried forward from 2014 and to be used in 2015.

Exhausting the bank of RINs in 2015 fails to prevent the escalation of diesel costs, and they increase by over 300% from the Reference Case.

#### F. Economic Impact of RFS2

The macroeconomic impacts of the RFS2 mandate on the U.S. economy were estimated through the year 2015. The estimates show that the increasing demand for and escalating cost of RINs causes dramatic increases in the cost of diesel and ultimately, the cost of gasoline by 2015. These higher costs ripple through the economy, collectively harming economic growth.

From 2012 through 2014, the higher diesel fuel costs increase the cost to move raw materials and finished goods about the country. This increased cost will be passed through to consumers of finished goods and services. As a result, consumption of goods and services declines. The lower gasoline prices in this time period slightly offset the negative impacts on consumption from the higher diesel prices.<sup>29</sup>

In the 2012 to 2014 time frame, labor earnings increase, but their increase is modest compared to the loss in consumption, as labor earnings are unable to offset the higher costs for goods.<sup>30</sup> In the near term, investment and production is temporarily accelerated in anticipation of rising costs, and GDP increases, but this shift is unsustainable. By 2014 GDP declines by more than \$250 billion.

In 2015, the economic impacts worsen. In addition to the negative impact of higher costs for finished goods and services caused by rising diesel fuel costs, gasoline costs increase relative to the baseline as a result of RSF2. Consumers are left with fewer dollars to spend on other goods and services resulting in lower consumption. Lower consumption translates into less need for the production of other goods and services that consumers would have otherwise purchased.

The combined effect of less money consumers have available to spend with the higher cost for finished goods and services means that consumption declines even further. By 2015, consumption per household declines by about \$2,700 per year and total consumption declines by about \$340 billion. Since there is lower demand for finished goods and services, there is less need for workers to provide those goods and services. As a result, workers would earn \$584

<sup>&</sup>lt;sup>29</sup> Consumers are affected by higher diesel prices which are reflected through increases in the costs of goods and services.

<sup>&</sup>lt;sup>30</sup> Increases in biofuel production lead to increases in labor demand.

billion less as a result of the smaller size of the economy resulting from the implementation of RFS2 (Table 14). These negative impacts are also expressed by the loss in GDP of \$770 billion.

# Table 14: Changes in Consumption per Household, Consumption, Labor Income and GDPRelative to Baseline (2010\$s)

	2012	2013	2014	2015
Change in Average Consumption per Household (\$/Household)	-\$1,200	-\$1,200	-\$1,300	-\$2,700
Change in Consumption (Billions of \$s)	-\$150	-\$140	-\$160	-\$340
Change in Labor Income (Billions of \$s)	\$24	\$42	\$27	-\$580
Change in GDP (Billions of \$s)	\$43	\$50	-\$270	-\$770

Source: NERA NewERA model results.

# V. Conclusions

The RFS2 mandate as currently written is likely infeasible given the current technological, infrastructure and market constraints of the transportation sector. The fuel capability of the existing fleet, the infrastructure of the fuel distribution system and limited compliance mechanisms are some of the factors that undermine the viability of the RFS2. As obligated parties seek to comply with the RFS2, the mandates lead to unintended consequences that have dramatic and potentially long-term negative impacts on the motor fuel industry's ability to meet market demand and on the economy as a whole. As it becomes increasingly difficult for obligated parties to generate sufficient RINs to comply with the blending percentage obligation targets from RFS2, very large increases in transportation fuel costs ripple through the economy causing negative macroeconomic impacts. Depending on biodiesel availability, this collapse occurs in 2015 to 2016 timeframe. By 2015, the adverse macroeconomic impacts include a \$770 billion decline in GDP and a corresponding reduction in consumption per household of \$2,700.

# **Appendix A: Renewable Fuels Standard Description**

#### A. Renewable Fuel Standard (RFS2)

Congress first established a Renewable Fuel Standard (RFS1) in 2005 with the enactment of EPACT. Two years later, Congress passed EISA '07 which included RFS2 that increased the volume mandates of renewable fuels and expanded the transportation fuel mix beyond gasoline.

RFS2 became effective in 2010 and applies to all transportation fuel used in the United States—including diesel fuel intended for use in highway motor vehicles, non-road, locomotive, and marine diesel. As shown in Figure 10, RFS2 consists of four nested mandates for the minimum volume of renewable fuels contained in the transportation fuels sold in the United States. These mandates increase each year, and collectively, require the use of 36 billion gallons of renewable fuels in 2022.



# Figure 10: EISA '07 Renewable Fuel Standard 2008-2022

Each of the four nested mandates (biofuel categories) has its own lifecycle GHG

minimum emission reduction requirements and annual volume mandate.

- Total renewable fuel is produced from renewable biomass and must reduce GHG emissions by at least 20% from the baseline value.
- Advanced biofuel is a subcategory of renewable fuel having a lifecycle GHG emission at least 50% less than the baseline value.
- Biomass-based diesel is a subcategory of advanced biofuel, and includes biodiesel or renewable diesel fuel having a lifecycle GHG emission at least 50% less than the baseline value.
- Cellulosic biofuel a subcategory of advanced biofuel, and includes fuel produced from cellulose, hemicelluloses or lignin and having a lifecycle GHG emission at least 60% less than the baseline value.

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Because of the nested nature of the biofuel categories, any renewable fuel that meets the requirement for cellulosic biofuels or biomass-based diesel is also valid for meeting the overall advanced biofuels requirement. Similarly, any renewable fuel that meets the advanced biofuel requirement is also valid for meeting the total renewable fuel mandate.

By November 30 of each year, EPA sets for the following year the blending percentage standard for total renewable fuel, advanced biofuel, biomass-based diesel, and cellulosic biofuel by dividing the volumetric mandates for each biofuel category by the projected annual transportation fuel demand forecasted by EIA.

Renewable fuel producers and importers generate credits in proportion to the amount and type of renewable fuel produced/imported – these credits are called RINs.

Transportation fuel producers and importers ("obligated parties") must acquire sufficient RINs to demonstrate compliance. Their compliance requirement is based on the amount of gasoline and diesel they refine or import. The number of required RINs, for each renewable fuel category, is calculated by multiplying the blending percentage standard for that year as set by EPA with the volume of gasoline or diesel obligated parties produce or import in that year.

Fuels sold that contain less than the blending percentage standard incur a RIN deficit, and fuels that contain more than the blending percentage standard accrue surplus RINs. The overall annual blending percentage standard is met if the surplus RINs generated from fuels containing greater than the required percentage are sufficient to offset the RIN deficits from fuels containing less than the required percentage. An obligated party is in compliance with RFS2 if its supply of RINs for each of the four renewable fuel categories equals or exceeds its fuel sales times the EPA's stated blending percentage standard for each renewable fuel category.

Fuels currently sold into the U.S. market include E0 and E10 gasoline, B0 and B5 diesel and E85, an alternative fuel containing greater than 50% ethanol by volume. E10 is the predominant fuel in the market, when the ethanol volume requirement is greater than what can be achieved by blending E10, the E10 blend wall has been reached, and the blend wall will restrict the greater use of renewable fuels.

Most biodiesel fuel is consumed in blended diesel fuels in which petroleum-based diesel fuel constitutes 95 percent or more of the blend by volume. The most common of such blends is B5 (five percent biodiesel by volume). Most diesel engine manufacturers and automakers

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continue to recommend the use of blends not greater than five percent. These requirements effectively create a B5 blend limit that is analogous to the E10 blend wall.

Original equipment manufacturers design and warranty engines and vehicles consistent with the E10 specification. Vehicle manufacturers have stated that use of fuels with higher ethanol content would void their warranty on existing vehicles with the exception of FFVs, which can accommodate ethanol gasoline blends with as much as 85% by volume ethanol.

EPA has approved two partial waivers, that together, allow E15 in vintage 2001 on-road vehicles and newer. For reasons described in the report, however, volumes of E15 are not considered to be materially significant. For example, the EIA in its recent Short-Term Energy Outlook assumed zero E15 demand in 2012 and 2013.<sup>31</sup>

<sup>&</sup>lt;sup>31</sup> "This forecast assumes that E15 (gasoline blended with 15 percent ethanol by volume) does not yet reach the market. Consequently, U.S. ethanol production is projected to exceed the volume that can easily be used in the U.S. liquid fuels pool, so the Nation will continue to be a net exporter of ethanol over the next two years." Energy Information Administration, Short Term Energy Outlook, p. 10, May, 2012.

# **Appendix B: Detailed Model Description**

This analysis used the linked system of NERA's proprietary bottom-up transportation fuel model and its N<sub>ew</sub>ERA macroeconomic model. This section describes these two models.

#### **A. Transportation Fuel Model**

The transportation fuel model is a partial equilibrium model designed to estimate the amount of fuel produced for and consumed by the transportation sector with and without the RFS2 mandate in place. The model maximizes the sum of consumers' and producers' surplus subject to meeting the RFS2 program fuel requirements and satisfying the transportation sector's demand for fuel while not violating any transportation sector infrastructure constraints.

#### 1. Input Data Assumptions for the Model Baseline

The fuel sales forecast for the gasoline market is based upon the AEO 2011 Reference scenario. Table 15 reports the EIA's forecast for petroleum gasoline and ethanol sales as well as E85. To be optimistic about the ability of obligated parties to meet the RFS2 mandate, we assume that the level of E0 sales is only five percent of the total petroleum gasoline sales. Until recently, this percentage has been above 10% (see Phase I report). Applying this assumption to the AEO's forecast yields the following forecast for E0, E85, and petroleum and ethanol in the remaining motor gasoline fuel (Table 15).

Table 15: September 2011 STEO and AEO 2011 Reference Scenario – Sales of Gasoline
Fuels (Billions of Gallons, Unless Otherwise Noted)

Fuel (Billions of Gallons or %)	2012	2013	2014	2015
E0	6.28	6.29	6.28	6.27
Petroleum in E10	119.24	119.54	119.40	119.22
Ethanol in E10	15.01	15.25	15.48	15.72
% Ethanol in E10	11.2%	11.3%	11.5%	11.7%
E85	0.06	0.07	0.08	0.09

Source: EIA's AEO 2011 and EIA's STEO September 2011.
The fundamental problem with the EIA's forecast is that the percentage of ethanol in E10 exceeds the blend wall of 10%. In 2012, the share of ethanol in E10 is forecasted to be 11.2%. To eliminate this infeasibility, we adjusted the sales of ethanol and petroleum in E10 so that the modified E10 would comply with the E10 blend wall while the overall total energy content in motor gasoline remained the same. That is, the forecast used in the model maintains the total energy demanded on an MMBtu basis for travel (Table 16).

 Table 16: NERA Reference Case Sales of Gasoline Fuels (Billions of Gallons Unless Noted Otherwise)

Fuel (Billions of Gallons or %)	2012	2013	2014	2015
E0	6.28	6.29	6.28	6.27
Petroleum in E10	120.35	120.77	120.79	120.78
Ethanol in E10	13.37	13.42	13.42	13.42
% Ethanol in E10	10.0%	10.0%	10.0%	10.0%
E85	0.06	0.07	0.08	0.09

Source: NERA Analysis.

The AEO's 2011 forecast without modifications is used for the petroleum diesel and biomass based diesel sales forecast (Table 17).

 Table 17: NERA Reference Case Sales of Diesel Fuels (Billions of Gallons)

	2012	2013	2014	2015
Petroleum Diesel	41.8	43.9	44.2	45.0
Biomass based diesel	0.92	1.07	1.07	1.23
Effective Biodiesel %	2.2%	2.4%	2.4%	2.7%

Source: EIA's AEO 2011 and NERA analysis.

For the forecasts for the volume of biofuel components in motor gasoline, we disaggregate the ethanol production into corn, cellulosic, and sugar ethanol (see Table 18). Sugar ethanol consumption is based on the Food and Agricultural Policy Research Institute's (FAPRI's) 2011 Outlook. We use the EIA's forecast for cellulosic ethanol. Corn-based ethanol equals the sum of ethanol used in E10 and E85 less cellulosic and sugar ethanol consumption. This assumption is optimistic because it gives higher volumes for sugar ethanol. Ethanol use in E10 and E85 is inferred from Table 18.

	2012	2013	2014	2015
Corn Ethanol	12.60	12.22	11.16	10.49
Sugar Ethanol	0.81	1.25	2.33	3.00
Cellulosic Ethanol	0.01	0.01	0.01	0.01

### Table 18: NERA Reference Case Sales of Biofuels in Motor Gasoline (Billions of Gallons)

Sources: Food and Agricultural Policy Research Institute for sugar ethanol imports. Note: Corn ethanol = Ethanol in E10 + Ethanol in E85 – Sugar Ethanol – Cellulosic Ethanol

The forecasts for fuel price ratios are based upon a number of data sources. The gasoline and diesel prices come from AEO's 2011 Reference forecast. For corn ethanol we built up the prices from the EIA's work. We assumed a corn price equal to the average \$/bushel price from January 1, 2008 to September 1, 2011 (or \$5.00/bushel). We took the capital, operations, and maintenance costs from the EIA.<sup>32</sup> Summing up all these costs yielded the forecasted price for corn based ethanol. The price of sugar ethanol is assumed to be \$1.00 to \$1.50 per gallon higher than neat gasoline based on recent actual price differentials between the two fuels.<sup>33</sup> The cost of cellulosic ethanol is uncertain.<sup>34</sup> To estimate this cost, we averaged two EIA forecasts – one based on the capital cost for cellulosic ethanol and the other based on the capital cost for biodiesel, we made use of three sources: Global Insights, the American Trucking Association's comment on the EPA's proposed rule entitled: *Regulation of Fuels and Fuel Additives: 2012 Renewable Fuel Standards*, and the average ratio of spot SME B100 to spot ultra-low sulfur petroleum diesel from 2009 through 2011.

<sup>&</sup>lt;sup>32</sup> Statton, Mac, "Development of Production Costs as a Driver for the National Energy Modeling System," Energy Information Administration, Presentation at International Fuel Ethanol Workshop, June 29, 2011.

<sup>&</sup>lt;sup>33</sup> California Energy Commission, "2011 Integrated Energy Policy Report," February 2012.

<sup>&</sup>lt;sup>34</sup> Because we assume the RFS mandate for cellulosic ethanol will be waived, cellulosic ethanol is likely to be irrelevant in our analysis as long as its price is sufficiently greater than that of sugar ethanol, for sugar ethanol will be the ethanol of choice to meet the advanced biofuels mandate, and corn and sugar ethanol will be used in the production of E10 and E85 to help meet the overall biofuel requirement.

<sup>&</sup>lt;sup>35</sup> Statton, Mac, "Development of Production Costs as a Driver for the National Energy Modeling System," Energy Information Administration, Presentation at International Fuel Ethanol Workshop, June 29, 2011.

All price ratios are national, annual averages over multiple grades of fuel. For gasoline, the grades include regular unleaded, 89 octane unleaded, and premium unleaded (Table 19).

Table 19: Baseline Fuel Price Ratios for Blended Gasoline and Diesels (Ratio on a GGE)
Basis of Biofuel to Conventional Fuel)

	2010	2011	2012	2013	2014	2015
Gasoline	1.00	1.00	1.00	1.00	1.00	1.00
Corn Ethanol	1.86	1.78	1.72	1.61	1.58	1.49
Sugarcane Ethanol	2.08	2.00	1.92	1.81	1.77	1.67
Cellulosic Ethanol	2.62	2.48	2.41	2.23	2.13	2.01
Diesel	1.00	1.00	1.00	1.00	1.00	1.00
Soy-Based Biodiesel	1.74	1.66	1.7	1.66	1.65	1.64

Source: NERA assumptions.

#### 2. Fuel Supply Curves

To address the changes in fuel production from the baseline, we use separate supply curves for each fuel. The elasticity of the supply dictates how the prices of fuels change with changes in production. In particular, they help determine how costly it is to expand biofuel production above the Reference Case levels.

Each supply curve is benchmarked to the NERA Reference Case, which is a slight modification of the EIA's Reference Case. The Reference Case price and quantity are denoted by  $(Q_0(t),P_0(t))$ . Each supply curve is also defined by an elasticity that is estimated from several data points from the EIA's Reference and High Oil Price scenarios. Each supply curve has the following functional form:

$$Q(t)/Q_0(t) = (P(t)/P_0(t))^{elasticity}$$

Formulation of the supply curves is such that the model replicates the Reference Case if no RFS2 mandate is imposed. For each year, the benchmark datum point for the biodiesel supply curve is derived from the EIA's reference scenario projections for fuel quantities and prices. The benchmark datum point for the corn ethanol supply curve comes from our adjusted EIA reference scenario (NERA Reference Case) for quantities and the EIA's cost analysis. For sugar ethanol, we used the EIA's demand forecast and the ARB's cost ratio of sugar ethanol to corn ethanol. Table 17, Table 18, and Table 19 report the prices and quantities to which the supply curves were calibrated.<sup>36</sup>

The own price elasticity for each fuel is derived by dividing the percentage change in quantity of fuel demanded by the percentage change in fuel price. The percentage change in quantity and price are computed by comparing the difference between the fuel consumed and price of fuel, respectively, in the AEO high oil price and reference scenarios. The elasticity of supply varies a bit from year to year, but on average, the elasticity of supply is about 0.4 for corn ethanol, 1.2 for sugar ethanol and biodiesel. The elasticity for petroleum fuels was is 0.8.<sup>37</sup>

#### 3. Demand Curves

The model has a demand curve for each final fuel – E0, E10, E85, and diesel. The functional form of these curves is identical to that of the fuel supply curves. For the demand curves, the elasticity is the fuel's own price elasticity of demand. Because this analysis concerns itself only with the next few years, the demand curves' elasticity equaled that of Dahl's estimate for short-term elasticity of -0.1.<sup>38</sup>

These curves are calibrated to the demand data in Table 16 and Table 17. The EIA's AEO 2011 Reference Case provides the gasoline and diesel prices to which the demand curves' initial prices are calibrated (Table 20). As with the supply curves, the demand curves are structured so that the model replicates the NERA Reference Case level of demand for each fuel in the absence of the RFS2 mandate.

<sup>&</sup>lt;sup>36</sup> The previous section provides more detail on how the forecast prices were derived.

 <sup>&</sup>lt;sup>37</sup> Paltsev, Sergey, John M. Reilly, Henry D. Jacoby, Rishard S. Eckaus, James McFarland, Marcus Sarofim, Malcolm Asadoorian, and Mustafa Babiker, "The MIT Emissions and Prediction and Policy Analysis (EPPA). Model Version 4," August 2005.

<sup>&</sup>lt;sup>38</sup> Dahl, C.A., "A survey of energy demand elasticities for the developing world," *Journal of Energy and Development* 18(I), 1—48, 1994.

Fuel	2012	2013	2014	2015
Gasoline	2.82	2.97	3.05	3.13
Diesel	2.92	2.97	3.02	3.08
Source: EIA	's AEO	2011.		

### Table 20: AEO 2011 Reference Case Fuel Prices (\$/Gallon)

### 4. Transportation Fuel Model is Designed to Model RFS2 Program Characteristics

The transportation fuel model was customized to simulate the impacts resulting from the RFS2 program. The model solves in one-year time steps and has a flexible time horizon. The first endogenous year is 2012. The model tracks the sale of the following fuels: E0 (100% petroleum gasoline), E10 (gasoline containing at most 10% by volume ethanol), E85 (assumed to contain 74% ethanol by volume), and diesel (containing at most 5% biodiesel). The model also tracks the use of the following fuel components in the production of the above finished fuels: petroleum gasoline, corn ethanol, sugar ethanol, cellulosic ethanol, petroleum diesel, and biodiesel.

The model combines the six fuel components into the four end-use fuels, which can be consumed by specific vehicle types:

- Minimum E0 use held to 5% to represent incomplete market conversion to E10 and preference of some consumers for E0;
- Conventional vehicles can consume either E0 or E10;
- FFVs can use E0, E10, or E85; and
- Commercial trucks/buses, ships, and trains are allowed to use diesel, which has up to a five percent mix of biodiesel (B5).

### 5. **RFS/RIN** Constraints

The model includes three biofuel constraints to account for the minimum annual volume of biofuel sales required under the RFS2 program:

- Biomass based diesel;
- Advanced biofuel (includes cellulosic biofuels, biomass-based diesel, and sugar ethanol); and
- Renewable fuel (includes advanced biofuel and corn ethanol).

For this analysis, we omit the RFS2 constraint for cellulosic ethanol under the assumption that the EPA would continue to grant a waiver because cellulosic biofuels will be commercially available only in very limited quantities. This assumption avoids the debate about the economic and technical feasibility of producing cellulosic biofuel<sup>39</sup> and is likely optimistic given the current difficulty procuring cellulosic biofuel supplies. Since this analysis assumes ample supplies of corn and sugar ethanol to meet the RFS2 mandates, there is no need for cellulosic ethanol to meet the non-cellulosic RFS2 targets.

Therefore, we model the following three RFS2 constraints, which are defined in the EPA's Final Rule for the Regulation of Fuels and Fuel Additives.

Figure 11: EPA's Formulas for the RFS2 Percentage Mandates<sup>40</sup>

$$Std_{BBD, i} = 100\% \times \frac{RFV_{BBD, i} \times 1.5}{(G_i - RG_i) + (GS_i - RGS_i) - GE_i + (D_i - RD_i) + (DS_i - RDS_i) - DE_i}$$

$$Std_{AB, i} = 100\% \times \frac{RFV_{AB, i}}{(G_i - RG_i) + (GS_i - RGS_i) - GE_i + (D_i - RD_i) + (DS_i - RDS_i) - DE_i}$$

$$Std_{RF, i} = 100\% \times \frac{RFV_{RF, i}}{(G_i - RG_i) + (GS_i - RGS_i) - GE_i + (D_i - RD_i) + (DS_i - RDS_i) - DE_i}$$

<sup>&</sup>lt;sup>39</sup> We note that there is a second- or third-order effect of assuming no measurable cellulosic supplies. Assuming no significant amount of cellulosic ethanol production necessitates additional amounts of biodiesel and sugar based ethanol to meet the advanced biofuel requirement, and this affects costs and compliance.

<sup>&</sup>lt;sup>40</sup> http://www.gpo.gov/fdsys/pkg/FR-2012-01-09/pdf/2011-33451.pdf, at p. 19.

The final standards for 2012 are provided below in Table 21.

### Table 21: EPA's Final Rule for RFS standards for 2012<sup>41</sup>

Fuel	Percentage
Cellulosic biofuel	0.002% to 0.01%
Biomass-based diesel	0.91%
Advanced biofuel	1.21%
Renewable fuel	9.21%
Source: EPA.	

### 6. Model Formulation

The following text describes the transportation fuel model – its objective function and constraints - at a high-level.

Maximize:	Consumer Surplus + Producer Surplus + Value of RIN Bank
Subject to:	RFS2 advanced biofuel constraint (% requirement)
	RFS2 biodiesel constraint (% requirement)
	RFS2 total biofuel constraint (% requirement)
	Blend wall constraint for E10 not to exceed 10% ethanol
	Blend wall constraint for diesel not to exceed 5% biodiesel
	Limit on E85 sales based on Phase I findings for penetration of E85
	stations
	Lower bound on E0 sales as a fraction of total sales (calibrated to baseline
	levels)
	Upper bound on biodiesel production
RIN bank(t) =	= RIN bank(t-1) + RIN Deposit(t) – RIN withdrawal(t) $t = 2012,, 2015$
RIN bank car	nnot exceed 20% of biofuel sales
Consumer Su	rplus = the area under the demand curve for each delivered fuel ( $e.g.$ , E0,
E10, <i>etc</i> .)	

<sup>&</sup>lt;sup>41</sup> EPA's Section I on pg. 1323 of the EPA's Final Rule for the Regulation of Fuels and Fuel Additives: 2012 Renewable Fuel Standards. Table I.A. 3-2.

Producer Surplus = the area under the supply curve for each fuel component (*e.g.*, corn ethanol, biodiesel, *etc.*)

RIN bank in 2012 equals the carryover of RINs from 2011.

The supply curves capture the technological issues (penetration rate, availability, and cost) for the different fuels. The demand curves for fuel capture the loss in utility from having to reduce travel and also the loss in welfare from having to switch fuels. The RFS constraint is applied only in the RFS2 scenarios. The change in economic activity between the scenario and the baseline provides the economic impacts of the RFS policy.

The models for the reference and high biofuel scenarios differ only in the upper bound for the amount of biodiesel production. Table 22 reports these levels.

# Table 22: Maximum Amount of Biomass Based Diesel That Can be Produced (Billions ofGallons)

Scenario	2012	2013	2014	2015
Reference Scenario	1.00	1.28	1.28	1.28
High Biodiesel Scenario	1.35	1.74	1.66	1.90

Source: EIA's AEO 2011 and NERA analysis.

The sales of E85 are limited by how quickly the E85 fueling infrastructure can be expanded. At the end of 2011, there were only about 2,400 stations that sold E85. This small volume resulted in E85 making up only about 1% of all potential FFV fuel purchases. By allowing the addition of E85 pumps in retail stations to increase at a rate far faster than that in recent history (1,000 stations per year versus about 400 stations per year from 2006 through 2010), yields about 6,400 stations by 2015. Given people's propensity to seek out E85 stations if they have a FFV, we assume that this level of stations translates into the following bound on E85 sales (see Phase I report for more details). Table 23 shows that this upper limit on E85 sales is quite optimistic relative to the EIA's forecasted E85 sales.

### Table 23: Sales of E85 (Billions of Gallons)

	2012	2013	2014	2015
AEO 2011	0.06	0.07	0.08	0.09
Maximum	0.54	0.99	1.7	2.6

Source: EIA's AEO 2011 and NERA  $N_{ew}ERA$  model results.

### B. Macroeconomic Model in NewERA Modeling System

The N<sub>ew</sub>ERA macroeconomic model is a forward-looking dynamic computable general equilibrium model of the United States. The model simulates all economic interactions in the U.S. economy, including those among industry, households, and the government. The economic interactions are based on the IMPLAN 2008 database for a benchmark year, which includes regional detail on economic interactions among 440 different economic sectors. The macroeconomic and energy forecasts that are used to project the benchmark year going forward are calibrated to the most recent AEO produced by the EIA. Because the model is calibrated to an internally-consistent energy forecast, the use of the model is particularly well suited to analyze economic and energy policies and environmental regulations.

For this study, the  $N_{ew}ERA$  macroeconomic model was set to run from 2012 to 2015 in one year time steps. We aggregated all the states into one U.S. region since the RFS2 program is a nationwide policy. We then aggregated the 440 sectors into five energy and seven non-energy sectors: energy sectors include crude oil, oil refining, natural gas extraction and distribution, coal, and electricity; the non-energy sectors include agriculture, commercial transportation (excluding trucking), energy intensive sectors, manufacturing, motor vehicle production, services, and trucking.

The N<sub>ew</sub>ERA model incorporates EIA energy quantities and energy prices into the IMPLAN Social Accounting Matrices. This in-house developed approach results in a balanced energy-economy dataset that has an internally consistent energy benchmark data as well as IMPLAN consistent economic values.

The macroeconomic model incorporates all production sectors and final demands of the economy and is linked through terms of trade. The effects of policies are transmitted throughout the economy as all sectors and agents in the economy respond until the economy reaches equilibrium. The ability of the model to track these effects and substitution possibilities across

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sectors and regions makes it a unique tool for analyzing policies such as those involving energy and environmental regulations. These general equilibrium substitution effects, however, are not fully captured in a partial equilibrium framework or within an input-output modeling framework. The smooth production and consumption functions employed in this general equilibrium model enable gradual substitution of inputs in response to relative price changes thus avoiding all or nothing solutions.

Business investment decisions are informed by future policies and outlook. The forwardlooking characteristic of the model enables businesses and consumers to determine the optimal savings and investment while anticipating future policies with perfect foresight. The alternative approach on savings and investment decisions is to assume agents in the model are myopic, thus have no expectations for the future. Though both approaches are equally unrealistic to a certain extent, the latter approach can lead the model to produce inconsistent or incorrect impacts from an announced future policy.

The CGE computable general equilibrium modeling tool such as the  $N_{ew}ERA$ macroeconomic model can analyze scenarios or policies that call for large shocks outside historical observation. Econometric models are unsuitable for policies that impose large impacts because these models' production and consumption functions remain invariant under the policy. In addition, econometric models assume that the future path depends on the past experience therefore fail to capture how the economy might respond under a different and new environment. For example, an econometric model cannot represent changes in fuel efficiency in response to increases in energy prices. However,  $N_{ew}ERA$  macroeconomic model can consistently capture future policy changes that envisage having large effects.

The N<sub>ew</sub>ERA macroeconomic model is also a unique tool that can iterate over sequential policies to generate consistent equilibrium solutions starting from an internally consistent equilibrium baseline forecast (such as the AEO Reference Case). This ability of the model is particularly helpful to decompose macroeconomic effects of individual policies. For example, if one desires to perform economic analysis of a policy that includes multiple regulations, the N<sub>ew</sub>ERA modeling framework can be used as a tool to layer in one regulation at a time to determine the incremental effects of each policy.

### **C. Integration of Models**

To estimate the economic impacts of the RFS2 program on the overall economy, we established a one way linkage between the bottom-up transportation model and the top-down macroeconomic model. We first ran the reference and high biofuel scenarios through the transportation fuel model. The imposition of the RFS2 program leads to fuel price increases from the baseline without this program. For the top-down macroeconomic model, we translated the resulting higher fuel prices by applying a tax on gasoline and diesel that yields the same fuel price increase as seen in the bottom-up transportation fuel model.



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### Attachment 2



**FINAL REPORT** 

### **RENEWABLE FUEL STANDARDS**

### AND THE ETHANOL BLENDWALL

Prepared for

AMERICAN PETROLEUM INSTITUTE

By

MathPro Inc.

August 8, 2013

MathPro Inc. P.O. Box 34404 West Bethesda, Maryland 20827-0404 301-951-9006

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### GLOSSARY

- **AEO**: *Annual Energy Outlook*, published by the Energy Information Administration, Department of Energy.
- **Co-processed renewable diesel (CDR)**: Biodiesel produced by hydrotreating virgin vegetable oils or animal fats in conjunction with conventional hydrocarbons. CDR qualifies as an "advanced biofuel" under EISA (but not as a "biomass-based diesel").
- E0, E10, and E10+: Gasoline containing no ethanol, gasoline containing 10 vol% ethanol, and gasoline containing more than 10 vol% ethanol (e.g., E15), respectively.
- **E85**: A vehicle fuel that is mixture of hydrocarbon blendstocks and 51% to 85 vol% ethanol (generally about 74 vol%).
- EIA: Energy Information Administration.
- EISA: Energy Independence and Security Act of 2007.
- Ethanol Equivalency Factors: Factors used to convert biodiesel (and bio-butanol) volumes to equivalent volumes of ethanol (based on relative energy content) for the purpose of calculating total renewable and advanced biofuel volumes required under EISA.
- Ethanol Blendwall: A constraint on the volume of ethanol that can be blended into the U.S. gasoline pool that is reached when essentially all U.S. gasoline is ethanol-blended at 10 vol%.
- **EPA**: Environmental Protection Agency.
- **FAME**: Fatty acid methyl ester, a biodiesel produced by processing raw vegetable oil (typically soybean, rapeseed, or canola oil) or animal fats through a chemical process called trans-esterification.
- FFV: Flex-fuel vehicle, a vehicle capable of using gasoline, E10+, or E85.
- **MOVES**: Motor Vehicle Emission Simulator, a complex, mobile source emission modeling system developed by EPA's Office of Transportation and Air Quality.
- **NEMS**: National Energy Modeling System, an energy modeling system used by the Department of Energy to develop energy projections reported in each year's AEO.
- Non-co-processed renewable diesel (NCRD): biodiesel produced by hydrotreating virgin vegetable oils or animal fats. NCRD qualifies as a "biomass-based diesel."
- Vehicle Survival Rate: The percentage of vehicles of a given model year remaining in service in a subsequent year. For example, the estimated ten-year survival rate of cars is about 83% in MOVES and 75% in NEMS.



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### INTRODUCTION

The American Petroleum Institute (API) retained MathPro Inc. to assess, in light of the E10 blendwall, annual renewable fuel volume standards that EPA might establish to implement the Renewable Fuels Standard (RFS). The study comprised two parts.

Part 1 involved the development of a spreadsheet-based model ("Software Tool") to assess specified compliance approaches for various schedules of annual renewable fuel volumes that EPA might establish. The spreadsheet incorporates the projections of energy demand in the transportation sector in EIA's *Annual Energy Outlook 2013 (AEO 2013)* Reference and High Price cases.

Part 2 involved application of the Software Tool to assess three hypothetical scenarios involving assumed schedules of annual renewable fuel volumes and various compliance approaches.

This report is the final work product of the project.

The report is in four sections.

- 1. Background
- 2. Elements of the Software Tool
- 3. RFS Scenarios Analyzed and Results
- 4. Conclusions



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### 1. BACKGROUND

The Energy Independence and Security Act of 2007 (EISA) established a schedule of renewable fuel volume requirements, shown in **Table 1** below. EPA implements this schedule through annual rulemakings (as required by Section 211(o) of the amended Clean Air Act). The annual volume schedule set forth in EISA reflected the assumption that there would be substantial increases in production of cellulosic biofuels and lesser increases in the production of other advanced biofuels (imported sugarcane ethanol and biomass-based diesel). The EISA volume schedule also implicitly limited the use of corn ethanol to 15 billion gallons per year (B gal/y).

		Renewa	able Fuel		
	Advanced Biofuel				
	All	All		Biomass-	
I	Renewable	Advanced	Cellulosic	based	
Year	Fuel	Biofuel	Biofuel	Diesel	
I					
2006	4.00		l i		
2007	4.70				
2008	9.00				
2009	11.10	0.60	1	0.50	
2010	12.95	0.95	0.10	0.65	
2011	13.95	1.35	0.25	0.80	
2012	15.20	2.00	0.50	1.00	
2013	16.55	2.75	1.00	>= 1	
2014	18.12	3.75	1.75	>= 1	
2015	20.50	5.50	3.00	>= 1	
2016	22.25	7.25	4.25	>= 1	
2017	24.00	9.00	5.50	>= 1	
2018	26.00	11.00	7.00	>= 1	
2019	28.00	13.00	8.50	>= 1	
2020	30.00	15.00	10.50	>= 1	
2021	33.00	18.00	13.50	>= 1	
2022	36.00	21.00	16.00	>= 1	
2023	(1)	(1)	(1)	(1)	

Table 1: EISA Schedule of Renewable Fuel Volumes
(Billion gallons/year)

(1) To be determined by EPA in a future rulemaking

EISA requires EPA, each year, to:

- set renewable fuel standards for the following year;
- set cellulosic biofuel volume standards based on evaluations of cellulosic biofuel production capacity (if less than EISA volumes); and
- establish volume standards for biomass-based diesel for 2013 and later years considering various factors, including production and infrastructure capabilities.



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As **Table 2** indicates, thus far EPA has promulgated annual volume standards for: (i) total renewable and advanced biofuel equal to those specified in EISA; (ii) biomass-based diesel equal to those specified in EISA for 2010 to 2012, with an increase for 2013; and (iii) cellulosic biofuel substantially lower than those specified in EISA, because production capability is minimal. (Note that the asterisks in Table 2 denote volumes in EPA's proposed RFS standards rule for 2013.)

	Renewable Fuel									
		Advanced Biofuel								
	All	All	I	Biomass-						
	Renewable	Advanced	Cellulosic	based						
Year	Fuel	Biofuel	Biofuel	Diesel						
	1									
2010	12.95	0.95	0.065	1.15 <sup>1</sup>						
2011	13.95 *	1.35*	0.060	0.80						
2012	15.20	2.00	0.010	1.00						
2013 <sup>2</sup>	16.55	2.75	0.014	1.28						
				I						

## Table 2 : EPA Schedule of Renewable Fuel Volumes(Billion gallons/year)

1 Carries over the 2009 EISA volume requirement into 2010.

2 Proposed volume standards.

Note: Volumes are in ethanol-equivalent gallons, except for Biomass-based Diesel, which is in physical gallons.

EPA's policy has been that, if sugarcane ethanol and biomass-based diesel (primarily FAME) are likely to be available in sufficient quantities to support EISA's schedule of total renewable and advanced biofuel volumes, those volumes should be met, for consistency with the GHG reduction goals of the Act.<sup>1</sup> That is, EPA has elected not to reflect in its total renewable and advanced biofuel volume standards the lack of available cellulosic biofuel.

EPA implements its volume standards by setting annual percentage standards for each of the four renewable biofuel categories. EPA calculates the annual percentage standard for each category as the ratio of that category's volume standard to the total volume of U.S. gasoline and diesel use projected for that year by EIA.<sup>2</sup> In turn, obligated parties (primarily domestic refineries and

<sup>&</sup>lt;sup>2</sup> Gasoline and diesel use in Alaska are excluded from the calculations, as are projected volumes of gasoline and diesel production by exempted small refiners (such exemptions end by 2013). Each of the Percentage Standards,



<sup>&</sup>lt;sup>1</sup> Regulation of Fuels and Fuel Additives: 2013 Renewable Fuel Standards; Proposed Rule, *Federal Register*, Vol 78, No. 26, 02/07/13, p. 9295.

transportation fuel importers) must use the percentage standards to calculate their Renewable Volume Obligations (RVOs) for each category of biofuel.

Compliance by obligated parties with their RVOs (individually calculated as the percentage standards times their combined sales of petroleum-based gasoline and diesel fuel) is accomplished through the accumulation of sufficient Renewable Identification Numbers (RINs). RINs, of which there are five types, are generated with each gallon of biofuels used domestically.

**Table 3**, below, shows the five types of RINs, the RINs generated per gallon of biofuel (the "ethanol equivalency" factor), and the biofuel categories to which various RIN types may be applied for compliance.

		Number of RINS			/ for which l or Compliar	
Type of	Туре	Generated				Biomass-
Renewable	of	per Gallon	Renewable	Advanced	Cellulosic	Based
Fuel	RIN	of Biofuel	Biofuel	Biofuel	Biofuel	Diesel
Corn ethanol	D6	1	•			
Sugarcane Ethanol	D5	1	•	•		
Cellulosic Ethanol	D3	1	•	•	•	
Cellulosic Diesel	D7	1.7	•	•	•	
Co-processed Renewable Diesel	D5	1.7	•	•		
Non Co-processed Renewable Diesel	D4	1.7	•	•		•
FAME Biodiesel	D4	1.5	•	•		•
Cellulosic Biofuel Waiver Credit		1			•	

### Table 3: RINs Generated per Physical Gallon of Biofuel --Ethanol Equivalency Factors

For example, one gallon of FAME generates 1.5 D4 RINs, and D4 RINs may be used to comply with an obligated party's RVOs for biomass-based diesel, advanced biofuel, and/or total renewable fuel. Table 3 also shows that cellulosic biofuel waiver credits may be used to comply only with RVOs for cellulosic biofuel.<sup>3</sup>

RINs may be bought and sold and held in inventory as "carry-over RINs." In fact, due to "overcompliance," mostly during 2010 and 2011, the combined inventory of RINs at the end of 2012

<sup>&</sup>lt;sup>3</sup> If the cellulosic biofuel volume standard set by EPA is less than that specified in EISA, EPA must make cellulosic biofuel waiver credits available for purchase at a price equal to the greater of 25¢/gal or the average wholesale price of gasoline less \$3 per gal. Such waiver credits have been used by obligated parties to meet most of their cellulosic biofuel RVOs from 2010 to 2012.



including that for Biomass-based diesel, is calculated in terms of "ethanol-equivalency" to be compatible with the RIN system described in the next few paragraphs.

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stood at almost 2.6 billion RIN-gallons, as shown in **Table 4**, below. These carry-over RINs are available for use in complying with RVOs for 2013 and later years.

	RIN	Carry-Over
	Туре	RINs
Total		2,587
Renewable	D6	2,097
Advanced Biofuel	D5	175
Biomass-based Diesel	D4	315
Cellulosic Ethanol	D3	0.0201
Cellulosic Diesel	D7	0.0017

### Table 4: Estimated Carry-over RINs as of 2012 (million gallons)

Source: Derived from EPA's Website, as of April 12, 2013. (http://www.epa.gov/otaq/fuels/rfsdata/2012emts.htm)

"Over-compliance" with renewable fuel RVOs in 2010 and 2011 was possible because the volumes of ethanol called for by the volume standards for those years were less than the volumes of ethanol needed to saturate the gasoline pool with 10% ethanol. Thus, with the bulk of the gasoline pool being E10 in 2010 and 2011, U.S. gasoline production generated excess (carry-over) D6 RINs. However, that is no longer the case. In fact, physical compliance with EPA's proposed volume standards for 2013 would require ethanol use in excess of 10% of the gasoline pool. Once the E10 blendwall is reached, any additional ethanol use mandated by EPA would exceed the U.S. gasoline pool's capacity to absorb ethanol without resort to E15 or E85 blending.

E15 and E85 have achieved only limited market acceptance, due in part to vehicle warranty issues with E15 and infrastructure limitations for both E15 and E85. In addition, when higher blends of ethanol are sold alongside E10, ethanol's fuel economy deficit becomes apparent to consumers. Significant expansion in the use of higher ethanol blends would require the price of D6 RINs to increase sufficiently to reduce the *effective* rack price of ethanol to a level that would make these higher blends economically attractive to consumers.

Increasing FAME production (beyond volumes required to meet the biomass-based diesel volume standards) may be an avenue to delay reaching the E10 blendwall, as excess D4 RINs may be used as D6 RINs for complying with renewable fuel RVOs. Biodiesel production remains well below current capacity (about 50% of capacity in 2012), even after application of the recently-extended \$1.00/gal subsidy for bio-diesel production. Congress' willingness to continue that subsidy is uncertain, which in turn creates uncertainty regarding the economic feasibility of FAME production in the future.



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The burden of near-term compliance with renewable fuel RVOs seems to rest primarily on carryover RINs (coupled, possibly, with expanded FAME production). Much of the inventory of carryover RINs at the start of 2013 ( $\approx 2.6$  B gal/y) is likely to be used in 2013. This means that the introduction of additional volumes of FAME or E85 is likely to be required in 2014 and beyond.

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2. ELEMENTS OF THE SOFTWARE TOOL

The Software Tool is designed to assess alternative schedules of volume standards that EPA might set. It consists of a number of sections, including:

- *User inputs*. In this section, the user can specify an annual volume scenario, along with other parameters such as the compliance method, the extent of FAME expansion, the use of E85 or E10+ to absorb excess ethanol, etc.
- *Carry-over RINs*. This section includes data on the inventory of RINs as of the end of 2012 as reported by EPA.
- *AEO forecasts*. This section contains selected forecasts from *AEO 2013* Reference and High Oil Price cases.
- *Vehicle fleet composition*. This section estimates the year-by-year distribution of vehicles and fuel use, by vehicle type and vintage, using reported data on vehicle sales, forecasts of vehicle sales from *AEO 2013*, and assumptions regarding vehicle survivability rates and VMT from MOVES and NEMS.
- *Outputs*. This section presents results of interest.

The Software Tool incorporates three alternative methods for compliance with the designated annual Volume Standards.

• Use of carry-over RINs. In this option, obligated parties use excess RINs accumulated in 2010 to 2012 to aid in complying with the RFS volume standards for 2013 and thereafter. (Accumulated D4 RINs are used solely to reduce the physical use of corn or sugarcane ethanol and are not used to reduce current FAME production.)

The user may place upper limits on the percentage of the available RIN inventory used for compliance in a given year. This simulates obligated parties (that accumulated more RINs than needed for compliance) holding back RINs for their own subsequent use, rather than selling them on the open market.

• *Expansion of FAME production*. In this option, obligated parties, in addition to using carry-over RINs for compliance purposes, cause production of FAME to expand beyond the annual volumes needed to meet the biomass-based diesel volume standards. This generates "excess" D4 RINs that are used to reduce the physical use of imported sugarcane ethanol (which generates D5 RINs) or corn ethanol (which generates D6 RINs) in combined volume equal to the volume of excess D4 RINs.

The annual volume of FAME expands to the lesser of (i) the volume needed to generate sufficient excess D4 RINs to prevent reaching the ethanol blendwall, or (ii) the volume consistent with limits on the percentage of FAME that can be blended in the distillate



pool due to product specifications or marketing constraints that limit higher FAME/diesel blends.

Unlike the use of carry-over RINs, which can be implemented directly by obligated parties, expansion of FAME production would come about indirectly from price signals generated in the RIN market. The Software Tool does not simulate this latter process, nor does it assess the implications of expanded production on the production cost or market price of FAME. It simply assumes that expansion of FAME occurs and estimates the extent of the required expansion.

• *Expansion of E85 production.* In this option, in addition to the use of carry-over RINs for compliance purposes, E85 production is allowed to expand to meet the annual renewable fuel volume standards. The additional E85 generates additional D6 RINs to aid in meeting the annual renewable fuel volumes.

The Software Tool also calculates the percentage of FFVs that must use E85. The Software Tool calculates the number of FFVs each year based on EIA and EPA data and methodologies, with the assumption that any FFV using E85 uses only E85 for the entire year.

The Software Tool allows the pairing of any combination of volume scenarios and compliance method.

The compliance method in which FAME production expands reflects the assumption that EPA does not adjust annual volume standards upwards in subsequent years in response to FAME production in excess of that necessary to meet the current year's biomass-based diesel volume standard. The effects of such reactive behavior by EPA can be assessed by using the Software Tool's "user-specified RFS schedule" to iteratively expand the volume standards for total renewable, advanced biofuel, and biomass-based diesel in response to the previous year's FAME use.

The Software Tool computes the combined volume of corn, sugarcane, and cellulosic ethanol needed to comply with the annual volume standards. If that combined volume exceeds the volume of ethanol that can be absorbed in the gasoline pool through E10 (i.e., the E10 blendwall is reached), the "excess" ethanol is absorbed through expansion of higher ethanol blends – E85 or E10+, as specified by the user. The calculated volumes of E10 and E85 (or E10+) must satisfy two constraints: (i) the volume of ethanol in the gasoline pool (defined here as including E0, E10, and higher ethanol blends such as E85) equals the volume of ethanol required to meet the annual volume standards; and (ii) the combined energy content of the gasoline pool equals the combined energy content of the gasoline pool (E10 and E85) forecast in *AEO 2013* for either the Reference or High Oil Price cases, as specified by the user.



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### 3. **RFS S**CENARIOS **A**NALYZED AND **R**ESULTS

The analysis assessed three potential annual volume scenarios and, within each scenario, various means of compliance with the specified annual volume standards. The scenarios span the range of future annual volume standards that EPA plausibly might set. All three scenarios use EIA's *AEO 2013* projections for cellulosic biofuel volumes, rather than the statutory volumes.

The first scenario adopts the EISA volume standards for total renewable fuel and advanced biofuel, notwithstanding that future production of cellulosic biofuel likely will fall well short of EISA volumes.

The second scenario reduces the EISA volume standards for total renewable fuel and total advanced biofuel for each year by an amount equivalent to the difference between the *AEO 2013* projection of cellulosic biofuel volumes and the EISA volume standard for cellulosic biofuel.

The third scenario represents total renewable fuel volumes for each year consistent with the projected gasoline pool volume being E10. (That is, ethanol volumes are limited to 10% of the projected gasoline demand, so that the gasoline pool reaches but does not exceed the E10 blendwall).

In terms of the year in which the E10 blendwall is reached (and exceeded), the first scenario accelerates it, the second delays it, and the third avoids it. Thus far, EPA has issued standards consistent with the first scenario.

The various scenarios (and the alternative compliance approaches for each scenario) that were analyzed and the results of the analysis are discussed below. Detailed quantitative results of the analysis are shown in the exhibits following the last section of this report.

Expansion of E15 was not assessed as a compliance approach for absorbing volumes of ethanol in excess of those required to reach the E10 blendwall.

### 3.1 Scenario 1: EISA volume schedule for total Renewable Fuel and Advanced Biofuel

In this scenario, the annual renewable fuel and advanced biofuel volume standards are set equal to the corresponding EISA volume standards. The annual biomass-based diesel volumes are set at 1.28 B gal (as proposed by EPA for 2013) and the annual cellulosic biofuel volumes (and the split between ethanol and biodiesel) are set at the volumes forecast in the *AEO 2013* Reference case.

This scenario represents the most aggressive case, where EPA would leave the total renewable and advanced biofuel standards unchanged from the EISA volume schedule, notwithstanding that cellulosic biofuel is and is projected to remain available in only small volumes.



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Scenario 1A: EISA volume standards, unrestricted expansion of FAME, no expansion of E85, AEO 2013 cellulosic biofuel volumes

The results for Scenario 1A are shown in **Exhibit 1A**. The analysis assumes unrestricted expansion of FAME production and calculates the volumes required to avoid exceeding the E10 blendwall.

In this compliance approach, FAME blending begins a rapid expansion in 2014, by which time the gasoline pool has been saturated with ethanol (2012) and carry-over RINs have been exhausted (2014). To achieve compliance, about 2 B gal/y of FAME would be required in 2014; 4.7 B gal/y in 2015; and 11.1 B gal/y in 2020. These volumes are substantially larger than current production levels.

By 2015, the FAME volume would exceed (i) the current 5 vol% limit on FAME blending in diesel fuel, and (ii) the biodiesel industry's current nameplate capacity of about 2.2 B gal/y.<sup>4</sup> By 2020, FAME blending would have to account for about 16 vol% of the distillate pool to enable compliance with the volume standards.

In summary, the analysis of this scenario indicates that compliance with the EISA standards through unrestricted expansion of FAME production would require a rapid and large expansion in the production and use of biomass-based diesel and would exceed existing constraints on biofuel content in diesel fuel.

Scenario 1B: EISA volume standards, expansion of E85, no expansion of FAME, AEO cellulosic biofuel volumes

The results for Scenario 1B are shown in **Exhibit 1B**. The analysis represents E85 expansion as the compliance method and calculates E85 volumes required to meet the EISA volume standards.

The analysis places no restrictions on E85 expansion and holds biomass-based diesel volume constant at the 2013 RFS standard of 1.28 billion gallons. Annual cellulosic biofuel volume standards (and the split between ethanol and diesel) are set at the volumes forecast in the *AEO 2013* Reference case.

In this compliance scenario, as in Scenario1A, carry-over RINs would be consumed in 2013 and 2014 to assist in compliance. The E10 blendwall would be reached in 2014, and ethanol's share of the gasoline pool would increase from about 11 vol% in 2014 to almost 20 vol% by 2020. E85 consumption would have to grow from 0.02 B gal/y in 2013 to ~ 1.9 B gal/y in 2014, ~ 7.9 B gal/y in 2015, and 22.4 B gal/y in 2020.

Furthermore, as Exhibit 1B indicates, most of the increase in ethanol volume would have to come from imported sugarcane ethanol. Sugarcane ethanol volumes would have to grow to 1.2

<sup>&</sup>lt;sup>4</sup> Biodiesel production capacity as reported on the Energy Information Administration website; http://www.eia.gov/biofuels/biodiesel/production/table1.pdf



B gal/y in 2014, 3.1 B gal/y in 2015, and 12.3 B gal/y in 2020. By contrast, Brazil's maximum annual production capacity for sugarcane ethanol is ~ 6 B gal/y, and exports to the U.S. have not exceeded 0.7 B gal/y.

The results also indicate that the required volumes of E85 would be too large to be supported by the prospective fleet of  $FFVs^5$ . The ability of the prospective FFV fleet's to absorb E85 volumes would be exceeded by 2017 (even under the optimistic assumptions that FFV owners using E85 would use it exclusively). Exhibit 1B shows that by 2017, the percentage of FFVs using E85 fuel would have to exceed 100%. This result implies that FFV sales would have to expand considerably beyond those projected in *AEO* 2013.

Overall, the analysis indicates that compliance with the EISA through expansion of E85 consumption would require a rapid and substantial expansion in the production and use of E85, a corresponding expansion in the supply of imported sugarcane ethanol, and an infeasibly high degree of E85 use by the projected FFV fleet.

Scenario 1C: EISA volume standards, expansion of E85, expansion of FAME to 5 vol%, AEO cellulosic biofuel volumes

The results for Scenario 1C are shown in **Exhibit 1C**. The analysis represents compliance through a combination of E85 fuel expansion and FAME expansion up to B5, with cellulosic biofuels held at levels projected in *AEO 2013*.

As in Scenarios 1A and 1B, carry-over RINs would be consumed in 2013 and 2014 to assist in compliance. The E10 blendwall would be reached in 2015, and ethanol's share of the gasoline pool would increase from about 11.5 vol% in 2015 to 18.5 vol% by 2020.

Relative to Scenario 1B, the expansion in FAME use to 5 vol% of the diesel pool would delay reaching the E10 blendwall and reduce the call for E85. However, the results shown in Exhibit 1C indicate that meeting the EISA volume standards with this approach would still require large volumes of E85, sugarcane ethanol imports, and FAME use. Furthermore, as in Scenario 1B, the required volumes of E85 could not be supported by the prospective fleet of FFVs; by 2019 the projected FFV fleet would not be able to use the required E85 volumes.

### **3.2 Scenario 2: EISA volume schedule of total Renewable Fuel and Advanced Biofuel adjusted for reductions in Cellulosic Biofuel.**

In this scenario, EPA would modify the annual total renewable fuel and advanced biofuel volume standards to account for cellulosic biofuel being available only in volumes significantly

<sup>&</sup>lt;sup>5</sup> FFVs' prospective annual share of gasoline use (in BTUs) was calculated using estimated vehicle stocks as of 2009, reported vehicle (and FFV) sales for 2010 to 2012, *AEO* forecast vehicle (and FFV) sales for 2013 and after, vehicle survival rates, estimates of VMT by vehicle vintage, and reported and forecast vehicle fuel economy.



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lower than those contemplated in EISA. Annual cellulosic biofuel volume standards (and the split between ethanol and diesel) are set at the volumes forecast in the *AEO 2013* Reference case.

For example, EISA sets the cellulosic biofuel volume standard in 2016 at 4.25 billion ethanolequivalent gallons, whereas *AEO 2013* projects cellulosic biofuel production for 2016 of about 0.38 billion ethanol-equivalent gallons, yielding a delta cellulosic biofuel volume of about 3.87 billion ethanol-equivalent gallons. Subtracting the delta cellulosic biofuel volume from the 2016 EISA renewable fuel volume standard of 22.25 B gal/y and the advanced biofuel volume standard of 7.25 B gal/y yields adjusted volume standards of 18.38 B gal/y and 3.38 B gal/y, respectively.

For 2014, this procedure yields total renewable fuel and advanced biofuel volume standards lower than those already proposed by EPA for 2013. Consequently, the volume standards proposed by EPA for 2013 are assumed to be imposed for 2014 (and in 2015 for advanced biofuel). The volume standards in later years reflect the EISA schedule with cellulosic biofuel backed out.

Scenario 2A. Adjusted EISA volume standards, unrestricted expansion of FAME, no expansion of E85, AEO cellulosic biofuel volumes

The results for Scenario 2A are shown in **Exhibit 2A** As in Scenario1A, the analysis represents unrestricted expansion of FAME production as required to avoid exceeding the E10 blendwall.

Under this approach, FAME use would begin to expand in 2015, by which time the gasoline pool is saturated with ethanol (2012) and carry-over RINs have been exhausted (2014). By 2017, FAME blending would exceed the current 5% blending limit in diesel fuel, and FAME production would have to reach 3.6 B gal/y, over 50% higher than the reported current FAME nameplate capacity of about 2.2 B gal/y. By 2020, FAME would have to account for about 6.5 vol% of the distillate pool to enable compliance with the RFS volume standards, which exceeds the current blending limit of 5 vol%.

Scenario 2B: Adjusted EISA volume standards, expansion of E85, no expansion of FAME, AEO cellulosic biofuel volumes

The results for Scenario 2B are shown in **Exhibit 2B**. As in Scenario 1B, the analysis represents expansion of E85 use as required to avoid exceeding the E10 blendwall, with FAME use held constant at 1.28 B gal/y and carry-over RINs consumed by 2015.

Under this approach, the E10 blendwall would be reached in 2015, even with the EISA volume standards reduced to reflect the shortfall in cellulosic biofuel supply. E85 fuel demand would have to grow from 0.02 B gal/y in 2013 to ~ 3.5 B gal/y in 2015 and ~ 7.3 B gal/y in 2020.

As indicated in Exhibit 2B, over half of the fuel used by the projected FFV fleet would have to be E85 by 2019. Reaching this level of E85 use would call for a significant change in consumer behavior. Similarly, sugar cane ethanol imports would have to double by 2016 vs. 2012 and



grow to 2.25 B gal/y in 2019. These levels far exceed historical imports of sugar cane ethanol from Brazil.

Scenario 2C: Adjusted EISA volume standards, expansion of E85, expansion of FAME to 5 vol %, AEO cellulosic biofuel volumes

The results for Scenario 2C are shown in **Exhibit 2C**. In this scenario, carry-over RINs would be consumed by 2014 to assist in compliance. Expanded FAME blending – to 2.9 B gal/y in 2015 and 3.4 B gal/y in 2017 – would delay reaching the E10 blendwall until 2017. The current 5 vol% blending limit for FAME would be reached by 2017. Ethanol's share of the gasoline pool would increase from slightly over 10 vol% in 2017 to about 11 vol% by 2020.

The analysis of Scenarios 2A, 2B, 2C indicates that compliance with the EISA standards, even if they were to be adjusted to reflect the shortfall in cellulosic biofuel supply, would require rapid expansion in the production and use of either FAME or E85. The required expansion in FAME production and use would require going beyond the 5 vol% limit on FAME blending in diesel fuel. The required expansion in E85 use would require corresponding expansion in the supply of imported sugarcane ethanol, and an infeasibly high degree of E85 use by the projected FFV fleet.

## **3.3 Scenario 3: Derived RFS schedule that maximizes ethanol use without exceeding the E10 blendwall.**

In this scenario, the gasoline pool is entirely E10 (with *de minimis* volumes of E85), and the annual RFS volume standards are calculated to be consistent with this level of ethanol use, given the *AEO 2013* Reference case projections of gasoline use. For this calculation, the biomass-based diesel volume standard are held at 1.28 billion physical gallons (the 2013 standard); all available carry-over RINs are used in 2013 and 2014 (and are incorporated in the computed renewable fuel volume standards for those years). In Scenario 3A, cellulosic biofuel volume standards are set at zero; in Scenario 3B, cellulosic volume standards are consistent with *AEO 2013* Reference case projections of cellulosic biofuel use.

Scenario 3A: Maximum ethanol use without exceeding the E10 blendwall, no FAME expansion, no cellulosic biofuel volumes

In this scenario, the annual cellulosic biofuel volume standards are set at zero.

Scenario 3B: Maximum ethanol use without exceeding the E10 blendwall, no FAME expansion, and AEO 2013 cellulosic biofuel volumes

In this scenario, the annual cellulosic biofuel volume standards (and the split between cellulosic ethanol and diesel) are set at the volumes forecast in the *AEO 2013* Reference case.

The results for Scenarios 3A and 3B are shown in **Exhibits 3A and 3B**. As the exhibits indicate, the results of the two scenarios are similar. The projected total annual volumes of ethanol are the same in the two scenarios. The relative shares of corn, sugarcane, and cellulosic ethanol in the



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two scenarios differ only slightly (reflecting the availability of small projected volumes of cellulosic ethanol in Scenario 3B). Similarly, the calculated volume standards differ slightly between the two scenarios, reflecting the availability of small volumes of cellulosic biofuel (ethanol and diesel) in Scenario 3B.

The estimated combined volume of corn, sugarcane, and cellulosic ethanol would be about 13.4 billion gallons in 2013 and would decline thereafter to about 12.7 billion gallons in 2020 (in response to forecast declines in gasoline use). The calculated annual total renewable volume standards are higher in 2013 and 2014 than in other years because carry-over RINs are assumed to be used in 2013 and 2014: 60% of the inventory in 2013 and the balance in 2014.

\* \* \* \* \* \* \* \* \* \*

**Exhibits 4 and 5** (at the very end of the report) show, in graphical form, the estimated annual volumes of FAME and E85 required for compliance with the RFS standards in the various scenarios analyzed.

Exhibit 4 shows (i) the annual profiles of FAME volumes in Scenarios 1A, 1C, 2A, and 2C and (ii) the current total U.S. nameplate capacity for FAME production, as reported by EIA.

Exhibit 5 shows (i) the annual profiles of E85 volumes in Scenarios 1B, 1C, 2B, and 2C.



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### 4. CONCLUSIONS

The primary conclusions from this analysis are:

- Use of carry-over RINs alone can delay some of the consequences of the ethanol blendwall to 2014, but not beyond.
- Subsequently, steep and likely unattainable increases in either E85 use or biomass-based diesel (FAME) use would be required to meet the RFS volume standards.
- Expanded use of FAME, to generate excess D4 RINs, could delay reaching the ethanol blendwall after carry-over RINs are exhausted. But the likelihood and extent of the delay depends on the annual volume standards established by EPA and the extent to which FAME production and use can be increased.
- If EPA were to increase the annual volume standards in response to expanded FAME production, such increases would negate some or all of the compliance benefits associated with increased use of FAME, thereby limiting the extent to which increased use of FAME could avoid or delay reaching the E10 blendwall.
- With FAME use is limited to 5 vol% of the distillate pool, EPA's continued use of the EISA volume schedule for renewable fuel and advanced biofuel likely would result in reaching the ethanol blendwall in 2015.
- When the ethanol blendwall is reached (with limited FAME expansion), the volume of E85 necessary to generate sufficient RINs for compliance with the renewable fuel volume standards would require rapid, large expansion in the availability of E85 and in the number of FFVs using E85. In most of the cases studied, the necessary expansions would be beyond what might be considered feasible.
- Annual volume standards can be set that maximize ethanol use subject to the practical constraints imposed by the E10 blendwall. Such volume standards would facilitate compliance with RFS requirements.



Exhibit 1A: EISA Volume Standards, Unrestricted Expansion of FAME, No Expansion of E85,
AEO Cellulosic Biofuel Volumes

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached									
<b>RFS Volume Schedule (B EOH equiv gal)<sup>1</sup></b> Renewable Advanced Biofuel Biomass-Based Diesel (B physical gal) Cellulosic	15.20 2.00 1.00 0.010	16.55 2.75 1.28 0.014	18.12 3.75 1.28 0.281	20.50 5.50 1.28 0.313	22.25 7.25 1.28 0.381	24.00 9.00 1.28 0.401	26.00 11.00 1.28 0.426	28.00 13.00 1.28 0.457	30.00 15.00 1.28 0.494
<b>Use of Carry-over RINs (MM EOH equiv gal)</b> Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)		<b>1,036</b> 1036 0 0 0.000	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
Carry-over RIN Inventory (MM EOH equiv gal) Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)	<b>2,587</b> 2,097 175 315 0.022	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	<b>0</b> 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
Physical Volumes of Biofuels (B gal) Ethanol Corn Sugar Cane Cellulosic Diesel FAME Non-co-processed Co-processed Cellulosic	12.6 0.46 0.000 0.1 0.0 0.0	12.8 0.64 0.006 1.2 0.1 0.1 0.0	12.5 0.46 0.234 2.0 0.1 0.1 0.1	12.2 0.64 0.234 4.7 0.1 0.1 0.1	12.2 0.64 0.234 5.8 0.1 0.1 0.1	12.1 0.64 0.234 7.0 0.1 0.2 0.10	12.0 0.64 0.234 8.3 0.1 0.2 0.11	11.9 0.64 0.234 9.7 0.1 0.2 0.13	11.8 0.64 0.234 11.1 0.1 0.2 0.15
Volumes of Finished Fuels (MM b/d) Gasoline E0 E10 E85 Ethanol Share of Pool (Vol %)		0.0 8.7 0.001 10.0%	0.0 8.6 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.4 0.001 10.0%	0.0 8.3 0.001 10.0%	0.0 8.3 0.001 10.0%
Distillate, including biodiesel (MM b/d) FAME Share (Vol %) FAME Share > 5% (X)		4.0 2.0%	4.1 3.2%	4.2 7.0% <b>X</b>	4.3 8.6% X	4.3 10.2% <b>X</b>	4.3 12.1% <b>X</b>	4.4 14.0% <b>X</b>	4.4 15.9% <b>X</b>
FFV Detail Share of Light Duty Vehicle Sales Share of Light Duty Vehicle Stock Required Percentage of FFVs Using E85 Insufficient FFVs to Absorb E85 (X)	7.5% 5.0% -	8.4% 5.4% -	8.7% 5.9% -	8.5% 6.3% -	8.6% 6.6% -	8.5% 7.0% -	8.3% 7.3% -	8.1% 7.5% -	8.0% 7.8% -
E85 Volume (B gal/y)		0.02	0.02	0.02	0.02	0.02	0.02	0.02	0.02

#### Exhibit 1B: EISA Volume Standards, Expansion of E85, No Expansion of FAME, AEO Cellulosic Biofuel Volumes

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached			X	X	X	x	X	X	x
RFS Volume Schedule (B EOH equiv gal) <sup>1</sup> Renewable	15.20	16.55	18.12	20.50	22.25	24.00	26.00	28.00	30.00
Advanced Biofuel Biomass-Based Diesel (B physical gal) Cellulosic	2.00 1.00 0.010	2.75 1.28 0.014	3.75 1.28 0.281	5.50 1.28 0.313	7.25 1.28 0.381	9.00 1.28 0.401	11.00 1.28 0.426	13.00 1.28 0.457	15.00 1.28 0.494
<b>Use of Carry-over RINs (MM EOH equiv gal)</b> Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)		<b>1,036</b> 1036 0 0 0.000	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
Carry-over RIN Inventory (MM EOH equiv gal)	2,587	1,550	0	0	0	0	0	0	0
Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)	2,097 175 315 0.022	1061 175 315 0.022	0 0 0.000	0 0 0.000	0 0 0.000	0 0 0.000	0 0 0.000	0 0 0.000	0 0 0.000
Physical Volumes of Biofuels (B gal) Ethanol									
Corn Sugar Cane Cellulosic	12.6 0.46 0.000	12.8 <mark>0.64</mark> 0.006	13.0 <mark>1.20</mark> 0.234	15.0 <mark>3.09</mark> 0.234	15.0 <mark>4.70</mark> 0.234	15.0 <mark>6.40</mark> 0.234	15.0 <mark>8.33</mark> 0.234	15.0 <mark>10.30</mark> 0.234	15.0 <mark>12.26</mark> 0.234
Diesel FAME Non-co-processed Co-processed Cellulosic	0.9 0.1 0.0 0.00	1.2 0.1 0.1 0.00	1.2 0.1 0.1 0.03	1.2 0.1 0.1 0.05	1.2 0.1 0.1 0.09	1.2 0.1 0.2 0.10	1.2 0.1 0.2 0.11	1.2 0.1 0.2 0.13	1.2 0.1 0.2 0.15
	0.00	0.00	0.03	0.05	0.09	0.10	0.11	0.13	0.15
Volumes of Finished Fuels (MM b/d) Gasoline E0 E10 E85 Ethanol Share of Pool (Vol %)		0.0 8.7 <mark>0.001</mark> 10.0%	0.0 8.5 <mark>0.123</mark> 10.9%	0.0 8.1 <mark>0.514</mark> 13.8%	0.0 8.0 <mark>0.678</mark> 15.0%	0.0 7.8 <mark>0.853</mark> 16.3%	0.0 7.6 <mark>1.052</mark> 17.8%	0.0 7.4 <mark>1.256</mark> 19.3%	0.0 7.1 <mark>1.461</mark> 20.9%
Distillate, including biodiesel (MM b/d) FAME Share (Vol %) FAME Share > 5% (X)		4.0 2.0%	4.2 1.9%	4.3 1.8%	4.4 1.8%	4.4 1.8%	4.4 1.7%	4.5 1.7%	4.5 1.7%
FFV Detail Share of Light Duty Vehicle Sales Share of Light Duty Vehicle Stock Required Percentage of FFVs Using E85 Insufficient FFVs to Absorb E85 (X)	7.5% 5.0% -	8.4% 5.4% -	8.7% 5.9% 17.2%	8.5% 6.3% 68.2%	8.6% 6.6% 85.7%	8.5% 7.0% 103.7% X	8.3% 7.3% 124.1% X	8.1% 7.5% 144.8% X	8.0% 7.8% 166.1% X
E85 Volume (B gal/y)		0.02	1.89	7.89	10.40	13.08	16.13	19.25	22.40

#### Exhibit 1C: EISA Volume Standards, Expansion of E85, Expansion of FAME to 5 vol%, AEO Cellulosic Biofuel Volumes

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached				x	X	X	X	x	X
RFS Volume Schedule (B EOH equiv gal) <sup>1</sup>									
Renewable	15.20	16.55	18.12	20.50	22.25	24.00	26.00	28.00	30.00
Advanced Biofuel	2.00	2.75	3.75	5.50	7.25	9.00	11.00	13.00	15.00
Biomass-Based Diesel (B physical gal)	1.00	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28
Cellulosic	0.010	0.014	0.281	0.313	0.381	0.401	0.426	0.457	0.494
Use of Carry-over RINs (MM EOH equiv gal)		1,036	1,550	0	0	0	0	0	0
Renewable (D6)		1036	1061	0	0	0	0	0	0
Advanced Biofuel (D5)		0	175	0	0	0	0	0	0
Biomass-Based Diesel (D4)		0	315	0	0	0	0	0	0
Cellulosic (D3 & D7)		0.000	0.022	0.000	0.000	0.000	0.000	0.000	0.000
Carry-over RIN Inventory (MM EOH equiv gal)	2,587	1,550	0	0	0	0	0	0	0
Renewable (D6)	2,097	1061	0	0	0	0	0	0	0
Advanced Biofuel (D5)	175	175	0	0	0	0	0	0	0
Biomass-Based Diesel (D4)	315	315	0	0	0	0	0	0	0
Cellulosic (D3 & D7)	0.022	0.022	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Physical Volumes of Biofuels (B gal)									
Ethanol									
Corn	12.6	12.8	12.5	14.3	15.0	15.0	15.0	15.0	15.0
Sugar Cane	0.46	0.64	0.46	0.64	1.47	3.13	5.01	6.94	8.88
Cellulosic	0.000	0.006	0.234	0.234	0.234	0.234	0.234	0.234	0.234
Diesel									
FAME	0.0	1.2	2.0	3.3	3.3	3.4	3.4	3.4	3.4
Non-co-processed	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1
Co-processed	0.0	0.1	0.1	0.1	0.1	0.2	0.2	0.2	0.2
Cellulosic	0.00	0.00	0.03	0.05	0.09	0.10	0.11	0.13	0.15
Volumes of Finished Fuels (MM b/d)									
Gasoline									
EO		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
E10		8.7	8.6	8.4	8.2	8.1	7.8	7.6	7.4
E85		0.001	0.001	0.203	0.360	0.531	0.725	0.925	1.128
Ethanol Share of Pool (Vol %)		10.0%	10.0%	11.5%	12.7%	14.0%	15.4%	16.9%	18.5%
Distillate, including biodiesel (MM b/d)		4.0	4.1	4.3	4.4	4.4	4.5	4.5	4.5
FAME Share (Vol %)		2.0%	3.2%	5.0%	5.0%	5.0%	5.0%	5.0%	5.0%
FAME Share > 5% (X)									
FFV Detail									
Share of Light Duty Vehicle Sales	7.5%	8.4%	8.7%	8.5%	8.6%	8.5%	8.3%	8.1%	8.0%
Share of Light Duty Vehicle Stock	5.0%	5.4%	5.9%	6.3%	6.6%	7.0%	7.3%	7.5%	7.8%
Required Percentage of FFVs Using E85	-	-	-	26.9%	45.6%	64.5%	85.5%	106.6%	128.2%
Insufficient FFVs to Absorb E85 (X)								X	X
E85 Volume (B gal/y)		0.02	0.02	3.11	5.52	8.14	11.11	14.17	17.28

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached									
<b>RFS Volume Schedule (B EOH equiv gal)<sup>1</sup></b> Renewable Advanced Biofuel Biomass-Based Diesel (B physical gal) Cellulosic	15.20 2.00 1.00 0.010	16.55 2.75 1.28 0.014	16.65 2.75 1.28 0.281	17.81 2.81 1.28 0.313	18.38 3.38 1.28 0.381	18.90 3.90 1.28 0.401	19.43 4.43 1.28 0.426	19.96 4.96 1.28 0.457	19.99 4.99 1.28 0.494
<b>Use of Carry-over RINs (MM EOH equiv gal)</b> Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)		<b>1,036</b> 1036 0 0 0.000	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
<b>Carry-over RIN Inventory (MM EOH equiv gal)</b> Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4)	<b>2,587</b> 2,097 175 315	<b>1,550</b> 1061 175 315	<b>0</b> 0 0 0	<b>0</b> 0 0 0	<b>0</b> 0 0	<b>0</b> 0 0 0	<b>0</b> 0 0 0	<b>0</b> 0 0 0	<b>0</b> 0 0 0
Cellulosic (D3 & D7) <b>Physical Volumes of Biofuels (B gal)</b> Ethanol	0.022	0.022	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Corn Sugar Cane Cellulosic Diesel	12.6 0.46 0.000	12.8 0.64 0.006	12.5 0.46 0.234	12.2 0.64 0.234	12.2 0.64 0.234	12.1 0.64 0.234	12.0 0.64 0.234	11.9 0.64 0.234	11.8 0.64 0.234
FAME Non-co-processed Co-processed Cellulosic	0.0 0.1 0.0 0.00	1.2 0.1 0.1 0.00	1.0 0.1 0.1 0.03	<mark>2.9</mark> 0.1 0.1 0.05	3.2 0.1 0.1 0.09	3.6 0.1 0.2 0.10	3.9 0.1 0.2 0.11	4.3 0.1 0.2 0.13	<mark>4.4</mark> 0.1 0.2 0.15
Volumes of Finished Fuels (MM b/d)									
Gasoline E0 E10 E85 Ethanol Share of Pool (Vol %)		0.0 8.7 0.001 10.0%	0.0 8.6 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.5 0.001 10.0%	0.0 8.4 0.001 10.0%	0.0 8.3 0.001 10.0%	0.0 8.3 0.001 10.0%
Distillate, including biodiesel (MM b/d) FAME Share (Vol %) FAME Share > 5% (X)		4.0 2.0%	4.2 1.6%	4.2 4.3%	4.2 4.8%	4.3 5.3% X	4.3 5.7% X	4.4 6.3% X	4.4 6.4% <b>X</b>
FFV Detail Share of Light Duty Vehicle Sales Share of Light Duty Vehicle Stock Required Percentage of FFVs Using E85 Insufficient FFVs to Absorb E85 (X)	7.5% 5.0% -	8.4% 5.4% -	8.7% 5.9% -	8.5% 6.3% -	8.6% 6.6% -	8.5% 7.0% -	8.3% 7.3% -	8.1% 7.5% -	8.0% 7.8% -
E85 Volume (B gal/y)		0.02	0.02	0.02	0.02	0.02	0.02	0.02	0.02

### Exhibit 2A: Adjusted EISA Volume Standards, Unrestricted Expansion of FAME, No Expansion of E85, AEO Cellulosic Biofuel Volumes

### Exhibit 2B: Adjusted EISA Volume Standards, Expansion of E85, No Expansion of FAME, AEO Cellulosic Biofuel Volumes

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached				X	X	X	X	X	X
RFS Volume Schedule (B EOH equiv gal) <sup>1</sup> Renewable Advanced Biofuel Biomass-Based Diesel (B physical gal)	15.20 2.00 1.00	16.55 2.75 1.28	16.65 2.75 1.28	17.81 2.81 1.28	18.38 3.38 1.28	18.90 3.90 1.28	19.43 4.43 1.28	19.96 4.96 1.28	19.99 4.99 1.28
Cellulosic <b>Use of Carry-over RINs (MM EOH equiv gal)</b> Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)	0.010	0.014 <b>1,036</b> 1036 0 0 0.000	0.281 <b>1,317</b> 1061 175 82 0.022	0.313 233 0 233 0.000	0.381 0 0 0 0 0.000	0.401 0 0 0 0 0.000	0.426 0 0 0 0 0.000	0.457 <b>0</b> 0 0 0 0.000	0.494 0 0 0 0 0.000
Carry-over RIN Inventory (MM EOH equiv gal) Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)	<b>2,587</b> 2,097 175 315 0.022	<b>1,550</b> 1061 175 315 0.022	<b>233</b> 0 233 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
Physical Volumes of Biofuels (B gal) Ethanol Corn Sugar Cane Cellulosic Diesel FAME Non-co-processed Co-processed Cellulosic	12.6 0.46 0.000 0.9 0.1 0.0 0.00	12.8 0.64 0.006 1.2 0.1 0.1 0.0	12.8 0.20 0.234 1.2 0.1 0.1 0.03	14.8 0.40 0.234 1.2 0.1 0.1 0.5	15.0 0.83 0.234 1.2 0.1 0.1 0.9	15.0 1.30 0.234 1.2 0.1 0.2 0.10	15.0 1.76 0.234 1.2 0.1 0.2 0.1	15.0 2.26 0.234 1.2 0.1 0.2 0.13	15.0 2.25 0.234 1.2 0.1 0.2 0.15
Volumes of Finished Fuels (MM b/d) Gasoline E0 E10 E85 Ethanol Share of Pool (Vol %)		0.0 8.7 <mark>0.001</mark> 10.0%	0.0 8.6 <mark>0.001</mark> 10.0%	0.0 8.4 <mark>0.226</mark> 11.7%	0.0 8.3 <mark>0.297</mark> 12.2%	0.0 8.2 <mark>0.351</mark> 12.6%	0.0 8.1 <mark>0.404</mark> 13.0%	0.0 8.0 <mark>0.463</mark> 13.5%	0.0 7.9 <mark>0.474</mark> 13.6%
Distillate, including biodiesel (MM b/d) FAME Share (Vol %) FAME Share > 5% (X)		4.0 2.0%	4.2 1.9%	4.3 1.8%	4.4 1.8%	4.4 1.8%	4.4 1.7%	4.5 1.7%	4.5 1.7%
FFV Detail Share of Light Duty Vehicle Sales Share of Light Duty Vehicle Stock Required Percentage of FFVs Using E85 Insufficient FFVs to Absorb E85 (X)	7.5% 5.0% -	8.4% 5.4% -	8.7% 5.9% -	8.5% 6.3% 30.0%	8.6% 6.6% 37.5%	8.5% 7.0% 42.6%	8.3% 7.3% 47.6%	8.1% 7.5% 53.4%	8.0% 7.8% 53.9%
E85 Volume (B gal/y)		0.02	0.02	3.47	4.55	5.37	6.19	7.09	7.27

### Exhibit 2C: Adjusted EISA Volume Standards, Expansion of E85, Expansion of FAME to 5 vol%, AEO Cellulosic Biofuel Volumes

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached						X	X	X	X
<b>RFS Volume Schedule (B EOH equiv gal)<sup>1</sup></b> Renewable Advanced Biofuel Biomass-Based Diesel (B physical gal) Cellulosic	15.20 2.00 1.00 0.010	16.55 2.75 1.28 0.014	16.65 2.75 1.28 0.281	17.81 2.81 1.28 0.313	18.38 3.38 1.28 0.381	18.90 3.90 1.28 0.401	19.43 4.43 1.28 0.426	19.96 4.96 1.28 0.457	19.99 4.99 1.28 0.494
Use of Carry-over RINs (MM EOH equiv gal) Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)		<b>1,036</b> 1036 0 0 0.000	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000
Carry-over RIN Inventory (MM EOH equiv gal) Renewable (D6) Advanced Biofuel (D5) Biomass-Based Diesel (D4) Cellulosic (D3 & D7)	<b>2,587</b> 2,097 175 315 0.022	<b>1,550</b> 1061 175 315 0.022	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	0 0 0 0.000	<b>0</b> 0 0 0.000
Physical Volumes of Biofuels (B gal) Ethanol Corn Sugar Cane Cellulosic Diesel FAME Non-co-processed Co-processed Cellulosic	12.6 0.46 0.000 0.0 0.1 0.0 0.00	12.8 0.64 0.006 1.2 0.1 0.1 0.1	12.5 0.46 0.234 1.0 0.1 0.1 0.03	12.2 0.64 0.234 2.9 0.1 0.1 0.1	12.2 0.64 0.234 3.2 0.1 0.1 0.1	12.4 0.64 0.234 3.4 0.1 0.2 0.10	12.8 0.64 0.234 3.4 0.1 0.2 0.11	13.3 0.64 0.234 3.4 0.1 0.2 0.13	13.2 0.64 0.234 3.4 0.1 0.2 0.15
Volumes of Finished Fuels (MM b/d) Gasoline E0 E10 E85 Ethanol Share of Pool (Vol %) Distillate, including biodiesel (MM b/d)		0.0 8.7 0.001 10.0% 4.0	0.0 8.6 0.001 10.0% 4.2	0.0 8.5 0.001 10.0% 4.2	0.0 8.5 0.001 10.0% 4.2	0.0 8.4 0.028 10.2% 4.3	0.0 8.4 0.077 10.6% 4.4	0.0 8.2 <mark>0.131</mark> 11.0% 4.4	0.0 8.2 <mark>0.141</mark> 11.1% 4.4
FAME Share (Vol %) FAME Share > 5% (X) FFV Detail Share of Light Duty Vehicle Sales Share of Light Duty Vehicle Stock Required Percentage of FFVs Using E85 Insufficient FFVs to Absorb E85 (X)	7.5% 5.0% -	2.0% 8.4% 5.4% -	1.6% 8.7% 5.9% -	4.3% 8.5% 6.3% -	4.8% 8.6% 6.6% -	5.0% 8.5% 7.0% 3.4%	5.0% 8.3% 7.3% 9.0%	5.0% 8.1% 7.5% 15.2%	5.0% 8.0% 7.8% 16.0%
E85 Volume (B gal/y)		0.02	0.02	0.02	0.02	0.43	1.17	2.02	2.16
Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
--	-------	-------	-------	-------	-------	-------	-------	-------	-------
E10 Blendwall Reached									
RFS Volume Schedule (B EOH equiv gal) <sup>1</sup>									
Renewable	15.20	17.06	16.32	15.22	15.24	15.19	15.15	15.05	14.93
Advanced Biofuel	2.00	2.75	2.75	2.75	2.83	2.85	2.89	2.89	2.90
Biomass-Based Diesel (B physical gal)	1.00	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28
Cellulosic	0.01	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Carry-over RINs (MM EOH equiv gal)									
Use		1.6	1.0	0.0	0.0	0.0	0.0	0.0	0.0
Inventory	2.6	1.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Physical Volume of Biofuels (B gal)									
Ethanol									
Corn		12.8	12.5	12.5	12.4	12.3	12.3	12.2	12.0
Sugar Cane		0.65	0.65	0.65	0.65	0.65	0.65	0.65	0.65
Cellulosic		0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Diesel									
FAME		1.2	1.2	1.2	1.2	1.2	1.2	1.2	1.2
Non-co-processed		0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1
Co-processed		0.1	0.1	0.1	0.1	0.2	0.2	0.2	0.2
Cellulosic		0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Fuel Volumes (MM b/d)									
Gasoline									
EO		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
E10		8.7	8.6	8.5	8.5	8.5	8.4	8.3	8.3
E10+									
E85		0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001
Distillate, including biodiesel (MM b/d)		4.0	4.2	4.3	4.4	4.4	4.4	4.5	4.5
FAME Share (%)		2.0%	1.9%	1.8%	1.8%	1.8%	1.7%	1.7%	1.7%

### Exhibit 3A: Maximum Ethanol Use without Exceeding the E10 Blendwall, No FAME Expansion, No Cellulosic Biofuel Volumes

1 Annual biofuel volume standards set by EPA: 2012 -- actual; 2013 & after -- projected

Category	2012	2013	2014	2015	2016	2017	2018	2019	2020
E10 Blendwall Reached									
RFS Volume Schedule (B EOH equiv gal) <sup>1</sup>									
Renewable	15.20	17.07	16.36	15.30	15.38	15.36	15.34	15.28	15.20
Advanced Biofuel	2.00	2.75	3.02	3.05	3.19	3.24	3.31	3.34	3.38
Biomass-Based Diesel (B physical gal)	1.00	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28
Cellulosic	0.01	0.01	0.28	0.31	0.38	0.40	0.43	0.46	0.49
Carry-over RINs (MM EOH equiv gal)									
Use		1.6	1.0	0.0	0.0	0.0	0.0	0.0	0.0
Inventory	2.6	1.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Physical Volume of Biofuels (B gal)									
Ethanol									
Corn		12.8	12.3	12.2	12.2	12.1	12.0	11.9	11.8
Sugar Cane		0.64	0.64	0.64	0.64	0.64	0.64	0.64	0.64
Cellulosic		0.01	0.23	0.23	0.23	0.23	0.23	0.23	0.23
Diesel									
FAME		1.2	1.2	1.2	1.2	1.2	1.2	1.2	1.2
Non-co-processed		0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1
Co-processed		0.1	0.1	0.1	0.1	0.2	0.2	0.2	0.2
Cellulosic		0.00	0.03	0.05	0.09	0.10	0.11	0.13	0.15
Fuel Volumes (MM b/d)									
Gasoline									
E0		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
E10		8.7	8.6	8.5	8.5	8.5	8.4	8.3	8.3
E10+									
E85		0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001
Distillate, including biodiesel (MM b/d)		4.0	4.2	4.3	4.4	4.4	4.4	4.5	4.5
FAME Share (%)		2.0%	1.9%	1.8%	1.8%	1.8%	1.7%	1.7%	1.7%

### Exhibit 3B: Maximum Ethanol Use without Exceeding the E10 Blendwall, No FAME Expansion, AEO Cellulosic Biofuel Volumes

1 Annual biofuel volume standards set by EPA: 2012 -- actual; 2013 & after -- projected



Note: 2013 nameplate capacity from EIA website.



Note: E85 use in 2012 was on the order of 0.1 B gallons (AEO 2013).



Richard Moskowitz General Counsel American Fuel & Petrochemical Manufacturers

1667 K Street, NW Suite 700 Washington, DC 20006

202.457.0480 office 202.552.8474 direct 202.457.0486 fax Rmoskowitz@afpm.org

November 21, 2014

Hon. Gina McCarthy, Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Mail Code 1101A Washington, DC 20460

## Re: <u>Notice of Intent to File Suit for Failure to Issue the 2014 Renewable Fuel Standard</u> <u>Regulations</u>

Dear Administrator McCarthy:

The American Fuel & Petrochemical Manufacturers (AFPM) hereby provides notice of its intent to sue the Environmental Protection Agency ("EPA" or "Agency") under Section 304(a)(2) of the Clean Air Act, 42 U.S.C. § 7604(a)(2), to enforce EPA's non-discretionary duties under Clean Air Act section 211(o), to timely determine renewable fuel volumes and promulgate Renewable Fuel Standard (RFS) regulations for 2014.

AFPM is a national trade association of more than 400 companies. Its members include virtually all U.S. refiners and petrochemical manufacturers. As refiners and importers of fuel, AFPM's members are obligated parties under the RFS program, originally enacted by Congress in 2005 as part of the Energy Policy Act of 2005. AFPM members have been directly regulated by prior rulemakings under the RFS program. Once EPA completes its rulemaking process, AFPM members will be directly regulated by the 2014 RFS rule.

Pursuant to the Clean Air Act, section 42 U.S.C. § 7545(o), EPA is obligated to promulgate annual renewable fuel volumes to implement the RFS by November 30 of the preceding year. As such, EPA should have promulgated the 2014 RFS rule on or before November 30, 2013.

EPA's track record concerning the issuance of RFS rules has become an egregious pattern of non-compliance. With respect to the 2012 RFS, EPA did not issue a final rule until January 9, 2012, 40 days beyond the statutory deadline and after the beginning of the compliance year.<sup>1</sup> For the 2013 RFS, EPA did not issue a final rule until August 15, 2013, more than 8 months after the statutory deadline and nearly two-thirds of the way through the compliance year.<sup>2</sup> (In fact, EPA did not even issue a notice of proposed rulemaking for the 2013 RFS standards until well after the 2013 compliance period had begun).<sup>3</sup> For 2014, EPA's delay

<sup>&</sup>lt;sup>1</sup> 77 Federal Register 1320 (January 9, 2012).

<sup>&</sup>lt;sup>2</sup> 78 *Federal Register* 49794 (August 15, 2013).

<sup>&</sup>lt;sup>3</sup> 78 Federal Register 9282 (February 7, 2013).



AFPM Notice of Intent to Sue (2014 RFS) November 21, 2014 Page 2 of 2

reached new levels and the Agency still has not yet issued a final rule, even though the compliance year is almost concluded. These repeated inexplicable delays are a violation of the Clean Air Act.

EPA's failure to comply with RFS deadlines has only caused additional harm to obligated parties, including AFPM's members. We urge EPA to take prompt action to promulgate the 2014 standards.

If you have any questions concerning this Notice, please contact me at (202) 552-8474.

Respectfully submitted,

Richard Moskowitz General Counsel American Fuel & Petrochemical Manufacturers

cc: Avi Garbow Chris Grundler December 1, 2014



Richard Moskowitz General Counsel American Fuel & Petrochemical Manufacturers

1667 K Street, NW Suite 700 Washington, DC 20006

202.457.0480 office 202.552.8474 direct 202.457.0486 fax Rmoskowitz@afpm.org

Hon. Gina McCarthy, Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Mail Code 1101A Washington, DC 20460

### Re: Notice of Intent to File Suit for Failure to Issue the 2015 Renewable Fuel Standard Regulations

Dear Administrator McCarthy:

The American Fuel & Petrochemical Manufacturers (AFPM) hereby provides notice of its intent to sue the Environmental Protection Agency ("EPA" or "Agency") under Section 304(a)(2) of the Clean Air Act, 42 U.S.C. § 7604(a)(2), to enforce EPA's non-discretionary duties under Clean Air Act section 211(o), to timely determine renewable fuel volumes and promulgate Renewable Fuel Standard (RFS) regulations for 2015.

AFPM is a national trade association of more than 400 companies. Its members include virtually all U.S. refiners and petrochemical manufacturers. As refiners and importers of fuel, AFPM's members are obligated parties under the RFS program, originally enacted by Congress in 2005 as part of the Energy Policy Act of 2005. AFPM members have been directly regulated by prior rulemakings under the RFS program. Once EPA completes its rulemaking process, AFPM members will be directly regulated by the 2015 RFS rule.

Pursuant to the Clean Air Act, section 42 U.S.C. § 7545(o), EPA is obligated to promulgate annual renewable fuel volumes to implement the RFS by November 30 of the preceding year. As such, EPA should have promulgated the 2015 RFS rule on or before November 30, 2014. Unfortunately, the Agency has not even issued a notice of proposed rulemaking for public comment on the 2015 renewable fuel mandates. As a result, AFPM members will have no knowledge of what renewable fuel obligations and applicable percentages EPA may require until well after the 2015 compliance year has begun.

This is not what Congress intended. Rather, Congress imposed specific, recurring statutory deadlines for the RFS program to provide obligated parties with sufficient lead-time to plan RFS compliance strategies and to ensure that all parties know prior to each compliance year how the program will operate. EPA explicitly recognized this statutory structure when it promulgated rules in 2010 to implement the expanded "RFS 2" program required by the Energy Independence and Security Act of 2007:

Given the implications of these standards and the necessary judgment that can't be reduced to a formula akin to the RFS 1 regulations, we believe it is



AFPM Notice of Intent to Sue (2015 RFS) December 1, 2014 Page 2 of 2

appropriate to set the standards through a notice-and-comment rulemaking process. Thus, for future standards, we intend to issue an NPRM by summer and a final rule by November 30 of each year in order to determine the appropriate standards applicable in the following year.<sup>1</sup>

EPA's track record has become an egregious pattern of statutory non-compliance. With respect to the 2012 RFS, EPA did not issue a final rule until January 9, 2012, 40 days beyond the statutory deadline and after the beginning of the compliance year.<sup>2</sup> For the 2013 RFS, EPA did not issue a final rule until August 15, 2013, more than 8 months after the statutory deadline and nearly two-thirds of the way through the compliance year.<sup>3</sup> For 2014, EPA's delay reached new levels and the Agency still has not yet issued a final rule, even though the compliance year is almost concluded. These repeated inexplicable delays are a violation of the Clean Air Act.

Earlier this year, EPA claimed to be "considering how to improve [its] internal regulatory review process in order to meet established [RFS] deadlines . . . and to identify the causes of delays, and then develop a corrective plan to address them."<sup>4</sup> But despite such assurances, EPA's failure to comply with RFS deadlines has only caused additional uncertainty to obligated parties, including AFPM's members. We urge EPA to take prompt action to promulgate the 2015 standards.

If you have any questions concerning this Notice, please contact me at (202) 552-8474.

Respectfully submitted,

Richard Moskowitz General Counsel American Fuel & Petrochemical Manufacturers

cc: Avi Garbow Janet McCabe Chris Grundler

<sup>&</sup>lt;sup>1</sup>75 Federal Register 14670, 14,675 (March 26, 2010).

<sup>&</sup>lt;sup>2</sup> 77 *Federal Register* 1320 (January 9, 2012).

<sup>&</sup>lt;sup>3</sup> 78 Federal Register 49794 (August 15, 2013).

<sup>&</sup>lt;sup>4</sup> Response of Acting Assistant EPA Administrator Janet G. McCabe to Mr. Frank Rusco, Director, Natural Resources and Environment, U.S. Government Accountability Office. *See* GAO Report: Petroleum Refining, Industry's Outlook Depends on Market Changes and Key Environmental Regulations, at 61, GAO-14-249 (March 2014).



Stacy Linden Vice President, General Counsel & Corporate Secretary

Office of the General Counsel

1220 L Street, NW Washington, DC 20005-4070 USA

Telephone: 202-682-8229 Fax: 202-682-8033 Email: lindens@api.org www.api.org

December 15, 2014

## VIA CERTIFIED MAIL AND EMAIL

Gina McCarthy, Administrator U.S. Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Ave., N.W. Washington, DC 20460

## Re: Notice of Intent To File Citizen Suit

Dear Administrator McCarthy:

The American Petroleum Institute ("API") hereby submits this Notice of Intent To Sue pursuant to section 304(b)(2) of the Clean Air Act, 42 U.S.C. § 7604(b)(2), and 40 C.F.R. Part 54. After the expiration of 60 days from the date of this letter, API intends to consider its legal options, including filing suit in U.S. District Court, to address EPA's failure to meet the following non-discretionary deadlines:

- the 90-day deadline prescribed by 42 U.S.C. § 7545(o)(7)(B), with respect to the waiver petition submitted by API on August 13, 2013;
- the deadlines prescribed by 42 U.S.C. §§ 7545(o)(2)(B)(ii) and (o)(3)(B)(i), with respect to biomass-based diesel and renewable fuel requirements for calendar year 2014; and
- the deadlines prescribed by 42 U.S.C. §§ 7545(o)(2)(B)(ii) and (o)(3)(B)(i), with respect to biomass-based diesel and renewable fuel requirements for calendar year 2015.

API is a national trade association representing more than 600 member companies involved in all aspects of the oil and natural gas industry. API's members include the obligated parties under the Renewable Fuel Standards ("RFS") – refiners and importers of fuel – who are adversely affected by EPA's failure to meet the deadlines identified above. Our members are dedicated to meeting environmental requirements, while economically developing and supplying energy resources for consumers. Since 2000, the oil and gas industry has invested over \$3 trillion in capital projects in the United States to advance all forms of energy, including alternatives.

The statute states that EPA "shall approve or disapprove a petition for a waiver of [RFS] requirements ... within 90 days after the date on which the petition is received by the Administrator." 42 U.S.C. § 7545(0)(7)(B). Although API petitioned for a partial waiver of the 2014 RFS requirements sixteen months ago, on August 13, 2013, see EPA, Notice of Receipt of Petitions for a Waiver of the Renewable Fuels Standard, 78 Fed. Reg. 71,607 (Nov. 29, 2013), EPA has not approved or disapproved the petition. A ruling on that petition is now nearly 400 days overdue.

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The statute also requires EPA to set biomass-based diesel volume requirements no later than 14 months before the applicable requirement will apply. 42 U.S.C. § 7545(o)(2)(B)(ii); EPA, *Regulation of Fuels and Fuel Additives: 2013 Biomass-Based Diesel Renewable Fuel Volume; Final Rule*, 77 Fed. Reg. 59,458, 59,460 (Sept. 27, 2012). EPA has not set the biomass-based diesel requirements for 2014, 2015, or 2016, the statutory deadlines for which were November 1, 2012, November 1, 2013, and November 1, 2014, respectively. Because of these missed deadlines, EPA may not increase the biomass-based diesel requirements for the 2014, 2015, and 2016 compliance years. API previously notified EPA of these violations in letters dated October 17, 2013, and December 1, 2014.

The statute further requires EPA to set renewable fuel standards for the following year no later than November 30. 42 U.S.C. § 7545(o)(3)(B)(i); EPA, *Regulation of Fuels and Fuel Additives: 2013 Renewable Fuel Standards; Final Rule*, 78 Fed. Reg. 49,794, 49,799 (Aug. 15, 2013). EPA has not yet issued a final rule for the 2014 RFS, and recently announced that the final rule will not be forthcoming until 2015. EPA, *Delay in Issuing 2014 Standards for the Renewable Fuel Standard Program*, 79 Fed. Reg. 73,007, 73,008 (Dec. 9, 2014). Likewise, EPA has not issued a notice of proposed rulemaking for the 2015 RFS, and anticipates that it will not issue the final rule before August 2015.<sup>1</sup> In both instances, EPA has already failed to comply with the relevant statutory deadline. API previously notified EPA of these violations in letters dated October 17, 2013, and December 1, 2014.

EPA's pattern of repeated delays in promulgating the annual RFS mandates is set forth in the table below:

	EPA Failed to Meet CAA Statutory Deadline to Determine:							
	Renewable Volume Obligations by 11/30 of the Prior YearBiomass-based Diesel Requirements 14 months in Advance							
Year	Number of Days Delayed:*	Number of Days Delayed:*						
2010	116							
2011	9							
2012	40							
2013	258	332						
2014	380+	775+						
2015	15+	410+						

\*Determined using the date of publication of the applicable final rule in the Federal Register.

EPA's continual tardiness has real, adverse effects on industry. Obligated parties need this information ahead of the compliance year – as the Clean Air Act clearly requires – to make operational, logistical, and investment decisions. Furthermore, the uncertainties created by the ethanol blendwall are

<sup>&</sup>lt;sup>1</sup> http://www.reginfo.gov/public/do/eAgendaViewRule?pubId=201410&RIN=2060-AS22



enormous, and EPA is only adding to the uncertainty with retroactive rules. EPA needs to move as quickly as possible on the waiver petition and rulemaking responsibilities described above.

Please feel free to contact me or Erik Baptist in the Office of General Counsel (202-682-8250) should you have any questions or concerns regarding this Notice.

Sincerely yours,

Stacy Linden

Vice President, General Counsel & Corporate Secretary American Petroleum Institute

cc: Avi Garbow Christopher Grundler Paul Argyropoulos

# **CIVIL COVER SHEET**

JS-44 (Rev. 7/13 DC)										
I. (a) PLAINTIFFS				DEFEND	ANTS					
AMERICAN FUEL				GINA MCCARTHY, in her official capacity as Administrator,						
MANUFACTURERS and AMERICAN PETROLEUM			Λ	U.S. Environmental Protection Agency, and						
INSTITUTE				ENVIRONMENTAL PROTECTION AGENCY						
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Chet M. Thompso										
Crowell & Moring,										
1001 Pennsylvani	a Ave, NV	V, Washington, DC 2000	04-2595							
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Plaintiff	$\sim$	U.S. Government Not a Party)	Citizen of t	nis State	01	01		orated or Principal Place iness in This State	<b>O</b> 4	<b>O</b> 4
2 U.S. Government Defendant		Diversity (Indicate Citizenship of	Citizen of A	nother State	<b>O</b> 2	<b>O</b> 2	Incorp	orated and Principal	<b>O</b> 5	05
		Parties in item III)	Citizen or S	ubject of a	<b>O</b> 3	<b>O</b> 3	Place of	of Business in Another Sta	-	
			Foreign Co	untry	0	•	Foreig	n Nation	<b>O</b> 6	$O_6$
(Place an	X in one ca	IV. CASE ASSI tegory, A-N, that best repre						esponding Nature of S	uit)	
O A. Antitrust		Personal Injury/	-	. Adminis				O D. Temporary		ining
		<i>Aalpractice</i>		Review		igency				
410 Antitrust		-		Neview			Order/Preliminary Injunction			
410 Antitrust		irplane		1 Medicare A	Act			туинспон		
		irplane Product Liability	Social	Social Security 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g))			Any nature of suit from any category may be selected for this category of case assignment. *(If Antitrust, then A governs)*			
		ssault, Libel & Slander								
	340 N	ederal Employers Liability								
		larine Product Liability	86							
		lotor Vehicle	864 SSID Title XVI				,			
	355 M	lotor Vehicle Product Liability	865 RSI (405(g))							
		ther Personal Injury	Other Statutes 891 Agricultural Acts							
		ledical Malpractice		3 Environme		ers				
		roduct Liability ealth Carc/Pharmaceutical		0 Other Stat						
		cann Carc/Pharmaceutical ersonal Injury Product Liabilit		Administra	tive Agen	cy is				
		sbestos Product Liability	Involved)							
O E. General Civ	vil (Other)	OR	C			ral Civ	il			
Real Property	nation	Bankruptey 422 Appeal 27 USC 158		Forfeiture	<u>e/Penalty</u> Drug Rela	ted Soir-	uro of	480 Consumer C	redit	
220 Foreclosure		423 Withdrawal 28 USC			Property 2			490 Cable/Satelli		
🛄 230 Rent, Lease &	Ejectment			690 (				850 Securities/Co	mmoditic	es/
240 Torts to Land		Prisoner Petitions						Exchange		
245 Tort Product L		535 Death Penalty 540 Mandamus & Othe		Otherset	<b>4 4</b>			896 Arbitration		
290 All Other Real	Property	550 Civil Rights	I.	r <u>Other Statutes</u>			899 Administrati			
Personal Property		555 Prison Conditions			State Rea		ment	Act/Review o Agency Decis		ot
370 Other Fraud		560 Civil Detainee – Co	nditions		Banks & B			Agency Decis		ate
371 Truth in Lending of Confinement				450 0	Commerce	/ICC		Statutes		
380 Other Personal	Property	n (nu)			Rates/etc.			890 Other Statute	ory Action	ns
Damage		Property Rights 820 Copyrights			Deportatio			(if not administrative agency		
			462 Naturalization			review or Pri	vacy Act)			
Product Liabili	uy	840 Trademark			Application Other Imn					
		Fadaval Tan Suite			Actions	0				
		Federal Tax Suits	or		Racketeer & Corrupt					
		defendant)		l '	* Corrupt	organii	LALION			
		871 IRS-Third Party 26	USC 7600	1				1		

Case 1:15-cv-00394 Document 1-5 Filed 03/18/15 Page 2 of 2

O G. Habeas Corpus/ 2255	O H. Employment Discrimination	O I. FOIA/Privacy Act	O J. Student Loan					
530 Habcas Corpus – General 510 Motion/Vacate Sentence 463 Habcas Corpus – Alien Detainee	442 Civil Rights – Employment (criteria: race, gender/sex, national origin, discrimination, disability, age, religion, retaliation)	895 Freedom of Information Act 890 Other Statutory Actions (if Privacy Act)	152 Recovery of Defaulted Student Loan (excluding veterans)					
	*(If pro se, select this deck)*	*(If pro se, select this deck)*						
<ul> <li>K. Labor/ERISA (non-employment)</li> <li>710 Fair Labor Standards Act</li> <li>720 Labor/Mgmt. Relations</li> <li>740 Labor Railway Act</li> <li>751 Family and Medical Leave Act</li> <li>790 Other Labor Litigation</li> <li>791 Empl. Ret. Inc. Security Act</li> </ul>	<ul> <li>L. Other Civil Rights (non-employment)</li> <li>441 Voting (if not Voting Rights Act)</li> <li>443 Housing/Accommodations</li> <li>440 Other Civil Rights</li> <li>445 Americans w/Disabilities – Employment</li> <li>446 Americans w/Disabilities – Other</li> <li>448 Education</li> </ul>	<ul> <li>M. Contract</li> <li>110 Insurance</li> <li>120 Marine</li> <li>130 Miller Act</li> <li>140 Negotiable Instrument</li> <li>150 Recovery of Overpayment &amp; Enforcement of Judgment</li> <li>153 Recovery of Overpayment of Veteran's Benefits</li> <li>160 Stockholder's Suits</li> <li>190 Other Contracts</li> <li>195 Contract Product Liability</li> <li>196 Franchise</li> </ul>	<ul> <li>O N. Three-Judge Court</li> <li>□ 441 Civil Rights – Voting (if Voting Rights Act)</li> </ul>					
V. ORIGIN		nny titik <u>ny sanat</u> i i						
● 1 Original Proceeding Court	3 Remanded from Appellate Court Reopened	O 5 Transferred from another district (specify) O 6 Mult Litig	i-district O 7 Appeal to ation District Judge from Mag. Judge					
VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE.) Failure to perform non-discretionary duties required by 42 U.S.C. 7545(o); cause of action 42 U.S.C. s 7604(a)(2).								
	CHECK IF THIS IS A CLASS DEMAND ACTION UNDER F.R.C.P. 23 JUI	S Check Y RY DEMAND: YES	ES only if demanded in complaint NO					
VIII. RELATED CASE(S) IF ANY	See instruction) YES	NO If yes, pl	ease complete related case form					
DATE:3/18/2015	SIGNATURE OF ATTORNEY OF REC	ORD Dig il						

INSTRUCTIONS FOR COMPLETING CIVIL COVER SHEET JS-44 Authority for Civil Cover Sheet

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and services of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. Listed below are tips for completing the civil cover sheet. These tips coincide with the Roman Numerals on the cover sheet.

- I. COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF/DEFENDANT (b) County of residence: Use 11001 to indicate plaintiff if resident of Washington, DC, 88888 if plaintiff is resident of United States but not Washington, DC, and 99999 if plaintiff is outside the United States.
- III. CITIZENSHIP OF PRINCIPAL PARTIES: This section is completed <u>only</u> if diversity of citizenship was selected as the Basis of Jurisdiction under Section II.
- IV. CASE ASSIGNMENT AND NATURE OF SUIT: The assignment of a judge to your case will depend on the category you select that best represents the <u>primary</u> cause of action found in your complaint. You may select only <u>one</u> category. You <u>must</u> also select <u>one</u> corresponding nature of suit found under the category of the case.
- VI. CAUSE OF ACTION: Cite the U.S. Civil Statute under which you are filing and write a brief statement of the primary cause.
- VIII. RELATED CASE(S), IF ANY: If you indicated that there is a related case, you must complete a related case form, which may be obtained from the Clerk's Office.

Because of the need for accurate and complete information, you should ensure the accuracy of the information provided prior to signing the form.

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STA	UNITED STATES DISTRICT COURT							
	District of							
Plaintiff(s) V. Defendant(s)	) ) ) ) ) ) Civil Action No. ) ) ) ) )							

### SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

# **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	ne of individual and title, if any)							
was re	ceived by me on (date)	·							
	□ I personally served	the summons on the individua	al at (place)						
	on (date) ; or								
	$\Box$ I left the summons		r usual place of abode with ( <i>name</i> )	sides there					
	on (date)		to the individual's last known address; or						
	□ I served the summo	ons on (name of individual)		who is					
		accept service of process on of	On (date)	; or					
	$\Box$ I returned the summ	nons unexecuted because		; or					
	<b>Other</b> ( <i>specify</i> ):								
	My fees are \$	for travel and \$	for services, for a total of \$	·					
	I declare under penalty	of perjury that this information	on is true.						
Date:									
			Server's signature						
			Printed name and title						

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STA	UNITED STATES DISTRICT COURT							
	District of							
Plaintiff(s) V. Defendant(s)	) ) ) ) ) ) ) ) ) ) ) ) ) )							

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If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

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AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

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	This summons for (nam	ne of individual and title, if any)								
was re	ceived by me on (date)									
	□ I personally served	the summons on the individual	l at (place)							
	on ( <i>date</i> ) ; or									
	□ I left the summons at the individual's residence or usual place of abode with ( <i>name</i> )									
		, a pers	on of suitable age and discretion who res	sides there,						
	on (date)	, and mailed a copy to	the individual's last known address; or							
	$\Box$ I served the summa	ons on (name of individual)		, who is						
	designated by law to a	accept service of process on be								
			on (date)	; or						
	$\Box$ I returned the summ	nons unexecuted because		; or						
	<b>Other</b> ( <i>specify</i> ):									
	My fees are \$	for travel and \$	for services, for a total of \$							
	I declare under penalty	of perjury that this information	on is true.							
Date:										
			Server's signature							
			Printed name and title							

Server's address

Additional information regarding attempted service, etc: