BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Scott Pruitt, Administrator
United States Environmental Protection Agency
1200 Pennsylvania Avenue, N.W. (Mail Code 1101A)
Washington, D.C. 20460

Re: Notice of Intent to Sue Pursuant to § 304(b)(2) of the Clean Air Act for Failure of the Administrator to Review and Revise NESHAPS and NSPS

Dear Administrator Pruitt:

I am writing on behalf of Our Children’s Earth Foundation (“OCE”) to notify you of ongoing violations of the federal Clean Air Act by the U.S. Environmental Protection Agency (“EPA”) and OCE’s intention to file a citizen suit against EPA pursuant to Clean Air Act § 304(a)(2), 42 U.S.C. § 7604(a)(2) to address your failure to perform your nondiscretionary duty of reviewing and revising certain National Emission Standards for Hazardous Air Pollutants (NESHAPS) and New Source Performance Standards (NSPS) every eight years.

A. Failure To Perform Nondiscretionary Duties

1. Failure To Review NSPS

Clean Air Act section 111(b)(I)(B), 42 U.S.C. § 7411(b)(I)(B), instructs the Administrator to promulgate and to periodically review and revise the NSPS. Prior to 1990, the Administrator was required to review and revise NSPS requirements every four years. After the passage of the 1990 Clean Air Act amendments EPA's "review and revise" period was expanded to eight years.

Clean Air Act section 111(b)(I)(B) provides in relevant part:

The Administrator shall, at least every 8 years, review and, if appropriate, revise such
standards following the procedure required by this subsection for promulgation of such standards. Notwithstanding the requirements of the previous sentence, the Administrator need not review any such standard if the Administrator determines that such review is not appropriate in light of readily available information on the efficacy of such standard. Standards of performance or revisions thereof shall become effective upon promulgation. When implementation and enforcement of any requirement of this chapter indicate that emission limitations and percent reductions beyond those required by the standards promulgated under this section are achieved in practice, the Administrator shall, when revising standards promulgated under this section, consider the emission limitations and percent reductions achieved in practice. [Emphasis added.]

The Administrator has failed, in a timely manner, either to (a) review and, if appropriate, revise, or (b) determine that such review is not appropriate in light of readily available information on the efficacy of NSPS for Bulk Gasoline Terminals set forth at 40 C.F.R. Part 60, Subpart XX, and NSPS for Electric Arc Furnaces and Argon-Oxygen Decarburization Vessels in Steel Plants set forth at 40 C.F.R. Part 60, Subparts AA & AAa.


2. Failure to Review NESHAP

Clean Air Act section 112(d)(6), 42 U.S.C. § 7412(d)(6), provides that:

The Administrator shall review, and revise as necessary (taking into account developments in practices, processes, and control technologies), emission standards promulgated under this section [112] no less often than every 8 years. [emphasis added].

More than eight years have passed since EPA reviewed or revised the following NESHAPs: NESHAP for Gasoline Distribution Facilities (Bulk Gasoline Terminals and Pipeline Breakout Stations) set forth at 40 C.F.R. Part 63, Subpart R; NESHAP for Gasoline Distribution Bulk Terminals, Bulk Plants, and Pipeline Facilities set forth at 40 C.F.R. Part 63, Subpart BBBB; NESHAP for Iron and Steel Foundries Area Sources set forth at 40 C.F.R. Part 63, Subpart ZZZZZ; and NESHAP for Wood Preserving Area Sources set forth at 40 C.F.R. Part 63, Subpart QQQQQQ.

Administrator S. Pruitt  
May 21, 2018


B. Notice of Intent to Sue

After the expiration of sixty (60) days from the date of this notice of intent to sue, OCE intends to file suit against you in federal court for your failure to act in accordance with, or fulfill the duties described in Section A of this letter.

C. Identity of Persons Giving Notice and Their Counsel

As required by 40 C.F.R. § 54.3, the name and address of OCE, the notifying party, is as follows:

Our Children’s Earth Foundation  
1625 Trancas St. #2218  
Napa, CA 94558-9998  
Tel: (510) 910-4535  
E-mail: annie.beaman@gmail.com

OCE is a non-profit public benefit corporation with members throughout the United States dedicated to protecting the public, especially children, from the health impacts of pollution and other environmental hazards and to improving environmental quality for the public benefit. Another aspect of OCE’s mission is to participate in environmental decision making, enforce environmental laws (including via citizen suits), both federal and state, to reduce pollution, and to educate the public concerning those laws and their enforcement.

OCE has retained the following legal counsel to represent it in this matter:

Christopher A. Sproul, Esq.  
Environmental Advocates  
5135 Anza Street  
San Francisco, CA 94121  
Tel: (415) 533-3376  
Fax: (415) 358-5695  
E-mail: csproul@enviroadvocates.com
D. Offer to Negotiate

During the sixty (60) day notice period, OCE is willing to discuss effective measures to correct your failure to comply with your nondiscretionary duties and to discuss any information bearing upon this notice. If you wish to pursue such discussions prior to litigation, we request that you initiate them with all expedition so that they may be completed before the end of the sixty (60) day notice period. OCE does not intend to delay the filing of a complaint in federal court if the discussions fail to resolve these matters within the sixty (60) day notice period, and it intends to seek all appropriate relief, including injunctive relief and all costs of litigation, including, but not limited to, attorneys' fees, expert witness fees, and other costs.

We believe this notice provides information sufficient for you to determine the mandatory duty we allege you have failed to perform. If, however, you have any questions, please feel free to contact us for clarification.

We look forward to hearing from you.

Sincerely,

Christopher Sproul
Environmental Advocates
Counsel for Our Children's Earth Foundation