

RE

Mary Fallin Governor

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OFFICE OF THE EXECUTIVE SECRETARIAT

The Honorable Gina McCarthy Administrator Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, DC 20460

Dear Administrator McCarthy:

The Renewable Fuel Standard (RFS) was established by the Energy Policy Act of 2005, and expanded by the Energy Independence and Security Act of 2007. It requires that fuels sold in the United States contain 36 billion gallons of renewable fuels by 2022. Each year the mandate for renewable fuels increases, and in 2014, 18.5 billion gallons of renewable fuels must be blended, 14.4 billion of which will be met with corn-based ethanol.

The goals behind the RFS were well intentioned, but in 2007, the energy market and our nation's energy landscape were very different than today. The RFS was designed to reduce greenhouse gas emissions, make our nation more energy secure, and provide a reliable domestic source of energy that would lessen energy imports from less stable regions. Today, we are closer to achieving all of those important goals, but not because of the RFS. The 21st century energy renaissance has driven our nation's CO2 emissions near a twenty year low, made us the number one producer of natural gas, and put us on track to become the world's largest producer of oil in the world. Meanwhile, the mandate is causing unintended harm to the United States economy.

Last year, 10 governors petitioned EPA to waive down the corn ethanol mandate due to severe economic harm to their states' livestock industry and the trickle-down impact to supporting industries and consumers. Under Section 211(0)(7) of the Clean Air Act, Congress explicitly authorized the Environmental Protection Agency (EPA) to waive down the RFS mandates, in whole or in part, where there would be either (1) an inadequate domestic supply or (2) severe economic harm. Despite the devastating effects of the worst drought in 50 years, EPA did not take action.

This year, we are faced with another challenge created by the RFS. While renewable fuel requirements are increasing yearly, gasoline demand in the U.S. is steadily declining. This dynamic has created the E10 blendwall - the point at which more renewable fuel is required to be blended than can be safely consumed in the United States, due to fundamental constraints imposed by fueling infrastructure and problems of gasoline engine incompatibility with increased ethanol blends. With a few exceptions, automobiles are built and warranted for a 10% ethanol blend and the same goes for small engines, such as boats, lawnmowers, and motorcycles.

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 (i.e., permits to sell gasoline and diesel). 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.

According to NERA Economic Consulting, there will be an inadequate supply of RINs to satisfy the various mandates of the 2014 RFS, forcing the overall reduction of supplies of gasoline and diesel for U.S. consumption. Therefore, NERA predicts that this reduction in supplies will create "an inadequate domestic supply" of gasoline and diesel fuel, resulting in "severe harm" across the U.S. economy. Indeed, NERA predicts that the blendwall would "include a \$770 billion decline in GDP and a corresponding reduction in consumption per household of \$2,700" by 2015.

Due to the severe economic harm and inadequate domestic supply caused by the mandate as described above, EPA has the authority under Section 211(o)(7) to waive down the volumes required to be blended in 2014. The EPA took a step in the right direction when it acknowledged the blendwall and exercised this authority in the proposed 2014 RFS volumes rule by waiving the volumes to just below 10 percent ethanol. EPA must still finalize the 2014 RFS volumes, and I strongly urge EPA to stay the course and remain steadfast in its resolve to avoid the blendwall and a dangerous economic situation by keeping the volumes below 10% ethanol. Thank you for your consideration.

Sincerely,

Mary Fallin

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