UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

NEIGHBORS FOR ENVIRONMENTAL JUSTICE; NEW JERSEY WORK ENVIRONMENT COUNCIL; SIERRA CLUB; UNITED STEEL, PAPER AND FORESTRY, RUBBER, MANUFACTURING, ENERGY, ALLIED INDUSTRIAL AND SERVICE WORKERS INTERNATIONAL UNION, AFL-CIO; and NATURAL RESOURCES DEFENSE COUNCIL,

Petitioners,

v.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, and ANDREW WHEELER, Administrator, United States Environmental Protection Agency,

Respondents.

PETITION FOR REVIEW

Pursuant to the Toxic Substances Control Act, 15 U.S.C. § 2618, the

Administrative Procedure Act, 5 U.S.C. § 706, and Rule 15 of the Federal Rules of

Appellate Procedure, Neighbors for Environmental Justice; the New Jersey Work

Environment Council; Sierra Club, Inc.; the United Steel, Paper and Forestry,

Rubber, Manufacturing, Energy, Allied Industrial and Service Workers

International Union, AFL-CIO; and the Natural Resources Defense Council, Inc.

hereby petition for review of a final risk evaluation and order by Respondent

United States Environmental Protection Agency (EPA), determining that the chemical methylene chloride does not present an unreasonable risk of injury to health or the environment under certain conditions of use and declining to consider certain uses and pathways through which members of Petitioners are exposed and face risks of exposure to methylene chloride.

EPA published a notice of availability for the final risk evaluation and order for methylene chloride in the Federal Register on June 24, 2020 (at 85 Fed. Reg. 37,942). The final risk evaluation and order were accordingly "issue[d]" for purposes of judicial review on July 8, 2020. 40 C.F.R. § 23.5(a); *see also* 15 U.S.C. § 2618(a); *id.* § 2605(i)(1). A copy of EPA's notice of availability is attached as Exhibit 1 to this petition, and a copy of EPA's final risk evaluation and order (downloaded from EPA's website on July 15, 2020, via https://www.epa.gov/sites/production/files/2020-06/documents/
1_mecl_risk_evaluation_final.pdf) is attached as Exhibit 2.

Petitioner Sierra Club's principal place of business is within this Circuit.

This Court accordingly has jurisdiction to review EPA's order pursuant to

15 U.S.C. § 2618(a). The other Petitioners' principal places of business are not within this Circuit, but pursuant to Federal Rule of Appellate Procedure 15(a)(1), their interests make joinder to this petition practicable.

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Respectfully submitted July 16, 2020,

s/Selena Kyle_

SELENA KYLE

Natural Resources Defense Council 1600 N. Wacker Dr. Ste. 1600 Chicago, IL 60606 T: 818.720.5953 skyle@nrdc.org

Attorney for Petitioners Neighbors for Environmental Justice and Natural Resources Defense Council

s/Randy S. Rabinowitz

RANDY S. RABINOWITZ

Occupational Safety & Health Law Project P.O. Box 3769
Washington, DC 20027
T: 202.256.4080
randy@oshlaw.org

Attorney for United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union, AFL-CIO s/Jonathan Kalmuss-Katz
JONATHAN KALMUSS-KATZ
VICTORIA BOGDAN TEJEDA
Earthjustice
48 Wall St., 15th Floor
New York, NY 10005
T: 212.845.7376
jkalmusskatz@earthjustice.org
vbogdantejeda@earthjustice.org

Attorneys for Petitioners Neighbors for Environmental Justice, New Jersey Work Environment Council, and Sierra Club