IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

AMERICA'S POWER and ELECTRIC GENERATORS MATS COALITION,

Petitioners,

Case No.: 24-1201

v.

U.S. ENVIRONMENTAL PROTECTION AGENCY,

Respondent.

PETITION FOR REVIEW

Pursuant to Section 307(b)(1) of the Clean Air Act, 42 U.S.C. § 7607(b)(1), Federal Rule of Appellate Procedure 15(a), and D.C. Circuit Rule 15, America's Power and Electric Generators MATS Coalition hereby petition this Court for review of Respondent United States Environmental Protection Agency's final rule entitled "National Emission Standards for Hazardous Air Pollutants: Coal- and Oil-Fired Electric Utility Steam Generating Units Review of the Residual Risk and Technology Review." 89 Fed. Reg. 38,508 (May 7, 2024). Dated: June 14, 2024

Respectfully submitted,

/s/ Makram B. Jaber

Makram B. Jaber Allison D. Wood Aaron M. Flynn MCGUIRE WOODS LLP 888 16th Street N.W., Suite 500 Black Lives Matter Plaza Washington, DC 20006 (202) 857-1700 mjaber@mcguirewoods.com awood@mcguirewoods.com

Counsel for America's Power and Electric Generators MATS Coalition

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RULE 26.1 DISCLOSURE STATEMENTS

AMERICA'S POWER

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and D.C. Circuit Rule 26.1, America's Power submits the following statement:

America's Power is a nonprofit membership corporation organized under the laws of the District of Columbia and is recognized as a tax-exempt trade association by the Internal Revenue Service under Section 501(c)(6) of the Internal Revenue Code. America's Power is the only national trade association whose sole mission is to advocate at the federal and state levels on behalf of coal-fueled electricity, the coal fleet, and its supply chain. America's Power supports policies that promote the use of coal to assure a reliable, resilient, and affordable supply of electricity to meet our nation's demand for energy.

America's Power is a "trade association" within the meaning of Circuit Rule 26.1(b). It has no parent corporation, and no publicly held company owns a 10 percent or greater interest in America's Power.

ELECTRIC GENERATORS MATS COALITION

Pursuant to Rule 26.1 of the Federal Rules of Appellate Procedure and D.C. Circuit Rule 26.1, Electric Generators MATS Coalition submits the following statement:

Electric Generators MATS Coalition is an *ad hoc* coalition of electric generating companies that have joined together for the purpose of filing this petition for review. The members of the *ad hoc* coalition own and operate electric generating units that are subject to the final rule at issue in this case The members of the *ad hoc* coalition are the Salt River Project Agricultural Improvement and Power District; Talen Energy Supply, LLC; and NorthWestern Energy Public Service Corporation.

Electric Generators MATS Coalition has no parent corporation, and no publicly held corporation has a 10% or greater ownership in it.

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Dated: June 14, 2024

Respectfully submitted,

/s/ Makram B. Jaber

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Counsel for America's Power and Electric Generators MATS Coalition

CERTIFICATE OF SERVICE

I hereby certify that I have caused a true and correct copy of the foregoing

Petition for Review and Rule 26.1 Disclosure Statements to be served by U.S.

Mail, postage prepaid, addressed to the following:

Hon. Michael S. Regan Office of the Administrator (1101A) United States Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460

Hon. Merrick Garland Attorney General of the United States United States Department of Justice 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530-0001

Correspondence Control Unit Office of General Counsel (2310A) United States Environmental Protection Agency 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

Hon. Todd Kim Assistant Attorney General Environment and Natural Resources Division United States Department of Justice 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530-0001

Dated: June 14, 2024

<u>/s/ Makram B. Jaber</u> Makram B. Jaber Counsel for America's Power and Electric Generators MATS Coalition