IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

GROWTH ENERGY, 701 8th Street NW, Suite 450 Washington, DC 20001

Plaintiff,

v.

MICHAEL S. REGAN, in his official capacity as Administrator, U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue NW Washington, DC 20460

and

ENVIRONMENTAL PROTECTION AGENCY, 1200 Pennsylvania Avenue NW Washington, DC 20460

Defendants.

Civil Action No. 1:22-cy-01191

COMPLAINT FOR INJUNCTIVE RELIEF

Plaintiff Growth Energy brings this action to compel Defendants, the U.S. Environmental Protection Agency and the Honorable Michael S. Regan, in his official capacity as Administrator of the U.S. Environmental Protection Agency (collectively "EPA"), to promulgate a rule establishing Renewable Fuel Standard ("RFS") applicable volumes for the 2023 compliance year. Continuing its multi-year trend of disregarding statutory deadlines, EPA has ignored the nondiscretionary duty established by Clean Air Act ("CAA") Section 211(o)(2)(B)(ii), 42 U.S.C. § 7545(o)(2)(B)(ii), to promulgate that rule "no later than 14 months before" 2023. Plaintiff

hereby seeks an injunction requiring EPA promptly to promulgate a rule establishing the applicable volumes for 2023. In support, Plaintiff alleges 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 act or duty under 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 is a national biofuel trade association. Plaintiff represents producers and supporters of ethanol who are working to bring consumers better choices at the fuel pump, grow America's economy, and improve the environment for future generations. Plaintiff's membership represents nearly half of all American ethanol plants, many of the largest and most prominent fuel retailers in the country, and leading businesses that support the ethanol industry.
- 4. Plaintiff represents its members in judicial, legislative, and administrative forums. In particular, Plaintiff routinely comments on EPA rulemaking proposals to implement the RFS program, and has participated in litigation involving several of EPA's RFS regulations since the program's inception.
 - 5. Plaintiff is a "person" as defined in the CAA. See 42 U.S.C. § 7602(e).

- 6. Defendant Michael S. Regan is the Administrator of the EPA. The Administrator is charged with implementation and enforcement of the CAA, including the CAA's nondiscretionary duty to timely determine and promulgate renewable fuel obligations on an annual basis.
- 7. Defendant EPA is an executive agency of the federal government charged with implementing the CAA's RFS program.

STATUTORY AND REGULATORY BACKGROUND

- 8. 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 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.
- 9. 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. 42 U.S.C. § 7545(*o*)(2)(B)(i). Congress's purpose in requiring EPA to establish such annual volumes was "to force the market to create ways to produce and use greater and greater volumes of renewable fuel each year." *Americans for Clean Energy v. EPA*, 864 F.3d 691, 710 (D.C. Cir. 2017).

- 10. For each of those years, EPA was required to "determine and publish" the renewable fuel obligation "[n]ot later than November 30" of the preceding compliance year. *Id.* § 7545(*o*)(3)(B)(i).
- 11. Beginning with 2023 (and for all other calendar years), "the applicable volumes of each [of the four categories of renewable] fuel ... shall be determined by the [EPA]

 Administrator ... based on a review of the implementation of the program during [the prior] years ..., and an analysis of" six statutorily specified factors. 42 U.S.C. § 7545(o)(2)(B)(ii).
- 12. "The Administrator shall promulgate rules establishing the applicable volumes [for calendar year 2023 and later years] no later than 14 months before the first year for which such applicable volume will apply." 42 U.S.C. § 7545(*o*)(2)(B)(ii).
- 13. Until EPA has fulfilled its duty to establish the applicable volumes for 2023 (and converted those volumes to percentage standards applicable to all obligated parties under the RFS), obligated parties may not know their precise obligations and renewable fuel producers may not know the level of demand. *See* 42 U.S.C. § 7545(*o*)(3). The deadline Congress set for EPA to establish the applicable volumes is intended to inform obligated parties and renewable fuel producers, prior to the relevant compliance year, of the 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 ("2010 Regulations"), 75 Fed. Reg. 14,670, 14,675 (Mar. 26, 2010).

FACTUAL BACKGROUND

- 14. EPA has repeatedly failed to meet its statutory deadline for promulgating annual RFS regulations. For example:
 - EPA did not promulgate the final 2010 RFS regulation until February 3, 2010, over three months late and into the compliance year, *see 2010 Regulations*, 75 Fed. Reg. 14,670;
 - EPA did not promulgate the final 2012 RFS regulation until December 22, 2011,
 more than three weeks late, see 2012 Standards for the Renewable Fuel Standard
 Program: Final Rulemaking, 77 Fed. Reg. 1,320 (Jan. 9, 2012);
 - EPA did not promulgate the final 2013 RFS regulation until August 6, 2013, 247 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);
 - EPA did not promulgate the final 2014 RFS regulation until November 30, 2015, two years late and fully past the compliance year, *see Final Renewable Fuel Standards for 2014, 2015 and 2016, and the Biomass-Based Diesel Volume for 2017*, 80 Fed. Reg. 77,420 (Dec. 14, 2015);
 - EPA did not promulgate the final 2015 RFS regulation until November 30, 2015, a year late and with only one month of the compliance year remaining, *see id*;
 - EPA still has not promulgated the final 2021 RFS regulation (it has proposed the regulation and a consent decree has been entered requiring it to finalize the

- regulation by June 3, 2022), see Renewable Fuel Standard Program: RFS Annual Rules, Proposed Rule ("2021-2022 NPRM"), 86 Fed. Reg. 72,436 (Dec. 21, 2021); Consent Decree ("2021-2022 Consent Decree"), ECF No. 10, Growth Energy v. EPA, No. 1:22-cv-00347 (D.D.C. Apr. 22, 2022).
- EPA still has not promulgated the final 2022 RFS regulation (it has proposed the regulation and a consent decree has been entered requiring it to finalize the regulation by June 3, 2022), *see* 2021-2022 NPRM; 2021-2022 Consent Decree.
- 15. Under 42 U.S.C. § 7545(*o*)(2)(B)(ii), EPA was obligated to promulgate a rule establishing the applicable volumes for 2023 no later than fourteen months before the start of 2023.
 - 16. EPA has not promulgated a final RFS rule for 2023 (or even proposed one).
- 17. EPA has thus failed to meet the statutory deadlines for promulgating the 2023 applicable volumes. This failure violates the clear, mandatory duty and deadline imposed on EPA by CAA Section 211(*o*), 42 U.S.C. § 7545(*o*) and harms Plaintiff's members, as described below.

INJURIES RESULTING FROM EPA'S FAILURE TO ACT

- 18. Plaintiff's members are biofuels producers whose fuel products are purchased by obligated parties to comply annually with their renewable volume obligations set under the RFS program, as described above. EPA's regulations setting applicable renewable fuel volumes directly dictate the level of national demand for the renewable fuels—including ethanol, biomass-based diesel, and cellulosic biofuels—produced by Plaintiff's members.
- 19. Plaintiff's members have therefore suffered and continue to suffer economic injury due to EPA's failure to timely promulgate the final applicable volumes for 2023. Given

EPA's delay, by the time it issues 2023 applicable volumes, it may be too late for Plaintiff's members to be able to adjust their production levels to accord with the applicable volumes. This uncertainty and inability to plan future production directly affects Plaintiff's members' bottom line.

- 20. Additionally, when EPA fails to meet its statutory deadlines, it often retroactively sets standards for the missed periods to match the actual levels of renewable fuel use that occurred in the absence of the RFS's market-forcing standards. See Final Renewable Fuel Standards for 2014, 2015 and 2016, and the Biomass-Based Diesel Volume for 2017, 80 Fed. Reg. 77,420, 77,426-27 (Dec. 14, 2015) (after missing deadlines, retroactively setting 2014 and 2015 obligations to levels of actual use). EPA has proposed to use the same approach for 2021, see 2021-2022 NPRM, 86 Fed. Reg. at 72,438-39. If EPA were to do the same for 2023, that would cause direct monetary harm to Plaintiff's members by lowering the ultimate demand for the renewable fuels they produce in comparison to what would have been demanded had the RFS's standards been timely adopted to fulfill their core purpose of spurring increased renewable fuel use.
- 21. And the effects of these delays will be felt by Plaintiff's members in future years. As EPA has recognized, the actual market effects of the RFS standards and actual compliance activity are mediated through the "bank" of carryover RINs, that is, leftover compliance credits from a prior year that are available for compliance in a future year.
- 22. These injuries are irreparable. Once an opportunity to plan supply or to sell renewable fuel has passed, it cannot be regained; the transportation fuel will have already been sold and used by the consumer without Plaintiff's renewable fuel. And Plaintiff cannot obtain compensatory damages from EPA for its unlawful actions.

NOTICE

- 23. 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.* at § 7604(b)(2).
- 24. On November 2, 2021, Plaintiff 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 2023 regulation no later than fourteen months before the start of 2023. A copy of this letter is attached hereto as Exhibit.
- 25. EPA received Plaintiff's notice letter, as demonstrated by the fact that EPA posted a copy on its webpage entitled "Notices of Intent to Sue the U.S. Environmental Protection Agency (EPA)," https://www.epa.gov/ogc/notices-intent-sue-us-environmental-protectionagency-epa.
- 26. More than sixty days have passed since Plaintiff served that notice letter on EPA regarding EPA's failure to meet its statutory deadline for promulgating the 2023 RFS regulation.

CLAIM FOR RELIEF

Failure to Perform a Nondiscretionary Act or Duty to Promulgate the 2023 RFS Regulations

- 27. CAA Section 211(o)(2)(B)(ii), 42 U.S.C. § 7545(o)(2)(B)(ii), requires EPA to "promulgate rules establishing the applicable volumes [for calendar years after 2022] no later than 14 months before the first year for which such applicable volume will apply."
- 28. For calendar year 2023, EPA was required to promulgate a rule establishing the applicable volumes no later than fourteen months before the start of 2023.

29. EPA did not promulgate a rule establishing the applicable volumes for 2023 at

least fourteen months before the start of 2023—and still has not done so.

30. EPA's failure to timely promulgate the 2023 applicable volumes in accordance

with 42 U.S.C. § 7545(o)(2)(B)(ii) constitutes a failure "to perform any act or duty ... which is

not discretionary with the Administrator." 42 U.S.C. § 7604(a)(2).

31. EPA's failure has harmed and will harm Plaintiff's members by impairing their

ability to plan their production and by reducing the demand for their renewable-fuel products.

RELIEF REQUESTED

WHEREFORE, Plaintiff respectfully requests that the Court:

A. Declare that Defendants have failed to perform a nondiscretionary act or duty

under 42 U.S.C. § 7545(o)(2)(B)(ii) to promulgate the applicable volumes for 2023;

B. Order EPA to promulgate final applicable volumes for 2023 promptly under 42

U.S.C. § 7545(o)(2)(B)(ii), pursuant to an expeditious deadline established by this Court;

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

D. Award Plaintiff the costs of its participation in this action, including reasonable

attorneys' fees; and

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

April 29, 2022

Respectfully submitted,

/s/ Seth P. Waxman

Seth P. Waxman (D.C. Bar No. 257337) David M. Lehn (D.C. Bar No. 496847)

Wilmer Cutler Pickering Hale and Dorr LLP

9

1875 Pennsylvania Avenue, NW Washington, DC 20006 (202) 663-6800 seth.waxman@wilmerhale.com

Counsel for Growth Energy

EXHIBIT



701 8th Street, NW, Suite 450, Washington, D.C. 20001

PHONE 202.545.4000 FAX 202.545.4001

GrowthEnergy.org

November 2, 2021

VIA CERTIFIED MAIL

Hon. Michael Regan, Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Mail Code 1101A Washington, DC 20460

Re: Notice of Intent to Sue for Failure to Issue Requirements Under Renewable Fuel Standard Program

Dear Administrator Regan:

Growth Energy hereby provides notice of its intent to sue the Environmental Protection Agency ("EPA") under section 304(a)(2) of the Clean Air Act to enforce EPA's mandatory, non-discretionary duties under section 211(o) of the Act to issue renewable fuel obligations for 2022 and to establish applicable volumes for 2023 for the Renewable Fuel Standard program ("RFS").

Growth Energy is the country's leading association of ethanol producers. With its members, Growth Energy works to bring consumers better choices at the fuel pump, grow America's economy, and improve the environment. Growth Energy's members' operations depend directly on the annual RFS obligations issued by EPA.

Under the Clean Air Act, "EPA must by November 30 of each year calculate and promulgate 'renewable fuel obligations that' will 'ensure that the Program's requirements ... are met' in the upcoming year." Accordingly, EPA is required to issue the renewable fuel obligations for 2022 by November 30, 2021. As of today—28 days before the statutory deadline—EPA has not even issued a notice of proposed rulemaking to establish those obligations. "Administrative agencies usually provide a

American Fuel & Petrochemical Manufacturers v. EPA, 937 F.3d 559, 570 (D.C. Cir. 2019) (quoting 42 U.S.C. § 7545(o)(3)(B)(i)); accord id. at 571 ("EPA must promulgate annual percentage standards by November 30 each year"); Alon Ref. Krotz Springs, Inc. v. EPA, 936 F.3d 628, 637 (D.C. Cir. 2019) ("The statute calls on EPA to publish the percentage standards not later than November 30"); Americans for Clean Energy v. EPA, 864 F.3d 691, 699 (D.C. Cir. 2017) ("By statute, EPA is required to promulgate the percentage standards for a given year no later than November 30 of the preceding calendar year.").

comment period of thirty days or more"2; historically, EPA has provided more than 40 days—and usually more than 50 days—to comment on proposed RFS rules. Additionally, EPA is barred from issuing the final rule until at least 30 days have passed since the closure of the comment period.³ Consequently, at this point, it is impossible for EPA to issue the 2022 renewable fuel by the statutory deadline.

Additionally, the Clean Air Act requires that, "for calendar years after the calendar years specified in the [statutory] tables," EPA "promulgate rules establishing the applicable volumes no later than 14 months before the first year for which such applicable volume will apply." Accordingly, EPA must establish the applicable volumes for 2023 by November 1, 2021—yesterday. But EPA has not done so, in violation of the statutory deadline. (In fact, EPA has not even issued a notice of proposed rulemaking to establish those applicable volumes.)

EPA's failure to timely perform these mandatory, non-discretionary duties not only violates the Clean Air Act, but also undermines Congress's intention that the RFS program "force the market to create ways to produce and use greater and greater volumes of renewable fuel each year"⁵ and deprives market participants of the "market certainty" that is "so critical to the long term success of the Renewable Fuel Program."6

Therefore, Growth Energy urges EPA to promptly issue the renewable fuel obligations for 2022 and the applicable volumes for 2023. Should EPA fail to do so within 60 days of this notice, we reserve our right to sue for relief, including an order compelling EPA to perform these mandatory, nondiscretionary duties promptly.⁸

If you have any questions concerning this notice, please contact me at 202-545-4025.

Respectfully submitted,

Kakel

Joseph Kakesh General Counsel **Growth Energy**

Hollingsworth v. Perry, 558 U.S. 183, 192 (2010) (quotation marks omitted)

⁴² U.S.C. § 7607(d)(5) (EPA "shall keep the record of such proceeding open for thirty days after completion of the proceeding").

⁴² U.S.C. § 7545(o)(2)(B)(ii).

Americans for Clean Energy, 864 F.3d at 710; accord American Fuel & Petrochemical Manufacturers, 937 F.3d at 568.

Americans for Clean Energy, 864 F.3d at 715 (quotation marks omitted).

See 42 U.S.C. § 7604(b)(2) ("No action may be commenced ... under subsection (a)(2) prior to 60 days after the plaintiff has given notice of such action to the Administrator").

See 42 U.S.C. § 7604(a)(2) ("any person may commence a civil action ... against the Administrator 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"); 5 U.S. Code § 706(1) ("The reviewing court shall ... compel agency action unlawfully withheld or unreasonably delayed").

cc: Joseph Goffman Melissa Hoffer Alejandra Nuñez I I E HEET

I I II			E E T	
Growth Energy			Michael S. Regan, in his officia	capacity as Administrator,
			and Environmental Protection A	
COUNTY OF RESIDEN	CEOFFIRST LISTED PLAINTIFF D.C.		COUNTY OF RESIDENCE OF FIRST LIST I I TI	
	ME, ADDRESS, AND TELEPHONE NUMBER	9)		E LOCATION OF THE TRACT OF LAND INVOLVED
	d David M. Lehn; Wilmer Cutle			
Pickering Hale & Do	orr LLP 1875 Pennsylvania Ave.			
Washington, DC 20 202-663-6800	UU6			
II B I I	I TI	III ITI	E HI I I TIE	(PLACE AN x IN ONE BOX FOR
(PLACE AN x IN ONE B				E IT E T T
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	Citizen of	this State O 1 O 1 Incorpor	ated or Principal Place O 4 O 4
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of	Citizen of	Another State 2 2 Incorpor	ated and Principal Place O 5 O 5
	Parties in item III)	Citizen or S Foreign Co	Subject of a O 3	
	I E I	ME T	T E IT	
X	r rr	r	-	d r
O Antitrust	O B Personal Injury/ Malpractice	0	Administrative Agency Review	O Temporary Restraining Order/Preliminary
r	_ r		M d r	Injunction
	r rd		r	r r r
	dr Er		HI	d r r
	Mr Mrrd		B I I	I r r
	M r		I T X I	
	☐ M r ☐ M r rd ☐ r I r		I <u>r</u>	
	Mrrd rrIr MdMr			
	Mr rd rr I r		I	
	☐ M r rd ☐ r r I r ☐ Md M r ☐ rd ☐ H r r _ r I r rd		I r r r E r M r	
	Mrrd rtIr MdMr rd Hrr rt rt		I r r E r M r r I d r I d	
O E General Civ	M r rd r r I r M d M r rd rd r r r r r r r r d r d		T r r E r M r r r I d r I d Pro Se General Civil	
<u>r r</u> d d	M r rd r r I r M d M r rd r r I r r r r r r r r		I r r r F F F F F F F F F F F F F F F F	
<u>r r</u>	M r rd r r I r M d M r r d r d r r d r r d r d r d		I r r F F F F F F F F F F F F F F F F F	rI r
<u>r r</u> ☐ d d ☐ r r ☐ Tr d	M r rd r r I r M d M r r d r d r r d r r d r d r d		T	rId rrr rrd
	M r rd r r I r M d M r r d H r r r r r d r r d r d		T	rI d
<u>r r</u>	M r rd r r I r M d M r r d r r I r r r d r r r d r r d r d r d r d r d r d r d r d r d r d r r d r d		T	rI d rr r rrd r T A
r r d d r r Tr d Tr r r r	M r rd r r r r r r r r r		T	rI d rr r r r r r r r r
<u>r r</u>	M r rd r r r r r r r r r	r	T	rI d rr r rrd T r A r T A
r r d d r r Tr d Tr r r r Tr d r r r r	M r rd r r I r M d M r r d H r r r r d r r d r r d r d r d r d r r d r r r M d r r r d r r r d r r r d r r r r	r	T	rI d rr r r r r r r r r
r r d d d r r r d Tr r d r r d Tr	M r rd r r r r r r r r r	r	T	rI d rr r r r r r r r r r r r r r r r r
r r d d r r Tr d Tr r r r r r r r r r r r r r r r r r r r r r	M r rd r r r r r r r r r	r d	T	rI d rr r r r r r r r r r r r r r r r r
r r d d r r Tr d Tr r r r r r r r r r r r r r r r r r r r r r	M r rd r r r r r r r r r	r d	T	rI d rr r r rd T r T A T T A T T T T T

Case 1:22-cv-01191 Document 1-2 Filed 04/29/22 Page 2 of 2

O Habeas Corpus/ 2255	O H Employment Discrimination	O I FOIA/Privacy Act	O Student Loan
☐ H r r M ☐ H r	rrr dr r dr d r r	rd Ir rr	r d d d r
	Ir d	Ir d	
Cabor/ERISA (non-employment)	Other Civil Rights (non-employment)	O M Contract	Three-Judge Court
r r d rd r M r d M d r r r r r r r r r r	H d	I r	
	dd O d O Tr r r d r d r	rrd O M dr O r	o Mdr rd Mr
I E TI ITE THE Failure to perform non-discretion	E II TTTE E HIH onary duties under 42 U.S.C. 7545	E I I ITE B IE (o); cause of action under 42 U.	
II E E TE I M I T	CHECK IF THIS IS A EM TI UNDER F.R.C.P. 23	Check Y EM E	ES only if demanded in complaint
III E TE E	(See instruction) E	★ If yes, pl	lease complete related case form
TE 04/29/2022	I T E TT E E	s/ Seth W	/axman
	I T TI M ETI I	I E HEET	

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 coversheet. 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 only if diversity of citizenship was selected as the Basis of Jurisdiction under Section II.
- I 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.
- I CAUSE OF ACTION: Cite the U.S. Civil Statute under which you are filing and write a brief statement of the primary cause.
- III 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.

United States District Court

for the District of Columbia **Growth Energy** Plaintiff(s) Civil Action No. 1:22-cy-01191 v. Michael S. Regan, in his official capacity as Administrator, and Environmental Protection Agency Defendant(s) MM I ΤI ΙI To: (Defendant's name and address) U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460 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's attorney, whose name and address are: Seth P. Waxman and David M. Lehn Wilmer Cutler Pickering Hale & Dorr LLP 1875 Pennsylvania Ave. NW Washington, DC 20006 202-663-6800 seth.waxman@wilmerhale.com 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.

Date:	
	Signature of Clerk or Deputy Clerk

ANGELA D. CAESAR, CLERK OF COURT

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

E I E

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for <i>(nare)</i>	ne of individual and title, if any) .			
	☐ I personally served	the summons on the individual a	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence or u	isual place of abode with (name)		
		, a person	n of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a copy to	the individual's last known address; or		
		ons on (name of individual)		, wl	ho is
	designated by law to	accept service of process on beha	alf of (name of organization)		
			on (date)	; or	
	☐ I returned the sumr	nons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalt	y of perjury that this information	is true.		
Date:					
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distr	rict of Columbia
Growth Energy)))
Plaintiff(s) V. Michael S. Regan, in his official capacity as Administrator, and Environmental Protection Agency) Civil Action No. 1:22-ev-01191)))
Defendant(s))
MM	I II TI
To: (Defendant's name and address) Michael S. Regan Administrator U.S. Environmental Pr 1200 Pennsylvania Av Washington, D.C. 204	enue, N.W.
A lawsuit has been filed against you.	
are the United States or a United States agency, or an or P. 12 (a)(2) or (3) — you must serve on the plaintiff an	g Hale & Dorr LLP e. NW 6
If you fail to respond, judgment by default will You also must file your answer or motion with the cou	Il be entered against you for the relief demanded in the complaint.
	ANGELA D. CAESAR, CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

E I E

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for <i>(nare)</i>	ne of individual and title, if any) .			
	☐ I personally served	the summons on the individual a	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence or u	isual place of abode with (name)		
		, a person	n of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a copy to	the individual's last known address; or		
		ons on (name of individual)		, wl	ho is
	designated by law to	accept service of process on beha	alf of (name of organization)		
			on (date)	; or	
	☐ I returned the sumr	nons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalt	y of perjury that this information	is true.		
Date:					
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distr	ict of Columbia
Growth Energy)))
Plaintiff(s) v. Michael S. Regan, in his official capacity as Administrator, and Environmental Protection Agency)) Civil Action No. 1:22-cv-01191)))
Defendant(s))
MM	I II TI
To: (Defendant's name and address) Merrick B. Garland Attorney General of the U.S. Department of Jus 950 Pennsylvania Aver Washington, D.C. 2053	stice nue, N.W.
A lawsuit has been filed against you.	
are the United States or a United States agency, or an o P. 12 (a)(2) or (3) — you must serve on the plaintiff an	g Hale & Dorr LLP e. NW S
If you fail to respond, judgment by default will You also must file your answer or motion with the cour	be entered against you for the relief demanded in the complaint.
	ANGELA D. CAESAR, 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.

E I E

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for <i>(nare)</i>	ne of individual and title, if any) .			
	☐ I personally served	the summons on the individual a	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence or u	isual place of abode with (name)		
		, a person	n of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a copy to	the individual's last known address; or		
		ons on (name of individual)		, wl	ho is
	designated by law to	accept service of process on beha	alf of (name of organization)		
			on (date)	; or	
	☐ I returned the sumr	nons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalt	y of perjury that this information	is true.		
Date:					
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

District of Columbia							
Growth Ene	ergy)				
Plaintiff(s ₎)	_)	C	ivil	Action No.	1:22-ev-01191
Michael S. Regan, in his of Administrator, and Environment)))				
	(s)	_)				
	MM	I		ΙΙ		TI	
To: (Defendant's name and address)	Matthew M. Graves United States Attorney United States Attorney 555 4th Street, NW Washington, DC 2053	/'s O			ct o	f Columbia	
A lawsuit has been file	d against you.						
are the United States or a Unite	d States agency, or an eserve on the plaintiff a	offication and the control of the co	er o swe on r d M ale W	or emper to the must be 1. Lehr & Dorr	loy e at e se	ree of the Untached comperved on the	you received it) — or 60 days if you lited States described in Fed. R. Civ. plaint or a motion under Rule 12 of plaintiff or plaintiff's attorney,
If you fail to respond, j You also must file your answer			ent	ered a	gai	nst you for t	he relief demanded in the complaint.
					A	NGELA D. (CAESAR, CLERK OF COURT
Date:						~:	
						Sig	mature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

E I E

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (name ceived by me on (date)	ne of individual and title, if any) .		
	☐ I personally served	the summons on the individual a	t (place)	
			on (date)	; or
	☐ I left the summons	at the individual's residence or u		
		, a persor	n of suitable age and discretion who res	sides there,
	on (date)	, and mailed a copy to t	he individual's last known address; or	
	☐ I served the summo	ons on (name of individual)		, who is
	designated by law to a	accept service of process on beha	lf of (name of organization)	
			on (date)	; or
	☐ I returned the summ	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalty	y of perjury that this information	is true.	
Date:				
			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc: