	ONITED STATES COURT OF APPEALS OR DISTRICT OF COLUMBIA CIRCUIT  S COURT OF APPEALS OF COLUMBIA CIRCUIT  MAY 2 7 2008
OZONE NAAOS LITIGATION GROUP,	and ) CLERK
UTILITY AIR REGULATORY GROUP	) No.
Petitioners,	)
<b>v.</b>	)
UNITED STATES ENVIRONMENTAL PROTECTION AGENCY,	) ) )
Respondent.	08-1204

## **PETITION FOR REVIEW**

Pursuant to Rule 15 of the Federal Rules of Appellate Procedure, Circuit Rule 15, and section 307(b) of the Clean Air Act, 42 U.S.C. § 7607(b), the Ozone NAAQS Litigation Group and the Utility Air Regulatory Group hereby petition this Court to review the final rules of the United States Environmental Protection Agency entitled, "National Ambient Air Quality Standards for Ozone," published at 73 Fed. Reg. 16436 (March 27, 2008).

Respectfully submitted,

F. William Brownell

Allison D. Wood

Lucinda Minton Langworthy HUNTON & WILLIAMS LLP

1900 K Street, N.W.

Washington, D.C. 20006

(202) 955-1500

Counsel for the Ozone NAAQS Litigation Group and the Utility Air Regulatory Group

Dated: May 27, 2008

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

OZONE NAAQS LITIGATION GROUP, and UTILITY AIR REGULATORY GROUP	) )
Petitioners, v.	) ) <b>No</b> . )
UNITED STATES ENVIRONMENTAL PROTECTION AGENCY,	) ) )
Respondent.	) )

## RULE 26.1 DISCLOSURE STATEMENT OF OZONE NAAQS LITIGATION GROUP AND UTILITY AIR REGULATORY GROUP

Pursuant to Federal Rule of Appellate Procedure 26.1 and Circuit Rule 26.1, Petitioner Ozone NAAQS Litigation Group ("ONLG") files the following statement:

ONLG is a coalition of not-for-profit trade associations whose member companies represent a broad cross-section of American industry. The ONLG's purpose is to advance the interests of the companies represented by its member associations in the regulatory and judicial arenas. The ONLG has no outstanding shares or debt securities in the hands of the public and has no parent company. No publicly held company has a 10% or greater ownership interest in the ONLG.

Pursuant to Federal Rules of Appellate Procedure 26.1 and Circuit Rule 26.1, Petitioner Utility Air Regulatory Group ("UARG") files the following statement:

UARG is a not-for-profit association of individual electric generating companies and national trade associations that participates collectively in administrative proceedings under the Clean Air Act, and in litigation arising from those proceedings, that affect electric generators.

UARG has no outstanding shares or debt securities in the hands of the public and has no parent company. No publicly held company has a 10% or greater ownership interest in UARG.

Respectfully submitted,

F/William Brownell

Allison D. Wood/

Lucinda Minton Langworthy HUNTON & WILLIAMS LLP

1900 K Street, N.W.

Washington, D.C. 20006

(202) 955-1500

Counsel for the Ozone NAAQS Litigation Group and the Utility Air Regulatory Group

May 27, 2008

## CERTIFICATE OF SERVICE

I hereby certify that on this 27<sup>th</sup> day of May, 2008, one copy of the foregoing Petition for Review and one copy of the Rule 26.1 Disclosure Statement of Ozone NAAQS Litigation Group and Utility Air Regulatory Group was served by first-class mail, postage prepaid, on each of the following:

Stephen L. Johnson Administrator United States Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Ave., NW Mail Code 1101A Washington, DC 20460

Michael B. Mukasey Attorney General of the United States United States Department of Justice 950 Pennsylvania Ave., NW Washington, DC 20530-0001

Patricia K. Hirsh General Counsel (Acting) United States Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Ave., NW Mail Code 2310A Washington, DC 20460

Lucinda Minton Langworthy