United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 18-1114

September Term, 2018

EPA-83FR16077

Filed On: January 11, 2019

State of California, by and through its Governor Edmund G. Brown Jr., Attorney General Xavier Becerra and California Air Resources Board, et al.,

Petitioners

٧.

Environmental Protection Agency and Andrew Wheeler, as Acting Administrator of the United States Environmental Protection Agency,

Respondents

Alliance of Automobile Manufacturers and Association of Global Automakers, Inc., Intervenors

Consolidated with 18-1118, 18-1139, 18-1162

BEFORE: Henderson, Rogers, and Wilkins, Circuit Judges

ORDER

Upon consideration of the joint motion to establish briefing format and schedule, it is

ORDERED that the following briefing format and schedule will apply in these consolidated cases:

Briefs of Petitioners (up to three briefs, not to exceed 18,000 words in the aggregate) February 7, 2019

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Briefs of amicus curiae in support of Petitioners (not to exceed 6,500 words)

February 14, 2019

Brief of Respondents

(not to exceed 18,000 words)

April 8, 2019

Joint Brief of Intervenors

for Respondents

(not to exceed 9,100 words)

April 15, 2019

Briefs of amicus curiae in

support of Respondents, if any (not to exceed 6,500 words)

April 15, 2019

Reply Briefs of Petitioners

(up to three briefs, not to exceed 9,000 words in the aggregate)

May 6, 2019

Deferred Joint Appendix

May 20, 2019

Final Briefs

May 28, 2019

The parties will be informed later of the date of oral argument and the composition of the merits panel.

All issues and arguments must be raised by petitioners in the opening briefs. The court ordinarily will not consider issues and arguments raised for the first time in the reply brief.

The court reminds the parties that,

in cases involving direct review in this court of administrative actions, the brief of the appellant or petitioner must set forth the basis for the claim of standing. . . . When the appellant's or petitioner's standing is not apparent from the administrative record, the brief must include arguments and evidence establishing the claim of standing.

See D.C. Cir. Rule 28(a)(7).

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To enhance the clarity of their briefs, the parties are urged to limit the use of abbreviations, including acronyms. While acronyms may be used for entities and statutes with widely recognized initials, briefs should not contain acronyms that are not widely known. See D.C. Circuit Handbook of Practice and Procedures 41 (2018); Notice Regarding Use of Acronyms (D.C. Cir. Jan. 26, 2010).

Parties are strongly encouraged to hand deliver the paper copies of their briefs to the Clerk's office on the date due. Filing by mail may delay the processing of the brief. Additionally, counsel are reminded that if filing by mail, they must use a class of mail that is at least as expeditious as first-class mail. See Fed. R. App. P. 25(a). All briefs and appendices must contain the date that the case is scheduled for oral argument at the top of the cover. See D.C. Cir. Rule 28(a)(8).

Per Curiam

FOR THE COURT: Mark J. Langer, Clerk

BY: /s/

Lynda M. Flippin Deputy Clerk