November 6, 2015

The Honorable Mitch McConnell Majority Leader United States Senate Washington, D.C. 20510

The Honorable Harry Reid Minority Leader United States Senate Washington, D.C. 20510 The Honorable Paul Ryan Speaker United States House of Representatives Washington, D.C. 20515

The Honorable Nancy Pelosi Minority Leader United States House of Representatives Washington, D.C. 20515

Dear Majority Leader McConnell, Speaker Ryan, and Minority Leaders Reid and Pelosi:

Over the past year, thousands of elected officials, community groups, employers, state agencies and other stakeholders urged the Environmental Protection Agency (EPA) to maintain the existing ozone National Ambient Air Quality Standards (NAAQS) of 75 parts per billion (ppb). These commenters highlighted the economic harm that would result from a lower ozone standard and that air quality has and will continue to improve without this regulation. Indeed, since 1980, ozone levels have decreased 33 percent and this trend will continue from investments and policies already in place. Nevertheless, on October 26, 2015, EPA promulgated a new, stringent ozone NAAQS of 70 ppb. Without immediate Congressional action, EPA's new rule will negatively impact our economy and stifle growth in many parts of the country. The undersigned organizations strongly encourage members of the House of Representatives and the Senate to listen to the concerns of their communities and stakeholders and protect our nation's recovering economy by taking necessary legislative steps to mitigate the rule's most harmful economic consequences while continuing EPA projected improvements to ozone air quality.

The severe economic impact of nonattainment designation on local economies and businesses has been well documented by the thousands of comments and letters submitted to the Administration, numerous Congressional hearings, and analyses from nonpolitical, nonpartisan research groups and organizations. EPA's own data indicate that 217 counties do not attain the current 75 ppb standard, and that the number could swell to 958 counties under the revised standards, subjecting large parts of the country to costly nonattainment control requirements. We are concerned by the hardships this rule will cause our businesses and local communities and question the necessity of this action when EPA projects that nearly the entire country will attain the standards by 2025 under existing federal and state controls, including those yet to be implemented for the 2008 standard.

EPA's new, stringent ozone NAAQS are already the subject of bipartisan concern. We therefore encourage members of both parties and Chambers to work together to develop a solution that reduces the resulting economic hardship while still maintaining intended air quality improvements.

Sincerely,

Alliance of Automobile Manufacturers

American Coatings Association

Aluminum Association American Coke and Coal Chemicals Institute

American Chemistry Council American Farm Bureau Federation

American Coalition for Clean Coal Electricity

American Forest & Paper Association

American Foundry Society National Association of Home Builders American Fuel & Petrochemical Manufacturers National Association of Manufacturers American Iron and Steel Institute National Black Chamber of Commerce American Petroleum Institute National Council of Textile Organizations American Road & Transportation Builders National Federation of Independent Business Association (ARTBA) National Lime Association American Wood Council National Marine Manufacturers Association America's Natural Gas Alliance **National Mining Association Business Roundtable** National Oilseed Processors Association Consumer Specialty Products Association National Rural Electric Cooperative Association Corn Refiners Association National Tooling and Machining Association Council of Industrial Boiler Owners (CIBO) NATSO, Representing America's Travel Centers Council of Producers & Distributors of and Truckstops Agrotechnology North American Die Casting Association Fashion Jewelry & Accessories Trade Association Oregon Women In Timber Flexible Packaging Association Petroleum Marketers Association of America Gas Processors Association Portland Cement Association Glass Packaging Institute (GPI) Precision Machined Products Association Global Cold Chain Alliance **Precision Metalforming Association** Independent Petroleum Association of America Roof Coatings Manufacturers Association (RCMA) Industrial Minerals Association - North America Society of Chemical Manufacturers and Affiliates Institute of Makers of Explosives Society of Independent Gasoline Marketers of International Institute of Synthetic Rubber America Producers, Inc. SPI: The Plastics Industry Trade Association Motor & Equipment Manufacturers Association The Carpet and Rug Institute National Asphalt Pavement Association The Fertilizer Institute National Association for Surface Finishing Treated Wood Council National Association of Chemical Distributors Truck and Engine Manufacturers Association National Association of Convenience Stores U.S. Chamber of Commerce

CC: U.S. House of Representatives U.S. Senate