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**From:** Bob M Dinneen [BobD@ethanolrfa.org]  
**Sent:** 2/7/2018 4:06:42 PM  
**To:** Wehrum, Bill [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=33d96ae800cf43a3911d94a7130b6c41-Wehrum, Wil]  
**CC:** Emily Skor [ESkor@growthenergy.org]; davev@icminc.com; Jon Doggett [Doggett@ncga.com]; Gunasekara, Mandy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=53d1a3caa8bb4ebab8a2d28ca59b6f45-Gunasekara,]  
**Subject:** E15 RVP Waiver Discussion  
**Attachments:** E15 RVP Cover Letter on 211(h) FINAL.pdf; FINAL 211(h) Memo to EPA.pdf

Bill,

On behalf of the Renewable Fuels Association, Growth Energy, the Urban Air Initiative, and the National Corn Growers Association, thank you for recently meeting with us to discuss the legal authority for EPA to extend the 1.0 psi Reid Vapor Pressure allowance to blends of gasoline and 15 percent ethanol.

The attached cover letter and memorandum respond to your invitation to provide additional explanation of EPA's existing legal authority, including the legislative history of Clean Air Act § 211(h)(4).

We hope these materials will assist EPA in determining that sufficient authority exists for such a change to its RVP regulations, and we welcome the opportunity to address any additional questions you may have.

Best regards,

Bob