WASHINGTON, D.C. — American Fuel & Petrochemical Manufacturers **(AFPM)** Vice President of **Government Relations and Policy Geoff Moody** today issued the following statement on the Supreme Court's ruling in <u>EPA v. Calumet Shreveport Refining, L.L.C.</u>:

"Regardless of venue, what's important is that the courts have made clear that small refineries have a right to petition for relief when they are disproportionately impacted by the RFS and that EPA cannot issue blanket denials of those petitions. It is imperative for EPA to clean up its backlog of waiver petitions which are contributing to major uncertainty in the market. And when granting relief petitions, EPA cannot reallocate obligations to other parties."—Geoff Moody, Senior Vice President of Government Relations and Policy

AFPM's reaction to the latest RFS RVO proposal from EPA and the announcement of a cellulosic waiver for 2024 is available <u>here</u>.

- EPA = Environmental Protection Agency
- RFS = Renewable Fuel Standard
- RVO = Renewable Volume Obligation
- SRE = Small Refinery Exemption

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The American Fuel & Petrochemical Manufacturers (AFPM) is the leading trade association representing the makers of the fuels that keep us moving, the petrochemicals that are the essential building blocks for modern life, and the midstream companies that get our feedstocks and products where they need to go. We make the products that make life better, safer and more sustainable — we make progress.

Topics

Fuel Policy