IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DELAWARE RIVERKEEPER NETWORK, et al.	CIVIL ACTION
v.	NO. 20-3412
UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, et al.	

ORDER RE REMAND

AND NOW, this 6th day of August, 2021, upon consideration of Defendants

Environmental Protection Agency and Michael Regan's Motion for Remand without vacatur

(ECF 67), Plaintiffs Delaware Riverkeeper Network and Maya Van Rossum's Response (ECF

68), Defendants Reply (ECF 71), Defendant Intervenors Motion to Strike (ECF 70), and

Plaintiffs Response (ECF 72), for the reasons stated in the foregoing memorandum, it is hereby

ORDERED that:

/

1. Defendants Motion for Remand without vacatur is GRANTED.

2. For the benefit of all who rely on the Delaware River for business, recreation, and

public health, the EPA shall expedite the resolution of this process so that any new rule

will become effective as soon as possible.

3. Defendant Intervenors Motion to Strike is **DENIED**.

BY THE COURT:

/s/ MICHAEL M. BAYLSON

MICHAEL M. BAYLSON, U.S.D.J.

O:\CIVIL 20\20-3412 Del Riverkeeper v EPA\20cv3412 Order re Remand.docx