

Message

From: Bennett, Tate [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1FA92542F7CA4D01973B18B2F11B9141-BENNETT, EL]
Sent: 6/8/2017 6:07:14 PM
To: Rashid G. Hallaway [rhallaway@hhqventures.com]
Subject: RE: SIPC

Ex. 6

From: Rashid G. Hallaway [mailto:rhallaway@hhqventures.com]
Sent: Thursday, June 8, 2017 2:06 PM
To: Bennett, Tate <Bennett.Tate@epa.gov>
Subject: Re: SIPC

Absolutely.

From: "Bennett, Tate" <Bennett.Tate@epa.gov>
Date: Thursday, June 8, 2017 at 2:03 PM
To: "Rashid G. Hallaway" <rhallaway@hhqventures.com>
Subject: RE: SIPC

Can I call you on this?

From: Rashid G. Hallaway [mailto:rhallaway@hhqventures.com]
Sent: Wednesday, June 7, 2017 5:30 PM
To: Bennett, Tate <Bennett.Tate@epa.gov>
Subject: SIPC

FYI - attached are SIPC's comments. Thank you.

Your comment was submitted successfully!

Comment Tracking Number: 1k1-8wce-xgrk

Your comment may be viewable on [Regulations.gov](https://www.regulations.gov) once the agency has reviewed it. This process is dependent on agency public submission policies/procedures and processing times. Use your tracking number to find out the status of your comment.

Agency: Environmental Protection Agency (EPA)
Document Type: Nonrulemaking
Title: Evaluation of Existing Regulations
Document ID: EPA-HQ-OA-2017-0190-0042

Comment:

Southern Illinois Power submits the attached comments for the consideration of EPA in their evaluation of existing regulations that have:

- (i) Eliminated jobs, or inhibit job creation;
- (ii) are outdated, unnecessary, or ineffective;

(iii) impose costs that exceed benefits;

(iv) create a serious inconsistency or otherwise interfere with regulatory reform initiatives and policies;

(v) are inconsistent with the requirements of section 515 of the Treasury and General Government Appropriates Act, 2001 (44 U.S.C. 3516 note), or the guidance issued pursuant to that provision in particular those regulations that rely in whole or in part on data, information, or methods that are not publicly available or that are insufficiently transparent to meet the standard of reproducibility; or

(vi) derive from or implement Executive Orders or other Presidential directives that have been subsequently rescinded or substantially modified."

We appreciate the opportunity to comment in this most important area.

Respectfully Submitted,

Leonard F. Hopkins, P.E.
Vice President of Environmental & Safety

Uploaded File(s):

- Comments #EPA-HQ-OA2017-0190.pdf

For further information about the Regulations.gov commenting process, please visit <https://www.regulations.gov/faqs>.

This e-mail message (and any attachments) from Troutman Sanders LLP may contain legally privileged and confidential information solely for the use of the intended recipient. If you received this message in error, please delete the message and notify the sender. Any unauthorized reading, distribution, copying, or other use of this message (and attachments) is strictly prohibited.