

Message

From: Karen Mongoven [kmongoven@4cleanair.org]
Sent: 12/19/2017 8:29:16 PM
To: Wehrum, Bill [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=33d96ae800cf43a3911d94a7130b6c41-Wehrum, Wil]
CC: Gunasekara, Mandy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=53d1a3caa8bb4ebab8a2d28ca59b6f45-Gunasekara,]; Koerber, Mike [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=9c513901d4fd49f9ab101a6f7a7a863e-Koerber, Mike]; Miles Keogh [mkeogh@4cleanair.org]; Ursula Nelson (ursula.nelson@pima.gov) [ursula.nelson@pima.gov]; Ali Mirzakhali [ali.mirzakhali@state.de.us] [ali.mirzakhali@state.de.us]
Subject: NACAA Air Permit Streamlining Principles and Recommendations
Attachments: 121917_NACAA_Permit_Streamlining_Principles_FINAL.pdf

Dear Mr. Wehrum,

Attached, please find a letter from the National Association of Clean Air Agencies (NACAA) setting forth a series of principles and recommendations for EPA to consider as it undertakes initiatives to improve and streamline Clean Air Act permitting programs. These recommendations reflect the input of NACAA's Permitting and New Source Review Committee (co-chaired by the air directors for the State of Delaware and Pima County, AZ), whose members include state and local air pollution control agencies across America. As EPA moves forward with air permitting reform efforts, NACAA's state and local agency members look forward to offering their expertise, insights, and diverse perspectives to help produce results that build on the clean air gains of recent decades, and protect the health of Americans.

Best regards,
Karen Mongoven

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