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**From:** Lee Fuller [fuller@ipaa.org]  
**Sent:** 7/27/2017 6:30:11 PM  
**To:** Forsgren, Lee [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=a055d7329d5b470fbaa9920ce1b68a7d-Forsgren, D]  
**CC:** Samantha McDonald [SMcDonald@ipaa.org]  
**Subject:** Follow Up on IPAA Meeting  
**Attachments:** EPA Office of Regulatory Policy and Management DM-#5467176.docx.pdf

First, I want to thank you for meeting with IPAA this week. I appreciated the discussion and your candor about the Effluent Limitations Guidelines (ELG) issues.

Second, during the conversation, we discussed some issues related to challenges in the ELG for produced water pretreatment requirements at POTWs regarding possible unique circumstances regarding potential beneficial use of water that would be precluded by the ELG. More specifically, we talked about a project involving the Gulf Coast Waste Disposal Authority. Following our meeting, I spoke with its staff and recommended that they reach out to you. Consequently, you may receive a contact from Leonard Levine on the issue. Additionally, I have attached comments submitted by the Gulf Coast Waste Disposal Authority that were sent to me for your use as background.

Again, thanks for meeting with us and I look forward to future opportunities to address issues with you,

Lee Fuller