

Message

From: Bennett, Tate [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1FA92542F7CA4D01973B18B2F11B9141-BENNETT, EL]
Sent: 3/28/2018 8:59:17 PM
To: Aline DeLucia [aline@nasda.org]
CC: Subramanian, Hema [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=65e089600e8b4724a2e85997849bd208-Subramanian, Hema]
Subject: RE: Desk Statement

I'm sorry for rambling the message verbally. Didn't realize we had one!

From: Aline DeLucia [mailto:aline@nasda.org]
Sent: Wednesday, March 28, 2018 4:59 PM
To: Bennett, Tate <Bennett.Tate@epa.gov>
Cc: Subramanian, Hema <Subramanian.Hema@epa.gov>
Subject: Re: Desk Statement

Thank you! I shared this info with our members early this week. Thanks again for keeping me posted.

Aline

Sent from my iPhone

On Mar 28, 2018, at 4:56 PM, Bennett, Tate <Bennett.Tate@epa.gov> wrote:

Wanted to follow up with this as well, Aline!

Desk Statement

The *compliance* date for the CPA rule of March 6, 2020, has never changed. All states must submit their new compliance plans to EPA by March 6, 2020. If they submit their new plan by that date, the states can continue to use their existing plans until EPA rejects or approves their new compliance plan.

Background: On March 21, 2018, the District Court for the Northern District of California ruled that EPA violated the Administrative Procedures Act by failing to provide notice and opportunity to comment before delaying the effective date of the January 4, 2017, FIFRA Certification of Pesticide Applicator's rule. The court declared the rule effective as of March 6, 2017, its original effective date.

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