

Message

From: Scheifele, Hans [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=DD4C2E03967741C2A8D643869C0681DB-HSCHEIFE]
Sent: 10/20/2017 3:48:27 PM
To: achai@nahb.org
CC: Beck, Nancy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=168ecb5184ac44de95a913297f353745-Beck, Nancy]; Mottley, Tanya [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=33a000296a364b0dad31fb9aaa34605d-Mottley, Tanya]; Morris, Jeff [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=55c34872e6ea40cab78be910aec63321-Morris, Jeff]
Subject: Response to NAHB Letter Regarding RRP Emergency Provision
Attachments: NAHB Response 10-20-17.pdf

Amy,

Attached is EPA's response to NAHB's September 28, 2017, letter regarding the EPA's Lead Renovation, Repair, and Painting Rule's "emergency renovation" provision. We are also sending this response via regular mail. We look forward to continuing these discussions and anticipate a constructive meeting this coming Monday.

Sincerely,
Hans

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