

Message

From: Lynn L. Bergeson [lbergeson@lawbc.com]
Sent: 8/10/2017 6:39:16 PM
To: Morris, Jeff [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=55c34872e6ea40cab78be910aec63321-Morris, Jeff]
CC: Cleland-Hamnett, Wendy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=b84439fcdf02426abd539d8bb6c9ef6f-Cleland-Hamnett, Wendy]; Beck, Nancy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=168ecb5184ac44de95a913297f353745-Beck, Nancy]; Pruitt, Scott [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=757bedfd70ca4219b6d8046f5ce5681e-Pruitt, Sco]
Subject: Request for Continued Stay of Effective Date for Nano Reporting Rule
Attachments: 00216691.pdf

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Hello Jeff:

The groups noted in the attached letter respectfully request that EPA continue to stay the effective date of the January 12, 2017, final rule, *Chemical Substances When Manufactured or Processed as Nanoscale Materials; TSCA Reporting and Recordkeeping Requirements*, which is now scheduled to expire on August 14, 2017, until six months from issuance of the promised guidance. We would be pleased to discuss this request with you if you would find that helpful.

Thank you for your consideration.

LYNN L. BERGESON
MANAGING PARTNER
BERGESON & CAMPBELL PC
2200 Pennsylvania Avenue, N.W. Suite 1000 Washington, D.C. 20037
T: 202-557-3801 | F: 202-557-3836 **Ex. 6** lawbc.com