

Message

From: Woods, Clint [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=BC65010F5C2E48F4BC2AA050DB50D198-WOODS, CLIN]
Sent: 4/4/2018 10:12:35 PM
To: Lee Fuller [fuller@ipaa.org]; Gunasekara, Mandy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=53d1a3caa8bb4ebab8a2d28ca59b6f45-Gunasekara,]; Schwab, Justin [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=eed0f609c0944cc2bbdb05df3a10aadb-Schwab, Jus]
CC: James D. Elliott (jelliott@spilmanlaw.com) [jelliott@spilmanlaw.com]
Subject: RE: Subpart OOOOa

Lee,

Thanks so much for your email, and apologies for the delayed follow up. We are taking a closer look at the attachment, and would welcome the chance to discuss further when convenient. I've copied Emily Atkinson, who may be able to help us in finding a good date/time.

Clint Woods
Deputy Assistant Administrator
Office of Air and Radiation, U.S. EPA
202.564.6562

From: Lee Fuller [mailto:fuller@ipaa.org]
Sent: Monday, April 2, 2018 11:30 AM
To: Woods, Clint <woods.clint@epa.gov>; Gunasekara, Mandy <Gunasekara.Mandy@epa.gov>; Schwab, Justin <Schwab.Justin@epa.gov>
Cc: James D. Elliott (jelliott@spilmanlaw.com) <jelliott@spilmanlaw.com>
Subject: Subpart OOOOa

On March 13, IPAA, several state based trade associations and several member companies met with EPA staff at Research Triangle Park to discuss our concerns with the current structure of Subpart OOOOa. While the discussion addressed a number of issues, most of it focused on various definitions that create the scope of the application of the regulations, the fugitive emissions monitoring program and decisions related to the treatment of low production wells. We provided the attached document at the meeting; it is principally addressing the nature of the industry and the role of low production wells including material that responds to published statements by EPA regarding its decision to remove the proposed exclusion of low production wells from the fugitive emissions monitoring program. These include a response to the Environmental Defense Fund allegations that low production wells are "super emitters" and EPA's use of component counts in justifying the inclusion of low production wells.

Clearly, there are other policy issues that we would like to address, too. I would like to suggest a meeting to bring these before you in the near future.

Thanks,

Lee Fuller