

Robbye Lanier

From: INAHARA Jill [INAHARA.Jill@deq.state.or.us]
Sent: Friday, November 12, 2010 12:49 PM
To: Robbye Lanier
Cc: Max Hueftle; Sandra Lopez; Merlyn Hough; VANDEHEY Maggie; OLIPHANT Margaret; EBERSOLE Gerald; CURTIS Andrea
Subject: RE: PM2.5/GHG Permanent Rulemaking Review

Hi everyone,

I reviewed the changes to the PM2.5/GHG NSR/PSD rules. The proposed LRAPA rules are at least as stringent as the corresponding DEQ rules.

I did not review Titles 37 and 44 (Jerry Ebersole should probably review this) or any of the fee rules (Andrea Curtis should review?).

Thank you,
Jill

From: Robbye Lanier [mailto:robbye@lrapa.org]
Sent: Tuesday, November 09, 2010 12:39 PM
To: INAHARA Jill
Cc: HUEFTLE Max; LOPEZ Sandra; HOUGH Merlyn; VANDEHEY Maggie; OLIPHANT Margaret
Subject: PM2.5/GHG Permanent Rulemaking Review

Jill:

As you are aware, LRAPA is doing Permanent Rulemaking in congruence with DEQ on PM2.5 to make the recently adopted temporary rule permanent. We will have a hearing at the board of directors meeting in January and February with opportunity for public comment.

Procedurally per the LRAPA-DEQ joint rulemaking agreement, if going on Public Notice and to a Public Hearing, we would ask for a stringency review of the proposed rule prior to public notice. This rulemaking is follow up to the previous emergency rulemaking.

The Proposed Rules are located on the LRAPA website at the following link:

[http://www.lrapa.org/downloads/publications/October Agenda Item and Staff Report.pdf](http://www.lrapa.org/downloads/publications/October%20Agenda%20Item%20and%20Staff%20Report.pdf)

So, in order to satisfy steps 2 and 3 of the LRAPA-DEQ joint rulemaking agreement, we are forwarding to you the proposed rule changes (link below) regarding the LRAPA PM2.5/GHG rules. As outlined in step 3 of the agreement, our request is for DEQ to:

3. DEQ provides response to LRAPA

In written correspondence (US mail, fax or email), DEQ confirms it has reviewed the package; has determined the proposed LRAPA rules are at least as stringent as the corresponding AQ rules; and authorizes LRAPA to move ahead on behalf of the EQC regarding a joint LRAPA/DEQ public comment period and public hearing.

Since our primary DEQ technical contact for PM2.5/GHG issues has been Jill Inahara, we have forwarded a copy of the proposed LRAPA rule changes to her for review per this email, and by copy of this e-mail to the DEQ Rules Coordinator, Maggie Vandehey, and to the Air Quality Rules Coordinator, Margaret Oliphant.

Thank you in advance for your review and response! A reply-all response would ensure that everyone is in the information loop.

Please let me know if someone else should be included on this correspondence or if you have any questions or need further information. Thanks.

Regards-

Robbye Lanier - Environmental Technician

LRAPA

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