December 3-4, 2013 Rulemaking Team Meeting

* EPA’s comments on major modification
* SIL language for division 225 FIXED
* Construction ACDPs – did we specify/clarify the time allowed to begin construction when a non-NSR construction ACDP is issued? Extensions? Do we even need to? OK as is
* Major Mod includes categorically insignificant activities. Long list, probably way overkill to dig into cafeterias and such. Might want to restrict the list somewhat to address only those cat. insign. activities that might really matter. THIS ISSUE HAS GONE AWAY BECAUSE NSR REQUIRES CATEGORICALLY INSIGNIFICANT ACTIVITIES TO BE INCLUDED IN APPLICABILITY
* The highlighted section effectively says that depositing dust on another property is only a violation if DEQ informs someone that it’s happening and must be controlled. That doesn’t make a lot of sense.

**340-208-0450**

**Particle Fallout Limitation**

No person may cause or permit the emission of particulate matter larger than 250 microns in size at sufficient duration or quantity as to create an observable deposition upon the real property of another person when notified by the department that the deposition exists and must be controlled.SEND NEW LANGUAGE TO FRANK MESSINA FOR APPROVAL

* Division 216 fee footnote changes
* FISCAL