**NSC Technical-Subcommittee Conference Call Minutes –May 20, 2014**

***Attending:***

Reg 1: Sara Johnson - NH

Reg 3: Patty Higgins - VA; Susan Foster, Jeremy Hancher - PA

Reg 4: Ali Mohsenzadeh, Donovan Grimwood – TN; Mary Talukder, John Yntema - GA; Tony Pendola – NC; Jessica Dalton - FL

Reg 5: Rick Carleski, Todd Nein – OH; Lisa Ashenbrenner - WI – IL; Mark Stoddard – IN

Reg 6: Sandy Spon - NM

Reg 7: Barb Goode – KS; Lucy Thompson - MO

Reg 9: Jenna Latt – CA; Genevieve Salmonson – HI

EPA: Roy Crystal- R1, Jan King, Holly Wilson- OAQPS/RTP, Lillian Harris - SBO

**Temporary Tech-Subcommittee folder:** Can people access? CA and OH said yes, NH said no. **Check out link below and let Jeremy or Rick know if you have problems**

<https://upenn.box.com/s/doptddztmkcv98zefar7>

**6H Rule Refresher**

Holly Wilson described EPA’s Collision Repair Campaign’s 2-yr unprecedented effort for 6H outreach including CRC web site, working with EPA regions, paint mfgs, trainers, and working with OECA and NC SBEAP to produce a DVD (English and Spanish) and FAQ document. EPA Regions now have the lead. EPA HQ sent reminder to Regions about the 5-yr painter recertification requirement. CRC website has not been updated in some time, but still has good info [www.epa.gov/collisionrepair](http://www.epa.gov/collisionrepair) . EPA asked Scott Shriver of Collision Weekly to do 6H article saying DVD copies are available, with no limit on order.

Roy Crystal (R1): Region 1 has rotating focus on rules, with RICE rule being the latest. R1 did 6H workshops w/states, distributors and trade orgs. R1 recognizes need for retraining painters and may work on publicizing available 6H training and chromium electroplating NESHAP Subpart N compliance in 2015. Contact Susan Lancey, R1 air toxics coordinator or Rafael Sanchez for R1 6H workgroup. Holly refers ocassional training requests to EPA Regions. Tony (NC) asked Holly if the CRC site could post the manufacturer lists of non-HAP paints once available on the now inactive Technical Subcommitttee web site. Holly agreed to investigate. Members asked Jan King who to contact at RTP for rule outreach. Jan is now assigned to the Community Tribal Programs Group and will prod management about more SBEAP interaction, as rule implementation support efforts have waned and will try to get contacts for Subcommittee upon request.

Susan (PA): PA is not a delegated state for 6H, but is an Ozone Transport Region (OTR) state developing CTG-based VOC rules misc metal auto, coating, industrial cleaning solvents, etc. Would EPA/RTP help states with CTG rule outreach? Jan: EPA , in general, wants tools to be consistent between states and feel free to email me about specific rules. Tony (NC) stated a need for more advanced notification from EPA about new tools availabe and cited the CEDRI video for boiler NESHAP notifiers as an example.

**2014 Annual Training Planning**

Sessions are finalized – any last minute thoughts, suggestions, concerns? Tony –NC: Please send me any questions for the trade association panel in advance to facilitate the panel discussion. Webinar links should be sent out ahead of time; 2 webinars on 6/3, and 2 on 6/4.

**Upcoming compliance deadlines for NESHAP Subpart N: Hard and decorative chromium electroplating and chromium anodizing tanks**: Compliance date of Sept. 19, 2014 for revised emission limits and surface tension limits, and Sept. 21, 2015 for eliminating use of PFOS-based fumes suppressants.

Is this on anyone’s radar? Donovan (TN) sent postcard initially to permit holders in their database. Mark (IN) did as well and noted opportunity to petition for 1-yr extension. Jenna (CA) has list of non-PFOS fume suppressants available and will share. Barb (KS) planning outreach. Mary (GA) stated compliance program did outreach not small biz. Mark (IN) stated good companies are aware of PFOS phase out.

**Recent Federal Register Notices:**

* **April 4, 2014, Final Rule Amendments, NSPS for Kraft Pulp Mills**

<http://www.gpo.gov/fdsys/pkg/FR-2014-04-04/html/2014-06719.htm>

[These revised standards include particulate matter emission limits for recovery furnaces, smelt dissolving tanks and lime kilns, and opacity limits for recovery furnaces and lime kilns equipped with electrostatic precipitators. These revised standards apply to emission units commencing construction, reconstruction or modification after May 23, 2013. This final rule removes the General Provisions exemption for periods of startup, shutdown and malfunction resulting in a standard that applies at all times. This final rule also includes additional testing requirements and updated monitoring, recordkeeping and reporting requirements for affected sources, including electronic reporting of performance test data.]

* **March 27, 2014, Final Rule Amendments, NESHAP for Group IV Polymers and Resins; Pesticide Active Ingredient Production; and Polyether Polyols Production**

<http://www.gpo.gov/fdsys/pkg/FR-2014-03-27/html/2014-04305.htm>

[This action finalizes the residual risk and technology review conducted for nine source categories regulated under the NESHAP: Group IV Polymers and Resins; Pesticide Active Ingredient Production; and Polyether Polyols Production. Today's action promulgates amendments concerning the following: Residual risk reviews; technology reviews; emissions during periods of startup, shutdown and malfunction; standards for previously unregulated hazardous air pollutant emission sources; revisions to require monitoring of pressure relief devices that release to the atmosphere; and electronic reporting of performance test results. This action also lifts the stay of requirements for process contact cooling towers at existing sources in one Group IV Polymers and Resins subcategory, issued on February 23, 2001. The revisions to the final rules maintain the level of environmental protection or emissions control on sources regulated by these rules.]

No comments from group.

[**SBAR panel**](http://www.epa.gov/rfa/lead-pncb.html) **on Lead Paint for Public and Commercial Buildings**

* Self-nominations were due May 9, 2014.
* Related enforcement case? <http://www2.epa.gov/enforcement/lowes-home-centers-llc-settlement>

Did anyone forward to businesses? PA and HI passed it on. NH forwarded Lowe’s enforcement case as example for EPA’s Next Gen Initiative. Lowe’s hired contractors that were not certified for lead removal. Settlement required third party auditor for contractor lead certification. Next Gen proposes third party auditors instead of EPA inspectors. Donovan (TN) forwarded case info to lead based paint program in waste division, but is not aware of any follow-up.

**USDA Notice of Funding Availability for Rural Energy for America Program (REAP)**

* Grants and loans for development and construction of renewable energy systems and energy efficiency improvement projects. Small businesses and rural small businesses eligible.
* <https://www.federalregister.gov/articles/2014/05/05/2014-10054/notice-of-funding-availability-for-the-rural-energy-for-america-program>

Jeremy (PA) included this as FYI from his past experience.

**EPA Solvent Wipe Rule webinar, May 22:** Several members attending and will provide feedback on next call. Mary (GA) is interested in which industry sectors are impacted by the rule. May not need as topic for next call.

**Proposed topic for next call:**

* EPA Solvent Wipe Rule webinar feedback
* SBO/SBEAP Annual Training feedback

**Next Call:** July 15, 2014 (Note: no call in June)

2-3pm EST (3rd Tuesday of month)

Action items:

1. E-mail Tony Pendola (NC) [tony.pendola@ncdenr.gov](mailto:tony.pendola@ncdenr.gov) questions for the June 4 trade association panel discussion at the annual training conference. Typical questions may focus on preferred outreach methods, industry priorities, compliance costs, etc.

Minutes prepared by: Rick Carleski (OH) – Co-Chair