SSCG Regulatory Update:
RCSA §22a-174-18

February 8, 2018
Raquel Herrera
Proposal Highlights

- Clarifies the applicability provisions of subsection (f)
  - Defines the term “process industry”
    - “A business that is primarily concerned with processing of bulk materials into other products”
  - Where “bulk material” means
    - “Dry material such as, but not limited to, ore, coal, cereal, wood, sand, gravel or stone in loose, bulk form”
- Simplifies the method used in subsection (f) to calculate allowable emission rates for process industries
- Revises subsection (j) such that state regulatory language conforms to that approved by the U.S. EPA in the SIP
  - No exemption during periods of malfunction

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▪ Public Hearing
  • March 15, 2018 at 10:00 am in the Holcombe Room

▪ Comment Period
  • Closes at 5:00 pm on March 16, 2018
  • Comments may be submitted via:
    ○ The eRegulations System (Tracking Number PR2017-045)
    ○ U.S. mail
      CT Department of Energy and Environmental Protection
      Bureau of Air Management, Engineering and Enforcement
      79 Elm Street
      Hartford, CT 06106-5127
    ○ Electronic mail to Raquel.Herrera@ct.gov