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| **2018 SBO/SBEAP NSC Technical Subcommittee** | |
| **December 18, 2018**  **1 pm CST (2 pm EST)** | |
| **Join from PC, Mac, Linux, iOS or Android:**  <https://ksu.zoom.us/j/535444493> | **Or Telephone:**     +1 (646) 876-9923 or +1 (669) 900-6833  **Meeting ID:** 535 444 493 # |
| **AGENDA** | |
| **Approval of November**  **Tech-Subcommittee:** <https://nationalsbeap.org/sbeap/resources/subcommittees/technical>    **Planning for 2019 SBEAP Technical Subcommittee Conference Calls/Zoom Meetings**  Bring your ideas, topics and thoughts for a collaborative discussion and brain storming session to plan for future calls. Consider expanding any thoughts and who might present including yourself or someone you know. We as a group have a broad outreach and frequently network with others to do what we do on a daily, weekly, monthly and yearly basis.  Perhaps someone could briefly share what they gleaned from listening to/participating in the EPA webinar – State Implementation Plan Requirements Rule for the 2015 Ozone NAAQS – Tuesday, November 20, 2018 which had coincided with our call last month. Perhaps it is too early to ascertain whether new and/or amended control measures will be mandated by January 1 of the 5th year after initial [re]designation.  **Topics**  **Compliance initiatives/enforcement initiatives?**  What difference does it make? Who are air inspectors most likely to visit? What are they finding? How can we learn what to do or not to do based on these findings?  **Air permitting**  What does it require me to do?  What are basic elements for any air permit?  How can I better organize my records so that I can find them when the air inspector shows up?  How can I better plan for changes I want to make to my business which may require me to obtain an air permit or to modify it?  **40 CFR 63, Subpart N – Chromium electroplating NESHAP**  The regulation was amended in 2012 restricting further additions of PFOS based fume suppressants for emission control after September 21, 2015. However, it seems that PFAS (Per and Polyfluoroalkyl substances (PFOS is a related compound) are considered an emerging contaminant for 2019. What difference did this change make regarding PFOS in the environment?  **Hazardous waste generator improvement regulatory changes – state adoption by July 2019?**  Labeling and marking of containers and tanks – an indication of the hazards of the contents; hazard communication; a hazard statement or pictogram – How are they being created? Who typically provides a copy to the generator?  **Management Standards for Hazardous Waste Pharmaceuticals**  Standards were proposed in 2015. Numerous comments received by EPA appeared to stall the issuance of the standard. It was alleged that the standard would be redrafted based on addressing some or all of these comments. When should we expect to see a new draft? | | |
| **Future topics:**   * **February 19:** Environmental friendly cleaning initiatives, Yangsheng,PhD, R&D Director, Brulin Holding Company * **April 16:** Materials Marketplace, John Bradburn   **Next Call: January 15, 2019**  1 pm CST (2 pm EST) (3rd Tuesday of month) | | |