

**Subject:** Public Hearing Comments

**Date:** Wednesday, December 9, 2020 at 2:10:36 PM Eastern Standard Time

**From:** DoNotReply@delaware.gov

**To:** HearingComments, DNREC (MailBox Resources), Sandra.Carl@Crompco.com

Comments on Docket #2020-R-A-0022 (Vapor Emission Control Regulations)

Name: Sandra Carl

Phone: 215-518-8191

Email Address: Sandra.Carl@Crompco.com

Organization: Crompco LLC

Comments:

Division of Air Quality: Thank you for providing the Public Hearing to make it known about the changes to the DNREC Air Regs. I was online for this hearing and do have a comment. I've been in the in the fuel and compliance industry for well over 36 years and know that CARB along with any other agencies/manufacturers in this industry update and amend documentation frequently to keep up with technology and better equipment and changes to testing protocols/equipment. Since CARB EOs are known to change frequently, why not consider creating language that can be used in the DNREC Air Regs to allow for any changes that may occur overtime so that Public Hearings like the one that occurred on 12/8/2020, can be avoided. The 12/8/2020 meeting was only 18-20 mins. long which used up valuable time, energy and funds from DNREC which could be avoided. Language could be added to the Regs to state that the Air Regs look to incorporate by reference the most current version of any CARB Executive Order that is in place. Why not simplify the process? Thank you for the platform to comment.