Aug 25 Age

Agency		
Cary Secrest	OECA-ORE-AED	2, 3, 8
Ken Gigliello	OECA/OC/CAMPD	2, 4, 8
Betsy Metcalf	DSIMB, ETDD, OC	2, 7, 8
Janet C. Kremer	US EPA, Region III	1, 4, 7
Neal Fann	OAQPS/OPAR	3, 5, 7
Alice Chow	US EPA, Region III	3, 4, 8
Loren Denton	Air Enforcement Div.	3, 4, 7
Jeff Robinson	Region VI	5, 7, 8
Velu Senthil	US EPA, TRI	
Public Interest Groups		
John Walke	NRDC	3, 8, 9
Keri Powell	Earthjustice	2, 3, 8
Industry		9 - 9 -
Richard (Dick) Karp	API	1, 2, 7
Eric Malès	National Lime Association	3, 5, 6
Joe Araiza	Reliant Energy	3, 7, 8
Paul Handa	Pactiv Corp	5, 6, 8
Ram Singhal	Flexible packaging Association	2, 7, 8
Frank H. Lobb	Clean air Engineering	1, 2, 3
Jacqueline R. Kaiser	US Production	4, 8, 9
G. Glynn Rountree	American Forest & Paper Association	2, 6, 9
Carla Lane, P.E.	PPG Industries	2, 0, 9 3, 6, 8
Larry Craigie	ACMA	1, 2, 3
Marcia Y. Kinter	SGIA, representing the screen and digital communities	
Anne Giesecke	American Bakers Association	6, 7, 8
Todd Johnston	National Mining Association	3, 6, 8
James A. Jensen	CH2MHill, Hill AFB	3, 5, 8
Gary L. Ewing	SECOR International, Inc.	5, 7, 8
Tom Wigglesworth	NPRA	1, 4, 6
Robert A. Peters		
James H. Wilson	Aerospace Industries Association E. H. Pechan	1, 2, 3
		2, 5, 6
Una Connoloy	National Asphalt Paving Association	
Gary Fore	National Asphalt Paving Association	5 (0
David Pratt	DAP Inc.	5, 6, 9
Tom Wood	Cooper Tire & Rubber Company for Rubber Mfg	2 5 7
Tiffany Ronsonet	Newport News Shipbuilding	2, 5, 7
Mike Innerarity	Exxon-Mobil	3, 6, 8
State/local/Tribal		
Danny Wong	New Jersey	1, 6, 7
Larry Si	New Jersey	1, 4, 6
Dean Van Orden	Pennsylvania	7

August 26 Agency

Shaun Burke

Daniel M. Eddinger

May send prefs	in	ma	il
	1	, 8,	9

Public Interest Group	
Keith Holman	SBA Office of Advocacy
Frank Martinsky	Office of Inspector General

AED OECA

OPEI/OBCI/SBD

Industry

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	Dave Ailor	ACCCI/NOPA	1, 3, 8
	Phillip Wakelyn	National Cotton Council	1, 2, 8
	Nadeem Ahmed	Earth Tech/Aramco	3, 5, 6
	John S. Hayden	National Stone, Sand & Gravel Association	1, 5, 8
	Eric J. Byrd	Kentucky Business Environmental Assistance Program	1, 3, 8
	Ed Herbert	National Ready Mixed Concrete Association	5, 7, 8
	Christopher R. Sidney	DaimlerChrysler Corporation	3, 6, 8
	Steve Whitt	Martin Marietta Materials	3, 5, 8
	Theresa Pugh	American Public Power Association	
	Marie Martinko	The Society of the Plastics Industry	5, 7,8
	Doug Scheffler	American Waterways Operators	1, 2, 8
	Piyush Srivastav	Nebraska Public Power District	1, 6, 8
	Gary Walls	Environmental Resources Management	3, 5, 8
	Susan F. Stone	National Center for Environmental Economics	6, 8, 9
	Ed Skernolis	Waste Management Inc.	
	John A Dege	E.I Dupont	1, 2, 8
	Laurie Miller	American Chemistry Council	1, 3, 8
	Lorraine Krupa-Gershman	n American Chemistry Council	1, 3, 8

State

Jim Southerland	North Carolina Depatment of Health & Environment	1, 7, 8
Bob Wooten	North Carolina Depatment of Health & Environment	5, 6, 9
Bob Betterton	South Carolina DHEC	5, 7, 8
John C. Nwoke	DC Dept of Health/Air Quality	2, 6, 8
Dan Hoyt	City of Houston, Bureau of Air Quality Control	3, 6, 7
Olaniyan Tajudeen	DC Dept of Health/Air Quality	
Jon Aikins	Colorado Dept of Public Health & Environment	2, 3, 5

Total 27

Issue No.	Topic Description	Total Votes
1.	What changes to the Emissions Factors development protocol are needed to maximize the amount of data available for emissions factor development and insure the factor and data are acceptable to all stakeholders?	19
2.	What criteria would you impose in assessing emissions data (e.g., compliance test reports) and how would you report the data quality in a process for establishing and publishing emissions factors?	17
3.	What application guidance would you impose to ensure adequate consideration of emissions factor data quality issues (e.g., higher uncertainty in some emissions factor data has little effect on the resulting inventory but may have significant compliance implications when applied in a permit)?	26
4.	What tools or changes to the emissions factors' program would improve the effectiveness of the non emission inventory programs and the consistency among these programs?	7
5.	What should be done in the emission factor program to address perceived differences in emissions due to differences in feed material, climate, control measures, and other process parameters?	18
6.	How should information on emission factor uncertainty and the variability of source emissions be accommodated when used in inventory and non inventory programs?	20
7.	We envisage an emissions factors' development process where the source testing data are collected and submitted electronically; first to the state or local program for their normal review, and then to EPA for updating AP-42. Under what conditions could this be accomplished? What EPA and non EPA actions are needed to produce this situation?	18
8.	Although emissions factors represent an average, they are used for many programs (emission limitations, PTE determinations, compliance assessments, fee calculations, penalty calculations etc.) where other values may be more appropriate. What information and guidance is required to develop and support the use of these more appropriate values? What would be needed to achieve some congruity between the different emission values?	37
9.	Factor based emission estimates are used in some trading programs. What emission factor information and guidance would be necessary to allow for trading across broader situations and accommodate potential differences between actual emissions and an emission estimate based upon emission factor information?	7