

From: [Jayme Sadlier](#)
To: [REDACTED]
Cc: [OCE](#); [Ramiro Garcia](#)
Subject: Re: Enforcement Discretion Request
Date: Wednesday, April 15, 2020 8:53:59 AM

Ms. Partin, please disregard the "DRAFT" in the subject line below. I intended to remove that before sending the email to you. Thank you! Jayme

From: Jayme Sadlier <jayme.sadlier@tceq.texas.gov>
Sent: Wednesday, April 15, 2020 8:51 AM
To: [REDACTED] <[REDACTED]>
Cc: OCE <OCE@tceq.texas.gov>; Ramiro Garcia <ramiro.garcia@tceq.texas.gov>
Subject: Re: DRAFT Re: Enforcement Discretion Request

Ms. Partin,

Your understanding of the Emissions Inventory due date extension, to April 30, 2020, is correct. By this email, I am affirming that a request for enforcement discretion is not necessary for any customer that submits an emissions inventory after March 31, 2020.

Thank you,
Jayme Sadlier, Special Assistant
TCEQ Office of Compliance and Enforcement

From: Partin, Ana <[REDACTED]>
Sent: Tuesday, April 14, 2020 11:37 AM
To: OCE <OCE@tceq.texas.gov>; Ramiro Garcia <ramiro.garcia@tceq.texas.gov>
Subject: Enforcement Discretion Request

INEOS Phenol - Pasadena, Texas is requesting enforcement discretion for submission/validation for Emissions Inventory (EI) 2019. The site EI was validated on April 1st. While it is the understanding of the site that EIs submitted before April 30th is considered a timely submittal [<https://www.tceq.texas.gov/response/covid-19/regulated-entities-reporting-requirements>], the site is sending this request as a diligent measure.

Pursuant to 30 TAC 101.10(e), EIs are due March 31. Pursuant to discussions with TCEQ EI Assessment Section, STEERS was experiencing issues during the time that the site had submitted the EI for validation. Thank you.

Ana Garza Partin

Environmental Manager
INEOS Phenol
P. O. Box 1959
Pasadena, Texas 77501
713.920.4342