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Exposure of Underground Miners to Diesel Exhaust

Comment On: MSHA-2014-0031-0076

Exposure of Underground Miners to Diesel Exhaust: Request for Information; Reopening of

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Comment from v v, NA

Submitter Information

Name: v v

Organization: NA

General Comment

repeal or resend the SEC commission rule .. Stock market public company political correct instead of Financial, non since..., why hurt business in America ... In February 2010, SEC issued Commission Guidance Regarding Disclosure Related to Climate Change (hereafter referred to as the 2010 Guidance) to outline the agency's views on existing disclosure requirements as they apply to climate change matters and assist companies in satisfying those requirements. SEC's guidance also states that the Commission will determine whether further guidance or rulemaking relating to climate change disclosure is necessary or appropriate in the public interest or for the protection of investors, which we refer to in this report as determining what information investors need. StopSecurities and Exchange Commission (SEC) SEC's Action on small business, per Climate-Related Disclosure identified in its 2010 guidance as some of the ways small companies may be impacted. These categories are impacts of legislation and regulation related to climate change; impact of international accords; indirect consequences of regulation or business trends, such as decreased demand for goods that produce significant greenhouse gas emissions; and physical impacts, such as changes in water availability. For example, we identified a beverage company that disclosed in its filing that extreme weather conditions could disrupt its supply chain, reduce water availability, or affect demand for its products, resulting in adverse impacts on its business. In addition to SEC disclosure, companies may disclose climate-related risks through other channels, such as nongovernmental organizations, company websites, and foreign entities. SEC sent comment letters related to climate change to companies, Specifically, SEC has monitored the impact of its guidance on

AB86-COMM - 59 11/28/2017

companies' filings through its routine review processes but has not held a public roundtable on climate change disclosure, 2010 guidance was issued when Congress was considering legislation that, if enacted, would have limited greenhouse gas emissions by establishing a capand-trade program. According to SEC, this could have triggered disclosure requirements for companies covered by the program. However, the legislation was never enacted. This is NOT needed or required Congress never pasted. Companies subject to the registration and reporting requirements of the Securities Act of 1933 and the Securities Exchange Act of 1934 are generally required to disclose certain information to investors through regular filings with SEC. Under what law is SEC acting on Climate change?? None.