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**From:** Rick Grauel [mailto:rick-g@norrisaggregate.com]  
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**To:** zzMSHA-Standards - Comments to Fed Reg Group  
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I am responding to (RIN 1219-AB63). In particular Sec. 50.10 under immediate notification. I strongly disagree with (d) any other accident. While a,b and c are fairly well defined as reasons to immediately notify MSHA (d) is left up to the interpretation of MSHA and is not at all defined. (Any other accident) is nothing more than a catch all for MSHA. An accident could be a slip and fall on the ice that caused no injuries to a truck that overturned also with no reportable injuries, both are still considered an accident under the definition of accident. Why have a,b and c at all if MSHA is going to include d. "Any other accident" pretty much covers everything. I am strongly encouraging MSHA to remove (d) from this proposed amendment.

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