

---

**From:** Joey Breeden [mailto:jbreedden@traderconstruction.com]  
**Sent:** Thursday, February 04, 2010 9:24 AM  
**To:** zzMSHA-Standards - Comments to Fed Reg Group  
**Subject:** ``RIN 1219-AB63"

2010 FEB -4 P 12: 20

If these updates / revisions are put in to place, will the definition of "**any other accident**" be referenced to:  
30 CFR § 50.2 Definitions?

If not then the individual mine inspector will have the determination of the definition of an accident. This will make the regulation that much more unclear for mine operators and contractors.

If an update / revision is needed to the PT. 50 immediate notification of incidents then how about making it clear as to MSHA's intent.

**Joey A Breeden**

AB63 - COMM - 3