

Proposed Amendments to OTI Regulations: Docket 13-05

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To: secretary@fmc.gov

Mon, Jul 22, 2013 at 9:05 AM

This letter is in response to your proposed amendment to OTI Regulations for FF and NVOCC's.

The changes outlined in Docket 13-05 will definitely put additional hardships on the smaller FF/ NVO's such as myself. The changes would create additional cost to my organization for the renewal process and also the bond requirements that would be tough to absorb. In addition, I don't see the need for the renewal process every other year. I am confident the current process that the FMC has in place is sufficient and there is no need for further regulation in our industry. Most FF and NVOCC comply with all current requirements therefore not sure why the new regulation are being proposed.

I would ask that you please review the proposed changes and realize the impact that said changes will have on our industry and reconsider this action.

Best Regards,

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President & CEO



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