

**From:** [K Tildon](#)  
**To:** [Air Quality Regulations \(DOEE\)](#)  
**Subject:** Amendments to Nuisance Odor Requirements  
**Date:** Sunday, January 30, 2022 7:20:35 PM

---

You don't often get email from tildon.k@outlook.com. [Learn why this is important](#)

**CAUTION:** This email originated from outside of the DC Government. Do not click on links or open attachments unless you recognize the sender and know that the content is safe. If you believe that this email is suspicious, please forward to [phishing@dc.gov](mailto:phishing@dc.gov) for additional analysis by OCTO Security Operations Center (SOC).

To Whom It May Concern,

1. How will DOEE ensure that deadlines are met in a timely manner?
2. What specific penalties will be set in place to ensure that companies address the odor issue?
3. When will companies be required to take action at each step? How long can companies idle before DOEE will step in and enforce the rules?
4. How long will it take for penalties to escalate?
5. How long will DOEE allow companies to idle before legal action takes place?
6. Are the financial penalties greater than the cost to mediate the odors?
7. Will past violations be taken into consideration?
8. How does DOEE plan to disseminate the new regulations to the public?

Thank you for taking the time to read my questions.

Sincerely,

A concerned citizen (K. Tildon)