And from the NSPS (page 21 & 22 of 326):

4. New Residential Masonry Heaters (Proposed Subpart RRRR)

The EPA is not taking final action at this time on proposed subpart RRRR for new residential masonry heaters. Our reason for taking no action at this time is to allow additional time for the Masonry Heater Association (MHA) to finish their efforts to develop revised test methods, an emissions calculation program and an alternative dimensioning standard. The MHA believes these efforts are critical because most masonry heaters are custom built on-site and testing each custom model would be difficult. The nationwide emission impacts of delaying regulating subpart RRRR are small relative to the impacts of regulating subparts AAA and QQQQ. Fewer than approximately 1,000 masonry heaters are manufactured each year and a total of less than 10 tons per year of PM2.5 are currently emitted. In comparison, new wood burning appliances covered by subparts AAA and QQQQ are estimated to number more than 200,000 (2015) and currently emit more than 11,000 tons per year of PM2.5.
Good Afternoon,

The Environmental Protection Agency (EPA) signed the New Source Performance Standards (NSPS) for Residential Wood Heaters Final Rule today. We just received the documents from EPA (click HERE to view) and wanted to make them available to you as soon as possible. We expect the Final Rule will be published in the Federal Register in the next few weeks.

HPBA is reviewing the rulemaking now and we will be back to you with our analysis in the coming days. We will release a press release very shortly, which will be available on our NSPS public website page in the next 24 hours. The press release will be very non-specific, promising a more detailed response after we’ve reviewed the total package. We have already alerted our Congressional allies that the rule has been signed and that we will be in touch with them soon.

We understand that you want to know exactly what is in the package and how it will affect you, but we will not know the full extent of the Final Rule until we have read it over thoroughly, which likely won’t be completed for at least 2 weeks. We will be able to share some preliminary thoughts with this group later in the week. Please understand that we are trying to digest this as quickly as possible. Additionally, please hold off on sending us any news clips and articles as our public relations firm, Stratacomm, will be handling much of this work for us to allow staff to review the rule without interruption.

We will hold a conference call on Thursday, February 19th, at 4:00 pm EST to review the rule with our legal team. We will send separate email to you organizing that call. We will use the below call-in information:

Please be reminded that we will discuss the NSPS in greater detail during our meeting at the 2015 HPBExpo on