## Discussion of SO<sub>2</sub> Implementation Issues

## NACAA Board of Directors and Committee Chairs' Meeting Saturday, August 6, 2016

- 1) On July 1, 2016, pursuant to EPA's SO<sub>2</sub> Data Requirements Rule, affected states were to make their source characterization submittals to EPA. EPA has indicated that 45 states have SO<sub>2</sub> sources that that emit 2,000 tons per year (tpy) or more of SO<sub>2</sub>. The source characterization submittals are to indicate whether the state will provide data to characterize current ambient SO<sub>2</sub> air quality through modeling or monitoring in areas with large sources of SO<sub>2</sub> or establish federally enforceable emission limits for a source that ensures that the source will emit less than 2,000 tpy of SO<sub>2</sub>. If your state is one of the 45 that was to make a submittal, what choices were made regarding modeling, monitoring or taking limits?
- 2) Are there any SO<sub>2</sub> implementation issues in general you would like to raise with your colleagues?