## Jacob Lipson

Webinar Poll Response - Has Ecology contemplated whether a project proponent whose emissions do not exceed the 10K threshold will be able to 'opt in' to following the GAP rule's methodology for purposes of SEPA compliance? Or is the plan to make the GAP rule only available to projects that exceed the 10K threshold, and not to provide a 'safe harbor' for smaller projects that want to follow the GAP rule process for purposes of increasing legal defensibility of the sufficiency of their SEPA review?