**Keri’s questions, 10/16/2018**

1. Who/what entities would this rule affect?
2. What is that impact in CT? What are the sources and percent in our GHG inventory? (see pie chart from California below)
3. What is the cost? And benefit?
4. **Who/what entities would this rule affect?**

Basic info on entities affected are spelled out in [MA template](file:///S:\OFFICE_OF_CLIMATE_CHANGE\Superpollutants\HFCs\EPA%20SNAP%20Rules%20on%20HFC%20-%20MA%20template.docx) for each of the EPA rules:

Rule 20, HFC provisions only:

* Entities manufacturing, selling, using, or servicing retail food refrigeration units/systems (i.e. supermarket systems, remote condensing units, and stand-alone units), motor vehicle air conditioning systems, vending machines, aerosol propellants, and foams.

Rule 21, HFC provisions only:

* Entities manufacturing, selling, using, or servicing retail refrigerated food processing and dispensing equipment, cold storage warehouses, new household refrigerators and freezers, various new chillers, spray foam & sealants, and closed cell foam products.

1. **What is that impact in CT? What are the sources and percent in our GHG inventory? (see pie chart from California below)**
2. **What is the cost? And benefit?**