

2547

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:58 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:32 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Kareem Wahlgren

519 Rock Glen Dr.
Wynnewood PA 19096 US
^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.
^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

**Gelnett, Wanda B.**

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 11:58 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:31 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Jacqueline  
 Jacks  
 5334 Girard Ave.  
 Philadelphia PA 19131 US  
 ^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
 Sincerely,  
 Marjorie L.Hughes

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Marjorie L. Hughes
 Regulatory Coordinator
 PA Department of Environmental Protection
 Rachel Carson State Office Building
 P.O. Box 2063
 Harrisburg, PA 17105-2063

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:58 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:30 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Sarah Frazier

152 Greenwood Ave.
Ambler PA 19002 US

^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 11:58 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

*Kris*

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:29 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Chris Ahmed

2570 Donlenile Dr.  
York PA 17402 US

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Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
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Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:58 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:29 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Denise Watson

PO Box 28772
Philadelphia PA 19151 US
^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 11:58 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:28 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Helen Grodski

922 Brook Ave.  
Secane PA 19018 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:59 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:26 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Thomas Whitehead

22 Norwyn Rd.
Hatboro PA 19040 US

^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

**From:** IRRRC  
**Sent:** Thursday, July 06, 2006 11:59 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:26 AM  
**To:** IRRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Charles Woodford

1745 N. 16th St., Apt. #3  
Philadelphia PA 19121 US

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Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.

Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
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Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:59 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:25 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Marilyn Frazier

152 Greenwood Ave.
Ambler PA 19002 US

^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
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Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 11:59 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

*Kris*

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:25 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
John Harriz

12 Dougherty Blvd, #D4  
Glen Mills PA 19342 US

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Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:59 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:25 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Amy Semenick

511 Yale Ave
Swarthmore PA 19081 US

~~~~~

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 11:59 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:24 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Jacalyn Harriz

12 Dougherty Blvd, #D4  
Glen Mills PA 19342 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 10:13 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:12 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
John Pettit

228 S. 46th St.
Philadelphia PA 19139 US
^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.
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Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 10:13 AM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:13 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Jerome Robinson

4607Tackawanna St.  
Philadelphia PA 19124 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 11:59 AM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:23 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Krystyna Litton

908 Spruce St.
Philadelphia PA 19107 US

~~~~~  
Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:00 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:21 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Jesse Breitbars

1701 N. 10th St. Apt 133A
Philadelphia PA 19122 US

~~~~~  
Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

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Sincerely,
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Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063





**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:00 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:20 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Resident

58 Carter Drive  
White Haven PA 18661 US  
~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~

Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.  
~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~::~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:00 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:19 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Resident

350 E. Willow Grove Ave.  
Philadelphia PA 19118 US

~~~~~  
Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:00 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 10:16 AM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Maricelis Colon

206 W. Roosevelt Blvd.  
Philadelphia PA 19120 US

~~~~~  
Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.

~~~~~  
Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:01 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 10:15 AM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Gregory Koenig

4620 St. Davids St.
Philadelphia PA 19127 US

~~~~~  
Then Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. Our children deserve to grow up in a safe and healthy environment and in a state than leads the way on reducing mercury pollution, not one that is the 2nd worst polluter in the country. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury plan which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 and prohibits the trading of mercury pollution credits. Pennsylvania has the opportunity to protect our families' health and safety by implementing a PA specific mercury rule that does more than the weak federal rule. For the sake of our community and our families' health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:34 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:33 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Alison Mosley

627 Leverington Ave.  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:34 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:34 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Janet Maguire

3447 Pin Oak Lane
Chalfont PA 18914 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:34 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:32 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Cindy Goldberg

1085 Squirrel Rd.  
Jenkintown PA 19046 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:34 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:32 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Dale Goldberg

1085 Squirrel Rd.
Jenkintown PA 19046 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:35 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:31 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Schelly Owens

475 Olympic Ave.
Havertown PA 19083 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
^^

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:35 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:30 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Craig Rodenberger

325 N. Charlotte St.  
Lancaster PA 17603 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:35 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:30 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Linda Good

7107 McCallum St.
Philadelphia PA 19119 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:35 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:35 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Rose Crossan

325 Swedesboro Rd.  
Mullica Hill NJ 08062 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:35 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:29 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Etheline Shealey

4037 Boone St.
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:36 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:28 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Diane Achord

4037 Boone St.  
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:00 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:54 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Gerald Gervasi

32 Llanfair Rd.
Ardmore PA 19106 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:01 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:53 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Thomas Davis

P.O. Box 962  
Philadelphia PA 19006 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:01 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:53 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Angela S. Thompson

1126 W. Wycoming Ave.  
Philadelphia PA 19146 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:01 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:50 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Justin O'Brien

10050 Pleasant  
Wyndmoor PA 19038 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:01 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:27 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Ryan Tomkinson

5040 Maranatha Way
Wescosville PA 18106 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:01 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:21 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Peter Bzezewski

605 Creek Lane
Flourtown PA 19031 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:01 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:18 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Deirdre Harper

3029 Queen Ln.  
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:02 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:18 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Tana Laffey

8201 Henry Ave., R-6  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:02 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:17 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Kelly Laffey

8201 Henry Ave., R-6  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us







**Gelnett, Wanda B.**

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:03 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:16 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Julia Volz

307 Penwyllt Ct.  
Exton PA 19341 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:03 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:15 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Amy Lientman

1417 Sufflok Ln
Wynnewood PA 19096 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:03 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 2:03 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Ashley Weber

48 Nittland Dr.
Wilkes-Barre PA 19075 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:03 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 2:03 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Katie Coyne

7714 New St.
Wyndmoor PA 19038 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:04 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:13 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Matt O'Such

197 Parker Ave., Apt. 4B
Manasquan NJ 08736 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to its source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:04 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:11 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Gillian Curtis

142 Seville St.  
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:04 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

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From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:11 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Paris Harper

3029 Queen Ln.
Philadelphia PA 19129 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

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**Sent:** Thursday, July 06, 2006 2:04 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:10 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Steven Handlon

2852 Angus Rd.  
Philadelphia PA 19114 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to its source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:04 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:09 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:

Martha St. George

7000 Lincoln Dr., Apt. C2
Philadelphia PA 19119 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:05 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:09 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Jay Graver

1316 Newton Rd.  
Lancaster PA 17603 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:05 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:08 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Evan Graver

1316 Newton Rd.
Lancaster PA 17603 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:05 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:08 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Crystal Nardone

7707 Ridge Ave.  
Philadelphia PA 19128 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:06 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:04 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Brian Harper

29 Tenmore Rd.
Haverford PA 19041 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Sincerely,
Marjorie L.Hughes

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 Regulatory Coordinator
 PA Department of Environmental Protection
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 Harrisburg, PA 17105-2063
 Office: 717-783-6395
 Fax: 717-783-8926
 mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:06 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:04 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Colin P. Varga

4654 Umbria St. #2A
Philadelphia PA 19127 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Sincerely,
Marjorie L.Hughes

Marjorie L. Hughes
Regulatory Coordinator
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Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:06 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:03 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Carol Ann Campbell

3819 Amherst Pl.
Philadelphia PA 19136 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:06 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:03 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Julia Safer

373 Delmar St.  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:06 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 2:05 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Stacy-Michelle Reid

P.O. Box 63545
Philadelphia PA 19147 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:06 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 2:04 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Nadine Brown

2710 N. 23rd St.  
Philadelphia PA 19132 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:07 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 2:04 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Nicholas Mantosh

2710 N. 23rd St.
Philadelphia PA 19132 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:58 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:56 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
 Catherine Byers

124 Kaufman St.  
 Waxahachie TX 75165 US  
 ~~~~~

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.  
 Sincerely,  
 Marjorie L. Hughes

Marjorie L. Hughes  
 Regulatory Coordinator  
 PA Department of Environmental Protection  
 Rachel Carson State Office Building  
 P.O. Box 2063  
 Harrisburg, PA 17105-2063  
 Office: 717-783-6395  
 Fax: 717-783-8926  
 mahughes@state.pa.us





**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:58 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:45 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Daniel O. Smith

2037 Bonnie Dr.  
Lancaster PA 19601 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

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mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:58 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:45 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Eileen R. Davis

P.O. Box 962
Huntingdon Valley PA 19006 US

^^
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes  
Regulatory Coordinator  
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Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRRC  
**Sent:** Thursday, July 06, 2006 12:59 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:44 PM  
**To:** IRRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Gantani Kamra

540 Stevens Dr.  
King of Prussia PA 19406 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

---

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:59 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:58 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Phil Schroda

872 N. 30th St.  
Philadelphia PA 19130 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRRC
Sent: Thursday, July 06, 2006 12:59 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:58 PM
To: IRRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Julia Calahan

188 Green Ln.
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Gelnett, Wanda B.**

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**From:** IRRRC  
**Sent:** Thursday, July 06, 2006 12:59 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:59 PM  
**To:** IRRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Alainya Harper

29 Tenmore Rd.  
Haverford PA 19041 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 1:01 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:00 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
 Calle Graver

1316 Newton Rd.
 Lancaster PA 17603 US

~~~~~  
 The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
 Sincerely,
 Marjorie L.Hughes

~~~~~  
 Marjorie L. Hughes  
 Regulatory Coordinator  
 PA Department of Environmental Protection  
 Rachel Carson State Office Building  
 P.O. Box 2063  
 Harrisburg, PA 17105-2063  
 Office: 717-783-6395  
 Fax: 717-783-8926  
 mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 1:01 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:01 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Mindi Graver

1316 Newton Rd.  
Lancaster PA 17603 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
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PA Department of Environmental Protection
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mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 1:59 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:59 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Rich Applegate

4520 Winding Brook Dr.
Bensalem PA 19020 US

~~~~~

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.

Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
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P.O. Box 2063  
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Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006



**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 1:59 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:58 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Bill Dingfelder

431 Mary Watersford Rd.  
Bala Cynwyd PA 19004 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:00 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:57 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Divya Chhibba

1700 Butler Pike, #8D
Conshohocken PA 19428 US
~~~~~

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 2:00 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:57 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Alejandra G. Menes Berger

1637 Oakwood Dr., S109  
Narberth PA 19072 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
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Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 2:00 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 1:55 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Brian M. Cross

4401 Manayunk Ave., Apt. 2
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRRC  
**Sent:** Thursday, July 06, 2006 2:00 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 1:55 PM  
**To:** IRRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Erica Caplan

1436 Hillside Rd  
Wynnewood PA 19096 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:57 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:49 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Todd Young

4567 Silverwood Dr.
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:57 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:49 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Frank Weer

6361 Drexel Road  
Philadelphia PA 19151 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Sincerely,  
Marjorie L. Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
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mahughes@state.pa.us

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:57 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:48 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Jeff Murphy

885 N. Easton Rd., #7A6
Glenside PA 19038 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:57 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:52 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Kathleen Sturgeon

4551 Baker St.  
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:56 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:54 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Brenna Ech

4551 Baker St.
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

7/6/2006

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:21 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Bethany Karkenny

428 Mattrissa Ridge  
Media PA 19063 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 2:20 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:

Erika Floyd

31 E. Montgomery Ave.

Hatboro PA 19040 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^

Please contact me if you have any questions.

Sincerely,

Marjorie L.Hughes

~~~~~

Marjorie L. Hughes

Regulatory Coordinator

PA Department of Environmental Protection

Rachel Carson State Office Building

P.O. Box 2063

Harrisburg, PA 17105-2063

Office: 717-783-6395

Fax: 717-783-8926

mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:28 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

**Commentor Information:**  
Dante Zappala

128 W. Mt. Airy Ave.  
Philadelphia PA 19119 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to its source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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P.O. Box 2063
Harrisburg, PA 17105-2063
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Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:26 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Jamil Smith

4321 Main St., 2R
Philadelphia PA 19127 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
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Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:25 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Saad Ben

4704 Cedar Ave.  
Philadelphia PA 19143 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Marjorie L. Hughes
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Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 2:24 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:

Martin Brian

92 Steeplechase Dr.

Media PA US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.

Sincerely,

Marjorie L.Hughes

~~~~~

Marjorie L. Hughes

Regulatory Coordinator

PA Department of Environmental Protection

Rachel Carson State Office Building

P.O. Box 2063

Harrisburg, PA 17105-2063

Office: 717-783-6395

Fax: 717-783-8926

mahughes@state.pa.us

**Shomper, Kris**

---

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 2:22 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Karen Zarinsky

117 Lilac Ln.

Chalfont PA 18914 US

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The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.

Sincerely,

Marjorie L.Hughes

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Marjorie L. Hughes

Regulatory Coordinator

PA Department of Environmental Protection

Rachel Carson State Office Building

P.O. Box 2063

Harrisburg, PA 17105-2063

Office: 717-783-6395

Fax: 717-783-8926

mahughes@state.pa.us

**Shomper, Kris**

---

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 2:16 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Tom Keifer

West Chester PA 19380 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.

Sincerely,

Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:15 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Emily Baltz

3619 Gypsy Ln.
Philadelphia PA 19129 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

---

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:15 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Lai Lui

1313 S. 8th St.  
Philadelphia PA 19147 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes  
~~~~~

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 2:15 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Steve Pugliese

3619 Gypsy Ln.
Philadelphia PA 19129 US

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The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to its source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 2:14 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:

Lisa Pinyard

379 Ripka St., Apt. 2-A
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:13 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Shayna Flynn

1200 Wedgewood Rd.
Flourtown PA 19031 US

^^
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

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Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:13 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Curt Woolford

1210 Thistlewood Ln.
West Chester PA 19380 US
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:12 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Carol Fanelli

Media PA 19063 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:11 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

**Commentor Information:**  
Lynn Heinel

2004 Greens Way Dr.  
Collegeville PA 19426 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:39 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Jennifer Feingold

3900 City Ave.
Philadelphia PA 19131 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

---

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 2:29 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Heidi Daley

7901 Henry Ave., D512  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,

Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
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P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

---

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:29 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
R. Zappala

128 W. Mt. Airy Ave.  
Philadelphia PA 19119 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to its source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:30 PM
To: IRRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Martha Hawke

710 W. Marshall St., 1st Fl.
Norristown PA 19401 US
~~~~~

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
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Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:31 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Pat Malloy

3408 Henry Ave.  
Philadelphia PA 19129 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:31 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Linda Saltford

3113 W. Coulter St.
Philadelphia PA 19129 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.

Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:32 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Deborah Loughlin

3411 Powers St.  
Philadelphia PA 19129 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
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Regulatory Coordinator
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P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:33 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Mariel P. Weber

100 Leverington Ave., Unit 26
Philadelphia PA 19127 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:34 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Susan Kretsge

2812 Midvale Ave.  
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 2:36 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
David Tanier

3535 Ainslie St.
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

---

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 2:37 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Todd Curyto

3417 Osmond St.  
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

Please contact me if you have any questions.

Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
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Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:16 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Joe Mitandowski

241 Pensyl Creek Rd.  
Stroudsburg PA 18360 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:18 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Raph Zappala

1425 Jackson St.
Philadelphia PA 19145 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

---

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 3:18 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:

Alice DiMascio

630 N. 17th St., Apt. 1  
Philadelphia PA 19130 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.

Sincerely,

Marjorie L. Hughes

~~~~~

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
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P.O. Box 2063
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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:19 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Louis Huang

3336 Ainslie St.
Philadelphia PA 19129 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Gelnett, Wanda B.**

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**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:58 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:57 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Morgen Smith

956 N. 5th  
Philadelphia PA 19123 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:57 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:50 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

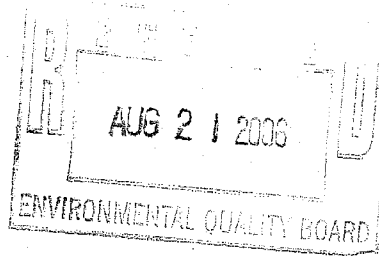
Commentor Information:
Kristen Engler

1912A Rodman St.
Philadelphia PA 19146 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



Lindsay Edmunds

372 Scott Lane

Venetia, PA 15367

**Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

Environmental Quality Board

PO Box 8477

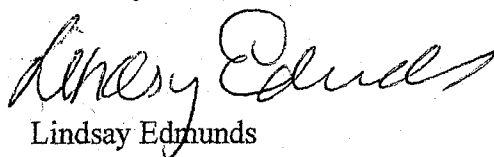
Harrisburg, PA 17105-8477

July 27, 2006

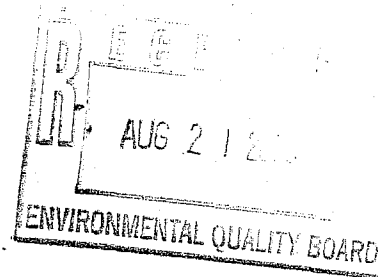
To the EQB:

I support the DEP proposal to require coal-fired plants to cut their mercury emissions 90% by 2015. The emission levels in Pennsylvania are unacceptable, and the future matters.

Sincerely,

  
Lindsay Edmunds

David & Sarah Farnsworth  
102 E Manoa Road  
Havertown, PA 19083



August 15, 2006

Environmental Quality Board  
PO Box 8477  
Harrisburg, PA 17105-8477

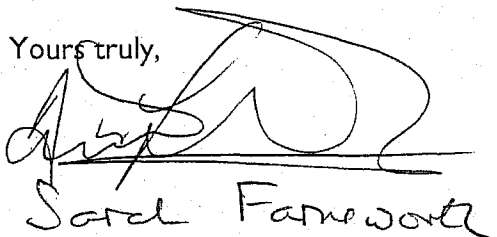
Dear Sir or Madam

Re: Mercury Emission Reduction Requirements for Electric Generating Units

We support the DEP proposal to require coal fired power plants to cut their mercury emissions 90% by 2015.

Our children's health is at stake and we urge you to oppose any pollution trading plan and to make sure that ALL coal plants reduce their mercury pollution.

Yours truly,



Sarah Farnsworth

David & Sarah Farnsworth

8-15-06

DEAR ENVIRONMENTAL QUALITY BOARD,

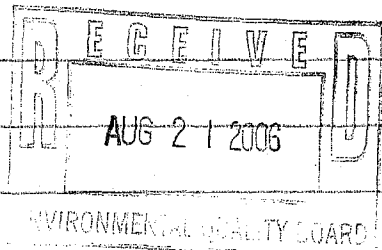
I SUPPORT THE DEP PROPOSAL TO REQUIRE COAL FIRED POWER PLANTS TO CUT THEIR MERCURY EMISSIONS 90% BY 2015. IN MY OPINION THIS IS NOT NEAR SOON ENOUGH, BUT IT IS A START.

I ALSO FIRMLY OPPOSE ANY POLLUTION TRADING PLAN. ALL COAL PLANTS SHOULD REDUCE THEIR MERCURY POLLUTION.

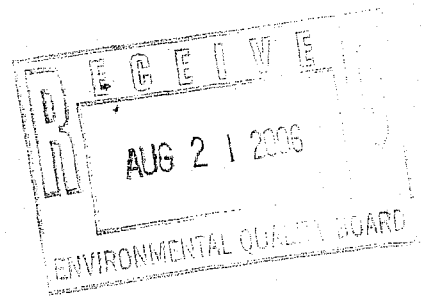
OUR CHILDRENS HEALTH IS AT STAKE!

SINCERELY,

TERESA HARPLE  
PO BOX 69  
123 S. 2ND ST  
BALDY PA 19503







Environmental Quality Board  
P.O. Box 8477  
Harrisburg, PA 17195-8477

RE: "Mercury Emission Reduction Requirements for Electric Units"  
(# 7-405)

To Whom It May Concern:

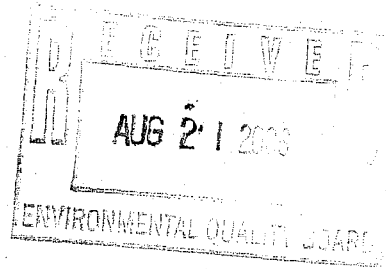
I am writing to support the DEP proposal to require coal fired power plants to cut their mercury emission 90% by 2015. Our children's health is at stake. I urge you to oppose any pollution trading plan and to make sure ALL coal plants reduce their mercury pollution.

Sincerely,

A handwritten signature in cursive script that reads "Linda J. O'Kane".

Linda J. O'Kane  
896 Morton Avenue  
Folsom, PA 19033

510 Friendship Dr.  
Fleetwood, PA 19522  
August 17, 2006

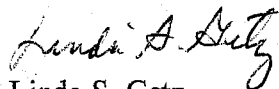


Environmental Quality Board  
PO Box 8477  
Harrisburg, PA 17105-8477

Dear EQB:

I am writing regarding mercury emission reduction requirements for electric generating units. I support the DEO proposal to require coal fired power plants to cut their mercury emissions by 90% by 2015. I also urge you to oppose any pollution trading plan to make sure all coal plants reduce their mercury pollution.

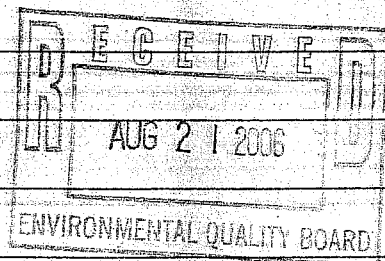
Yours truly,

  
Linda S. Getz

— subject: "Mercury Emission Reduction Requirements  
for Electric Generating Units (#7-405)"  
To whom it may concern:

I support the DEP proposal to require coal fired power  
plants to cut their mercury emissions by 90% by 2015.  
Our children's health is at stake. I urge you to oppose  
any pollution trading plan and make sure all coal plants  
reduce their mercury pollution.

Thank you in advance,



Jocelyn Brown  
438 Colonial Dr  
Monroeville, Pa 15146

**Shomper, Kris**

---

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:08 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Marianne McCansland

447 S. Edgmont St.  
Media PA 19063 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
~~~~~

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 3:07 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Matthew A. Thompson

40 E. Jefferson
Media PA 19063 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:13 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
James Tokolics

1062 E. Lancaster Ave.  
Rosemont PA 19010 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~

Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us

Sent: Thursday, July 06, 2006 3:06 PM

To: IRRC

Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Amanda Gibson

616 South Ave.
Media PA 19063 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:06 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Andy King

407 E. State St.  
Media PA 19063 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:09 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Ruth H. Gibson

411 S. Trooper Rd.
Norristown PA 19403 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us







**Shomper, Kris**

---

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:05 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
B. Millette

210 Cherry Hill Ln.  
Broomall PA 19008 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:04 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Julia Santiago

6 Wooded Ln.
Media PA 19063 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
~~~~~

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 3:05 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
John Emmi

9 Beechwood Rd.  
Parkside PA 19063 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:04 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Julie L. Sheehan

26 Carter Dr.
Newtown Square PA 19073 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:59 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Sid Cohen

40 Southgate Rd.  
Mt. Laurel NJ 08054 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 3:01 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Ben Kremer

603 Vernon St.
Media PA 19063 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us









**Shomper, Kris**

**From:** mahughes@state.pa.us

**Sent:** Thursday, July 06, 2006 2:54 PM

**To:** IRRC

**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

**Commentor Information:**

George Butts

1010 Agnew Dr.  
Drexel Hill PA 19026 US

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^  
Please contact me if you have any questions.

Sincerely,  
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

7/6/2006

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:55 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Esther Coletta

1500 Fairview Rd.
Havertown PA 19083 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA 'specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

~~~~~  
Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
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Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:56 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Richard Tallent

2196 Joshua Rd.  
Lafayette Hill PA 19444 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:50 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Sue Rice

4008 Killington Ct.
Norristown PA 19403 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~

Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:49 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Emily Pierson

2046 Buckingham Dr.  
Jamison PA 18929 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:43 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Ron denBroede

240 Dechert Dr.
King of Prussia PA 19406 US
^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
^^

Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063  
Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

---

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:45 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Charles A. Fagan

2812 Midvale Ave.  
Philadelphia PA 19129 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L. Hughes

~~~~~  
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Regulatory Coordinator
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Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:46 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Jesse Jones

4189 Ridge Ave.
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
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Harrisburg, PA 17105-2063  
Office: 717-783-6395  
Fax: 717-783-8926  
mahughes@state.pa.us



**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:47 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Max Margulies

3603 Indian Queen Ln.  
Philadelphia PA 19129 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

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Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Shomper, Kris

From: mahughes@state.pa.us
Sent: Thursday, July 06, 2006 2:47 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Dennis Winters

2314 Delancey Pl.
Philadelphia PA 19103 US

^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA 'specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Sincerely,
Marjorie L.Hughes

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Fax: 717-783-8926  
mahughes@state.pa.us

**Shomper, Kris**

**From:** mahughes@state.pa.us  
**Sent:** Thursday, July 06, 2006 2:48 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Christian Kurpiel

110 Park Ave.  
Coatesville PA 19320 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of the Department of Environmental Protection's (DEP) proposed PA 'specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063
Office: 717-783-6395
Fax: 717-783-8926
mahughes@state.pa.us

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:36 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:23 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Marilyn Furfari

712 First Ave.
Berwyn PA 19312 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.

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Please contact me if you have any questions.
Sincerely,
Marjorie L. Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

7/6/2006



**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:36 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:27 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Virginia Faradelli

2373 Ridge Ave., Apt. 430  
Philadelphia PA 19128 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.
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Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Gelnett, Wanda B.

From: IRRC
Sent: Thursday, July 06, 2006 12:36 PM
To: Gelnett, Wanda B.
Subject: FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

From: mahughes@state.pa.us [mailto:mahughes@state.pa.us]
Sent: Thursday, July 06, 2006 12:35 PM
To: IRRC
Subject: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.

Commentor Information:
Adam Berger

1637 Oakwood Dr., S-107
Narberth PA 19072 US

~~~~~  
The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
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Please contact me if you have any questions.
Sincerely,
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes  
Regulatory Coordinator  
PA Department of Environmental Protection  
Rachel Carson State Office Building  
P.O. Box 2063

7/6/2006

**Gelnett, Wanda B.**

---

**From:** IRRC  
**Sent:** Thursday, July 06, 2006 12:36 PM  
**To:** Gelnett, Wanda B.  
**Subject:** FW: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

Kris

-----Original Message-----

**From:** mahughes@state.pa.us [mailto:mahughes@state.pa.us]  
**Sent:** Thursday, July 06, 2006 12:22 PM  
**To:** IRRC  
**Subject:** Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

**Re: Proposed Rulemaking - Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)**

**The Environmental Quality Board (EQB) has received the included comments regarding the above-referenced proposed rulemaking.**

Commentor Information:  
Jaimi Sork

339 Hidden River  
Narberth PA 19072 US  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

The Environmental Protection Agency's (EPA) federal mercury rule will result in more mercury in our air and water than simply fully enforcing the Clean Air Act. PA is currently the 2nd worst polluter of mercury from coal-fired power plants in the country. PA coal is also higher than most in chlorine content which makes it more apt to fall closer to it's source. Our children deserve to grow up in a state that leads the way on reducing mercury pollution. I encourage the adoption of Governor Rendell and the Department of Environmental Protection's (DEP) proposed PA specific mercury rule which aims to reduce mercury pollution by 80% in 2010 and 90% in 2015 at all applicable sources, and prohibits the trading or netting of mercury pollution credits. We have the opportunity to protect our families' health and safety by implementing a PA specific mercury reduction rule as soon as possible for the sake of our community and our children's health.  
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^

Please contact me if you have any questions.  
Sincerely,  
Marjorie L.Hughes

~~~~~  
Marjorie L. Hughes
Regulatory Coordinator
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063

7/6/2006

Environmental Quality Board
PO Box 8477
Harrisburg, PA 17105-8477

Re: Mercury Emission Reduction Requirements for
Electric Generating Units (#7-405).

I support the DEP proposal to require coal-fired power plants to cut their mercury emissions 90% by 2015. Our kids' health is at stake. PLEASE oppose any pollution trading plan and make sure all coal plants reduce their mercury pollution.

Sharon Wallach
235 Molly Drive
McMurray, PA 15317



RECEIVED
AUG 21 2006

BOARD

Kathy Cooper

From: Robert Cierlitsky [cjier560@ptd.net]
Sent: Monday, July 17, 2006 7:35 PM
To: IRRC
Subject: Comments in favor of DEP Proposed Mercury Rulemaking

Robert Cierlitsky
245 South First Street
Lehighton, PA 18235-2144

July 17, 2006

IRRC - Independent Regulatory Review Commission
333 Market St, 14th Floor
Harrisburg, PA 17101

Dear IRRC Independent Regulatory Review Commission:

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

Mercury pollution from coal-fired power plants affects health. Mercury pollution from power plants forms methylmercury, which poses a major health threat to humans and wildlife, primarily from eating fish. Mercury causes serious neurological problems in developing fetuses and babies. Very small amounts of mercury, passed to the child through the mother's blood or milk, can cause health effects. The U.S. Centers for Disease Control verify that over 600,000 women of childbearing age in the U.S. have levels of mercury in their blood higher than that considered safe for their developing babies. Mercury pollution is also causing developmental problems for a wide variety of wildlife, including song birds, mammals, and amphibians.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Robert Cierlitsky

Kathy Cooper

From: William Ridgeway [jamye_r15@yahoo.com]
Sent: Monday, July 17, 2006 6:22 PM
To: IRRC
Subject: Comments in favor of DEP Proposed Mercury Rulemaking

William Ridgeway
842 N. Sumner Ave.
Scranton, PA 18504-1545

July 17, 2006

IRRC - Independent Regulatory Review Commission
333 Market St, 14th Floor
Harrisburg, PA 17101

Dear IRRC Independent Regulatory Review Commission:

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

The federal Clean Air Mercury Rule (CAMR) does too little too late. CAMR proponents claim that Pennsylvania will see an 86 percent drop in mercury pollution as a result of the federal rule. But the Congressional Research Service has detailed that CAMR won't deliver the reductions it promises, due to mercury pollution trading, where dirty plants are allowed to buy credits from cleaner, more modern ones. Pennsylvania plants are traditionally the number one purchasers of pollution credits. Overall, the Congressional Research Service concluded that CAMR would result in at best a 70 percent reduction in mercury emissions, but not until 2030 or later. The Pennsylvania rule as proposed requires that plants in the state must reduce their mercury emission levels by 90 percent by 2015, and does not allow mercury trading. Further, Pennsylvania and 15 other states, are challenging CAMR as illegal under the Clean Air Act, because it fails to treat mercury as the hazardous pollutant that it is. Should the legal action prevail, CAMR will be struck down, and we will be left with no protections from mercury pollution. A number of other states have already passed their own, more protective mercury reduction rules, and many others are in the process of doing so.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

William Ridgeway

Kathy Cooper

From: Joseph Pryber [jpryber@yahoo.com]
Sent: Monday, July 17, 2006 8:42 PM
To: IRRC
Subject: Comments in favor of DEP Proposed Mercury Rulemaking

Joseph Pryber
1011 New Hope St., Apt 46A
Norristown, PA 19401-4176

July 17, 2006

IRRC - Independent Regulatory Review Commission
333 Market St, 14th Floor
Harrisburg, PA 17101

Dear IRRC Independent Regulatory Review Commission:

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

The federal mercury rule is bad for Pennsylvania's economy. Mercury contamination is threatening the Commonwealth's sporting, angling, and recreation industry, a significant source of revenue and jobs throughout the state. Because of the trading system set up in CAMR, Pennsylvania plants are more likely to pay for pollution credits than to clean up and modernize old plants. As a result, jobs are exported to other states, in the form of skilled labor required for the technological upgrades. As the electricity market becomes more integrated, cleaner plants (in other states) will out-compete their dirty counterparts (in Pennsylvania), forcing plants to close and more jobs to be lost. Pennsylvania's rule encourages use of bituminous coal (mined in Pennsylvania and in nearby states). The federal rule makes it more attractive for plants to switch to coal mined from Western states. Most importantly, there are significant costs associated with the devastating health impacts; rates of learning disabilities and associated health effects of mercury in children are increasing.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Joseph A. Pryber