

Current Comments List Continued

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

5,718. Lorraine Bender -----

Credit Trading 8-23

5,719. Jeff Kremzier -----

Credit Trading 8-23

5,720. Thomasz Pietrzyk -----

Credit Trading 8-23

5,721. Virginia Gray -----

Credit Trading 8-23

5,722. Carla Faker -----

Re: Mercury Emission Reduction Proposed Regulation

Dear Environmental Quality Board,

Are you kidding me?? WHY are we waiting on this technology 'til 2015 when a child will be born TODAY who will be affected by autism for the rest of his/her life? Fixing the technology we presently use could, in the future, reduce the state's expenditure for special needs care. Believe me, I know; my 9 year old son has autism and while I adore him, I would not wish our experiences on my next door neighbor. Yet that is what we're doing if we wait on this legislation to take full effect over the next 9 years. My Alex will be 18 by then. How many kids could live normal lives--instead of Alex's life--if we just cleaned the mercury out of our environment? If it's do-able and affordable, by all means, what are we waiting for???

I am writing in support of the state moving forward with DEP's state-level proposal to cut mercury pollution from Pennsylvania's coal-fired power plants by 90 percent by 2015. Coal-fired power plants are the largest unregulated source of mercury pollution, which contaminates our waterways and eventually the fish that end up on our dinner plates. Medical experts say that even low levels of mercury exposure can affect the way kids learn, think, memorize and behave.

The technology exists to cut mercury pollution by 90 percent, and I support DEP's efforts to require these cuts at Pennsylvania power plants, without allowing for mercury pollution "credit" trading. With the Bush administration weakening our federal mercury protections, it is essential that state decision-makers take the lead in protecting our environment and public health by cutting this toxic pollution from Pennsylvania power plants.

5,723. Denise E. Wright -----

Credit Trading 8-23

5,724. Varda Gewictz -----

Credit Trading 8-23

5,725. Linda Fullmer -----

Credit Trading 8-23

5,726. Aviva Woodland -----

Credit Trading 8-23

5,727. Agnes Sosnonsky -----

Credit Trading 8-23

5,728. Linda Loudon -----

Credit Trading 8-23

5,729. Susan Chappell -----

Fish After Fly 8-23

5,730. Carrie Dowd -----

Credit Trading 8-23

5,731. Tiffany Bottoms -----

Credit Trading 8-23

5,732. Amy Corrigan -----

Fish After Fly 8-23

5,733. Bruce Lotter -----

Credit Trading 8-23

5,734. Sandra L. Reiniger -----

Credit Trading 8-23

5,735. Judy Smith -----

Credit Trading 8-23

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

- 5,736. Anna Walter -----
Fish After Fly 8-23
- 5,737. Michael Schrak -----
Credit Trading 8-23
- 5,738. Donald Weller, Sr. -----
Fish After Fly 8-23
- 5,739. Nancy L. Boyd -----
Credit Trading 8-23
- 5,740. Susan Rumford -----
Credit Trading 8-23
- 5,741. Beth Schoen -----
Credit Trading 8-23
- 5,742. Florence Benfer -----
Fish After Fly 8-23
- 5,743. Eileen Ryan -----
Credit Trading 8-23
- 5,744. Pamela Ansell -----
Fish After Fly 8-23
- 5,745. Joel DiGiacinto -----
Credit Trading 8-23
- 5,746. Josh Bayora -----
Credit Trading 8-23
- 5,747. Donna Wilson -----
Credit Trading 8-23
- 5,748. Mill Ruddell -----
Credit Trading 8-23
- 5,749. Penny Thompson -----
Fish After Fly 8-23
- 5,750. Robert A. Craig -----
Credit Trading 8-23
- 5,751. Chris Armstrong -----
Credit Trading 8-23
- 5,752. Patricia Proctor -----
Credit Trading 8-23
- 5,753. Chris Armstrong -----
Credit Trading 8-23
- 5,754. Sally Petre -----
Fish After Fly 8-23
- 5,755. Ashleigh Holmes -----
Credit Trading 8-23
- 5,756. Kristine Grew-Longwell -----
Fish After Fly 8-23
- 5,757. Melanie K. Richmond -----
Credit Trading 8-23
- 5,758. Christopher Hanley -----
Credit Trading 8-23
- 5,759. Helen Petre -----
Fish After Fly 8-23
- 5,760. Don Amis -----
Credit Trading 8-23
- 5,761. Mark Conedera -----
Fish After Fly 8-23

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

- 5,762. Patricia Carney -----
Credit Trading 8-23
- 5,763. James Wertz -----
Fish After Fly 8-23
- 5,764. Adam Morery -----
Fish After Fly 8-23
- 5,765. Jeffrey Biddle -----
Fish After Fly 8-23
- 5,766. Rose Ameo -----
Credit Trading 8-23
- 5,767. Robert Mini -----
Credit Trading 8-23
- 5,768. Mary Mellott -----
Fish After Fly 8-23
- 5,769. Veronica Onyenu -----
Credit Trading 8-23
- 5,770. Arlene Ellinger -----
Fish After Fly 8-23
- 5,771. Resident -----
Fish After Fly 8-23
- 5,772. Thomas Pluto -----
Fish After Fly 8-23
- 5,773. Beverly Burgwin -----
Credit Trading 8-23
- 5,774. Blaine Wiley -----
Fish After Fly 8-23
- 5,775. Vince Crifaci -----
Fish After Fly 8-23
- 5,776. Dorothy Hosterman -----
Credit Trading 8-23
- 5,777. Ian Collin -----
Credit Trading 8-23
- 5,778. Jeffrey Seamans -----
Fish After Fly 8-23
- 5,779. Trilip Kissinger -----
Fish After Fly 8-23
- 5,780. John C. Fagnani -----
Credit Trading 8-23
- 5,781. Jaime Lemon -----
Credit Trading 8-23
- 5,782. Jack Myers, Sr. -----
Fish After Fly 8-23
- 5,783. David Paolisso -----
Credit Trading 8-23
- 5,784. Jennifer Auchenbach -----
Credit Trading 8-23
- 5,785. Resident -----
Fish After Fly 8-23
- 5,786. Ray K. Yoder -----
Credit Trading 8-23
- 5,787. Debbie Robertson -----
Credit Trading 8-23

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

- 5,788. Resident -----
Credit Trading 8-23
- 5,789. Abram Aittenhouse -----
Credit Trading 8-23
- 5,790. Edward Morgan -----
Fish After Fly 8-23
- 5,791. John Silbert -----
Credit Trading 8-23
- 5,792. Anne Kelly -----
Fish After Fly 8-23
- 5,793. John Brinson -----
Credit Trading 8-23
- 5,794. Jeanne Auman -----
Fish After Fly 8-23
- 5,795. Mirek Ghmuelehsia -----
Credit Trading 8-23
- 5,796. Jim Ivory -----
Fish After Fly 8-23
- 5,797. Angela Alexander -----
Credit Trading 8-23
- 5,798. Sheila Heapes -----
Credit Trading 8-23
- 5,799. Eileen Orr -----
Fish After Fly 8-23
- 5,800. Paul E. Rowe II -----
Credit Trading 8-23
- 5,801. Janet Krit -----
Credit Trading 8-23
- 5,802. Dale Allshouse -----
Fish After Fly 8-23
- 5,803. Miriam Weinstock -----
Credit Trading 8-23
- 5,804. Chester Butler -----
Fish After Fly 8-23
- 5,805. Jn Cheskis -----
Credit Trading 8-23
- 5,806. Joette Ivory -----
Fish After Fly 8-23
- 5,807. Kerry & Mike Mullen -----
Credit Trading 8-23
- 5,808. Charles Beck -----
Fish After Fly 8-23
- 5,809. Sharon Mahar-Potter -----
Credit Trading 8-23
- 5,810. Carolyn Davis -----
Fish After Fly 8-23
- 5,811. Arlene Mazero -----
Credit Trading 8-23
- 5,812. Robert Garrett -----
Fish After Fly 8-23
- 5,813. Nicole Scott -----
Credit Trading 8-23

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

- 5,814. Louis Shope -----
Fish After Fly 8-23
- 5,815. Gina Finn -----
Credit Trading 8-23
- 5,816. Grace Coffman -----
Fish After Fly 8-23
- 5,817. Halley Ries -----
Credit Trading 8-23
- 5,818. Andy Yablonsky -----
Fish After Fly 8-23
- 5,819. ronald Spalts -----
Fish After Fly 8-23
- 5,820. Tina Morrow -----
Credit Trading 8-23
- 5,821. D. Gan -----
Fish After Fly 8-23
- 5,822. Chris Benson-Kendrick -----
Credit Trading 8-23
- 5,823. Sheldon Arrington S.r -----
Credit Trading 8-23
- 5,824. M. DiMario -----
Credit Trading 8-23
- 5,825. Gloria Borzillo -----
Credit Trading 8-23
- 5,826. Elizabeth E. Zachai -----
Credit Trading 8-23
- 5,827. Aimec Dougherty -----
Credit Trading 8-23
- 5,828. Nell Anderson -----
Credit Trading 8-23
- 5,829. Tiffany Cooper -----
Credit Trading 8-23
- 5,830. Cathy Roach -----
Credit Trading 8-23
- 5,831. Rebecca Hold -----
Credit Trading 8-23
- 5,832. Kay Yost -----
Fish After Fly 8-23
- 5,833. Ethan Norris -----
Credit Trading 8-23
- 5,834. L. Nace -----
Fish After Fly 8-23
- 5,835. Amy Fouse -----
Fish After Fly 8-23
- 5,836. Betty R. Graham -----
Credit Trading 8-23
- 5,837. Lucinda McConahy -----
Fish After Fly 8-23
- 5,838. S. J. Robinson -----
Credit Trading 8-23
- 5,839. Kay Davey -----
Fish After Fly 8-23

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

- 5,840. Deborah Prigg -----
Credit Trading 8-23
- 5,841. Patricia Gutshall -----
Fish After Fly 8-23
- 5,842. Robert Davey, Jr. -----
Fish After Fly 8-23
- 5,843. Kelly Campbell -----
Fish After Fly 8-23
- 5,844. Adrienne Spencer -----
Credit Trading 8-23
- 5,845. Michael Campbell -----
Fish After Fly 8-23
- 5,846. Patricia Mooney -----
Credit Trading 8-23
- 5,847. M. Anne Law -----
Fish After Fly 8-23
- 5,848. Melanie Klim -----
Credit Trading 8-23
- 5,849. Carl Bumbarger -----
Fish After Fly 8-23
- 5,850. Kevin Stauufer -----
Credit Trading 8-23
- 5,851. Matthew Felbeck -----
Fish After Fly 8-23
- 5,852. Tom Lockhart -----
Credit Trading 8-23
- 5,853. Lucy P. Clements -----
Credit Trading 8-23
- 5,854. Kim Fisher -----
Fish After Fly 8-23
- 5,855. Julianne Sills -----
Fish After Fly 8-23
- 5,856. Michael Krot -----
Credit Trading 8-23
- 5,857. Robert Norrell -----
Credit Trading 8-23
- 5,858. Linda Reilly -----
Credit Trading 8-23
- 5,859. Craig Musselman, Jr. -----
Fish After Fly 8-23
- 5,860. Eniko K. Gellai -----
Credit Trading 8-23
- 5,861. Kristin Schulte -----
Credit Trading 8-23
- 5,862. Shirley Biddle -----
Fish After Fly 8-23
- 5,863. Andy Firrilly -----
Credit Trading 8-23
- 5,864. Katherine Williamson -----
Fish After Fly 8-23
- 5,865. Kate Cheman -----
Fish After Fly 8-23

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

- 5,866. Wells -----
Credit Trading 8-23
- 5,867. Penny Barshinger -----
Fish After Fly 8-23
- 5,868. M. J. O'Donnell -----
Credit Trading 8-23
- 5,869. Dawn Schneider -----
Fish After Fly 8-23
- 5,870. Winston Ramharrack -----
Credit Trading 8-23
- 5,871. Leslie Fenton -----
Credit Trading 8-23
- 5,872. Jeffrey Hyde -----
Fish After Fly 8-23
- 5,873. Courtney Crosby -----
Credit Trading 8-23
- 5,874. Jacob Carpenter -----
Fish After Fly 8-23
- 5,875. Thomas B. Gibbons -----
Credit Trading 8-23
- 5,876. G. Evan Jones -----
Credit Trading 8-23
- 5,877. Dean May -----
Fish After Fly 8-23
- 5,878. Wendy Brooks -----
Credit Trading 8-23
- 5,879. Nancy Bruce -----
Fish After Fly 8-23
- 5,880. Richard Greger -----
Credit Trading 8-23
- 5,881. Donna Martin -----
Fish After Fly 8-23
- 5,882. Dori Bothe -----
Credit Trading 8-23
- 5,883. Don Walker -----
Credit Trading 8-23
- 5,884. M. L. John -----
Credit Trading 8-23
- 5,885. H. Raye Rehland -----
Fish After Fly 8-23
- 5,886. Sharon K. Bird -----
Credit Trading 8-23
- 5,887. Adrienne A. McKinney -----
Credit Trading 8-23
- 5,888. Patricia McConnell -----
Fish After Fly 8-23
- 5,889. Phil DiMassimo -----
Credit Trading 8-23
- 5,890. Curtis Farmery -----
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- 5,891. Craig & Kathy Silverman -----
Credit Trading 8-23

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

- 5,892. Theresa Myers -----
Fish After Fly 8-23
- 5,893. Sue Parker -----
Credit Trading 8-23
- 5,894. Thomas Rhoades -----
Fish After Fly 8-23
- 5,895. Anna Will -----
Credit Trading 8-23
- 5,896. Janice K. Betten -----
Credit Trading 8-23
- 5,897. Eleanor Wharton -----
Fish After Fly 8-23
- 5,898. Michael Guerra -----
Credit Trading 8-23
- 5,899. Donet Taylor -----
Credit Trading 8-23
- 5,900. Lynn Gosnell -----
Credit Trading 8-23
- 5,901. Joanne Naylor -----
Fish After Fly 8-23
- 5,902. Koreen Olbrish -----
Credit Trading 8-23
- 5,903. Marie Damnaker -----
Credit Trading 8-23
- 5,904. Jeannette Stone -----
Credit Trading 8-23
- 5,905. William W. Weyand -----
Credit Trading 8-23
- 5,906. Betty Starnowsky -----
Fish After Fly 8-23
- 5,907. Doris A. Andrews -----
Credit Trading 8-23
- 5,908. Peg & John Wasson -----
Credit Trading 8-23
- 5,909. Michael Joyce -----
Credit Trading 8-23
- 5,910. Tammy Shields -----
Credit Trading 8-23
- 5,911. Jon Malerfant -----
Credit Trading 8-23
- 5,912. Charles M. Smith -----
Credit Trading 8-23
- 5,913. Austin Shaw -----
Fish After Fly 8-23
- 5,914. Anthony Donofrio -----
Credit Trading 8-23
- 5,915. Foster Mays -----
Credit Trading 8-23
- 5,916. David Malenfant -----
Credit Trading 8-23
- 5,917. Cathy Kling -----
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Re: Proposed Rulemaking: Mercury Emission Reduction Requirements for Electric Generating Units (#7-405)

- 5,918. Lara Evans -----
Credit Trading 8-23
- 5,919. Lindsay Vogel -----
Credit Trading 8-23
- 5,920. Emma Shaw -----
Fish After Fly 8-23
- 5,921. Patricia Towey -----
Credit Trading 8-23
- 5,922. Deb Metz -----
Credit Trading 8-23
- 5,923. Stephen House -----
Fish After Fly 8-23
- 5,924. Claire Schumaker -----
Credit Trading 8-23
- 5,925. Cheryle Brashear -----
Credit Trading 8-23
- 5,926. Seth Nelson -----
Credit Trading 8-23
- 5,927. Adam Gusdorff -----
Credit Trading 8-23
- 5,928. Carol Landi -----
Credit Trading 8-23
- 5,929. Dorothy N. Parker -----
Credit Trading 8-23
- 5,930. Frank J. M -----
Credit Trading 8-23
- 5,931. Mike Fadden -----
Credit Trading 8-23
- 5,932. S. Alderfer -----
Credit Trading 8-23
- 5,933. Harvard Wood III -----
Credit Trading 8-23
- 5,934. Tom Schneider -----
Credit Trading 8-23
- 5,935. Mike Blank -----
Credit Trading 8-23
- 5,936. Ann R. Goodman -----
Credit Trading 8-23
- 5,937. Fara Sami -----
Credit Trading 8-23
- 5,938. Elizabeth Castiglione -----
Credit Trading 8-23
- 5,939. Mary Harvey -----
Credit Trading 8-23
- 5,940. Karen Sullivan -----
Credit Trading 8-23
- 5,941. Cheryl Cole -----
Credit Trading 8-23
- 5,942. Megan Johnson -----
Credit Trading 8-23
- 5,943. Ron Hilde -----
Credit Trading 8-23

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

5,944. Pam Valentine -----
Credit Trading 8-23

5,945. Jill Comins -----
Credit Trading 8-23

5,946. Joseph Reach -----
Credit Trading 8-23

5,947. Lin Incopnio -----
Credit Trading 8-23

5,948. Laurel Stoltzfus -----
Credit Trading 8-23

5,949. Sheila Mahon -----
Credit Trading 8-23

5,950. David Schroeder -----
Credit Trading 8-23

5,951. Monica Schroeder -----
Credit Trading 8-23

5,952. Jeffrey F. Bohmueller -----
Credit Trading 8-23

5,953. Damita Pridgen -----
Credit Trading 8-23

5,954. Jane Bugg -----
Credit Trading 8-23

5,955. Steve Steklenski -----
Credit Trading 8-23

5,956. Jeff Boyle -----
Credit Trading 8-23

5,957. Sandy Jenkins -----
Credit Trading 8-23

5,958. Bill Pyle -----
Credit Trading 8-23

5,959. Mary L. Burrows -----
Credit Trading 8-23

5,960. Wilson -----
Credit Trading 8-23

5,961. Jonathan Smith -----
Credit Trading 8-23

5,962. Linda Jeffries -----
Credit Trading 8-23

5,963. Paul Stadler -----
Credit Trading 8-23

5,964. Joan LaLeike -----
Credit Trading 8-23

5,965. Richard A. Hunt -----
Credit Trading 8-23

5,966. Anne M. Belcher -----
Credit Trading 8-23

5,967. Norma Lehman -----
Credit Trading 8-23

5,968. E. Fetterand -----
Credit Trading 8-23

5,969. Laurence Birkett -----
Credit Trading 8-23

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

- 5,970. Rebecca Bisilliat -----
Credit Trading 8-23
- 5,971. William D. Manlove, Jr. -----
Credit Trading 8-23
- 5,972. Brian W. Hirschbold -----
Credit Trading 8-23
- 5,973. Sheree Stuter -----
Credit Trading 8-23
- 5,974. Lynne Riebman -----
Credit Trading 8-23
- 5,975. Ron Carr -----
Credit Trading 8-23
- 5,976. Lori Tatersall -----
Credit Trading 8-23
- 5,977. Emily Torres -----
Credit Trading 8-23
- 5,978. Anthony J. Monico -----
Credit Trading 8-23
- 5,979. Barbara J. Tomkewitz -----
Credit Trading 8-23
- 5,980. Joseph Hoyer -----
Credit Trading 8-23
- 5,981. Margaret M. Schaller -----
Credit Trading 8-23
- 5,982. Tom Santangelo -----
Credit Trading 8-23
- 5,983. Ronald Phillips -----
Credit Trading 8-23
- 5,984. Dave Sandbirck -----
Credit Trading 8-23
- 5,985. Bill Genora -----
Credit Trading 8-23
- 5,986. Wenedolyn Boone -----
Credit Trading 8-23
- 5,987. Frida Aste -----
Credit Trading 8-23
- 5,988. William Leggett -----
Credit Trading 8-23
- 5,989. Jan Jackson -----
Credit Trading 8-23
- 5,990. Douglas G. Beaver -----
Credit Trading 8-23
- 5,991. Karen Pither -----
Credit Trading 8-23
- 5,992. Diane Pease -----
Credit Trading 8-23
- 5,993. Janet Bizal -----
Credit Trading 8-23
- 5,994. Jerry Martino -----
Credit Trading 8-23
- 5,995. Theresa Vacca -----
Credit Trading 8-23

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

- 5,996. Vincent Bordi -----
Credit Trading 8-23
- 5,997. Ginnie Stauffer -----
Credit Trading 8-23
- 5,998. Michael McCleary -----
Credit Trading 8-23
- 5,999. Leda Tompkins -----
Credit Trading 8-23
- 6,000. Steve Nolen -----
Credit Trading 8-23
- 6,001. Regina Gibbons -----
Credit Trading 8-23
- 6,002. Joyce Homewood -----
Credit Trading 8-23
- 6,003. Joe Modestine -----
Credit Trading 8-23
- 6,004. Lisa Burns -----
Credit Trading 8-23
- 6,005. Stephanie Shearer -----
Credit Trading 8-23
- 6,006. Travis Tompkins -----
Credit Trading 8-23
- 6,007. Alyssa Brode -----
Credit Trading 8-23
- 6,008. Greg Naseef -----
Credit Trading 8-23
- 6,009. Michael Brode -----
Credit Trading 8-23
- 6,010. Alexander Latrones -----
Credit Trading 8-23
- 6,011. Jeff Steele -----
Credit Trading 8-23
- 6,012. Carol Belt -----
Credit Trading 8-23
- 6,013. Janet & John Carlyle -----
Credit Trading 8-23
- 6,014. Virginia Snook -----
Credit Trading 8-23
- 6,015. Robert Cratty -----
Credit Trading 8-23
- 6,016. Wayne R. Flower -----
Credit Trading 8-23
- 6,017. Michael Gordon -----
Credit Trading 8-23
- 6,018. Steve Shankan -----
Credit Trading 8-23
- 6,019. Edward Fritchey -----
Credit Trading 8-23
- 6,020. Steve Young -----
Credit Trading 8-23
- 6,021. Erick Hall -----
Credit Trading 8-23

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

- 6,022. M. Schorr -----
Credit Trading 8-23
- 6,023. Suzanne Detrich -----
Credit Trading 8-23
- 6,024. Michele Rasheed -----
Credit Trading 8-23
- 6,025. Jay Mattis -----
Credit Trading 8-23
- 6,026. Lisa Bertuola -----
Credit Trading 8-23
- 6,027. Reginald Housa -----
Credit Trading 8-23
- 6,028. William Butler -----
Credit Trading 8-23
- 6,029. Robert Pettit -----
Credit Trading 8-23
- 6,030. Stephen Caltabiano -----
Credit Trading 8-23
- 6,031. Joyce Kleiber -----
Credit Trading 8-23
- 6,032. Kate Lamar -----
Credit Trading 8-23
- 6,033. Neill King -----
Credit Trading 8-23
- 6,034. Senka Milahovic -----
Credit Trading 8-23
- 6,035. Dnaiel Nathan Boal -----
Credit Trading 8-23
- 6,036. Mary Muller -----
Credit Trading 8-23
- 6,037. Karen Garcia -----
Credit Trading 8-23
- 6,038. Todd Fox -----
Credit Trading 8-23
- 6,039. Christian McKenna -----
Credit Trading 8-23
- 6,040. Cindy Dewar -----
Credit Trading 8-23
- 6,041. Stacey O'Malley -----
Credit Trading 8-23
- 6,042. Wendy Valinski -----
Credit Trading 8-23
- 6,043. Joanne Petaccio -----
Credit Trading 8-23
- 6,044. Craig Fox -----
Credit Trading 8-23
- 6,045. James DiCaesare -----
Credit Trading 8-23
- 6,046. Ed Sun -----
Credit Trading 8-23
- 6,047. Charles S. Brooks -----
Credit Trading 8-23

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

6,048. Marcus R. Boone -----

Credit Trading 8-23

6,049. Richard Hahn -----

Credit Trading 8-23

6,050. Marc Rupert -----

Credit Trading 8-23

6,051. Sharon R. McNamara -----

Credit Trading 8-23

6,052. Tracy Hopkins -----

Credit Trading 8-23

6,053. Crystal L. Carter -----

Credit Trading 8-23

6,054. Mike Norman -----

Credit Trading 8-23

6,055. M. Steinmuller -----

Credit Trading 8-23

6,056. Courtney Clarke -----

Credit Trading 8-23

6,057. Anthony M. Frascone -----

Credit Trading 8-23

6,058. Vernon N. Price -----

Credit Trading 8-23

6,059. Nakita Wells -----

Credit Trading 8-23

6,060. Sue Park Earth Steward -----

Please do not allow Pennsylvania's valuable resource, coal, to ruin another natural resource, our children. The cost of preventing mercury emissions from coal-fired plants is far less than the health and reduced intelligence costs that our children will pay. The cost of preventing mercury emissions from coal-fired plants is far less than the health and intelligence costs that our children will pay in the future.

With mercury so much mercury coming from other countries through the air, 83% according to the Philadelphia Inquirer (8/25/06 – "Taking Steps As Mercury Is All Around"), we must limit the mercury emissions where we can. China burns more coal to produce electricity than any other country and has no regard for the environment. The Chinese government would never even pose the question to their people. They are a developing country and world environmental regulations don't apply to their behavior. We can't stop the wind from blowing so we have to do what we can to reduce emissions here.

Mercury is not the only heavy metal contamination we have to be concerned with but the current issue is mercury so let's establish lower emission limits on that first and then address the other metals such as lead and arsenic later. I currently pay more for wind generated electricity because it is a wise environmental option. I think you would find that most people would make the choice that is better for our future even if it digs a little deeper into their pocket now. The technology to limit emissions is available and tax credits can be used to encourage its use. If we can give tax credits to the top portion of the economic pyramid to "stimulate the economy" then we can give electricity generators tax credits to protect the environment.

Please vote to lower mercury emissions.

6,061. Matthew Jones -----

Credit Trading 8-23

6,062. Chris Townsend -----

As an engineer and recreational fisherman, I am appalled by the fact that many of Pennsylvania's streams and rivers are so polluted that signs need to be posted warning about consuming fish from these waterways. Mercury emissions from coal-fired power plants can and should be reduced at the local and national level. The sooner the better.

6,063. Marilyn Elmendorf -----

Credit Trading 8-23

6,064. Chris Burnett -----

Credit Trading 8-23

Current Comments List Continued

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

- 6,065. Kelley Gerini -----
Credit Trading 8-23
- 6,066. Sandra L. Lovett -----
Credit Trading 8-23
- 6,067. Kwang Oh -----
Credit Trading 8-23
- 6,068. Eugene T. Spencer -----
Credit Trading 8-23
- 6,069. Shirline Evans -----
Credit Trading 8-23
- 6,070. Matt Feeney -----
Credit Trading 8-23
- 6,071. Angel Kemler -----
Credit Trading 8-23
- 6,072. Keith Miller -----
Credit Trading 8-23
- 6,073. Joan L. Fenstermacher -----
Credit Trading 8-23
- 6,074. Elle Kaplan -----
Credit Trading 8-23
- 6,075. Deloris A. Lloyd -----
Credit Trading 8-23
- 6,076. Denise Donaldson -----
Credit Trading 8-23
- 6,077. Allison Ramsay LeFevre -----
Credit Trading 8-23
- 6,078. Eric Kelleher -----
Credit Trading 8-23
- 6,079. Jeanmarie Skelly -----
Credit Trading 8-23
- 6,080. Erin Lewis -----
Credit Trading 8-23
- 6,081. Allen Doak -----
Credit Trading 8-23
- 6,082. Joe Meat -----
Credit Trading 8-23
- 6,083. Debbie Dahl -----
Credit Trading 8-23
- 6,084. Annette Miller -----
Credit Trading 8-23
- 6,085. S. Pal -----
Credit Trading 8-23
- 6,086. Kristen Legory -----
Credit Trading 8-23
- 6,087. Regina M. Gibley -----
Credit Trading 8-23
- 6,088. N. G. Rosoff -----
Credit Trading 8-23
- 6,089. Howard Heim -----
Credit Trading 8-23
- 6,090. Tamara Minnick -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,091. Elyse Neely -----
Credit Trading 8-23
- 6,092. Dana Burns -----
Credit Trading 8-23
- 6,093. Stephanie Eastham -----
Credit Trading 8-23
- 6,094. Theresa M. Hogan -----
Credit Trading 8-23
- 6,095. Zachary Yeates -----
Credit Trading 8-23
- 6,096. Laverne Bartine -----
Credit Trading 8-23
- 6,097. Jason Harlow -----
Credit Trading 8-23
- 6,098. Jennifer Jackson -----
Credit Trading 8-23
- 6,099. Erin Kroll -----
Credit Trading 8-23
- 6,100. Avery Tucker -----
Credit Trading 8-23
- 6,101. Terrence Wesley -----
Credit Trading 8-23
- 6,102. Ebony Burnett -----
Credit Trading 8-23
- 6,103. Virginia Alpaugh -----
Credit Trading 8-23
- 6,104. Mary Jo Smith -----
Credit Trading 8-23
- 6,105. Rodney S. Kopp -----
Credit Trading 8-23
- 6,106. Mike Brosmar -----
Credit Trading 8-23
- 6,107. Tim McGrath -----
Credit Trading 8-23
- 6,108. Christine Gardner -----
Credit Trading 8-23
- 6,109. Joe Burke -----
Credit Trading 8-23
- 6,110. Sarah Hopkins -----
Credit Trading 8-23
- 6,111. Resident -----
Credit Trading 8-23
- 6,112. Michael Titchnell -----
Credit Trading 8-23
- 6,113. Bob Vagnoni -----
Credit Trading 8-23
- 6,114. Helen Alexander -----
Credit Trading 8-23
- 6,115. Steven West -----
Credit Trading 8-23
- 6,116. Thomas Cannon -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,117. Geraldine P. Rondeau -----
Credit Trading 8-23
- 6,118. Andy Pellarin -----
Credit Trading 8-23
- 6,119. Ellen Berlinger -----
Credit Trading 8-23
- 6,120. Jackie & Bart Davis -----
Credit Trading 8-23
- 6,121. John Dunham -----
Credit Trading 8-23
- 6,122. Robert M. Stiriab -----
Credit Trading 8-23
- 6,123. Henry R. DeSoto -----
Credit Trading 8-23
- 6,124. Cynthia Connell -----
Credit Trading 8-23
- 6,125. Lisa Bukaski -----
Credit Trading 8-23
- 6,126. Kristine C. Howard -----
Credit Trading 8-23
- 6,127. Pat Shane -----
Credit Trading 8-23
- 6,128. George B. Wood, Sr. -----
Credit Trading 8-23
- 6,129. J. Lieberman -----
Credit Trading 8-23
- 6,130. Resident -----
Credit Trading 8-23
- 6,131. Kristie Coyle -----
Credit Trading 8-23
- 6,132. James McCullough -----
Credit Trading 8-23
- 6,133. Joan Hackmann-Gaul -----
Credit Trading 8-23
- 6,134. Mandy Manko Singer -----
Credit Trading 8-23
- 6,135. Kelly DeCurtis -----
Credit Trading 8-23
- 6,136. Pete Constantine -----
Credit Trading 8-23
- 6,137. Elizabeth Iatarola -----
Credit Trading 8-23
- 6,138. Diane Handler -----
Credit Trading 8-23
- 6,139. Linda Pickett -----
Credit Trading 8-23
- 6,140. Sara Larsen -----

I stongly support stringent regulations on the emmision of mercury. Government should be protecting citizens from harms that we know about and control, and this is an example of where we know about the dangers and we know how to control them. There are so many dangers that we can't control, we should work hard to control the ones we do. Also, I understand the concerns of the private sector. However, as a student of both government and business, I know that the economy and business will adapt to rules and its often with this "forced change" that we get innovation. Please err on the side of caution, and not on the side of business fears. Thank you.

Current Comments List Continued

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

6,141. Susan Benchook -----
Credit Trading 8-23

6,142. Lisa Bamford -----
Credit Trading 8-23

6,143. Carolyn Burke -----
Credit Trading 8-23

6,144. Kimberly Matranga -----
Credit Trading 8-23

6,145. Brian Prudish -----
Credit Trading 8-23

6,146. Dorothy F. Sellers -----
Credit Trading 8-23

6,147. B. Lynne Watson -----
Credit Trading 8-23

6,148. Carreen Wright -----
Credit Trading 8-23

6,149. Ron Porter -----

Do this!!! There is No Downside: Public is protected, Environment is protected, Upgrading makes U.S. jobs for design & installation, Company costs are totally recoverable by SMALL increases in monthly bills, and the Public understands it is a Good Thing!!!!!!!!!! WHAT ARE WE WAITING FOR?????????

6,150. Betsy Burke -----
Credit Trading 8-23

6,151. Theresa Smith -----
Credit Trading 8-23

6,152. Dolores Broderick -----
Credit Trading 8-23

6,153. Jennifer Simele -----
Credit Trading 8-23

6,154. David Cohen -----
Credit Trading 8-23

6,155. Jennifer Cawer -----
Credit Trading 8-23

6,156. Jana J. Wilson -----
Credit Trading 8-23

6,157. Eli Levine -----
Credit Trading 8-23

6,158. Amanda Carbone -----
Credit Trading 8-23

6,159. K. Scott Engstrom -----
Credit Trading 8-23

6,160. Linda J. Morris -----
Credit Trading 8-23

6,161. Caryl Sitarski -----
Credit Trading 8-23

6,162. Resident -----
Credit Trading 8-23

6,163. Alfred Ortregu -----
Credit Trading 8-23

6,164. Gregory W. Vallino -----
Credit Trading 8-23

6,165. Helen Joseph -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,166. Melissa Rayner -----
Credit Trading 8-23
- 6,167. Mary Henry -----
Credit Trading 8-23
- 6,168. Stephen Belcher -----
Credit Trading 8-23
- 6,169. David Van Haren -----
Credit Trading 8-23
- 6,170. Teddy Coppola -----
Credit Trading 8-23
- 6,171. Irene Morien -----
Credit Trading 8-23
- 6,172. Ryan Harmon -----
Credit Trading 8-23
- 6,173. Marilyn Fonock -----
Credit Trading 8-23
- 6,174. Lori W. Cobell -----
Credit Trading 8-23
- 6,175. Tracy Kuhns -----
Credit Trading 8-23
- 6,176. Ilona Meers -----
Credit Trading 8-23
- 6,177. David Berman -----
Credit Trading 8-23
- 6,178. Sheryl Braverman -----
Credit Trading 8-23
- 6,179. Peter Seww -----
Credit Trading 8-23
- 6,180. Pat Tscheschlog -----
Credit Trading 8-23
- 6,181. Cindi Myers -----
Credit Trading 8-23
- 6,182. Fiona Nelson -----
Credit Trading 8-23
- 6,183. Kathryn Mukade -----
Credit Trading 8-23
- 6,184. Elizabeth Birch -----
Credit Trading 8-23
- 6,185. Ed Herrera -----
Credit Trading 8-23
- 6,186. Carole Rossi -----
Credit Trading 8-23
- 6,187. Robin Yanesky -----
Credit Trading 8-23
- 6,188. Ben Jacobs -----
Credit Trading 8-23
- 6,189. Judith Ewers -----
Credit Trading 8-23
- 6,190. Carol Teitelman -----
Credit Trading 8-23
- 6,191. Luz Tello -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,192. J. K. Leidy -----
Credit Trading 8-23
- 6,193. B. Bredow -----
Credit Trading 8-23
- 6,194. Mike Barnes -----
Credit Trading 8-23
- 6,195. Suzanne Dunleavy -----
Credit Trading 8-23
- 6,196. Paula Rowe -----
Credit Trading 8-23
- 6,197. Kelly Luskin -----
Credit Trading 8-23
- 6,198. Dawn Ennis -----
Credit Trading 8-23
- 6,199. Nina Mauro -----
Credit Trading 8-23
- 6,200. Stephanie A. Magargee -----
Credit Trading 8-23
- 6,201. Steve Bell -----
Credit Trading 8-23
- 6,202. Ian Smith -----
Credit Trading 8-23
- 6,203. Judith D. Hartley -----
Credit Trading 8-23
- 6,204. Carol A. Longwell -----
Credit Trading 8-23
- 6,205. Dana Wainstein -----
Credit Trading 8-23
- 6,206. Emily M. Lacher -----
Credit Trading 8-23
- 6,207. Alfred F. Williams, III -----
Credit Trading 8-23
- 6,208. Kay Keenze -----
Credit Trading 8-23
- 6,209. Nina Kohn -----
Credit Trading 8-23
- 6,210. Nokomis -----
Credit Trading 8-23
- 6,211. Jono Monteiro -----
Credit Trading 8-23
- 6,212. Sara Walton -----
Credit Trading 8-23
- 6,213. Kenneth Dedeian -----
Credit Trading 8-23
- 6,214. Harry Gaines -----
Credit Trading 8-23
- 6,215. Teresa Marston -----
Credit Trading 8-23
- 6,216. Jasmine Hodge -----
Credit Trading 8-23
- 6,217. Geri Guarracino -----
Credit Trading 8-23

Current Comments List Continued

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

6,218. Tyrone Jackson -----
Credit Trading 8-23

6,219. Nancy Olsson -----
Credit Trading 8-23

6,220. Dennis Curry -----
Credit Trading 8-23

6,221. Davit Toth -----
Credit Trading 8-23

6,222. Princess Parker -----
Credit Trading 8-23

6,223. Martha Biggs -----
Credit Trading 8-23

6,224. Pat Lupo, OSB LEA Earth Force -----

I have addressed environmental issues in the Pennsylvania and Great Lakes watersheds for over 30 years. The Great Lakes Water Quality Agreement calls for zero discharge of releases of persistent toxic substances. The Great Lakes community knows it is way past time for developing and implementing timetables for phasing out uses and releases of persistent toxic substances such as mercury.

The US EPA's proposed plan to reduce toxic mercury emissions actually allows coal-fired power plants throughout the country to exceed legal limits of mercury emissions by purchasing "credits" from other plants that overcompensate or go off-line. We do not need a trading program for a persistent toxic substance like mercury in Pennsylvania.

Pennsylvania needs higher standards if we are to protect the health of the people of the commonwealth and our environment. Mercury is a powerful neurotoxin that has to be eliminated from our environment. Pennsylvania is second in the nation in mercury emissions.

We need to move forward with a plan to reduce mercury pollution by 90 percent by 2015, a plan that seeks real solutions to reducing mercury emissions. This is the plan that is in front of the Environmental Quality Board. I urge you to endorse Governor Rendell's Mercury Reduction Plan and support an environmental policy that will at least begin to protect our health and the health of our planet.

I believe that we are all responsible for the quality of our air, land and water. Our environmental crisis today is a moral crisis. We have a moral responsibility to address the challenges that impact our watersheds. The answer to how we transform our watersheds is rooted in our spirituality and implemented through politics, science and economics. We are all stewards of the Earth. You have an opportunity to begin the transformation, support the Governor's Mercury Reduction Plan.

6,225. Mike Bachman -----
Credit Trading 8-23

6,226. Joanne Arakeliaw -----
Credit Trading 8-23

6,227. Louise Pio -----
Credit Trading 8-23

6,228. Renita Youngblood -----
Credit Trading 8-23

6,229. Tegan Costanza -----
Credit Trading 8-23

6,230. T. Peyton Brown -----
Credit Trading 8-23

6,231. Ed Vitale -----
Credit Trading 8-23

6,232. Johnny Jamison -----
Credit Trading 8-23

6,233. Tana Steen -----
Credit Trading 8-23

6,234. Jean Kriebel -----
Credit Trading 8-23

Current Comments List Continued

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

6,235. Susan J. Gerhardt -----

Credit Trading 8-23

6,236. Karla Geissler -----

Credit Trading 8-23

6,237. Debbi LaPorte -----

Credit Trading 8-23

6,238. G Toko Ruzio -----

Credit Trading 8-23

6,239. Adele Sierakie -----

Credit Trading 8-23

6,240. Pamela C. Baxter -----

Credit Trading 8-23

6,241. Amy Cronise-Mead -----

Credit Trading 8-23

6,242. Lorelis Bloom -----

Credit Trading 8-23

6,243. Jennifer Keogh -----

Credit Trading 8-23

6,244. Pete Shickel -----

Credit Trading 8-23

6,245. Nancy Sanders -----

Credit Trading 8-23

6,246. Gerard Brinkman -----

The Federal EPA mercury emission standards are Not strong enough. Children are a precious gift. Just because they can't vote doesn't mean they should be ignored. We MUST insist on Stricter Mercury Emission Standards from All industries, especially the coal fired power plants. The Credit System is NOT ACCEPTABLE. Plants that exceed the Mercury emissions standards should Not be permitted to "Buy" Credits from power plants that perform better than the standards. They should all strive to perform above the standards. I know that it will cost money to improve the standards, but is going to cost more money down the road to take care of any of today's children affected by Mercury. It will cost in health care, poor job performance, and lower salaries which, of course, means less taxes paid. We can't afford to wait. We must have stricter mercury standards NOW.

Thankyou.

6,247. Mary Wilkinson -----

Credit Trading 8-23

6,248. Elaine Bowles -----

Credit Trading 8-23

6,249. Norma Amaral -----

Credit Trading 8-23

6,250. Isaac Betesh -----

Credit Trading 8-23

6,251. Dianna O'Connell -----

Credit Trading 8-23

6,252. Barbara Long -----

Credit Trading 8-23

6,253. Katherine R. Blyth -----

Credit Trading 8-23

6,254. Jon Lytle -----

Credit Trading 8-23

6,255. Linda White -----

Credit Trading 8-23

6,256. Judie Nodler -----

Credit Trading 8-23

6,257. Edith Helms -----

Credit Trading 8-23

Current Comments List Continued

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

- 6,258. Dan Douglas -----
Credit Trading 8-23
- 6,259. Shirley Calvert -----
Credit Trading 8-23
- 6,260. Emily Helms -----
Credit Trading 8-23
- 6,261. Jen Curyto -----
Credit Trading 8-23
- 6,262. Sue McDonald -----
Credit Trading 8-23
- 6,263. Judy Johnston -----
Credit Trading 8-23
- 6,264. Marie Williams -----
Credit Trading 8-23
- 6,265. Claire Abt -----
Credit Trading 8-23
- 6,266. Barbara Bolton -----
Credit Trading 8-23
- 6,267. Greg Hyatt -----
Credit Trading 8-23
- 6,268. Peter Gordon -----
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- 6,269. Edward Matthews -----
Credit Trading 8-23
- 6,270. Linda Rosenbaum -----
Credit Trading 8-23
- 6,271. Doug Paradis -----
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- 6,272. Steven Shute -----
Credit Trading 8-23
- 6,273. R. Kropp -----
Credit Trading 8-23
- 6,274. Anthony Pileggi -----
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- 6,275. Mary Gettis -----
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- 6,276. Cheryl Oakes -----
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- 6,277. C. Luseinski -----
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- 6,278. Kevin Albort -----
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- 6,279. Linda Smith -----
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- 6,280. Alejandro Hohmann -----
Credit Trading 8-23
- 6,281. Michael Campbell -----
Credit Trading 8-23
- 6,282. Marissa Luft -----
Credit Trading 8-23
- 6,283. Lori Prusso -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,284. R.W. Dualon -----
Credit Trading 8-23
- 6,285. Christine Pollock -----
Credit Trading 8-23
- 6,286. Sarah Kidd -----
Credit Trading 8-23
- 6,287. David Boland -----
Credit Trading 8-23
- 6,288. Mary A. Smith -----
Credit Trading 8-23
- 6,289. Theresa Gaoeghan -----
Credit Trading 8-23
- 6,290. Warren Pick -----
Credit Trading 8-23
- 6,291. Joseph D. Chigly -----
Credit Trading 8-23
- 6,292. Kristen S. Mims -----
Credit Trading 8-23
- 6,293. Dan Laibstain -----
Credit Trading 8-23
- 6,294. Gary Henderson -----
Credit Trading 8-23
- 6,295. Helen Frey -----
Credit Trading 8-23
- 6,296. Corine McHough -----
Credit Trading 8-23
- 6,297. Jill Unger -----
Credit Trading 8-23
- 6,298. Clint & Heather Hodder -----
Credit Trading 8-23
- 6,299. David Kelliher -----
Credit Trading 8-23
- 6,300. Donna Beck -----
Credit Trading 8-23
- 6,301. Annie Lydon -----
Credit Trading 8-23
- 6,302. Ann Good -----
Credit Trading 8-23
- 6,303. Michele Anthony -----
Credit Trading 8-23
- 6,304. Daniel Good -----
Credit Trading 8-23
- 6,305. Carol MacQueen -----
Credit Trading 8-23
- 6,306. Michael Lindh -----
Credit Trading 8-23
- 6,307. Nvasekie Konnah -----
Credit Trading 8-23
- 6,308. Gregg Oliver -----
Credit Trading 8-23
- 6,309. Resident -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,310. Jay A. Sonn -----
Credit Trading 8-23
- 6,311. Susan Maurer -----
Credit Trading 8-23
- 6,312. John Gowling -----
Credit Trading 8-23
- 6,313. Alina Kiljanshi -----
Credit Trading 8-23
- 6,314. Sonia Fraher -----
Credit Trading 8-23
- 6,315. Gary M. Smaugh -----
Credit Trading 8-23
- 6,316. Margie Picone -----
Credit Trading 8-23
- 6,317. Kate Robinson -----
Credit Trading 8-23
- 6,318. Matt Comber -----
Credit Trading 8-23
- 6,319. Cynthia Myers-Long -----
Credit Trading 8-23
- 6,320. Victor J. Samkavitz III -----
Credit Trading 8-23
- 6,321. Cheryl Strittmatter -----
Fish After Fly 8-23
- 6,322. Jim Smith -----
Credit Trading 8-23
- 6,323. Deb Campbell -----
Fish After Fly 8-23
- 6,324. Jaclyn Durie -----
Credit Trading 8-23
- 6,325. Barbara Stackhouse -----
Credit Trading 8-23
- 6,326. Aimee Wynn -----
Fish After Fly 8-23
- 6,327. Ken McDermott -----
Credit Trading 8-23
- 6,328. Joan Cronise -----
Credit Trading 8-23
- 6,329. Barbara & George Milner -----
Credit Trading 8-23
- 6,330. Mike Meyer -----
Credit Trading 8-23
- 6,331. Joe Gragg -----
Credit Trading 8-23
- 6,332. Teresa Snyder -----
Fish After Fly 8-23
- 6,333. Janet Lindblad -----
Credit Trading 8-23
- 6,334. Richard Turner -----
Fish After Fly 8-23
- 6,335. Dorothy H. Weist -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,336. Tom Simononis -----
Credit Trading 8-23
- 6,337. Ruth Wood -----
Credit Trading 8-23
- 6,338. Andy Flanagan -----
Credit Trading 8-23
- 6,339. Peter Welson -----
Fish After Fly 8-23
- 6,340. Dorothy Bonawitz -----
Credit Trading 8-23
- 6,341. David Gordon -----
Credit Trading 8-23
- 6,342. Susan Hood -----
Fish After Fly 8-23
- 6,343. Jean Pito -----
Credit Trading 8-23
- 6,344. Brad Masters -----
Credit Trading 8-23
- 6,345. Ruth Clark -----
Fish After Fly 8-23
- 6,346. Pat Plummel -----
Credit Trading 8-23
- 6,347. Herman L. Engel -----
Credit Trading 8-23
- 6,348. John Querubin -----
Credit Trading 8-23
- 6,349. Carol Lorah Bland -----
Credit Trading 8-23
- 6,350. Tracy Lake -----
Fish After Fly 8-23
- 6,351. Nancy McCarron -----
Credit Trading 8-23
- 6,352. Charles Willis -----
Credit Trading 8-23
- 6,353. Dennis McKenna -----
Credit Trading 8-23
- 6,354. Cynthia Willis -----
Credit Trading 8-23
- 6,355. Jean Kulp -----
Fish After Fly 8-23
- 6,356. Thomas Barnett -----
Credit Trading 8-23
- 6,357. Susan Daugherty -----
Credit Trading 8-23
- 6,358. Ann Brabazor -----
Credit Trading 8-23
- 6,359. Marian Trisch -----
Credit Trading 8-23
- 6,360. Agnes Ware -----
Credit Trading 8-23
- 6,361. Charles Weaver, Jr. -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,362. Margaret Illenberger -----
Credit Trading 8-23
- 6,363. Joanne Miller -----
Fish After Fly 8-23
- 6,364. Resident -----
Credit Trading 8-23
- 6,365. Linda Parrish -----
Fish After Fly 8-23
- 6,366. Patrick Mulrooney -----
Fish After Fly 8-23
- 6,367. Ruby Gommel -----
Credit Trading 8-23
- 6,368. Cathy Long -----
Fish After Fly 8-23
- 6,369. Mary Beth Hughes -----
Credit Trading 8-23
- 6,370. Crystal Fairley -----
Credit Trading 8-23
- 6,371. Jerry Butkus -----
Credit Trading 8-23
- 6,372. Ian Messinger -----
Credit Trading 8-23
- 6,373. Brandi Bossert -----
Credit Trading 8-23
- 6,374. Elaine Schultheiss -----
Credit Trading 8-23
- 6,375. Resident -----
Fish After Fly 8-23
- 6,376. Kevin P. Ryan -----
Credit Trading 8-23
- 6,377. H. K. Cole -----
Credit Trading 8-23
- 6,378. William Elder -----
Fish After Fly 8-23
- 6,379. Fran Rosenbaum -----
Credit Trading 8-23
- 6,380. Tricia Ong -----
Credit Trading 8-23
- 6,381. Pauline Koch -----
Fish After Fly 8-23
- 6,382. Ausie Chung -----
Credit Trading 8-23
- 6,383. Karen Woodson -----
Credit Trading 8-23
- 6,384. Kimberly Wotlers -----
Credit Trading 8-23
- 6,385. Donna Randolph -----
Fish After Fly 8-23
- 6,386. Patty Koudash -----
Credit Trading 8-23
- 6,387. Nancy Hottle -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,388. Lorraine Shaw -----
Fish After Fly 8-23
- 6,389. Joseph A. Norton -----
Credit Trading 8-23
- 6,390. Clifvonne Cash -----
Credit Trading 8-23
- 6,391. Herbert Sellers -----
Fish After Fly 8-23
- 6,392. Tynesha Lynn-Martin -----
Credit Trading 8-23
- 6,393. Darlene Eberhardt -----
Fish After Fly 8-23
- 6,394. Joan Zitkovich -----
Fish After Fly 8-23
- 6,395. Danita B. Thomas -----
Credit Trading 8-23
- 6,396. Nancy Manger -----
Credit Trading 8-23
- 6,397. R. L. Wickard -----
Fish After Fly 8-23
- 6,398. Susan P. Ols -----
Credit Trading 8-23
- 6,399. Linda Kenney -----
Credit Trading 8-23
- 6,400. Forrest Pilgrim -----
Credit Trading 8-23
- 6,401. Harlan Kile -----
Fish After Fly 8-23
- 6,402. Cheryl Long -----
Credit Trading 8-23
- 6,403. Ron Kinsey -----
Credit Trading 8-23
- 6,404. Russ Stickler -----
Credit Trading 8-23
- 6,405. Mike Fullam -----
Fish After Fly 8-23
- 6,406. Susan Taylor -----
Credit Trading 8-23
- 6,407. Dan Walker -----
Credit Trading 8-23
- 6,408. Marilyn Jankowski -----
Credit Trading 8-23
- 6,409. Andrew Hnaur -----
Credit Trading 8-23
- 6,410. Beth richman -----
Credit Trading 8-23
- 6,411. Ruth Wheeler -----
Credit Trading 8-23
- 6,412. Jason Folcarelli -----
Credit Trading 8-23
- 6,413. Kathy Robinson -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,414. Barry Ellenberger -----
Fish After Fly 8-23
- 6,415. Steven F. Smith -----
Credit Trading 8-23
- 6,416. James Greenberg -----
Credit Trading 8-23
- 6,417. Jason Crosby -----
Credit Trading 8-23
- 6,418. John Gay -----
Credit Trading 8-23
- 6,419. Jeff Jenkins -----
Credit Trading 8-23
- 6,420. John Para -----
Credit Trading 8-23
- 6,421. Paul Roden -----
Credit Trading 8-23
- 6,422. Deanie Ball -----
Credit Trading 8-23
- 6,423. Teneshu Smith -----
Credit Trading 8-23
- 6,424. Patricia McGrath -----
Credit Trading 8-23
- 6,425. E. Ellenberger -----
Fish After Fly 8-23
- 6,426. Christina Jennings -----
Credit Trading 8-23
- 6,427. Omar Chambers -----
Credit Trading 8-23
- 6,428. Paul Carter -----
Credit Trading 8-23
- 6,429. Nicole 2817 Lourdner St. -----
Credit Trading 8-23
- 6,430. Alejandra Lopez -----
Credit Trading 8-23
- 6,431. Emma Shillingburg -----
Credit Trading 8-23
- 6,432. Shonna Felton -----
Credit Trading 8-23
- 6,433. Paul Grosik -----
Fish After Fly 8-23
- 6,434. Emmanuel O. Amoah -----
Credit Trading 8-23
- 6,435. Robin Pollack -----
Credit Trading 8-23
- 6,436. Keith Bates -----
Credit Trading 8-23
- 6,437. Jolie Mcdonald -----
Credit Trading 8-23
- 6,438. Christie D'Agostino -----
Credit Trading 8-23
- 6,439. Marvann Crulotta -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,440. Teri Magan -----
Credit Trading 8-23
- 6,441. Ed Shenk -----
Credit Trading 8-23
- 6,442. Dan Taylor -----
Credit Trading 8-23
- 6,443. Robert Starling -----
Credit Trading 8-23
- 6,444. David Kern -----
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- 6,445. Kyong Brownlee -----
Credit Trading 8-23
- 6,446. Ed & Barbara Gardner -----
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- 6,447. Bob Lewin -----
Credit Trading 8-23
- 6,448. Kori Connelly -----
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- 6,449. Annette Stevens -----
Credit Trading 8-23
- 6,450. Ed Herman -----
Credit Trading 8-23
- 6,451. Jody Brown -----
Credit Trading 8-23
- 6,452. The Viss Family -----
Credit Trading 8-23
- 6,453. Aarn Khazana -----
Credit Trading 8-23
- 6,454. Chelsea Crist -----
Credit Trading 8-23
- 6,455. Cheryl Tomko -----
Credit Trading 8-23
- 6,456. Susan C. Zern -----
Credit Trading 8-23
- 6,457. Lisa Anderson -----
Credit Trading 8-23
- 6,458. Deaner Youmcus -----
Credit Trading 8-23
- 6,459. Derek Lough -----

The tightening of mercury emissions from power plants in PA will do little to impact the mercury problem, and will put PA power industries at a disadvantage. The problem is global and should be approached as such.

Far better to use the resources of PA and it's law makers to deal with more pressing people issues like gun control, second hand smoke, cell phones, etc.

- 6,460. Mark Cziraky -----
Credit Trading 8-23
- 6,461. Scott M. Wartel -----
Credit Trading 8-23
- 6,462. Patricia Fries -----
Credit Trading 8-23
- 6,463. M. L. Speer -----
Credit Trading 8-23

Current Comments List Continued

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

6,464. Jenny Westphal -----
Credit Trading 8-23

6,465. Joseph F. Sodomini III -----
Credit Trading 8-23

6,466. Deborah Casey -----
Credit Trading 8-23

6,467. Laura Granger -----
Credit Trading 8-23

6,468. Stephanie Southworth -----
Credit Trading 8-23

6,469. Patricia Thibault -----
Please reduce mercury emissions from electric generating units. Thank you.

6,470. Viki Guarrieri -----
Pennsylvania should ABSOLUTELY pass legislation that far exceeds the federal guidelines regarding mercury emissions. This is a no-brainer people! We want our citizens to be healthy and productive. My children are having children in this state. I talked them into relocating here from South Carolina because I believe our state is better for people...don't let me/us down.

6,471. Daniel Geiser -----
Credit Trading 8-23

6,472. kelli McGinley -----
Credit Trading 8-23

6,473. Tamara Larsen -----
Rapid reduction in the mercury levels is very important to me and my family. We have a young and growing family and this directly affects us. I support this effort and we tend to vote along environmental impact of candidates.

6,474. Theresa Strenge -----
Credit Trading 8-23

6,475. Melenda Goldberg -----
Credit Trading 8-23

6,476. Sandra G. Iturbides -----
Credit Trading 8-23

6,477. Janet Padula -----
Credit Trading 8-23

6,478. Steve Goldberg -----
Credit Trading 8-23

6,479. Ronald McClain -----
Credit Trading 8-23

6,480. Henrietta C. Grose -----
Credit Trading 8-23

6,481. Richard Donahoe -----
Credit Trading 8-23

6,482. Joe Burke -----
Credit Trading 8-23

6,483. Patty Lukens -----
Credit Trading 8-23

6,484. Adrienne Pettino -----
Credit Trading 8-23

6,485. Jane Fleury -----
Credit Trading 8-23

6,486. Fred Blevins -----
Credit Trading 8-23

6,487. Sharon A. Blevins -----
Credit Trading 8-23

6,488. Shane Morgan -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,489. Greg Twerdok -----
Credit Trading 8-23
- 6,490. Ann Roschinsky -----
Credit Trading 8-23
- 6,491. Guy Alchon -----
Credit Trading 8-23
- 6,492. Bill Channell -----
Credit Trading 8-23
- 6,493. Diane Gray -----
Credit Trading 8-23
- 6,494. Maria duPont -----
Credit Trading 8-23
- 6,495. Rosamond L. duPont -----
Credit Trading 8-23
- 6,496. Else -----
Credit Trading 8-23
- 6,497. Mitch Kahn -----
Credit Trading 8-23
- 6,498. Terry Rafferty -----
Credit Trading 8-23
- 6,499. Ralph Amice, Jr. -----
Credit Trading 8-23
- 6,500. Pam Duncan -----
Credit Trading 8-23
- 6,501. Carrie Hertz -----
Credit Trading 8-23
- 6,502. Rosemary Sampson -----
Credit Trading 8-23
- 6,503. Jack Wilbur -----
Credit Trading 8-23
- 6,504. Greg Steranko -----
Credit Trading 8-23
- 6,505. Ian Altman -----
Credit Trading 8-23
- 6,506. Michael Brown -----
Credit Trading 8-23
- 6,507. Joe Lamond -----
Credit Trading 8-23
- 6,508. Mary Leenne -----
Credit Trading 8-23
- 6,509. Brian Hammerschmidt -----
Credit Trading 8-23
- 6,510. George Carver -----
Credit Trading 8-23
- 6,511. Alycea Moss -----
Credit Trading 8-23
- 6,512. Joseph V. Oliver -----
Credit Trading 8-23
- 6,513. Wayne E. Swarner -----
Credit Trading 8-23
- 6,514. Michael Mitter -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,515. L. P. Short -----
Credit Trading 8-23
- 6,516. Ed Flyntz -----
Credit Trading 8-23
- 6,517. Cynthia McGroarty -----
Credit Trading 8-23
- 6,518. Richard Miller -----
Credit Trading 8-23
- 6,519. Omar Urdaneta -----
Credit Trading 8-23
- 6,520. Mary Anne Bucci -----
Credit Trading 8-23
- 6,521. Ted Baffa -----
Credit Trading 8-23
- 6,522. Robin Hollow -----
Credit Trading 8-23
- 6,523. Joseph Erwin -----
Credit Trading 8-23
- 6,524. Drew Chupalio -----
Credit Trading 8-23
- 6,525. Young Kwon -----
Credit Trading 8-23
- 6,526. Althea Siefert -----
Credit Trading 8-23
- 6,527. Michelle Barndt -----
Credit Trading 8-23
- 6,528. Rev. Timothy Lent -----
Credit Trading 8-23
- 6,529. Mark Huffman -----
Credit Trading 8-23
- 6,530. Richard Lettero -----
Credit Trading 8-23
- 6,531. Terry Torres -----
Credit Trading 8-23
- 6,532. Diane Frost -----
Credit Trading 8-23
- 6,533. Glen Anderson -----
Credit Trading 8-23
- 6,534. Jan Campbell -----
Credit Trading 8-23
- 6,535. Cindy Sperber -----
Credit Trading 8-23
- 6,536. John Grosik -----
Fish After Fly 8-23
- 6,537. Bridget Ganow -----
Credit Trading 8-23
- 6,538. Edward Brittonsham -----
Credit Trading 8-23
- 6,539. Harold Johnston -----
Fish After Fly 8-23
- 6,540. Laura Wozniak -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,541. Wolfie Mueller -----
Credit Trading 8-23
- 6,542. Eleanor Hall -----
Fish After Fly 8-23
- 6,543. Stephen T. Mosley -----
Credit Trading 8-23
- 6,544. Carolyn Fogel -----
Credit Trading 8-25
- 6,545. Robert G. Carter -----
Credit Trading 8-23
- 6,546. Shirley Oaks -----
Fish After Fly 8-23
- 6,547. Gaurang P. Pathak -----
Credit Trading 8-23
- 6,548. Mr. & Mrs. Jeff Eastburn -----
Credit Trading 8-23
- 6,549. Nancy Herr-Brown -----
Credit Trading 8-23
- 6,550. Jancy Mechler -----
Credit Trading 8-23
- 6,551. Dale Richardson -----
Credit Trading 8-23
- 6,552. Sharon Shaffer -----
Credit Trading 8-23
- 6,553. Ellen Cisco -----
Fish After Fly 8-23
- 6,554. Maria Morris -----
Credit Trading 8-23
- 6,555. David B. Barker -----
Credit Trading 8-23
- 6,556. Beth mulien -----
Fish After Fly 8-23
- 6,557. Gordon Weyer -----
Credit Trading 8-23
- 6,558. Robert Frye -----
Fish After Fly 8-23
- 6,559. Scott Morgan -----
Credit Trading 8-23
- 6,560. C. Guilday -----
Credit Trading 8-23
- 6,561. Linda Kern -----
Fish After Fly 8-23
- 6,562. John Burnard -----
Credit Trading 8-23
- 6,563. Sharon Zawoline -----
Fish After Fly 8-23
- 6,564. Brent Monahan -----
Credit Trading 8-23
- 6,565. Darlene Bumbarger -----
Fish After Fly 8-23
- 6,566. Robert Keffer -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,567. Elaine Wolf -----
Fish After Fly 8-23
- 6,568. Carroll Shaffer -----
Fish After Fly 8-23
- 6,569. Susan Stone -----
Fish After Fly 8-23
- 6,570. Dr. Joseph Maxian -----
Credit Trading 8-23
- 6,571. Frank Palmer -----
Fish After Fly 8-23
- 6,572. Ryan D. Groves -----
Credit Trading 8-23
- 6,573. A. Zbinden -----
Credit Trading 8-23
- 6,574. Louis Hoover -----
Fish After Fly 8-23
- 6,575. Brook Alderfer -----
Credit Trading 8-23
- 6,576. Richard & Shelby Smith -----
Fish After Fly 8-23
- 6,577. Doris Sheeler -----
Fish After Fly 8-23
- 6,578. Kara Stover -----
Credit Trading 8-23
- 6,579. John Pinto -----
Credit Trading 8-23
- 6,580. Troy Eichenlaub -----
Fish After Fly 8-23
- 6,581. Stephanie Elkenroad -----
Fish After Fly 8-23
- 6,582. Tom -----
Credit Trading 8-23
- 6,583. Ain Welmon -----
Fish After Fly 8-23
- 6,584. Kathryn Sell -----
Credit Trading 8-23
- 6,585. Michael Dombroschic -----
Fish After Fly 8-23
- 6,586. Steve Fuller -----
Credit Trading 8-23
- 6,587. Chris Hayden -----
Credit Trading 8-23
- 6,588. Resident -----
Fish After Fly 8-23
- 6,589. Clay Hamilton -----
Credit Trading 8-23
- 6,590. Elizabeth Moyer -----
Credit Trading 8-23
- 6,591. Katie Moyer -----
Credit Trading 8-23
- 6,592. Regina Dively -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,593. Melissa Westbrook -----
Credit Trading 8-23
- 6,594. Angie Hearn -----
Credit Trading 8-23
- 6,595. Leslie Wills -----
Fish After Fly 8-23
- 6,596. Shelley Muth -----
Fish After Fly 8-23
- 6,597. Connie Sessamen -----
Fish After Fly 8-23
- 6,598. Robert O'Rourke -----
Fish After Fly 8-23
- 6,599. Kay Kerper -----
Fish After Fly 8-23
- 6,600. Richard Kerper, Sr. -----
Fish After Fly 8-23
- 6,601. Brett Still -----
Fish After Fly 8-23
- 6,602. Jess Greenblatt -----
Fish After Fly 8-23
- 6,603. Ron Shaffer -----
Fish After Fly 8-23
- 6,604. William Stidfole, Sr. -----
Fish After Fly 8-23
- 6,605. Molly McDonough -----
Fish After Fly 8-23
- 6,606. David Comes -----
Fish After Fly 8-23
- 6,607. Patricia Woodling -----
Fish After Fly 8-23
- 6,608. Joan Lepley -----
Fish After Fly 8-23
- 6,609. Kathy Spackman -----
Fish After Fly 8-23
- 6,610. Robert Tyson -----
Fish After Fly 8-23
- 6,611. Gary Rider -----
Fish After Fly 8-23
- 6,612. Laurie Vaughn -----
Fish After Fly 8-23
- 6,613. Barbara Grove -----
Fish After Fly 8-23
- 6,614. Wayne Royer -----
Fish After Fly 8-23
- 6,615. Steve Kanagy -----
Fish After Fly 8-23
- 6,616. Roger Kuhns -----
Fish After Fly 8-23
- 6,617. Michael Scorzetti -----
Fish After Fly 8-23
- 6,618. Jeff Dible -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,619. David Kauffman -----
Fish After Fly 8-23
- 6,620. Margaret Kinsinger -----
Fish After Fly 8-23
- 6,621. Terry Lair -----
Fish After Fly 8-23
- 6,622. Bryan Hoover -----
Fish After Fly 8-23
- 6,623. Troy Vanderau -----
Fish After Fly 8-23
- 6,624. William Hughes, Jr. -----
Fish After Fly 8-23
- 6,625. Carl Beck -----
Fish After Fly 8-23
- 6,626. Frank Bowman -----
Fish After Fly 8-23
- 6,627. C. J. Kensinger -----
Fish After Fly 8-23
- 6,628. Peggy Henry -----
Fish After Fly 8-23
- 6,629. M. Yeager -----
Fish After Fly 8-23
- 6,630. Tom Brouse -----
Fish After Fly 8-23
- 6,631. Audrey Conrad -----
Fish After Fly 8-23
- 6,632. Robert Davis -----
Fish After Fly 8-23
- 6,633. Tim Gresh -----
Fish After Fly 8-23
- 6,634. Diane Yeaney -----
Fish After Fly 8-23
- 6,635. Donald Wolfe -----
Fish After Fly 8-23
- 6,636. Luis Moore -----
Fish After Fly 8-23
- 6,637. Randel McCarty -----
Fish After Fly 8-23
- 6,638. Michael Conrad -----
Fish After Fly 8-23
- 6,639. Kent Wilson -----
Fish After Fly 8-23
- 6,640. David Cummings -----
Fish After Fly 8-23
- 6,641. Karen Cummings -----
Fish After Fly 8-23
- 6,642. Candi Thompson -----
Fish After Fly 8-23
- 6,643. William Devlieger -----
Fish After Fly 8-23
- 6,644. John Colvin, Jr. -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,645. Barbara Farr -----
Fish After Fly 8-23
- 6,646. Charles Pope -----
Fish After Fly 8-23
- 6,647. Gertrude Devore -----
Fish After Fly 8-23
- 6,648. Dawn Werner -----
Fish After Fly 8-23
- 6,649. Jim Eck -----
Fish After Fly 8-23
- 6,650. Bernard Falber -----
Fish After Fly 8-23
- 6,651. Caroline Linquist -----
Fish After Fly 8-23
- 6,652. Colleen Stock -----
Fish After Fly 8-23
- 6,653. Gregory Latimer -----
Fish After Fly 8-23
- 6,654. Thomas Nansen -----
Fish After Fly 8-23
- 6,655. Allan Giustafson -----
Fish After Fly 8-23
- 6,656. Charles Travis -----
Fish After Fly 8-23
- 6,657. William Martin -----
Fish After Fly 8-23
- 6,658. Kelly Younger -----
Fish After Fly 8-23
- 6,659. Richard Smith, Jr. -----
Fish After Fly 8-23
- 6,660. Raymond Smith -----
Fish After Fly 8-23
- 6,661. Gail Smith -----
Fish After Fly 8-23
- 6,662. D. Smith -----
Fish After Fly 8-23
- 6,663. Matthew Hoff -----
Fish After Fly 8-23
- 6,664. Todd Eklund -----
Fish After Fly 8-23
- 6,665. Michael Striker -----
Fish After Fly 8-23
- 6,666. Alan Stenberg -----
Fish After Fly 8-23
- 6,667. Cinette R. Chaplin -----
Credit Trading 8-23
- 6,668. Renee Mellace -----
Credit Trading 8-23
- 6,669. Chris Scanlon -----
Credit Trading 8-23
- 6,670. Allison Collins -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,671. James Miller -----
Credit Trading 8-23
- 6,672. B. Fraker -----
Credit Trading 8-23
- 6,673. Donna Smith -----
Credit Trading 8-23
- 6,674. Kim Mesek -----
Credit Trading 8-23
- 6,675. Christine McLean -----
Credit Trading 8-23
- 6,676. James Robinson -----
Credit Trading 8-23
- 6,677. D. Simches -----
Credit Trading 8-23
- 6,678. William Janofsky -----
Credit Trading 8-23
- 6,679. M. Judith Anderson -----
Credit Trading 8-23
- 6,680. Anthony Ruzich -----
Fish After Fly 8-23
- 6,681. Elizabeth Feinberg -----
Credit Trading 8-23
- 6,682. Resident -----
Credit Trading 8-23
- 6,683. Tracey Gilbert -----
Credit Trading 8-23
- 6,684. Mark Koebley -----
Fish After Fly 8-23
- 6,685. Michael McAvoy -----
Fish After Fly 8-23
- 6,686. Steven Becken -----
Credit Trading 8-23
- 6,687. John German -----
Fish After Fly 8-23
- 6,688. Patsy Ball -----
Fish After Fly 8-23
- 6,689. Tim Godin -----
Credit Trading 8-23
- 6,690. Kelly Shick -----
Fish After Fly 8-23
- 6,691. Deborah Was -----
Credit Trading 8-23
- 6,692. P. Lewis -----
Credit Trading 8-23
- 6,693. Dana Arbakov -----
Credit Trading 8-23
- 6,694. Nichole Pivec -----
Fish After Fly 8-23
- 6,695. John Hausmann -----
Fish After Fly 8-23
- 6,696. Glenn Belleau -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,697. Steve Faluvegi -----
Credit Trading 8-23
- 6,698. Desiree Mechling -----
Fish After Fly 8-23
- 6,699. Curt Lindahl -----
Credit Trading 8-23
- 6,700. Linda Hansen -----
Fish After Fly 8-23
- 6,701. Barbara Farr -----
Fish After Fly 8-23
- 6,702. Carol Mudgett -----
Credit Trading 8-23
- 6,703. Judith Stefencavage -----
Credit Trading 8-23
- 6,704. James Farr -----
Fish After Fly 8-23
- 6,705. John Bajorek -----
Fish After Fly 8-23
- 6,706. Mark Costantin -----
Credit Trading 8-23
- 6,707. Jon Vincent -----
Fish After Fly 8-23
- 6,708. William Redington -----
Credit Trading 8-23
- 6,709. Sahron Hilyer -----
Fish After Fly 8-23
- 6,710. Laurie Redington -----
Credit Trading 8-23
- 6,711. Suzanne Anderson -----
Fish After Fly 8-23
- 6,712. Harry Anderson -----
Fish After Fly 8-23
- 6,713. Mark Cocket -----
Credit Trading 8-23
- 6,714. Kristen Studer -----
Credit Trading 8-23
- 6,715. Virginia Madigan -----
Fish After Fly 8-23
- 6,716. Tim Kinander -----
Fish After Fly 8-23
- 6,717. Sam Levine -----
Credit Trading 8-23
- 6,718. Richard Smith -----
Fish After Fly 8-23
- 6,719. Felica Macfora -----
Credit Trading 8-23
- 6,720. Jeff Tyson -----
Credit Trading 8-23
- 6,721. Sima Maslon -----
Credit Trading 8-23
- 6,722. Patrick McChesney -----
Fish After Fly 8-23

Current Comments List Continued

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

- 6,723. Robert Logan -----
Credit Trading 8-23
- 6,724. Kathleen Blackwelden -----
Credit Trading 8-23
- 6,725. Jeffrey Maetz -----
Fish After Fly 8-23
- 6,726. Koh Mohrl -----
Credit Trading 8-23
- 6,727. Randy White -----
Fish After Fly 8-23
- 6,728. Chester Bartoli, Jr. -----
Credit Trading 8-23
- 6,729. Scott Lavelle -----
Credit Trading 8-23
- 6,730. Jody Dorstino -----
Fish After Fly 8-23
- 6,731. Mike Elliott -----
Credit Trading 8-23
- 6,732. Rebecca Collins -----
Credit Trading 8-23
- 6,733. Claire F. Robinson -----
Credit Trading 8-23
- 6,734. Jerry Heltzel -----
Fish After Fly 8-23
- 6,735. Andrew Keith Kizzie -----
Credit Trading 8-23
- 6,736. Ronald Johnson -----
Fish After Fly 8-23
- 6,737. James Langiewicz -----
Credit Trading 8-23
- 6,738. David Alspaugh -----
Fish After Fly 8-23
- 6,739. Anne Amundsen -----
Credit Trading 8-23
- 6,740. Jennifer Morrison -----
Fish After Fly 8-23
- 6,741. Mark Nicol -----
Fish After Fly 8-23
- 6,742. Rex B. Asten -----
Credit Trading 8-23
- 6,743. James Nowacki -----
Fish After Fly 8-23
- 6,744. Barbara Yeager -----
Credit Trading 8-23
- 6,745. Christopher Bullock -----
Credit Trading 8-23
- 6,746. Adam Hough -----
Credit Trading 8-23
- 6,747. William Phillips, Jr. -----
Fish After Fly 8-23
- 6,748. Nancy Wilkes -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,749. Brian Elmonist -----
Fish After Fly 8-23
- 6,750. Lauren Parr -----
Credit Trading 8-23
- 6,751. Stephen Chase -----
Fish After Fly 8-23
- 6,752. Paul Goodwill -----
Fish After Fly 8-23
- 6,753. Judith F. Marcella -----
Credit Trading 8-23
- 6,754. James Main -----
Fish After Fly 8-23
- 6,755. Leslie Slocum -----
Fish After Fly 8-23
- 6,756. Joan Sitterson -----
Fish After Fly 8-23
- 6,757. Deneice Oroszvary -----
Credit Trading 8-23
- 6,758. Dale Dickerson -----
Fish After Fly 8-23
- 6,759. Thomas Walters -----
Fish After Fly 8-23
- 6,760. Patrick Frain -----
Credit Trading 8-23
- 6,761. Wendi Donachy -----
Fish After Fly 8-23
- 6,762. Kerryann Auld -----
Credit Trading 8-23
- 6,763. Thomas Smith -----
Fish After Fly 8-23
- 6,764. David Donachy -----
Fish After Fly 8-23
- 6,765. Richard Koplany -----
Credit Trading 8-23
- 6,766. Donald Daugherty, Jr. -----
Fish After Fly 8-23
- 6,767. Joanne F. Murphy -----
Credit Trading 8-23
- 6,768. William Lyon -----
Fish After Fly 8-23
- 6,769. Bonnie L. Miller -----
Credit Trading 8-23
- 6,770. Richard Lowe -----
Fish After Fly 8-23
- 6,771. Gail Onink -----
Fish After Fly 8-23
- 6,772. Gregory Klomp -----
Fish After Fly 8-23
- 6,773. Erin Abeln -----
Credit Trading 8-23
- 6,774. Kimberly Delgado -----
Credit Trading 8-23

Current Comments List Continued

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

6,775. Meghan Hoefert -----
Credit Trading 8-23

6,776. Trudy Bailey -----
Credit Trading 8-23

6,777. Brenda L. Jumper -----
Credit Trading 8-23

6,778. Joann Geedy -----
Credit Trading 8-23

6,779. Michael Hufnagle -----
Credit Trading 8-23

6,780. Jessica Galante -----

As someone very concerned about toxics in our environment, I support Pennsylvania's proposed rule concerning mercury emissions from power plants. The federal Clean Air Mercury Rule, unfortunately, does not do enough to address this problem, and ignores the very real problem of mercury hotspots. I am proud that my state is taking its commitment to protect its citizens from pollutants such as mercury seriously.

6,781. Michael Malone -----
Credit Trading 8-23

6,782. Cindy Delp -----
Credit Trading 8-23

6,783. Brian Williams -----
Credit Trading 8-23

6,784. Andrew Mitchell -----
Credit Trading 8-23

6,785. Barbara Baus -----
Credit Trading 8-23

6,786. Marc & Brianna Crum -----
Credit Trading 8-23

6,787. Jillian Arnold -----
Credit Trading 8-23

6,788. Ray Nunn -----
Credit Trading 8-23

6,789. Celeste L. Werner-Pegram -----
Credit Trading 8-23

6,790. Leslie Marant -----
Credit Trading 8-23

6,791. A. Philip Handel -----
Credit Trading 8-23

6,792. Helen Oakes -----
Credit Trading 8-23

6,793. Kathy Patterson -----
Credit Trading 8-23

6,794. Frank Kalthof -----
Credit Trading 8-23

6,795. Richard Norris II -----
Credit Trading 8-23

6,796. Thor Keck -----
Credit Trading 8-23

6,797. Jean V. McKinney -----
Credit Trading 8-23

6,798. Pat Meck -----
Credit Trading 8-23

6,799. Tom Sullivan -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,800. Stacy Souder -----
Credit Trading 8-23
- 6,801. Tricia Wiess -----
Credit Trading 8-23
- 6,802. Fay A. Szlemowitz -----
Credit Trading 8-23
- 6,803. Eva Cooper -----
Credit Trading 8-23
- 6,804. Stephen Wylan -----
Credit Trading 8-23
- 6,805. Sally Nocello -----
Credit Trading 8-23
- 6,806. William Lenker -----
Credit Trading 8-23
- 6,807. Marian Leahy -----
Credit Trading 8-23
- 6,808. Harvey Dunkleberger -----
Credit Trading 8-23
- 6,809. Rebecca Holden -----
Credit Trading 8-23
- 6,810. Lance Taylor -----
Credit Trading 8-23
- 6,811. Resident -----
Credit Trading 8-23
- 6,812. Kelly King -----
Credit Trading 8-23
- 6,813. Donald Swantho -----
Credit Trading 8-23
- 6,814. Shirl Kramer -----
Credit Trading 8-23
- 6,815. Kim Richards -----
Credit Trading 8-23
- 6,816. Michael Lenton -----
Credit Trading 8-23
- 6,817. Karen Bull -----
Credit Trading 8-23
- 6,818. Laura Witte -----
Credit Trading 8-23
- 6,819. Dominic Lupinacci -----
Credit Trading 8-23
- 6,820. Jeff Miller -----
Credit Trading 8-23
- 6,821. Rebecca Richeson -----
Credit Trading 8-23
- 6,822. Cynthia Yerkes -----
Credit Trading 8-23
- 6,823. Sarah Rapp -----
Credit Trading 8-23
- 6,824. Kathy Lynoti -----
Credit Trading 8-23
- 6,825. David Peoples -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,826. Glenn C. Welsh -----
Credit Trading 8-23
- 6,827. Debra Finnegan-Suler -----
Credit Trading 8-23
- 6,828. Michelle Adelsberger -----
Credit Trading 8-23
- 6,829. Pete Erickson -----
Credit Trading 8-23
- 6,830. Gretchen Guttman -----
Credit Trading 8-23
- 6,831. C. Ann Sheehan -----
Credit Trading 8-23
- 6,832. Phil DiPietro -----
Credit Trading 8-23
- 6,833. Andrea Parri -----
Credit Trading 8-23
- 6,834. Ethel B. Carryer -----
Credit Trading 8-23
- 6,835. Resident -----
Credit Trading 8-23
- 6,836. Elaine Kicak -----
Credit Trading 8-23
- 6,837. Imelda N. Stevison -----
Credit Trading 8-23
- 6,838. Jo Griggs -----
Credit Trading 8-23
- 6,839. Joan Line -----
Credit Trading 8-23
- 6,840. Mildred D. Rider -----
Credit Trading 8-23
- 6,841. Nancy Fugale -----
Credit Trading 8-23
- 6,842. Harry Austin -----
Credit Trading 8-23
- 6,843. M. Leithead -----
Credit Trading 8-23
- 6,844. Patricia Shearer -----
Credit Trading 8-23
- 6,845. Joe Durrance -----
Credit Trading 8-23
- 6,846. John Hagan -----
Credit Trading 8-23
- 6,847. Alice H. Bjorkman -----
Credit Trading 8-23
- 6,848. Braeden Howard -----
Credit Trading 8-23
- 6,849. Resident -----
Credit Trading 8-23
- 6,850. Diane Conklin -----
Credit Trading 8-23
- 6,851. Jennifer Leibowitz -----
Credit Trading 8-23

Current Comments List Continued

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

6,852. Mary M. Hellen -----
Credit Trading 8-23

6,853. Sam Bowyer -----
Credit Trading 8-23

6,854. Margaret Lucia -----
Credit Trading 8-23

6,855. Beth Thompson -----
Credit Trading 8-23

6,856. Donna Chirico -----
Credit Trading 8-23

6,857. Laura Stroffolino -----
Credit Trading 8-23

6,858. Cynthia McClure -----
Credit Trading 8-23

6,859. Michael West -----
Credit Trading 8-23

6,860. Mary Donovan -----
Credit Trading 8-23

6,861. Johanna Bear -----
Credit Trading 8-23

6,862. Victoria Dow -----

I STRONGLY support the stricter mercury emissions rules for the coal-fired power plants. My children's health, indeed the health of all children in the state and our surrounding neighbors who cannot elect to not breath the air or drink the water, is of paramount importance. Once a person's health is compromised by a heavy metal such as mercury, there is no remedy, no going back. Keep the stricter rules!

VEDow

6,863. Gregory Stein -----
Credit Trading 8-23

6,864. Judith Gross -----
Credit Trading 8-23

6,865. Rob Sedlak -----
Credit Trading 8-23

6,866. J. Curran -----
Credit Trading 8-23

6,867. William Brock -----
Credit Trading 8-23

6,868. Egwyn Taylor -----
Credit Trading 8-23

6,869. Joyce Ricketts -----
Credit Trading 8-23

6,870. Patrick R. Conn -----
Credit Trading 8-23

6,871. Jeff Shiff -----
Credit Trading 8-23

6,872. Joshua Lampe -----
Credit Trading 8-23

6,873. Larry Ritcitie -----
Credit Trading 8-23

6,874. Kristen L. Frey -----
Credit Trading 8-23

6,875. Penny Petsinis -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,876. Becky Hammell -----
Credit Trading 8-23
- 6,877. Resident -----
Credit Trading 8-23
- 6,878. Kerry Stuhlmuller -----
Credit Trading 8-23
- 6,879. Antone Tucker -----
Credit Trading 8-23
- 6,880. Anne Miller -----
Credit Trading 8-23
- 6,881. Wendy Trachtenberg -----
Credit Trading 8-23
- 6,882. Val Ramos -----
Credit Trading 8-23
- 6,883. Jordan Yeager -----
Credit Trading 8-23
- 6,884. Karen Morrison -----
Credit Trading 8-23
- 6,885. Matt Sanford -----
Credit Trading 8-23
- 6,886. Herman H. Gilli -----
Credit Trading 8-23
- 6,887. Jason Cassidy -----
Credit Trading 8-23
- 6,888. Matthew Ramsey -----
Credit Trading 8-23
- 6,889. Joseph DeAngelo -----
Credit Trading 8-23
- 6,890. Rebecca Davis -----
Credit Trading 8-23
- 6,891. Brigitte Gordon -----
Credit Trading 8-23
- 6,892. Jeff Roth -----
Credit Trading 8-23
- 6,893. R. Nowak -----
Credit Trading 8-23
- 6,894. Edward J. Bradley -----
Credit Trading 8-23
- 6,895. Dave Stizemienski -----
Credit Trading 8-23
- 6,896. Sally Clark -----
Credit Trading 8-23
- 6,897. Resident -----
Credit Trading 8-23
- 6,898. Marlene Fiala -----
Credit Trading 8-23
- 6,899. Tom Emhof -----
Credit Trading 8-23
- 6,900. Paul Valentine -----
Credit Trading 8-23
- 6,901. G. Slalot -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,902. Steve Molitoris -----
Credit Trading 8-23
- 6,903. Bill Hestre -----
Credit Trading 8-23
- 6,904. Sandra Donover -----
Credit Trading 8-23
- 6,905. Gary Schongalla-Bowman -----
Credit Trading 8-23
- 6,906. Nadine Moses -----
Credit Trading 8-23
- 6,907. Hazel L. Kirk -----
Credit Trading 8-23
- 6,908. Jason Bond -----
Credit Trading 8-23
- 6,909. Ray Britton -----
Credit Trading 8-23
- 6,910. Gail Heinrich -----
Credit Trading 8-23
- 6,911. Robert Thompson -----
Credit Trading 8-23
- 6,912. Leah Silverstein -----
Credit Trading 8-23
- 6,913. F. B. LeGrande -----
Credit Trading 8-23
- 6,914. Gloria Porcarn -----
Credit Trading 8-23
- 6,915. Kina Leitner -----
Credit Trading 8-23
- 6,916. Richard J. Moorcroft -----
Credit Trading 8-23
- 6,917. Yvonne and Michael Burton -----
Credit Trading 8-23
- 6,918. Teresa Wickersham -----
Credit Trading 8-23
- 6,919. Nathan Walters -----
Credit Trading 8-23
- 6,920. Jane R. Krebs -----
Credit Trading 8-23
- 6,921. Shannon Woodring -----
Credit Trading 8-23
- 6,922. J. R. Lyter -----
Credit Trading 8-23
- 6,923. Max Margulies -----
Credit Trading 8-23
- 6,924. Claire Hedide -----
Credit Trading 8-23
- 6,925. William B. Seely -----
Credit Trading 8-23
- 6,926. Jenny Hassell -----
Credit Trading 8-23
- 6,927. Resident -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,928. Christopher J. Carrell -----
Credit Trading 8-23
- 6,929. Robert Pinder -----
Credit Trading 8-23
- 6,930. Norman M. Smith -----
Credit Trading 8-23
- 6,931. Ashley Scott -----
Credit Trading 8-23
- 6,932. John Mazicek -----
Credit Trading 8-23
- 6,933. Thayer C. Moorcroft -----
Credit Trading 8-23
- 6,934. Gail Black -----
Credit Trading 8-23
- 6,935. Keith Carlady -----
Credit Trading 8-23
- 6,936. Joanne T. Woltz -----
Credit Trading 8-23
- 6,937. Kevin Treiber -----
Credit Trading 8-23
- 6,938. Dan Buchan -----
Credit Trading 8-23
- 6,939. John O'Kelly -----
Credit Trading 8-23
- 6,940. Helen F. Norton -----
Credit Trading 8-23
- 6,941. Ibn Anderson -----
Credit Trading 8-23
- 6,942. Ken S. McGuane -----
Credit Trading 8-23
- 6,943. Kevin Hamilton -----
Credit Trading 8-23
- 6,944. Remy Donahey -----
Credit Trading 8-23
- 6,945. Reginald Anderson -----
Credit Trading 8-23
- 6,946. Renee & Chris Donahey -----
Credit Trading 8-23
- 6,947. Jeremiah Correy -----
Credit Trading 8-23
- 6,948. Martina Ross -----
Credit Trading 8-23
- 6,949. Bryan Kropdick -----
Credit Trading 8-23
- 6,950. Laura Cobb -----
Credit Trading 8-23
- 6,951. Gary Foster -----
Credit Trading 8-23
- 6,952. Arthurine Foy -----
Credit Trading 8-23
- 6,953. Linda Gilbert -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,954. Barbara Hold-Henrichs -----
Credit Trading 8-23
- 6,955. William Wenger -----
Credit Trading 8-23
- 6,956. Neil Sanders -----
Credit Trading 8-23
- 6,957. Greg Lewis -----
Credit Trading 8-23
- 6,958. Colin Foltz -----
Credit Trading 8-23
- 6,959. Leesa Braun -----
Credit Trading 8-23
- 6,960. Resident -----
Credit Trading 8-23
- 6,961. Jan Hodges -----
Credit Trading 8-23
- 6,962. Bob and Regis Wise -----
Credit Trading 8-23
- 6,963. Stephen Krebs -----
Credit Trading 8-23
- 6,964. Mrs. Emanuel Jacobs -----
Credit Trading 8-23
- 6,965. Brian Cline -----
Credit Trading 8-23
- 6,966. Angela Green -----
Credit Trading 8-23
- 6,967. Carolyn Patterson -----
Credit Trading 8-23
- 6,968. Jennifer E. Kleid -----
Credit Trading 8-23
- 6,969. Ronald Jury -----
Credit Trading 8-23
- 6,970. Dorothy H. Alloway -----
Credit Trading 8-23
- 6,971. Nancy R. Amweg -----
Credit Trading 8-23
- 6,972. Tyrone Stevens -----
Credit Trading 8-23
- 6,973. Kathleen Procop -----
Credit Trading 8-23
- 6,974. Rasneeda Hancock -----
Credit Trading 8-23
- 6,975. Jim Kerr -----
Credit Trading 8-23
- 6,976. Vera Resch -----
Credit Trading 8-23
- 6,977. Deborah Causey-Edgehill -----
Credit Trading 8-23
- 6,978. David P. Tanier -----
Credit Trading 8-23
- 6,979. Briheam Lott -----
Credit Trading 8-23

Current Comments List Continued

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

- 6,980. Danielle Schueller -----
Credit Trading 8-23
- 6,981. Carolyn Gilioli -----
Credit Trading 8-23
- 6,982. David T. Teacney, MD -----
Credit Trading 8-23
- 6,983. Linda Mocolak -----
Credit Trading 8-23
- 6,984. Gisela Hill -----
Credit Trading 8-23
- 6,985. Suzanne Morrison -----
Credit Trading 8-23
- 6,986. Suzanne Morrison -----
Credit Trading 8-23
- 6,987. Gayle Meadows -----
Credit Trading 8-23
- 6,988. Mary Stammers -----
Credit Trading 8-23
- 6,989. Thomas Kubala -----
Credit Trading 8-23
- 6,990. Jance Brown -----
Credit Trading 8-23
- 6,991. Sade Williams -----
Credit Trading 8-23
- 6,992. Kiparji Mank -----
Credit Trading 8-23
- 6,993. Leslie Phipps -----
Credit Trading 8-23
- 6,994. Diane Warner -----
Credit Trading 8-23
- 6,995. Jay Coen Gilbert -----
Credit Trading 8-23
- 6,996. Resident -----
Credit Trading 8-23
- 6,997. Monica Davis -----
Credit Trading 8-23
- 6,998. George B. Joseph -----
Credit Trading 8-23
- 6,999. Judy Holy -----
Credit Trading 8-23
- 7,000. Elliot Block -----
Credit Trading 8-23
- 7,001. Diane Cahill -----
Credit Trading 8-23
- 7,002. Brian Plumb -----
Credit Trading 8-23
- 7,003. Joseph M. Mulvaney -----
Credit Trading 8-23
- 7,004. Jean & David Brown -----
Credit Trading 8-23
- 7,005. Christine Welter -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,006. Jeanne Hiemer -----
Credit Trading 8-23
- 7,007. Donald W. Miller -----
Credit Trading 8-23
- 7,008. Jane DeRemigio -----
Credit Trading 8-23
- 7,009. Gayle Vitaler -----
Credit Trading 8-23
- 7,010. Mary Norley -----
Credit Trading 8-23
- 7,011. Emily G. Springfield-Stone -----
Credit Trading 8-23
- 7,012. Darlene Neopolitan -----
Credit Trading 8-23
- 7,013. Resident -----
Credit Trading 8-23
- 7,014. Sacova Harvey -----
Credit Trading 8-23
- 7,015. Debra Lipp -----
Credit Trading 8-23
- 7,016. Ann Leonard -----
Credit Trading 8-23
- 7,017. Vince Leonard -----
Credit Trading 8-23
- 7,018. John Peterson -----
Credit Trading 8-23
- 7,019. Michelle Cingue -----
Credit Trading 8-23
- 7,020. Mary Anne Bennis -----
Credit Trading 8-23
- 7,021. Claire Toner -----
Credit Trading 8-23
- 7,022. J. P. Smith -----
Credit Trading 8-23
- 7,023. Cindy Swiski -----
Credit Trading 8-23
- 7,024. Mary Quartucci -----
Credit Trading 8-23
- 7,025. J. E. Ganly -----
Credit Trading 8-23
- 7,026. Ed Shawe -----
Credit Trading 8-23
- 7,027. Karen A. Karp -----
Credit Trading 8-23
- 7,028. C. M. Gehran -----
Credit Trading 8-23
- 7,029. Daryl Endyklein -----
Credit Trading 8-23
- 7,030. R. Gantt -----
Credit Trading 8-23
- 7,031. Cindy Lin -----
Credit Trading 8-23

Current Comments List Continued

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

7,032. Ed Roach -----

Credit Trading 8-23

7,033. C. P. McCarthy -----

Credit Trading 8-23

7,034. Aimee Kohler -----

Credit Trading 8-23

7,035. Susan Moore -----

Credit Trading 8-23

7,036. Alison Thompson -----

We need to have the most strict rulings on mercury emissions. Mercury is a known toxin that only accumulates with time in the environment and our bodies. Some people are not able to process heavy metals and it effects their brains dramatically. It is poisoning our world and our children. We must reduce and clean it up.

7,037. Matthew Thompson -----

Mercury emission regulations should be as restrictive as practically possible given the known problem that methyl mercury causes.

7,038. Jay Steele 1934 Group -----

I am in favor of any and all laws aimed at reducing mercury levels in our environment. I am more than willing to pay more for energy if it means the air I breath, the water I drink and the food I eat is safer.

It is time we consider the cost of not improving our environment! Look at our healthcare costs. Why are we all so sick? Why are bacteria and virus winning the battle with our immune systems? The answer, pollution, pesticides and chemicals in air, water and food. We live in the technology age, so we should be able to design an emission control system that blocks mercury emissions. Make it standard and developing countries like China will see the benefit and buy the technology from us. By all means make the coal burning power plans install the best equipment. If it puts some out of business, that is good! Let me know if I can help you get this message out in anyway. Jay Steele.

7,039. Monica Adams -----

Clearly we are poisoning ourselves and our children's children!

It is just not acceptable to have time tables that take eight and nine years to lower emissions! This health crisis is here! This is an emergency! Mercury emissions must be drastically reduced as soon as possible. Our children are suffering. Families are suffering. We are robbing future generations of their health and well being. We are annihilating ourselves. This is criminal and something must be done much sooner.

I know families whose children suffer devastating neurological effects due to high levels of mercury in their systems. The cost to them and to society is extremely high in terms of medical care, special services at school, and assistance for a lifetime! The emotional devastation and social isolation here lasts a lifetime.

I implore you to please consider this as a health emergency and take the drastic steps needed to limit mercury emissions now.

7,040. Christine Spencer concerned citizen -----

Current Comments List Continued

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

As an observist, I have realized that there is one main problem that brings a weight to most peoples' lives; health problems. I was slapped with the truth of pain once I came into this world and as a 22 year old female with no collagen in her body, I try to help others avoid this neverending hell.

I don't want to talk about myself but I need to give a brief background. I have a very rare defective gene disease, Ehlers Danlos Syndrome, which currently (ha) has no cure nor proper aid regarding how exactly it is passed along. Other than misdiagnosis, and giving teenagers narcotics, the worst thing about this disease is that it is literally 24 hours a day 7 days a week of stabbing pain all over your body. I have learned to 'deal' with this disease, so I have devoted my life on trying to 'figure it out' (i have a Myspace group, writing a medical document, writing a book).

For the past 2 months I have been doing indepth research and one of my main focuses was on heavy metals. I luckily saw the front cover of the Philadelphia Inquirer today and saw the word mercury. The main metal of my anger.

I'm doing this so there won't be as many as people like me that have to live of 'off of the government' until we die.

SOMETHING NEEDS TO BE DONE ABOUT US BLINDLY POISONING OURSELVES BY THESE UNNECESSARY MEANS OF POWER!

Do you remember making a battery work off of a potato in elementary school? This greed of only caring about what is in "MY" pocket... because everything is me me me, my my my, now now now.... has turned into... ehhh... I don't care about giving every single living organism disease...

THIS WILL NOT HIT HOME UNTIL ENOUGH PEOPLE ARE SICK.. AND BY THEN IT IS FARRRRR TOO LATE!

Please do something about this main cause of 'injecting' us with mercury with each breath.

I don't even need to get into how mercury levels within products gets passed all of the time because it binds to another chemical... for the moment, which later becomes a stronger level of mercury after it passes the FDA's tests.

It is in women's makeup, it is in those annoying blue headlights, it is in your mouth being stimulated by chewing every meal... and then breathed in, it is in our soil, air, every freakin where.

Please stop making it worse. If this doesn't stop soon, the strength on my/our end will be elevated.

Thank you for ruining my life, as well as the other people I know with autism, ADD, lung problems, my mother, my sister, my brother, my deceased grandfather, all of the people in my Myspace group that cry themselves to sleep everynight, and within 10 years every single person on planet earth.

THANK YOU! You will know what I am talking about at some point in your life. Let's change it so that last sentence will be false. If this was read, thank you for your time.

7,041. Martha Bullen -----

Hello. I am writing in support of the proposal to adopt regulations to reduce mercury emissions from electric utilities located in Pennsylvania.

As a mother, concerned citizen and voter, I feel that it's essential that public officials do what they can to reduce toxic substances such as mercury emissions. It is the state's duty to protect its citizens--particularly its frailest citizens, young children and the elderly--from being harmed by air, water and surface pollution.

Please vote in favor of the Pennsylvania Proposal to reduce mercury emissions.

Thank you!

Sincerely,

Martha Bullen

7,042. Jonathan Bass Bass Chemical Consulting -----

Current Comments List Continued

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

I am a chemical consultant in the field of silicate chemistry. Prior to my retirement, I worked at the PQ Corporation R&D Center in Conshohocken, PA and before that at the W.R. Grace, Davison Division, R&D Center in Columbia, MD. Both of these companies produce large commercial quantities of adsorbents so I am very knowledgeable in their properties.

The DEP website does not describe any existing technology that can reduce mercury emissions from coal fired power plants by 90%.

Currently, Mr. Feeley, quoted on the website, is managing a program evaluating 14 projects whose target is 50 to 70% reduction with results reported in 2007. The program also mentions a proposed reduction target of 90% by 2010.

Sound science and technology, as opposed to political posturing, would recommend postponing regulatory requirements until sustained full scale mercury reduction technology has been demonstrated using Pennsylvania coal feedstock. Thus an interim reduction, based on NTEL data, could possibly be implemented around 2008. Perhaps breakthroughs based on the current NTEL program could achieve sustained 90% reduction prior to the 2010 target date.

Therefore, I believe that the proposed rules should be altered, with reduction standards set when the proposed technology to achieve them has been proven to work as claimed, under full scale production conditions.

Very truly yours,

7,043. Maria Luisa Crawford -----

I strongly support the proposed stringent limitation on mercury emissions. The state must proceed to make meaningful mercury legislation regardless of the federal guidelines.

7,044. James Harrington Sage Publicatoins -----

I urge the Board to require the more stringent mercury emission regulations for power plants as called for in the proposed Pennsylvania regulations. These would be much more effective in protecting the children of Pennsylvania and the surrounding states than the federal regulations. I'm sure that William Penn would not have approved that products of "Penn's woods" would be used to poison children. Since there are cost effective methods available to meet the proposed regulations, they should be implemented as soon as possible.

I am now an emeritus member of the American Society of Mechanical Engineers who received his BSE in 1949 after serving in the US Army in France, Belgium and Germany in 1944-5. My professional experience has included being a research engineer and marketing manager with DuPont, research director with Denstply of York, director of exhibits at the Franklin Institute, adjunct professor at Drexel University, and editor at Technomic Publishing in Lancaster. In addition, I was treasurer and president of Runnymede Corporation, which built a 29-unit housing development, and secretary and director of the New Hope & Ivyland Railroad.

7,045. Andrew Dubnansky N/A -----

I am for the reduction of mercury emissions from electric generating units for several reasons.(1)Mercury and autism seem to go hand in hand--reduce or eliminate the mercury,reduce autism cases (like our grandson)(2)Mercury in the environement is totally toxic and a poison not needed by anything to survive--just the opposite is true.

7,046. Kathryn Dubnansky N/A -----

My family friends and neighbors have all been affected by mercury in one way or another. My grandson was diagnosed with autism. Thank God that we found a doctor who is helping him. His main course of treatment is to remove the mercury from his little body. If you add up the cost of doing this to the rest of the children--it has to be in the billions of dollars--why not just eliminate it from its source?

7,047. Kirston Fernando -----

My 3 year old son was diagnosed last year with autism. Thank god we did not believe Children's Hospital and found a doctor on the other side of Pennsylvania who actually did blood work and a urine test. Since my son has been treated for mercury poisoning he has made remarkable results. His "autism" symptoms have disappeared and he is becoming a normal 3 year old. I am lucky, we only had to deal with the 12-15 weekly speech and developmental therapy appointments for 6 months. I have talked to people who have been dealing with it for years. You lose your life and your family from all of the stress. What I found astonishing was that these very therapists would tell you that mercury poisoning and autism have the exact same symptoms. Why won't the doctors around here tell us that? Why does Indiana County and Westmoreland County have the highest incidents of autism diagnosis - is it because of the high concentration of power plants in these counties or is it because of something that is not being done at these plants to prevent the mercury contamination. I feel awful for all of the parents of children who received autism diagnosis and do not know enough to have their children tested. The poisoning does not just cause speech and developmental delays - which are bad enough - untreated it affects their digestive and absorption of essential minerals - which leads to anemia and if still not realized, death. My hope is that legislation is passed so that another family does not get ripped apart from an autism diagnosis that is really mercury poisoning

Current Comments List Continued

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

7,048. Roger Horton n/a -----

I support the proposal to further reduce permitted mercury emissions. Scientific evidence is clear that mercury is quite harmful to humans, and it is well past time that strong action is taken. This is particularly true because PA is second in the nation in mercury emissions. It is shocking that some research shows that 10% of babies born in the US will have some reduction in IQ due to methylmercury toxicity. Please take action to reduce the levels of this dangerous substance in our environment. Thank you.

7,049. Patrick Sheehan -----
Credit Trading 8-23

7,050. J. Hughes -----
Credit Trading 8-23

7,051. Judy Garbaccio -----

7,052. Thomas Russo -----

7,053. Cathy Mcnamara -----
Credit Trading 8-23

7,054. Rick Uren PA Wildlife Habitat Unlimited -----

7,055. Pam Stuart -----
Credit Trading 8-23

7,056. Steven Opacic -----
Credit Trading 8-23

7,057. Jane McCarter -----
Credit Trading 8-23

7,058. Miguel Rodriquez -----
Credit Trading 8-23

7,059. Ken Undercoffer PA Council of Trout Unlimited -----

7,060. John Sherakn -----
Credit Trading 8-23

7,061. Roseanne Carey -----

7,062. James G. Russell -----
Credit Trading 8-23

7,063. Resident -----

7,064. Annmarie McGee Reilly -----
Credit Trading 8-23

7,065. Ohrumika Desai -----

7,066. Matthew Cadwallader -----
Credit Trading 8-23

7,067. Florence Voss -----

7,068. John Mihalich -----

7,069. Allyson Montz -----

7,070. Residents -----

7,071. Stzebovi Aedef -----

7,072. Resident -----

Current Comments List Continued

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

- 7,073. Patricia Hortan -----

- 7,074. Betty Geikler -----

- 7,075. Michael Heath -----

- 7,076. Stephen Hysick -----
Credit Trading 8-23
- 7,077. Kathy Russo -----

- 7,078. David Baird -----
Credit Trading 8-23
- 7,079. Caleb Powlus -----

- 7,080. Brian Smith -----
Credit Trading 8-23
- 7,081. Symond Harvey -----
Credit Trading 8-23
- 7,082. Raymong Thorn -----
Credit Trading 8-23
- 7,083. Jane Hinkle -----
Credit Trading 8-23
- 7,084. David McKenzie -----
Credit Trading 8-23
- 7,085. Mary S. Shank -----
Credit Trading 8-23
- 7,086. Nicole Juday -----
Credit Trading 8-23
- 7,087. Robin Boone -----
Credit Trading 8-23
- 7,088. Alfred E. Dixon -----
Credit Trading 8-23
- 7,089. Richard A. Raub -----
Credit Trading 8-23
- 7,090. Joyce A. Hooper -----
Credit Trading 8-23
- 7,091. Bob Langley -----
Credit Trading 8-23
- 7,092. Stephen Bowker -----
Credit Trading 8-23
- 7,093. Susan Skelly -----
Credit Trading 8-23
- 7,094. Jeff Miller -----
Credit Trading 8-23
- 7,095. Resident -----

- 7,096. Eleanor O'Neill -----
Credit Trading 8-23
- 7,097. Juanita Iagh -----
Credit Trading 8-23
- 7,098. Debbie Forsythe -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,099. Margaret M. Slyman -----
Credit Trading 8-23
- 7,100. Justin Allen -----

- 7,101. Gloria Hiaschetti -----
Credit Trading 8-23
- 7,102. Jeff Ritchie -----
Credit Trading 8-23
- 7,103. J. Audino -----

- 7,104. Jocelyn Troup -----
Credit Trading 8-23
- 7,105. David & Kristina Kazimer -----

- 7,106. Judith A. Weir -----
Credit Trading 8-23
- 7,107. Douglas Mininger -----

- 7,108. Laureen Ryan -----

- 7,109. Sarah Endriss -----
Credit Trading 8-23
- 7,110. John Reitz -----
Credit Trading 8-23
- 7,111. John Burn -----

- 7,112. Susan Taliaferro -----
Credit Trading 8-23
- 7,113. Elena Anigati -----

- 7,114. Darnell Hatcher -----
Credit Trading 8-23
- 7,115. John Carroll -----

- 7,116. Meghan Fuday -----
Credit Trading 8-23
- 7,117. Jenn, Paul, Sara & Shane Cassel -----

- 7,118. Sara Schroeder -----

- 7,119. Kirsten Bernal -----
Credit Trading 8-23
- 7,120. Katherine Foster -----

- 7,121. Resident -----

- 7,122. Eileen Martin -----

- 7,123. Resident -----

- 7,124. Veronica Moore -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,125. Resident -----
Credit Trading 8-23
- 7,126. Jim Bear -----
Credit Trading 8-23
- 7,127. Hope Nemanic -----
Credit Trading 8-23
- 7,128. Steven R. Stave -----
Credit Trading 8-23
- 7,129. Tour Mauter -----
Credit Trading 8-23
- 7,130. Mary Beth McIntyre -----
Credit Trading 8-23
- 7,131. Claire Kane -----
Credit Trading 8-23
- 7,132. David J. Robinson -----
Credit Trading 8-23
- 7,133. Sandra Godshall -----
Credit Trading 8-23
- 7,134. Heather Sage Pennfuture -----

- 7,135. Bruce Soslow -----
Credit Trading 8-23
- 7,136. Rebecca Pascuier -----
Credit Trading 8-23
- 7,137. Matt Kurilla -----
Credit Trading 8-23
- 7,138. Michelle Cohen -----

- 7,139. Sharon Taylor -----

- 7,140. Mitchell -----
Credit Trading 8-23
- 7,141. Jennifer Belden-England -----

- 7,142. Ryan Schneider -----
Credit Trading 8-23
- 7,143. Autumn Morgan -----

- 7,144. Judith Goldstein -----
Credit Trading 8-23
- 7,145. Lillian Simmons -----

- 7,146. Gwenn Talbott -----
Credit Trading 8-23
- 7,147. Jane M. Jones -----
Credit Trading 8-23
- 7,148. Paul R. Hedenus -----
Credit Trading 8-23
- 7,149. Lesa Hodges -----

- 7,150. Ethel Perez -----

Current Comments List Continued

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

- 7,151. J. H. Young -----
Credit Trading 8-23
- 7,152. Barbara Wood -----
- 7,153. Ryan Snow -----
- 7,154. Clint Anderson -----
Credit Trading 8-23
- 7,155. Gerry Underwood -----
- 7,156. Lonnie Gillinan -----
Credit Trading 8-23
- 7,157. Lorrie & Andy Clauss -----
Credit Trading 8-23
- 7,158. Dino Bruno -----
- 7,159. Whitney Kerns -----
Credit Trading 8-23
- 7,160. Amy Black -----
Credit Trading 8-23
- 7,161. Dave Shaner -----
Credit Trading 8-23
- 7,162. Karen Sayer -----
Credit Trading 8-23
- 7,163. Kate Daher -----
- 7,164. Diane & Bill Black -----
Credit Trading 8-23
- 7,165. Angela Marsh -----
- 7,166. Christopher Love -----
Credit Trading 8-23
- 7,167. Mike Reder -----
Credit Trading 8-23
- 7,168. David J. Wacker -----
Credit Trading 8-23
- 7,169. Resident -----
- 7,170. Cherie Burke -----
Credit Trading 8-23
- 7,171. John Zack -----
Credit Trading 8-23
- 7,172. Alana Gregg -----
Credit Trading 8-23
- 7,173. Carrie Plant -----
- 7,174. Angel Sinagra -----
- 7,175. Constance Marriman -----
- 7,176. Lisa Rosentreter -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,177. Joanne Miley -----
Credit Trading 8-23
- 7,178. Judith Cabus -----
Credit Trading 8-23
- 7,179. Mary Stiftinger -----
Credit Trading 8-23
- 7,180. David Reynolds -----
Credit Trading 8-23
- 7,181. Jennifer Robinson -----
Credit Trading 8-23
- 7,182. Judith Katz US EPA Region III -----

- 7,183. Wanda Long -----
Credit Trading 8-23
- 7,184. Victor T. Ohlson -----
Credit Trading 8-23
- 7,185. Kristy Lepard -----
Credit Trading 8-23
- 7,186. J. Wilson Cassel -----
Credit Trading 8-23
- 7,187. Martin Flynn -----
Credit Trading 8-23
- 7,188. Sharon Roth PA Chamber of Business and Industry -----

- 7,189. Carole Rubley -----

- 7,190. William Strecker -----
Credit Trading 8-23
- 7,191. Jennifer Kann ARIPPA -----

- 7,192. Bill Horan -----
Credit Trading 8-23
- 7,193. Nicole Beard -----
Credit Trading 8-23
- 7,194. Franklin W. Queen -----
Credit Trading 8-23
- 7,195. Philomene Kelley -----
Credit Trading 8-23
- 7,196. Robert & Kim McCracken -----

- 7,197. Christina Iezzi -----
Credit Trading 8-23
- 7,198. Jenny Schaeffer -----
Credit Trading 8-23
- 7,199. Nancy Davis -----

- 7,200. Stephanie Sharon -----
Credit Trading 8-23
- 7,201. Resident -----
Credit Trading 8-23
- 7,202. Marie C. Raiguel -----
Credit Trading 8-23

Current Comments List Continued

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

7,203. Judith A. Kneller -----
Credit Trading 8-23

7,204. Charles Adams -----

7,205. Resident -----
Credit Trading 8-23

7,206. Brandon Richardson -----
Credit Trading 8-23

7,207. Resident Resident -----

7,208. Rachel Carlson -----
Credit Trading 8-23

7,209. Barbara S. McGrail -----
Credit Trading 8-23

7,210. Corey Boland -----
Credit Trading 8-23

7,211. Sandra Cann -----
Credit Trading 8-23

7,212. Bailey W. Saul -----
Credit Trading 8-23

7,213. Jennifer A. Dunn -----
Credit Trading 8-23

7,214. -----

7,215. Brigid Shore -----
Credit Trading 8-23

7,216. Diane Kilpatrick -----
Credit Trading 8-23

7,217. Lesley Kimball -----
Credit Trading 8-23

7,218. Joe Umbrell -----
Credit Trading 8-23

7,219. Denise Bailey -----
Credit Trading 8-23

7,220. Carla Reemert -----

7,221. Steve Witushkin -----
Credit Trading 8-23

7,222. Erica D. Jones -----
Credit Trading 8-23

7,223. Bob Bonacs -----
Credit Trading 8-23

7,224. Elizabeth Nunziato -----
Credit Trading 8-23

7,225. Toni Ann Flanigan -----
Credit Trading 8-23

7,226. Charles G. Cooper -----
Credit Trading 8-23

7,227. Stephanie Stackhouse -----
Credit Trading 8-23

7,228. Morri Family -----

Current Comments List Continued

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

- 7,229. Ray Mangin -----
Credit Trading 8-23
- 7,230. Catherine Hagele -----
Credit Trading 8-23
- 7,231. June Burgert -----

- 7,232. Michael Young -----
Credit Trading 8-23
- 7,233. Rob Martin -----
Credit Trading 8-23
- 7,234. C. Baer -----

- 7,235. Merle Matthews -----
Credit Trading 8-23
- 7,236. Joseph R. Scarpello -----
Credit Trading 8-23
- 7,237. Stephany Bouces -----

- 7,238. Andre S. Miller -----
Credit Trading 8-23
- 7,239. Andrea Braverman -----
Credit Trading 8-23
- 7,240. Resident Adams & Associates -----

- 7,241. Lisa S. Hixenbaugh -----
Credit Trading 8-23
- 7,242. Helen J. Sitasz-Lenertz -----
Credit Trading 8-23
- 7,243. Scott Rothenberger -----

- 7,244. Rosemarie Smeltzer -----
Credit Trading 8-23
- 7,245. Lora Rosica -----

- 7,246. Shawn Camahom -----

- 7,247. Kent Willing -----
Credit Trading 8-23
- 7,248. Barbara Kline -----

- 7,249. Dianne Landes -----

- 7,250. Jess Curly -----

- 7,251. Diane Lavery -----

- 7,252. Ray Burgert -----

- 7,253. Beverly Bowers -----

- 7,254. Tami Beyer -----

Current Comments List Continued

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

7,255. Couceries Cuder -----

7,256. Lara Bery -----

7,257. Jessica Berry -----

7,258. Nathan Royal -----

Credit Trading 8-23

7,259. Christophar Johnston -----

Credit Trading 8-23

7,260. Resident -----

Credit Trading 8-23

7,261. Elaine Richards -----

7,262. Sam Harpold -----

Credit Trading 8-23

7,263. Jennifer Torres -----

7,264. Mike Trowss -----

Credit Trading 8-23

7,265. Gerald & Catherine Leh -----

7,266. Douglas Lehr -----

7,267. Patty O'Mally -----

7,268. Jenny Matson -----

Credit Trading 8-23

7,269. Susan Zeigenfuss -----

Credit Trading 8-23

7,270. Gaul -----

7,271. Jamie Ayers -----

Credit Trading 8-23

7,272. C. Reynolds -----

Credit Trading 8-23

7,273. Janet Hasenmayer -----

7,274. Paul Vando -----

Credit Trading 8-23

7,275. Linda Follmer -----

Credit Trading 8-23

7,276. Mark Cline -----

7,277. Rachel Dunleavy -----

Credit Trading 8-23

7,278. Molly McCune -----

Credit Trading 8-23

7,279. Matthew Yourkawitch -----

7,280. Stephan Vineis -----

Credit Trading 8-23

Current Comments List Continued

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

- 7,281. Denise H. Frederickson -----
Credit Trading 8-23
- 7,282. Deidre Boyce -----

- 7,283. Scott C. Moss -----
Credit Trading 8-23
- 7,284. Diane Donahue -----
Credit Trading 8-23
- 7,285. W. Peter Silcox -----
Credit Trading 8-23
- 7,286. Chung S. Lee -----
Credit Trading 8-23
- 7,287. Resident -----

- 7,288. Dallas W. Haines, Jr. -----
Credit Trading 8-23
- 7,289. Celeste Yeager -----
Credit Trading 8-23
- 7,290. Patty Taller -----
Credit Trading 8-23
- 7,291. Sally Tweedie -----
Credit Trading 8-23
- 7,292. Dudley Watkins -----
Credit Trading 8-23
- 7,293. Kerri Martin -----
Credit Trading 8-23
- 7,294. James W. Rosenbaum -----
Credit Trading 8-23
- 7,295. Brent Diller -----
Credit Trading 8-23
- 7,296. Nancy J. Rakus -----
Credit Trading 8-23
- 7,297. John Frank -----
Credit Trading 8-23
- 7,298. Mary Rumbola -----
Credit Trading 8-23
- 7,299. Alan Gwalnick -----
Credit Trading 8-23
- 7,300. Kristy Wrazen -----
Credit Trading 8-23
- 7,301. Tom Nelson -----
Credit Trading 8-23
- 7,302. Travis Clark -----
Credit Trading 8-23
- 7,303. Marian Sorial -----
Credit Trading 8-23
- 7,304. John Ziegler -----
Credit Trading 8-23
- 7,305. Barbara Liszcz -----
Credit Trading 8-23
- 7,306. Pauline M. Petrie -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,307. Maria Blotti -----
Credit Trading 8-23
- 7,308. Anthony DelVecchio -----
Credit Trading 8-23
- 7,309. Virginia N. Kearney -----
Credit Trading 8-23
- 7,310. Rich Canbey -----
Credit Trading 8-23
- 7,311. John Averchaes -----
Credit Trading 8-23
- 7,312. Resident -----
Credit Trading 8-23
- 7,313. Vernon Freeman -----
Credit Trading 8-23
- 7,314. Timothy L. Wisecarver -----
Credit Trading 8-23
- 7,315. Michele Pilotte -----
Credit Trading 8-23
- 7,316. Ashley Jannetti -----
Credit Trading 8-23
- 7,317. John R. Thail -----
Credit Trading 8-23
- 7,318. Roger Frybergor -----
Credit Trading 8-23
- 7,319. Nancy Donahue -----
Credit Trading 8-23
- 7,320. Jennifer Zahor -----
Credit Trading 8-23
- 7,321. D. Ermilio -----
Credit Trading 8-23
- 7,322. Resident -----
Credit Trading 8-23
- 7,323. Barbara J. Abel -----
Credit Trading 8-23
- 7,324. Marie Sloan -----
Credit Trading 8-23
- 7,325. Resident -----
Credit Trading 8-23
- 7,326. Lawrence Momorella -----
Credit Trading 8-23
- 7,327. Susan Macaleer -----
Credit Trading 8-23
- 7,328. Angela Suggs -----
Credit Trading 8-23
- 7,329. Brooke D. McNabb -----
Credit Trading 8-23
- 7,330. Joan Pignatelli -----
Credit Trading 8-23
- 7,331. Ellie Giberson -----
Credit Trading 8-23
- 7,332. Regina Trifiro -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,333. Wendy Sleicher -----
Credit Trading 8-23
- 7,334. Mary Purdy -----
Credit Trading 8-23
- 7,335. Steve Weiner -----
Credit Trading 8-23
- 7,336. Dennis Rafferty -----
Credit Trading 8-23
- 7,337. Sean Chappe -----
Credit Trading 8-23
- 7,338. Eleanore Lippert -----
Credit Trading 8-23
- 7,339. Christa Tinari -----
Credit Trading 8-23
- 7,340. Katherine L. Frescatore -----
Credit Trading 8-23
- 7,341. Peter Mychaluk -----
Credit Trading 8-23
- 7,342. Resident -----

- 7,343. Patricia Gardner -----
Credit Trading 8-23
- 7,344. Mary Skyzer -----
Credit Trading 8-23
- 7,345. Katie Andrews -----

- 7,346. George Mill -----
Credit Trading 8-23
- 7,347. Marci Cagnetti -----

- 7,348. Jess Himmelreich -----

- 7,349. Don Gardner -----
Credit Trading 8-23
- 7,350. Gary Muth -----

- 7,351. Niger Herbert -----
Credit Trading 8-23
- 7,352. P. Brinkos -----
Credit Trading 8-23
- 7,353. Judy Hedden -----
Credit Trading 8-23
- 7,354. Graham Sandia -----

- 7,355. Celestine Taylor -----
Credit Trading 8-23
- 7,356. Felicia Hackman -----
Credit Trading 8-23
- 7,357. Keith Andrews -----
Credit Trading 8-23
- 7,358. Resident -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,359. Diane Adams -----

- 7,360. Mary Ann Wert -----

- 7,361. Brandee Schappell -----

- 7,362. Lucille Kirkwood -----
Credit Trading 8-23
- 7,363. Frank Hicks -----
Credit Trading 8-23
- 7,364. Michael Senger -----
Credit Trading 8-23
- 7,365. Brian Gieringer -----

- 7,366. Rose Orletzky -----
Credit Trading 8-23
- 7,367. Kristen Snyder -----

- 7,368. Turid Hoel -----
Credit Trading 8-23
- 7,369. Thomas Foley -----
Credit Trading 8-23
- 7,370. Janelle Schlegel -----

- 7,371. Helen Purtell -----
Credit Trading 8-23
- 7,372. Kelly Schlegel -----

- 7,373. Ryan Schlegel -----

- 7,374. Gail Parke -----
Credit Trading 8-23
- 7,375. Louis E. Hopkins -----
Credit Trading 8-23
- 7,376. LuAnn Fletcher -----

- 7,377. Lisa Lalena -----
Credit Trading 8-23
- 7,378. Laura Marshall -----

- 7,379. Jacki Ettinger -----
Credit Trading 8-23
- 7,380. Mr. & Mrs. Frank Schetter -----
Credit Trading 8-23
- 7,381. Karen Johnson -----
Credit Trading 8-23
- 7,382. Victor Verdi, Jr. -----

- 7,383. Russell Holloday -----
Credit Trading 8-23
- 7,384. Roselyn Ciccarone -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,385. Adina Lowery -----

- 7,386. Cynthia Hemmerle -----

- 7,387. Delores Smith -----
Credit Trading 8-23
- 7,388. Mark Hemphill -----
Credit Trading 8-23
- 7,389. Rachel Hemmerle -----

- 7,390. Kevin Niles -----
Credit Trading 8-23
- 7,391. Dipak Shah -----
Credit Trading 8-23
- 7,392. Samantha Hemmerle -----

- 7,393. Tony Simev -----
Credit Trading 8-23
- 7,394. Susan Slocum -----

- 7,395. Patrick Tunney -----
Credit Trading 8-23
- 7,396. John Snyder -----

- 7,397. Sandy Travers -----
Credit Trading 8-23
- 7,398. Marianne Thompson -----
Credit Trading 8-23
- 7,399. Sherry Cropski -----

- 7,400. Ashweina Misty -----
Credit Trading 8-23
- 7,401. Patricia Goeke -----

- 7,402. Maureen Lewis -----

- 7,403. Peter R. Stadelmeier -----
Credit Trading 8-23
- 7,404. Mark Schelling -----
Credit Trading 8-23
- 7,405. Marian Law Burns -----
Credit Trading 8-23
- 7,406. C. Calabria -----
Credit Trading 8-23
- 7,407. Vincent Varano -----

- 7,408. Ross Ruriani -----
Credit Trading 8-23
- 7,409. James Rowley -----
Credit Trading 8-23
- 7,410. Rich & Linda Schwarz -----

Current Comments List Continued

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

- 7,411. Cara S. Turginele -----
Credit Trading 8-23
- 7,412. Jean W. Finch -----
Credit Trading 8-23
- 7,413. Karen Hand -----
Credit Trading 8-23
- 7,414. Carol Cronk -----

- 7,415. Tim Ryan -----
Credit Trading 8-23
- 7,416. Israel L. Sanchez -----
Credit Trading 8-23
- 7,417. Van Cronk, III -----

- 7,418. Jenny Karraker -----
Credit Trading 8-23
- 7,419. Robert Parisi -----

- 7,420. Claire Kindred -----
Credit Trading 8-23
- 7,421. Cheryl Smeltz -----

- 7,422. Carol G. Sheaffer -----
Credit Trading 8-23
- 7,423. Matthew Charles -----
Credit Trading 8-23
- 7,424. David Sanchez -----
Credit Trading 8-23
- 7,425. Jaan Pesti -----
Credit Trading 8-23
- 7,426. Beth Lander -----
Credit Trading 8-23
- 7,427. Anita L. Camera -----
Credit Trading 8-23
- 7,428. Andrea Wortzel TXU Power (submitted by Hunton & Williams LLP) -----

- 7,429. Robert Trachtenberg -----
Credit Trading 8-23
- 7,430. Katherine Semison -----
Credit Trading 8-23
- 7,431. Douglas Biden Electric Power Generation Association -----

- 7,432. Vincent Brisini Reliant Energy -----

- 7,433. Michael Helfrich Lower Susquehann Riverkeeper -----

- 7,434. Mark R. Semisch -----
Credit Trading 8-23
- 7,435. William J. Snyder, Jr. -----
Credit Trading 8-23
- 7,436. Eugene Trisko -----

Current Comments List Continued

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

- 7,437. Nancy Jacobs -----
Credit Trading 8-23
- 7,438. Rachel Z. Dibner -----
Credit Trading 8-23
- 7,439. James Culhane -----
Credit Trading 8-23
- 7,440. Nancy Parks PA Chapter - Sierra Club -----

- 7,441. Kelly Tait -----
Credit Trading 8-23
- 7,442. Harriet Robinson -----
Credit Trading 8-23
- 7,443. Paul Schulz -----
Credit Trading 8-23
- 7,444. Malcolm Schacter -----
Credit Trading 8-23
- 7,445. Doreen Stratton -----
Credit Trading 8-23
- 7,446. Winston Zabiela -----
Credit Trading 8-23
- 7,447. Kyle S. Evans -----
Credit Trading 8-23
- 7,448. Kisha Fallon -----
Credit Trading 8-23
- 7,449. Ann Rea AQ Cmmte Lea Women Voters-Indiana Co-PA -----

- 7,450. Jeanette Manzella -----
Credit Trading 8-23
- 7,451. Charles McPhedran PennFuture -----

- 7,452. Judy McLaughlin -----
Credit Trading 8-23
- 7,453. Dave Tari -----
Credit Trading 8-23
- 7,454. Becky Vaughan -----
Credit Trading 8-23
- 7,455. Guy Gorney EME Homer City Generating, L.P. -----

- 7,456. Karen Maneri -----
Credit Trading 8-23
- 7,457. Ruth A. Welsh -----
Credit Trading 8-23
- 7,458. Anthony Skicki First Energy Corp -----

- 7,459. John Keating -----
Credit Trading 8-23
- 7,460. Helen M. Kane -----
Credit Trading 8-23
- 7,461. Suzanne Seppi Gp Against Smog & Pollution Inc. -----

- 7,462. C. Bonner -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,463. Joy Browning -----
Credit Trading 8-23
- 7,464. William O'Sullivan, P.E. DEP-AQ-State of NJ -----

- 7,465. Marie Even -----
Credit Trading 8-23
- 7,466. Joan Cammarota -----
Credit Trading 8-23
- 7,467. Debra Walker -----

- 7,468. Bill Malizia -----
Credit Trading 8-23
- 7,469. Jean Cook -----

- 7,470. John Crowell -----
Credit Trading 8-23
- 7,471. Dave Adaire -----
Credit Trading 8-23
- 7,472. Jean Burke -----

- 7,473. John Burke -----

- 7,474. Laura Hyde -----
Credit Trading 8-23
- 7,475. Michael Spadaro -----
Credit Trading 8-23
- 7,476. Christine D. Tokarski -----
Credit Trading 8-23
- 7,477. John Crowell -----
Credit Trading 8-23
- 7,478. Arlene Robinson -----
Credit Trading 8-23
- 7,479. Janice Donnelly -----
Credit Trading 8-23
- 7,480. Marshall Strey -----
Credit Trading 8-23
- 7,481. Andrea & Gary Candia -----
Credit Trading 8-23
- 7,482. Tracey Glaser -----
Credit Trading 8-23
- 7,483. Susan Bralynski -----
Credit Trading 8-23
- 7,484. Melissa M. Mowry -----
Credit Trading 8-23
- 7,485. Christopher Diggles -----
Credit Trading 8-23
- 7,486. Carolyn Griffing -----
Credit Trading 8-23
- 7,487. Katie James -----
Credit Trading 8-23
- 7,488. John Povemba -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,489. Eric Wachtman -----
Credit Trading 8-23
- 7,490. Resident -----
Credit Trading 8-23
- 7,491. Sandy McGrath -----
Credit Trading 8-23
- 7,492. Maregret L. Finn -----
Credit Trading 8-23
- 7,493. J. C. Diver -----
Credit Trading 8-23
- 7,494. Rob Wenzel -----
Credit Trading 8-23
- 7,495. Pam Waddell -----
Credit Trading 8-23
- 7,496. Diana Simpkins -----
Credit Trading 8-23
- 7,497. Henry Johnson -----
Credit Trading 8-23
- 7,498. Salvatore Scalora -----
Credit Trading 8-23
- 7,499. Denise Taylor -----
Credit Trading 8-23
- 7,500. Mike Dubzak -----
Credit Trading 8-23
- 7,501. Alex Jackson -----
Credit Trading 8-23
- 7,502. William McCurdy -----
Credit Trading 8-23
- 7,503. Brian Gallagher -----
Credit Trading 8-23
- 7,504. Donna Weir Moser -----
Credit Trading 8-23
- 7,505. Ed McKenna -----
Credit Trading 8-23
- 7,506. S. Esslinger -----
Credit Trading 8-23
- 7,507. Barbara Davis -----
Credit Trading 8-23
- 7,508. James Maxim -----
Credit Trading 8-23
- 7,509. Joseph Dahren -----
Credit Trading 8-23
- 7,510. Wadia Brown -----
Credit Trading 8-23
- 7,511. Richardo Ferran -----
Credit Trading 8-23
- 7,512. Shannon Poulton -----
Credit Trading 8-23
- 7,513. Sharon Lebeau -----
Credit Trading 8-23
- 7,514. Linda Goldstein -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,515. Karen Dalby -----
Credit Trading 8-23
- 7,516. Blaine Cloud -----
Credit Trading 8-23
- 7,517. Virginia M. Duffy -----
Credit Trading 8-23
- 7,518. Stephanie Kaenig -----
Credit Trading 8-23
- 7,519. Sheila Denaro -----
Credit Trading 8-23
- 7,520. Laurel Hoyer -----
Credit Trading 8-23
- 7,521. Carl Flaxman -----
Credit Trading 8-23
- 7,522. M. Cibenko -----
Credit Trading 8-23
- 7,523. Jack Lebeau, M.D. -----
Credit Trading 8-23
- 7,524. Nick Capobianco -----
Credit Trading 8-23
- 7,525. Gionny Trisla -----
Credit Trading 8-23
- 7,526. Resident -----
Credit Trading 8-23
- 7,527. Albert Ignatowski -----
Credit Trading 8-23
- 7,528. Ellen Goldstein -----
Credit Trading 8-23
- 7,529. Resident -----
Credit Trading 8-23
- 7,530. Robin Rao -----
Credit Trading 8-23
- 7,531. Margaret Mary Phinney -----
Credit Trading 8-23
- 7,532. David Willis -----
Credit Trading 8-23
- 7,533. Eileen Steinberg -----
Credit Trading 8-23
- 7,534. Dan Cheatle -----
Credit Trading 8-23
- 7,535. Ruben Ramirez -----
Credit Trading 8-23
- 7,536. John Murton -----
Credit Trading 8-23
- 7,537. Ariel Katen -----
Credit Trading 8-23
- 7,538. Megan Scheri -----
Credit Trading 8-23
- 7,539. Renee Kulp -----
Credit Trading 8-23
- 7,540. June Lee -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,541. John Long -----
Credit Trading 8-23
- 7,542. Dana Isley -----
Credit Trading 8-23
- 7,543. Ellen Marquis Family -----
Credit Trading 8-23
- 7,544. Tracy Barausky -----
Credit Trading 8-23
- 7,545. Ken Wartke -----
Credit Trading 8-23
- 7,546. Peter Jacobs -----
Credit Trading 8-23
- 7,547. Rochelle Young -----
Credit Trading 8-23
- 7,548. Jennifer B. Angel -----
Credit Trading 8-23
- 7,549. Dan Teti -----
Credit Trading 8-23
- 7,550. V. Amorosi -----
Credit Trading 8-23
- 7,551. Alan Reinach -----
Credit Trading 8-23
- 7,552. Diane Broomhead -----
Credit Trading 8-23
- 7,553. Fred Levitt -----
Credit Trading 8-23
- 7,554. Larry Kelly -----
Credit Trading 8-23
- 7,555. Alex Katz -----
Credit Trading 8-23
- 7,556. Ian Turner -----
Credit Trading 8-23
- 7,557. Ken Lee -----
Credit Trading 8-23
- 7,558. D. H. Troiano -----
Credit Trading 8-23
- 7,559. Maria Recchi -----
Credit Trading 8-23
- 7,560. JoAnn Matullo -----
Credit Trading 8-23
- 7,561. Steve Garce -----
Credit Trading 8-23
- 7,562. Linda Fiske -----
Credit Trading 8-23
- 7,563. Shannon Gandolfo -----
Credit Trading 8-23
- 7,564. John Aiker -----
Credit Trading 8-23
- 7,565. Abe & Shirley Shapiro -----
Credit Trading 8-23
- 7,566. Linda Teets -----
Credit Trading 8-23

Current Comments List Continued

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

7,567. Dr. & Mrs. Fedor Kuritzkes -----
Credit Trading 8-23

7,568. Theresa Profit -----
Credit Trading 8-23

7,569. M. O'Donnell -----
Credit Trading 8-23

7,570. D. Workman -----
Credit Trading 8-23

7,571. James Mumford -----
Credit Trading 8-23

7,572. Pamela Larkin -----
Credit Trading 8-23

7,573. Aileen M. Wexler -----
Credit Trading 8-23

7,574. Steve Proudly -----
Credit Trading 8-23

7,575. Hugh Brownstone -----
Credit Trading 8-23

7,576. Heather O'Conner -----
Credit Trading 8-23

7,577. Renee Bergere -----
Credit Trading 8-23

7,578. Elle Otto -----
Credit Trading 8-23

7,579. Eija Yaromo -----
Credit Trading 8-23

7,580. Barbara Wolfgang -----
Credit Trading 8-23

7,581. Joseph Walton -----
Credit Trading 8-23

7,582. Marcia Durgin -----
Credit Trading 8-23

7,583. Ruth L. Jones -----
Credit Trading 8-23

7,584. Kathleen Myron -----
Credit Trading 8-23

7,585. Thomas Ford -----
Credit Trading 8-23

7,586. Sharon Mowen -----
Credit Trading 8-23

7,587. R. Sibley -----
Credit Trading 8-23

7,588. Joan M. Block -----
Credit Trading 8-23

7,589. Lorena Loarca -----
Credit Trading 8-23

7,590. Arthur Felps -----
Credit Trading 8-23

7,591. Sam Weaver -----
Credit Trading 8-23

7,592. Timothy B. Block -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,593. Leslie DeSoto -----
Credit Trading 8-23
- 7,594. Peter Block -----
Credit Trading 8-23
- 7,595. Maggie Wilson -----
Credit Trading 8-23
- 7,596. Steven Schon -----
Credit Trading 8-23
- 7,597. Rene Green -----
Credit Trading 8-23
- 7,598. Caran Harvey -----
Credit Trading 8-23
- 7,599. Robert Bruner -----
Credit Trading 8-23
- 7,600. Beth Lossmann -----
Credit Trading 8-23
- 7,601. Joy Brown -----
Credit Trading 8-23
- 7,602. David Thompson, Jr. -----
Credit Trading 8-23
- 7,603. Shannon Brigham -----
Credit Trading 8-23
- 7,604. Jessica Mills -----
Credit Trading 8-23
- 7,605. Lois Ueland -----
Credit Trading 8-23
- 7,606. Richard Fay -----
Credit Trading 8-23
- 7,607. John Hogan -----
Credit Trading 8-23
- 7,608. Tim Sheehan -----
Credit Trading 8-23
- 7,609. Susan Driver -----
Credit Trading 8-23
- 7,610. John V. Cassidy -----
Credit Trading 8-23
- 7,611. Diana Lanchoney -----
Credit Trading 8-23
- 7,612. Dore Quinn -----
Credit Trading 8-23
- 7,613. Marianne M. Schumacher -----
Credit Trading 8-23
- 7,614. Ayres Boswell -----
Credit Trading 8-23
- 7,615. Patricia J. Lear -----
Credit Trading 8-23
- 7,616. Nancy Adam -----
Credit Trading 8-23
- 7,617. Barbara Yates -----
Credit Trading 8-23
- 7,618. Karen Coigne -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,619. Katharine Brown -----
Credit Trading 8-23
- 7,620. Stephen Selego -----
Credit Trading 8-23
- 7,621. Resident -----
Credit Trading 8-23
- 7,622. Sally P. Fehrs -----
Credit Trading 8-23
- 7,623. Laura Halter -----
Credit Trading 8-23
- 7,624. Kathryn Holden -----
Credit Trading 8-23
- 7,625. Maria Miller -----
Credit Trading 8-23
- 7,626. Phyllis Wiegand -----
Credit Trading 8-23
- 7,627. Tracey C. Ketterer -----
Credit Trading 8-23
- 7,628. Cynthia Zelle -----
Credit Trading 8-23
- 7,629. Cheryl Thrane -----
Credit Trading 8-23
- 7,630. Jeff Smith -----
Credit Trading 8-23
- 7,631. Tim Foley -----
Credit Trading 8-23
- 7,632. Tom Bravas -----
Credit Trading 8-23
- 7,633. Rebecca Class -----
Credit Trading 8-23
- 7,634. Margie Cowan -----
Credit Trading 8-23
- 7,635. Jaime Trapp -----
Credit Trading 8-23
- 7,636. Marlene Pray -----
Credit Trading 8-23
- 7,637. Lorraine Cooper -----
Credit Trading 8-23
- 7,638. Barbara Sands -----
Credit Trading 8-23
- 7,639. Deborah K. Poling -----
Credit Trading 8-23
- 7,640. Sheila Owens -----
Credit Trading 8-23
- 7,641. Winnie Bangert -----
Credit Trading 8-23
- 7,642. George Jopko -----
Credit Trading 8-23
- 7,643. M. L. McGuire -----
Credit Trading 8-23
- 7,644. John Kelliher -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,645. Eliz T. Werner -----
Credit Trading 8-23
- 7,646. D. C. Heath -----
Credit Trading 8-23
- 7,647. Nancy A. Brower -----
Credit Trading 8-23
- 7,648. Janice Quillia-Budd -----
Credit Trading 8-23
- 7,649. Barbara Ziegler -----
Credit Trading 8-23
- 7,650. Charles Pennington -----
Credit Trading 8-23
- 7,651. Beth Carlson -----
Credit Trading 8-23
- 7,652. Mary Fetterman -----
Credit Trading 8-23
- 7,653. Karen Slattery -----
Credit Trading 8-23
- 7,654. Stephen Fiorelli -----
Credit Trading 8-23
- 7,655. George Hunger -----
Credit Trading 8-23
- 7,656. Johnny Jamison -----
Credit Trading 8-23
- 7,657. Patricia Sherry -----
Credit Trading 8-23
- 7,658. Ruth Froberg -----
Credit Trading 8-23
- 7,659. Lois M. Torok -----
Credit Trading 8-23
- 7,660. Desmond Lee -----
Credit Trading 8-23
- 7,661. Denise White -----
Credit Trading 8-23
- 7,662. Travis O. Hicks -----
Credit Trading 8-23
- 7,663. Lisa Zygmunt -----
Credit Trading 8-23
- 7,664. Andrea Lacey -----
Credit Trading 8-23
- 7,665. Dewayne Sherrod -----
Credit Trading 8-23
- 7,666. Edie Hanselman -----
Credit Trading 8-23
- 7,667. Maureen Hilles -----
Credit Trading 8-23
- 7,668. Mark Gallagher -----
Credit Trading 8-23
- 7,669. Michael Salvi -----
Credit Trading 8-23
- 7,670. Debra Nelson -----
Credit Trading 8-23

Current Comments List Continued

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

7,671. Samantha Kash -----
Credit Trading 8-23

7,672. Chris Varney -----
Credit Trading 8-23

7,673. David Schleinkofer -----
Credit Trading 8-23

7,674. Adam R. Levine -----
Credit Trading 8-23

7,675. Bette Ann Lantz -----
Credit Trading 8-23

7,676. Albert Tsav -----
Credit Trading 8-23

7,677. John Stanley -----
Credit Trading 8-23

7,678. Marcia Foor -----
Credit Trading 8-23

7,679. Sylvia Cavanaugh -----
Credit Trading 8-23

7,680. Susan DiMattia -----
Credit Trading 8-23

7,681. Susan Sing -----
Credit Trading 8-23

7,682. Angelic Buchanan -----
Credit Trading 8-23

7,683. Elizabeth F. Silvermail -----
Credit Trading 8-23

7,684. Sarah Bollinger -----
Credit Trading 8-23

7,685. Suzanne Skinner -----
Credit Trading 8-23

7,686. Paul Gilbert -----
Credit Trading 8-23

7,687. Jon Kent -----
Credit Trading 8-23

7,688. Rick Boccadoro -----
Credit Trading 8-23

7,689. James Johnson -----
Credit Trading 8-23

7,690. Jane Wronski -----
Credit Trading 8-23

7,691. Nick Sijursa -----
Credit Trading 8-23

7,692. Sherry V. Smith -----
Credit Trading 8-23

7,693. Tanya Dixon -----
Credit Trading 8-23

7,694. Gail Madden -----
Credit Trading 8-23

7,695. Patricia Stoner -----
Credit Trading 8-23

7,696. Ann Halsey -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,697. Richard McDonough, Sr. -----
Credit Trading 8-23
- 7,698. Ann Logan -----
Credit Trading 8-23
- 7,699. Tracy Scott -----
Credit Trading 8-23
- 7,700. Fran Jacob Diccicco -----
Credit Trading 8-23
- 7,701. Taryn Baverle -----
Credit Trading 8-23
- 7,702. Randy Garton -----
Credit Trading 8-23
- 7,703. Bernice Taylor -----
Credit Trading 8-23
- 7,704. Anne Bugajewski -----
Credit Trading 8-23
- 7,705. John Wilkinson -----
Credit Trading 8-23
- 7,706. Daniel Carr -----
Credit Trading 8-23
- 7,707. Joe & Barbara Shaeffer -----
Credit Trading 8-23
- 7,708. Candie D. Pierce -----
Credit Trading 8-23
- 7,709. Janice Girgenti -----
Credit Trading 8-23
- 7,710. Resident -----
Credit Trading 8-23
- 7,711. John Elliott -----
Credit Trading 8-23
- 7,712. Patricia Butkus -----
Credit Trading 8-23
- 7,713. Susan Munat -----
Credit Trading 8-23
- 7,714. Charles N. Fohner -----
Credit Trading 8-23
- 7,715. Deborah Jefferson -----
Credit Trading 8-23
- 7,716. E. K. But -----
Credit Trading 8-23
- 7,717. Frank Bristow -----
Credit Trading 8-23
- 7,718. David Fitzgibbon -----
Credit Trading 8-23
- 7,719. Bridget Cramer -----
Credit Trading 8-23
- 7,720. Joel Mochnaly -----
Credit Trading 8-23
- 7,721. Carol Mankewitz -----
Credit Trading 8-23
- 7,722. Carlton R. Gary -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,723. Christine Gaeto -----
Credit Trading 8-23
- 7,724. Douglas and nancy Wendell -----
Credit Trading 8-23
- 7,725. Craig Bakalian -----
Credit Trading 8-23
- 7,726. Michael Byrns -----
Credit Trading 8-23
- 7,727. Michael Dorford -----
Credit Trading 8-23
- 7,728. Dana Morvin -----
Credit Trading 8-23
- 7,729. Judi Seldomridge -----
Credit Trading 8-23
- 7,730. Margaret Brodley -----
Credit Trading 8-23
- 7,731. Kathy Hyatt -----
Credit Trading 8-23
- 7,732. Laura Burgess -----
Credit Trading 8-23
- 7,733. Judy Cotter -----
Credit Trading 8-23
- 7,734. Janette Scott -----
Credit Trading 8-23
- 7,735. Amy Backstrom -----
Credit Trading 8-23
- 7,736. Matthew Bruton -----
Credit Trading 8-23
- 7,737. Mark Pappentick -----
Credit Trading 8-23
- 7,738. Christopher Piccone -----
Credit Trading 8-23
- 7,739. M. Lang -----
Credit Trading 8-23
- 7,740. Margot Burghart -----
Credit Trading 8-23
- 7,741. Rose Scenna -----
Credit Trading 8-23
- 7,742. Evans -----
Credit Trading 8-23
- 7,743. Jeff Weibel -----
Credit Trading 8-23
- 7,744. Joan Heiselmoyer -----
Credit Trading 8-23
- 7,745. Diane Hediger -----
Credit Trading 8-23
- 7,746. Jim Brobst -----
Credit Trading 8-23
- 7,747. Amanda Daly -----
Credit Trading 8-23
- 7,748. Sharon Steward -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,749. Frank Viola -----
Credit Trading 8-23
- 7,750. Carol Everett -----
Credit Trading 8-23
- 7,751. Marie Kostar -----
Credit Trading 8-23
- 7,752. Eleanor Runge -----
Credit Trading 8-23
- 7,753. Michael Bravo -----
Credit Trading 8-23
- 7,754. Bridget Stubbs -----
Credit Trading 8-23
- 7,755. S. Rogers -----
Credit Trading 8-23
- 7,756. Tim Barton -----
Credit Trading 8-23
- 7,757. John Alekna -----
Credit Trading 8-23
- 7,758. Dom Alberto -----
Credit Trading 8-23
- 7,759. Carol Copland -----
Credit Trading 8-23
- 7,760. Stacey Hagstotz -----
Credit Trading 8-23
- 7,761. Danny Maldonado -----
Credit Trading 8-23
- 7,762. Melissa Cofone -----
Credit Trading 8-23
- 7,763. Sandy Woerner -----
Credit Trading 8-23
- 7,764. Lesa Riling -----
Credit Trading 8-23
- 7,765. Patricia Holland -----
Credit Trading 8-23
- 7,766. Anne Marie Buono -----
Credit Trading 8-23
- 7,767. Maureen Goldsmith -----
Credit Trading 8-23
- 7,768. Ralph Pulick -----
Credit Trading 8-23
- 7,769. Resident -----
Credit Trading 8-23
- 7,770. Joseph Graves -----
Credit Trading 8-23
- 7,771. Dariah Walker -----
Credit Trading 8-23
- 7,772. Sabrina Royals -----
Credit Trading 8-23
- 7,773. Karen Glazer -----
Credit Trading 8-23
- 7,774. Laura Hansplant -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,775. Joanne Razler -----
Credit Trading 8-23
- 7,776. John Esser -----
Credit Trading 8-23
- 7,777. Mary Abbott -----
Fish After Fly 8-24
- 7,778. Ricky Ditzler -----
Fish After Fly 8-24
- 7,779. Traci Bennett -----
Fish After Fly 8-24
- 7,780. Kathryn Ditzler -----
Fish After Fly 8-24
- 7,781. Tammy Bennett -----
Fish After Fly 8-24
- 7,782. Carol Bribar -----
Fish After Fly 8-24
- 7,783. Sharlee Bullock -----
Credit Trading 8-23
- 7,784. Ray Pershing -----
Fish After Fly 8-24
- 7,785. Dudley Ayle -----
Fish After Fly 8-24
- 7,786. Janis Hohenwarter -----
Fish After Fly 8-24
- 7,787. David Alexander -----
Credit Trading 8-23
- 7,788. John Stellmack -----
Fish After Fly 8-24
- 7,789. Grace Nieto -----
Fish After Fly 8-24
- 7,790. connie Conaway -----
Fish After Fly 8-24
- 7,791. Kevin Singletary -----
Credit Trading 8-23
- 7,792. Paula Mooney -----
Fish After Fly 8-24
- 7,793. Wendy Davis -----
Fish After Fly 8-24
- 7,794. Victoria Rosin -----
Fish After Fly 8-24
- 7,795. Ramir Vatos -----
Credit Trading 8-23
- 7,796. Donald Kowatch -----
Fish After Fly 8-24
- 7,797. Richard Hribar -----
Fish After Fly 8-24
- 7,798. Scott Rossi -----

Current Comments List Continued

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

To Whom it May Concern,

Hi, I'm a PA dental advocate. I am writing you regarding mercury. The potential risk to quality of health, most especially to the unborn fetus is a huge issue. All forms of mercury should have better controls. Thimerasol, amalgams, fish, coal-fired power plants, etc.

Amalgams take years to disperse their mercury vapor, but they do. I had "16" fillings in my teeth by 2001. Back in 1993, in my junior year of high school, I had about 10 or so with these symptoms: stuttering, panic attacks, and depression. By time 2001 rolled around, I had heart palpitations, high blood pressure, high cholesterol, and prior symptoms noted. I can get my dental x-rays to prove it.

Mercury's affect on the unborn fetus is of great importance. The total body burden of mercury on the body is the culmination of mercury sources. 40% of mercury comes from the waste water of dental offices. We need to change course on national policy on mercury, to give society a fighting chance.

I speak from experience, mercury took a huge toll on my quality of life for yrs. Thanks for your time.
Respectfully,
Scott Rossi.

Home- 215-745-7190
7849 Horrocks St.
Philadelphia, PA 19152

7,799. Timothy Bennett -----
Fish After Fly 8-24
7,800. Laura Lukasewycz -----
To whom it may concern:

I do not want the State of Representatives lowering our mercury standards to the more lenient Federal level.

As a voting citizen, I hope that you will take my opinion into account.

7,801. Mary Lilja -----
Fish After Fly 8-24

7,802. Roy Hess -----
Fish After Fly 8-24

7,803. Jane Cantoni -----

Current Comments List Continued

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

Jane Cantoni
295 Pump Station Rd
Clarksville, PA 15322-6325

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

Let's protect our citizens health, including those most vulnerable, our children and our elderly.

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,

Jane Lee Cantoni
7,804. Sidney Goldstein -----
Sierra Club Ver2 8-24
7,805. Kristin Keller -----
Dear EQB,

Include me as a person very concerned about the health of planet earth who is looking for more limitations on all forms of pollution, not less. Please do not let the federal rules be weakened in regards to mercury pollution or any other toxic products.

Also, please encourage all government employees to see "An Inconvenient Truth" and work towards returning planet earth to good health.

Thank you,
Kristin Keller
117 Dennis lane
Phoenixville, PA 19460

Current Comments List Continued

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

7,806. Lateefah Hand -----
Credit Trading 8-23

7,807. Kris Haluszka -----
Sierra Club Ver2 8-24

7,808. Heidi Grunwald -----
Sierra Club Ver2 8-24

7,809. Justin Jackson -----
Credit Trading 8-23

7,810. Resident -----
Sierra Club Ver2 8-24

7,811. Ed Doubleday -----
Sierra Club Ver2 8-24

7,812. Rory Yates -----
Credit Trading 8-23

7,813. Andrea Mannino -----
Sierra Club Ver2 8-24

7,814. Frank Mannino -----
Sierra Club Ver2 8-24

7,815. George Hubbard -----
Sierra Club Ver2 8-24

7,816. Elaine Phipps -----

Everything possible should be done to keep the health of our waters and to ensure the health of our residents. Do not support the increase of mercury emissions.

I am a teacher in Pennsylvania. I value my students and their futures. Please think of the future residents of PA and the lives of the young (many of whom fish from PA waters) and require state mandation of lowered mercury emissions.

I also lead kayak ecotours onto the Barnegat Bay waters. Many watersheds have compromised this body of water along with many other NJ bodies of water as documented in NJ's Fish and Wildlife's 2006 Fishadvisory Brochure pdf document - where people who fish in various NJ places are limited in their fish consumption. Please read the pdf document to get more info on mercury contaminations and its effects.

I would hate to see PA's waters become unsafe in this manner. Mercury is a contaminant that does not "just go away."

As a Pennsylvania resident, I strongly support the DEP's proposed mercury emission rule to reduce mercury emissions from coal fired power plants 90% by 2015. PA is the second largest source of mercury pollution in the U.S. We know that mercury is dangerous for children, and fish across our state are contaminated.

I urge you to oppose any pollution trading rules for mercury, and require all coal plants in PA to reduce their mercury emissions. Please enact the DEP's mercury reduction proposal as soon as possible. Our kids' health is at stake, and they deserve protection today!

Thank you.

Sincerely

Elaine Phipps
ephipps@tradenet.net
151 Windham
newtown, PA 18940

7,817. David Robinson, MD -----
Sierra Club Ver2 8-24

Current Comments List Continued

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

7,818. Reginald Hamilton -----
Credit Trading 8-23

7,819. Ashley Munro -----
Sierra Club Ver2 8-24

7,820. Catherine McLaughlin -----

Current Comments List Continued

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

Catherine McLaughlin
216 Asbury Rd
Orangeville, PA 17859-8921

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

We must put the strongest measures in place NOW to protect coming generations from the harms caused by mercury pollution. Please act wisely and with our children in mind.

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.

Pennsylvania is number two in the nation for mercury pollution to air from coal-fired power plants. The most recent Toxic Release Inventory from the Environmental Protection Agency ranks Pennsylvania as second worst in the nation for mercury pollution to the air, behind only Texas. This is up from third in 2004.

Mercury pollution controls are available and affordable, and Pennsylvania coal-fired power plants are very profitable. Like a fully paid home mortgage, capital costs at coal-fired plants in Pennsylvania have been paid off. They are baseload plants that run all of the time, making electricity at costs far below wholesale prices, which more and more frequently is set by the cost of electricity produced by gas-fired plants. Wholesale electricity prices range between six and seven cents per kilowatt hour (kWh); coal-fired power plants produce electricity at a cost of between three and four cents per kWh. A recent National Wildlife Federation report estimated that the average customer would see an increase of \$1.08 on monthly electric bills if all the cost were passed through to consumers. In Pennsylvania's competitive retail electricity market, electricity suppliers cannot just routinely pass on their costs. They can choose to pass on none, some or all of their costs, or they can decide to reduce profits.

Mercury pollution controls are available and affordable, and Pennsylvania

Current Comments List Continued

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

coal-fired power plants are very profitable. Like a fully paid home mortgage, capital costs at coal-fired plants in Pennsylvania have been paid off. They are baseload plants that run all of the time, making electricity at costs far below wholesale prices, which more and more frequently is set by the cost of electricity produced by gas-fired plants. Wholesale electricity prices range between six and seven cents per kilowatt hour (kWh); coal-fired power plants produce electricity at a cost of between three and four cents per kWh. A recent National Wildlife Federation report estimated that the average customer would see an increase of \$1.08 on monthly electric bills if all the cost were passed through to consumers. In Pennsylvania's competitive retail electricity market, electricity suppliers cannot just routinely pass on their costs. They can choose to pass on none, some or all of their costs, or they can decide to reduce profits.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Catherine McLaughlin
570-925-5285

7,821. Chris Nieliwocki -----
Sierra Club Ver2 8-24

7,822. Genie Ravital -----
Credit Trading 8-24

7,823. Matt Kenny -----
Sierra Club Ver2 8-24

7,824. Ricky Bords -----
Sierra Club Ver2 8-24

7,825. Mark Conrad -----
PA Resident 8-24

7,826. Colleen Filicky -----
Sierra Club Ver2 8-24

7,827. Matthew Jester -----
Sierra Club Ver2 8-24

7,828. Wilawan O'Grady -----

Current Comments List Continued

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

25 August 2006

Dear Official,

Mercury is a direct threat to the health of me and my future baby. I am a thirty three year old woman trying to conceive a child and I know that mercury will damage my baby's development. Mercury is toxic to neurological growth processes and, as a poison, does not belong in the air I breathe or the water I drink. How can we explain the surge in cases of autism in recent years? Mercury poisoning is one explanation, and we have an obligation to act with the utmost caution.

I am writing to demand that we set and enforce the strictest standards possible for mercury emissions in the Commonwealth. Make the polluters pay for all the costs of their pollution, and make sure that the pollution is prevented from the beginning.

Best regards,

Wilawan O'Grady
702 Coventry Lane
Phoenixville PA 19460

--
vogradey@gmail.com
mobile 215-868-5211
PhD Candidate
Center for Energy and Environmental Policy
University of Delaware
7,829. John Struys -----
Sierra Club Ver2 8-24

7,830. John Zachmann -----
As a Pennsylvania resident, I strongly support the DEP's proposed mercury emission rule to reduce mercury emissions from coal fired power plants 90% by 2015. PA is the second largest source of mercury pollution in the U.S. We know that mercury is dangerous for children, and fish across our state are contaminated.

I urge you to oppose any pollution trading rules for mercury, and require all coal plants in PA to reduce their mercury emissions. Please enact the DEP's mercury reduction proposal as soon as possible. Our kids' health is at stake, and they deserve protection today!

Thank you.

John R Zachmann

Your constituent

John Zachmann
jrzach.1@juno.com
2625 Eldridge Ave
Easton, PA 18045-2406
7,831. Kim McAvoy -----
Sierra Club Ver2 8-24
7,832. Pam Martin -----
Sierra Club Ver2 8-24
7,833. Mary Kay Myers -----

Current Comments List Continued

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

From:
Mary Kay Myers
111 Walnut Ave.
Wayne, PA 19087
August 24, 2006

To:
The Environmental Quality Board
Harrisburg, PA 19105-8477

Regarding: support for your rules on mercury pollution by power plants

Dear EQB:

As a mother and grandmother, I support your rules to curb mercury pollution by power plants--rules which will protect pregnant women and children from mercury's dangers. As a registered Pennsylvania voter from Delaware County, I feel strongly that our state should not settle for a weaker federal rule or cut off the EQB's public process. Thank you for your work on the public's behalf.

Sincerely,

Mary Kay Myers
7,834. Keayah Jones -----

Credit Trading 8-23

7,835. Clarice K. Reber -----

Current Comments List Continued

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

I strongly support the Pennsylvania Department of Environmental Protection's proposed rulemaking "Standards for Contaminants: Mercury, which would amend Chapter 123 of the Pennsylvania Code.

Mercury is a neurotoxin affecting fetal development causing, as reported by the March of Dimes, reduced memory, attention, intelligence, language ability and motor skills. Mercury has been identified as a significant pollutant in Pennsylvania. In fact, the Environmental Protection Agency ranks Pennsylvania as second worst state in the nation for mercury pollution, behind only Texas, and demonstrates an increase in ranking since 2004. Where I live in Indiana County we have several power plants, at least one of which is a major mercury polluter. Pennsylvania has a significant mercury pollution problem.

Mercury is accumulated in the human body over a period of time. Reduction of mercury levels in the near term, rather than the long term as proposed by federal Clean Air Mercury Rule (CAMR), would protect a whole generation of Pennsylvania children and women of child bearing age from the effects of mercury exposure. And from a cost perspective, it follows that those mothers and children who would have been exposed without the DER rule will not require otherwise necessary medical treatment and special education programming.

The Cap and Trade provisions of the federal regulations would continue to allow mercury hot spots. Recent results from a Penn State eight-year study of the areas around Cresson, Cambria County and Wellsboro in Tioga County show that mercury contamination is 47% higher in areas close to sources of mercury emissions. I am concerned that if local plants decide to buy mercury emission credits under the CAMR cap and trade provision, Pennsylvania residents will be exposed to mercury at higher levels over a long period of time.

I believe that the CAMR Rule could allow the PA energy industry to fall behind other regions of the country technologically. Would postponing implementation of pollution-control technology allow PA power plants to become outmoded and give other regions of the country an economic advantage in power generation? Other states are introducing legislation similar to the DEP rule, which will advance their power plant technology and leave us behind. We must be concerned that, in the long term, outmoded Pennsylvania plants will be closed in favor of newer plants that will be more competitive in the electricity generating market, thus, loosing jobs for our citizens.

I would like to close relating this incident. At the conclusion of an interview of the top candidate for a professional position in Indiana County, the candidate said, "I must ask my spouse's question. Tell me about the power plants in Indiana County." She went on to say that they were new parents of what would be an only child, and they were concerned about the environmental conditions into which they would be bringing their child. There are many reasons to protect our environment, economic, health, employment, and educational reasons. But perhaps these parents have the most powerful perspective. We must protect our children.

Thank you for your time and consideration of this testimony.

Clarice K. Reber

1235 Oak Street

Indiana, PA 15701

Current Comments List Continued

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

7,836. Dorothea Lutz -----
Credit Trading 8-23

7,837. Tara Reber -----
Sierra Club Ver2 8-24

7,838. John A. Myers -----
I note in the Inquirer that there is still an effort to dilute and evade the regulations requiring low mercury emissions.

I very much oppose any relaxing of the rules thereby permitting higher point emissions. People do not live at an average location during the year; a person lives in a particular spot, and local emissions affect the people on that spot.

Thank you for considering my opinion.

John A. Myers
Registered Professional Chemical Engineer, Pennsylvania

7,839. Nathaniel Kunzman -----
Sierra Club Ver2 8-24

7,840. Margaret B. Enoch -----
To whom it may concern:

I am writing to urge the Pennsylvania legislature to uphold the amendments to Chapter 123 proposed by the Environmental Quality Board as presented in The Pennsylvania Bulletin of June 24, 2006.

There is nothing more important for our environment than that we, through our elected representatives, pursue an aggressive plan to reduce and eliminate contaminants and pollution in our air and our water. The future of individuals and of our state is determined by the health and intelligence of our people. Damaging the potential development of our citizens, through toxic contaminants, is a recipe for decreased personal, community, and state-wide success. Short-sighted adjustments to be more "business-friendly" will have drastic effects in the long run.

Legislators need to stand firm in the face of pressure and vote for the best interests of the citizenry. That's why we elected people to office, to protect and enhance our lives as active and contributing Pennsylvanians.

Margaret B. Enoch
761 Headquarters Road
Ottsville, PA 18942

7,841. Dave Donati -----
Sierra Club Ver2 8-24

7,842. Joyce Lewis -----

Current Comments List Continued

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

Joyce Lewis
Magee-Womens Hospital, 300 Halket Street
Pittsburgh, PA 15213

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

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.

Pennsylvania is number two in the nation for mercury pollution to air from coal-fired power plants. The most recent Toxic Release Inventory from the Environmental Protection Agency ranks Pennsylvania as second worst in the nation for mercury pollution to the air, behind only Texas. This is up from third in 2004.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Joyce H. Lewis
7,843. Edythe Johnson -----
PA Resident 8-24

7,844. Rachael Hendricks -----
Credit Trading 8-23

7,845. Maryann Patton -----
Credit Trading 8-23

7,846. Lisa Foy -----
Credit Trading 8-23

7,847. Dave Bancharad -----
Sierra Club Ver2 8-24

7,848. Paul E. Bell -----
Credit Trading 8-23

Current Comments List Continued

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

7,849. Ebb Sylva -----

Credit Trading 8-23

7,850. Frederick Adkins -----

Current Comments List Continued

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

Frederick Adkins
105 Spruce St
Indiana, PA 15701-8483

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

As a resident of Indiana County, Pennsylvania, I live next door to several coal fired power plants. There are significant local mercury emissions as these plants include some of the nations worst mercury polluters.

Consider the combined impact of mercury emissions – it is extensive.

a. Stack Air Releases of Mercury from EME Homer City (TRI data)

- i. 2000 1389 lbs
- ii. 2002 545 lbs
- iii. 2003 665 lbs
- iv. 2004 658 lbs

b. Stack Air Releases from Reliant Energy's Keystone Plant in Shelocta (TRI data) i. 2000 1400 lbs ii. 2001 1290 lbs iii. 2002 1235 lbs iv. 2003 1280 lbs v. 2004 1258 lbs

c. Additional output from other upwind locations such as Seward and Conemaugh

A 1997 report from the EPA's Office of Air Quality Planning and Standards reads, "In general, 7-45% of the total mercury emitted is predicted to deposit within 50 km [30 miles] at the eastern site in flat terrain..."

This is where I live. I am concerned about the likelihood of higher local concentrations. The proposed DEP mercury rule has provisions to address the possibility of local "hotspots." This is not considered in the alternative legislation.

In fact, the alternative cap and trade provisions may not provide any local reduction in mercury pollution as the plants could choose to purchase pollution credits from distant out-of-state regions. Thus increasing expense to Pennsylvanians without the benefits of local pollution reductions and without the economic benefits from construction related to installation of pollution controls.

From a review of medical research, facts are clear about the prevalence and toxicity of mercury.

Consider from

<http://www.medicines.com/tri/article/504642>

Current Comments List Continued

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

"Using national blood mercury prevalence data from the Centers for Disease Control and Prevention, we found that between 316,588 and 637,233 children each year have cord blood mercury levels > 5.8 µg/L, a level associated with loss of IQ... This decrement in IQ appears to be permanent and irreversible..."

The March of Dimes states "mercury, especially in the form of methylmercury, is of special concern to the March of Dimes because it is a powerful developmental toxin. At high ingested doses, it can disrupt organization of nerve cells in the brain before and after birth, leading to severe mental retardation, blindness, deafness, and chronic seizure disorders. Chronic, moderate to low-level methylmercury exposure before birth is associated with developmental delays and decreases in attention, memory, intelligence, language ability, and motor skills"

Additionally, the March of Dimes cites "the EPA's own analysis of the data suggests that as many as 630,000 babies born each year are exposed to unsafe levels."

(from:
http://www.marchofdimes.com/aboutus/10651_11551.asp)

Combining the possibility of local hotspots, the toxic effects of mercury, and the fact that a cap and trade program can not require any of the local power plants to install additional pollution controls, we need a guarantee that our local exposure to mercury will be addressed. The proposed DEP mercury rule provides for faster, greater, and guaranteed reductions in Pennsylvania mercury pollution.

When we talk about cap and trade, we talk as if we are dealing with a commodity. We cannot forget the mercury is a poison. Please implement the DEP's proposed mercury rule.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Frederick Adkins
774-340-7340
7,851. Amanda J. Cox -----
Credit Trading 8-23

7,852. Elizabethe Westgard -----
Please stop poisoning us. Cost savings to power plants today result in tax payers costs for health care tomorrow.

Elizabethe Westgard, RN, MSN ewestgard74@comcast.net
7,853. Luis DeJesus -----
Credit Trading 8-23

7,854. Dr. Lawrence Dritsas -----

Current Comments List Continued

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

RE: Clean Air Mercury Compliance Act" (Senate Bill 1201 and House Bill 2610

Please let it be known that I do not support the passing of the above two bills. Mercury is dangerous at all levels of our environment and should be limited in emissions to the lowest levels technologically possible. We should follow our own DEP proposals and send a message to the federal government that if they don't respect the environment and public health, then Pennsylvania will.

Thank You for your time.

Dr. Lawrence Dritsas
621 Ashmead Road
Cheltenham, PA 19012

Get a spam free email account - Visit <http://www.bluebottle.com>

7,855. Mona Ostrowski -----
Credit Trading 8-23

7,856. Samuel Klein -----
Sierra Club Ver2 8-24

7,857. Christine Rossert -----
Credit Trading 8-23

7,858. Richard E. Fetterman -----
Credit Trading 8-23

7,859. Blanca Maldonado -----
Credit Trading 8-23

7,860. Briton Eatmol -----
Credit Trading 8-23

7,861. Darlene Foster -----
Credit Trading 8-23

7,862. Resident -----
Sierra Club Ver2 8-24

7,863. J. Barton Kline -----

Current Comments List Continued

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

Environmental Quality Board,

Please do not cave into environmental extremists and their pseudo-science. The extremely low levels of mercury (Hg) allowed by federal regulations does not pose a health risk. Environmentalists do not understand the primary concept of toxicology- dosage. The human body is capable of flushing mercury. As long as the level of Hg exposure is below the rate of excretion, there is no health risk. The federal regulations maintain levels that are well below this threshold. If coal-fired power plants are shut down due to these regulations, the risk of electricity shortages resulting in heat-related deaths will far outweigh any imaginary benefits of stricter regulations. Thank you.

J. Barton Kline
Lansdale, PA

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7,864. Ryan Karins -----
Credit Trading 8-23

7,865. Henry C. Johnson -----
Credit Trading 8-23

7,866. Resident -----
Sierra Club Ver2 8-24

7,867. Stacie Sawallish-Adkins -----

Current Comments List Continued

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

Stacie Sawallish-Adkins
105 Spruce St
Indiana, PA 15701-8483

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

I live in Indiana County. We have some of the largest power plants - and worst mercury polluters in the nation in our backyard. I am concerned for my children and the children in my community.

Mercury pollution from coal-fired power plants affects health. Mercury is a known neurotoxin which can cause 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.

Pennsylvania is number two in the nation for mercury pollution to air from coal-fired power plants. The most recent Toxic Release Inventory from the Environmental Protection Agency ranks Pennsylvania as second worst in the nation for mercury pollution to the air, behind only Texas. This is up from third in 2004.

Once again, I strongly support the DEP's proposed rulemaking on mercury reduction.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Stacie K. Sawallish-Adkins

7,868. Johanna D. Mullen -----
Credit Trading 8-23

7,869. Jason Monroe -----
Sierra Club Ver2 8-24

7,870. Michael Dillard -----

Keeps the levels of mercury low. DO NOT raise the limits of emissions. So clean the coal if we have to.
Michael Dillard

Current Comments List Continued

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

7,871. Bri Lance -----
Sierra Club Ver2 8-24

7,872. Jeffrey Wong -----
Sierra Club Ver2 8-24

7,873. Christa Vanderbilt -----
Credit Trading 8-24

7,874. Michael R. Meakim -----
Credit Trading 8-23

7,875. Resident -----
Sierra Club Ver2 8-24

7,876. Richard D. Campbell -----
Credit Trading 8-23

7,877. Max Manzi -----
Credit Trading 8-23

7,878. Robert Havrilla -----

Current Comments List Continued

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

Robert Havrilla
1501 Monterey St
Pittsburgh, PA 15212-4038

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

I attended the EQB hearing at Washington's Landing in Pittsburgh, PA and was very impressed by the many individuals that spoke out in support of the proposed mercury reductions and in opposition to any cap-and-trade scheme. I admit that from my previous research, I was already a supporter of the proposed reductions and against any cap-and-trade system, but I was trying to judge the testimony objectively. It is apparent that mercury emissions are especially harmful to developing fetuses and babies/children so there didn't seem to be any controversy about that argument. However, I was disappointed that the opponents to the reductions could only muster unconvincing economic, profit-reducing arguments, many of which were deceiving and distortions of fact. As I understand it, the power plants are already under the requirement to control acid rain pollutants, and when they do that with scrubbers, the reduction of mercury emissions comes almost for free but they seem to be pinning the entire costs of pollution control on these proposed mercury reductions which is a duplicitous argument. Even if the entire cost of mercury emission reductions were past on to the consumer, the increase to my electric bill is so modest, I would gladly pay the increase to save our future generations from harm from mercury emissions. I felt sadness to hear the power plant workers plead their case about the possible loss of their jobs by old plant closings, but if that were a viable reason to continue to harm people because of mercury pollution, then we would never improve our environment. I have lost jobs a number of times throughout my working life and it is not the end of the world -- in fact, in today's modern economy, workers have to be flexible enough to expect and cope with this undesired event in their personal lives. I urge the EQB to stand firm against the opposition and reduce mercury pollution on the schedule it has advertised AND oppose any possibility of a cap-and-trade system which would be disastrous for the Allegheny County residents that live downwind of these polluting power plants that are spewing mercury into the immediate vicinity. Thank you.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Robert Havrilla
412-322-5753

Current Comments List Continued

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

- 7,879. Betsy Powers -----
Credit Trading 8-23
- 7,880. Colleen Holm -----
Credit Trading 8-23
- 7,881. Tyler K. Conlow -----
Credit Trading 8-23
- 7,882. Fang Luo -----
Credit Trading 8-23
- 7,883. Chad Roeger -----
Credit Trading 8-23
- 7,884. Sam Benner -----
Credit Trading 8-23
- 7,885. David Schatanoff -----

Current Comments List Continued

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

david Schatanoff
108 Elm St
Hollidaysburg, PA 16648-2929

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

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.

Pennsylvania is number two in the nation for mercury pollution to air from coal-fired power plants. The most recent Toxic Release Inventory from the Environmental Protection Agency ranks Pennsylvania as second worst in the nation for mercury pollution to the air, behind only Texas. This is up from third in 2004.

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,

Current Comments List Continued

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

- david Schatanoff
7,886. Mary Parnell -----
Credit Trading 8-23
- 7,887. Amber Clark -----
Credit Trading 8-23
- 7,888. James Pinfo -----
Credit Trading 8-23
- 7,889. Carol Liberatore -----
Carol Liberatore
1138 old Natl. Pike
Fredericktown, PA 15333-2113

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

It's time to clean up the coal fired power plants! We have to do this for all of us !It's ashame you can't even eat fish from our streams because of mercury.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Carol Liberatore
7,890. Justine L Lop -----
TO: Members of the Environmental Quality Board
RE: Pennsylvania Specific Mercury Reduction Rule

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!

- 7,891. Steven Spohn -----
Credit Trading 8-23
- 7,892. Rocco Scavello -----
Credit Trading 8-23

Current Comments List Continued

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

7,893. Judy Palaski -----
Judy Palaski
72 Red Maple Dr
Homer City, PA 15748-6906

August 24, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

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.

Pennsylvania lakes, rivers, and streams are contaminated with mercury pollution. Every water in the Commonwealth has advisories on fish consumption due to high levels of mercury and other types of pollution. In over 200 sampling locations in the state, fish have such high amounts of mercury that people are advised to eat no more than two meals of those fish per month.

Mercury pollution builds up in areas close to the source, creating dangerous "hot spots" of high mercury concentrations. Fish in Pennsylvania are highly contaminated with mercury in some areas, not as much in other areas. The areas with the highest concentrations correspond to those places downwind of mercury-spewing coal-fired power plants. Recent DEP data showed that over eight years, mercury levels at a sampling station located in Cambria County near power plants were 47 percent greater than mercury levels recorded at a sampling station located in Tioga County, which is not close to mercury sources. Recent EPA-funded studies show that up to 70 percent of mercury contamination comes from local and regional sources. The studies also show that cleaning up mercury pollution at nearby sources results in significant drops in mercury contamination in nearby fish.

Pennsylvania is number two in the nation for mercury pollution to air from coal-fired power plants. The most recent Toxic Release Inventory from the Environmental Protection Agency ranks Pennsylvania as second worst in the nation for mercury pollution to the air, behind only Texas. This is up from third in 2004.

Current Comments List Continued

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

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.

Please for the sake of our children reduce the mercury emissions. I live between three coal power plants and I know how unhealthy it can be. Protect our beautiful state and its beautiful people.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

Judy Palaski
724+479-3616

Are you a registered voter?: Yes
Did you vote in the last election?: Yes
Age: 58
Gender: Female
Would you like a reply?: No
Have you visited our website?: Yes

7,894. Alex Bartlett -----
Credit Trading 8-23

7,895. Kathleen Lantz -----
Credit Trading 8-23

7,896. John Hoover -----
Credit Trading 8-23

7,897. M. Klouser -----
Credit Trading 8-23

7,898. Jamie Romansky -----
Credit Trading 8-23

7,899. Carol J. Ward -----

Current Comments List Continued

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

248 E. Spring Ave
Apt. 2-L
Ardmore, Pa.19003
August 24, 2006

Comments: on legislative watering down of a proposal
To curb mercury pollution by power plants

Dear Sirs:

I was not pleased to learn through an editorial in today's Philadelphia Inquirer that the Legislature has been hard at work watering down rules about mercury pollution to protect pregnant women and children from harm by introducing a bill that would be weaker than the Independent Environmental Quality Board set up.

There are other vulnerable populations as well – people who are ill or chemically sensitive. Older people are also less able to withstand pollution. The Independent Environmental Quality Board set up rules it thought were appropriate. The citizens of this state deserve to have a bill reflecting those rules. Pennsylvania has such a high degree of emissions, much of them from power plants that it accounts for 1 percent of the globe's heat trapped emissions. So on both counts- local pollution and emissions, the watered down bill is unacceptable.

Sincerely,

Carol J. Ward

7,900. Leanne Luciano -----
Credit Trading 8-23

7,901. Patty Sullivan -----
Sierra Club Ver3 8-24

7,902. Oing Liu -----
Credit Trading 8-23

7,903. Steve Mitchell -----
Credit Trading 8-23

7,904. Karen Brandli -----
Sierra Club Ver3 8-24

7,905. Donna Mitchell -----
Credit Trading 8-23

7,906. Philip Brandli -----
Sierra Club Ver3 8-24

7,907. Layne Blavier -----
Sierra Club Ver3 8-24

7,908. Langsheng Lin -----
Credit Trading 8-23

7,909. Shannon McPhillips -----
Sierra Club Ver3 8-24

7,910. Gary L. Gray -----
Credit Trading 8-23

7,911. George Klima -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,912. Katie Jones -----
Credit Trading 8-23
- 7,913. Cynthia M. Mand -----
Credit Trading 8-23
- 7,914. Doug Yinglinc -----
Sierra Club Ver3 8-24
- 7,915. J. Simonsen -----
Credit Trading 8-23
- 7,916. Katie Edwards -----
Sierra Club Ver3 8-24
- 7,917. Rebecca Ross -----
Sierra Club Ver3 8-24
- 7,918. David Witmer -----
Credit Trading 8-23
- 7,919. Marc Donahue -----
Credit Trading 8-23
- 7,920. Kevin Lougheny -----
Sierra Club Ver3 8-24
- 7,921. Phil Riegel -----
Credit Trading 8-23
- 7,922. Adam Miyashiro -----
Credit Trading 8-23
- 7,923. Seville St. Flyers -----
Sierra Club Ver3 8-24
- 7,924. Mary Malgreri -----
Credit Trading 8-23
- 7,925. Zach Weiss -----
Credit Trading 8-23
- 7,926. Connie MacMinn -----
Credit Trading 8-23
- 7,927. William Jones -----
Credit Trading 8-23
- 7,928. Alexander Nieder -----
Credit Trading 8-23
- 7,929. Lydia Dan-Sardinas -----

Current Comments List Continued

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

What are you thinking? Are you thinking of America's future or are you pandering to corporate America?

I firmly believe that the Houses should NOT pass a bill which would impose weaker sanctions on curbing mercury pollution in power plants. The Environmental Quality Boards ruling is for the protection of pregnant women and children. Children are America's future. Do you want to be the weaken the future generations of Americans? The EQB ruling is sound and should not be tampered.

Sincerely,
Lydia Dan-Sardinas
712 Jonathan Drive
King of Prussia, PA 19406

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Tired of spam? Yahoo! Mail has the best spam protection around
<http://mail.yahoo.com>

7,930. T. Fuller -----
Credit Trading 8-23

7,931. Barry O. Jones -----
Credit Trading 8-23

7,932. Linda Cavalucci-Virgillo -----
PA Resident 8-25

7,933. Kathleen Tobin -----
Credit Trading 8-23

7,934. Carol Sonenklar -----
Credit Trading 8-23

7,935. Eric D. Smith -----
Credit Trading 8-23

7,936. Ed Zuroweste -----
Credit Trading 8-23

7,937. Michael Miller Jr. -----
We should strictly curb dangerous mercury pollution from power plants and from other sources.

Please favor and implement the stricter Environmental Quality Board's regulations rather than the weaker federal rule.

Thank you for the opportunity to speak out on this important issue.

Sincerely,

Michael Miller Jr.
2200 Ben Franklin
Apt South 410
Phila 19130
215-972-7099

7,938. Betty Durso -----
PA Resident 8-25

7,939. Mark L. Henry -----
Credit Trading 8-23

Current Comments List Continued

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

7,940. Jennifer Ertel -----
Credit Trading 8-23

7,941. Ernest Walker -----
Ernest Walker
366 N 8th St
Indiana, PA 15701-1771

August 25, 2006

members of the Environmental Quality Board (EQB)
Rachel Carson State Office Building, 15th Floor, 400 Market Street
P. O. Box 8477
Harrisburg, PA 17105-2063

Dear members of the Environmental Quality Board (EQB):

I strongly support the Department of Environmental Protection's (DEP) proposed rulemaking on mercury reductions from coal-fired power plants in Pennsylvania.

I live in Indiana, PA, which is only a few miles from large, coal-burning power plants in Shelocta, PA and Homer City, PA. These plants are two of the largest sources of mercury emissions in the country. Research has shown that a high percentage of the mercury emitted by these plants will fall to the ground within 30 miles of the source. Cap-and-trade plans like the one proposed by the Bush administration may do nothing to protect those of us who live close to these power plants.

There is no level of exposure to mercury that is considered safe.

Considering that a recent study indicated it would cost the average customer only \$1.08 per month to install the pollution controls needed to bring about the reductions in emissions called for by the proposed DEP rules, it seems absurd that the rules would not be implemented.

Please allow the emissions standards for coal-fired power plants called for the Pennsylvania DEP to become law.

Thank you for the opportunity to comment in support of the proposed rule for cutting mercury pollution from Pennsylvania's power plants.

Sincerely,

7,942. Janet Mitchell -----
Credit Trading 8-23

7,943. Adam Morgan -----
Credit Trading 8-23

7,944. Hedy Cerwinka -----

Current Comments List Continued

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

Please do not lower the standards in curbing mercury emissions at power plants. It is extremely important for the health of children and pregnant women. It's already alarming how you have to monitor what kinds of fish you eat. Businesses need to step up to the plate and take responsibility for the pollution they cause.

I care about this issue.

Sincerely,
Hedy Cerwinka
105 Bentley Avenue
Bala Cynwyd, PA 19004
215 814 5336

7,945. John E. Mietzeck -----
Credit Trading 8-23

7,946. William J. Bartholomew -----
Please strictly regulate the emissions of mercury from power plants in Pennsylvania. The EQB's rules are appropriately strict. Do not let the Pa. legislature impose the weaker federal rule. Thank you. --Katherine R. and William J. Bartholomew, Wycombe, Bucks County, Pa.

7,947. James B. Zanine -----
Credit Trading 8-23

7,948. Debra & James Hofer -----
Credit Trading 8-23

7,949. Robert Margiotta -----
Credit Trading 8-23

7,950. Tina Aumiller -----
Credit Trading 8-23

7,951. Lynn Byers -----
Dear Environmental Quality Board,

I am writing in support of the state moving forward with DEP's state-level proposal to cut mercury pollution from Pennsylvania's coal-fired power plants by 90 percent by 2015. Coal-fired power plants are the largest unregulated source of mercury pollution, which contaminates our waterways and eventually the fish that end up on our dinner plates. Medical experts say that even low levels of mercury exposure can affect the way kids learn, think, memorize and behave.

The technology exists to cut mercury pollution by 90 percent, and I support DEP's efforts to require these cuts at Pennsylvania power plants, without allowing for mercury pollution "credit" trading. With the Bush administration weakening our federal mercury protections, it is essential that state decision-makers take the lead in protecting our environment and public health by cutting this toxic pollution from Pennsylvania power plants.

This is a very wise move to better health for people and for the environment! Thanks!

Sincerely,
Lynn Byers

Lynn Byers
3725 Parkview Ave Apt #2
Pittsburgh, PA 152134117

7,952. Peggy Johnson -----
Credit Trading 8-23

7,953. Cheryl Johnson -----
Credit Trading 8-23

7,954. Deirdre Shoemaker -----
Credit Trading 8-23

7,955. Robert Baker -----
Credit Trading 8-23

Current Comments List Continued

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

7,956. Anastasia Hegedus -----
PA Resident 8-25

7,957. Mark Ciletti -----
Credit Trading 8-23

7,958. Jasoon Kaye -----
Credit Trading 8-23

7,959. Stephen Hegedus -----
As a PA resident, fly fisherman and father, I strongly support the DEP's proposed mercury emission rule to reduce mercury emissions from coal fired power plants 90% by 2015. PA is the second largest source of mercury pollution in the U.S. Much of the mercury is deposited within a few miles of the plants that emit it. We know that mercury is dangerous for our children, and the fish across our state are contaminated. Now is our chance to do the right thing, the smart thing. It is in every PA resident's best interest.

I urge you to oppose any pollution trading rules for mercury, and require all coal plants in PA to reduce their mercury emissions. Please enact the DEP's mercury reduction proposal as soon as possible. Our kids' health is at stake, and they deserve protection today!

Thank you.

Sincerely

Stephen Hegedus
hegedussj@upmc.edu
115 Jefferson Drive
Lower Burrell, PA 15068

7,960. Sheila Sauillante -----
Credit Trading 8-23

7,961. Anna G. Hipp -----
Remember when fish was a nutritional food source? The federal Environmental Protection Agency and the Food and Drug Administration "recommend that women of childbearing age and children not eat shark, swordfish, king mackerel or tile fish and that they limit their consumption of other fish or shellfish to 12 ounces (2 average meals) per week". Shouldn't that be enough to cause Pennsylvania to join New Jersey in passing strong restrictions on emissions from coal-fired power plants!!!! And, I do believe I read recently that more such toxin-emiting plants are being planned for Pennsylvania. In addition, clean plants are permitted to SELL their unneeded allowances of "permitted toxic emissions" to other plants.

Strict regulation may cause short term financial damage to some industries and provide some protection to the fishing industries.....a somewhat balanced result between those industries.

Weak regulation and loopholes will continue to damage the developing brains of our children before and after birth and skyrocket educational costs for these youngsters for years to come.....a totally imbalanced result between children and profiteers.

Anna G. Hipp
783 Ivyland Rd.
Warminster, PA 18974

7,962. Michael Spurlyn -----
Credit Trading 8-23

7,963. Resident -----
Credit Trading 8-23

7,964. Amy OLeary -----
Credit Trading 8-23

7,965. Jeff Rocknell -----
Credit Trading 8-23

Current Comments List Continued

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

- 7,966. Anne Julie White -----
Dear Environmental Quality Board, We cannot permit even weaker standards for mercury emmissions,lowering health standards and permitting more pollution! Horrors! there is NO justification! Sincerely, Anne Julie White,and Beryl Stewart of Glenside, Pa.
- 7,967. Ann Harris -----
Credit Trading 8-23
- 7,968. Mark J. Garlicki -----
Credit Trading 8-23
- 7,969. Bruce Lovich -----
Credit Trading 8-23
- 7,970. Kevin R. Harris, Ph.D., DMD -----
Credit Trading 8-23
- 7,971. Aaron Fisher -----
Credit Trading 8-23
- 7,972. Peter Molnar -----
Credit Trading 8-23
- 7,973. Phyllis Santoro -----
Credit Trading 8-23
- 7,974. Charlene Molnar -----
Credit Trading 8-23
- 7,975. Dale Grimes -----
Credit Trading 8-23
- 7,976. Meghan Wilson -----
Credit Trading 8-23
- 7,977. Jennifer Akinsky -----
Credit Trading 8-23
- 7,978. Elizabeth Sammond -----
Credit Trading 8-23
- 7,979. Terry Davidoff -----
Credit Trading 8-23
- 7,980. Kelly Walker -----
Credit Trading 8-23
- 7,981. Lisa Bruce -----
Credit Trading 8-23
- 7,982. Teri Shively -----
Credit Trading 8-23
- 7,983. Kimberly Helsel -----
Credit Trading 8-23
- 7,984. Betsy Durning -----
Credit Trading 8-23
- 7,985. Matthew Hill 4637 Spruce Creek Rd. -----
Credit Trading 8-23
- 7,986. Mark Lee -----
Credit Trading 8-23
- 7,987. William Keith -----
Credit Trading 8-23
- 7,988. Vicky Droll -----
Credit Trading 8-23
- 7,989. Cory Smith -----
Credit Trading 8-23
- 7,990. Candra Chang -----
Credit Trading 8-23
- 7,991. Nilesh Radia -----
Credit Trading 8-23

Current Comments List Continued

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

7,992. Courtney Rodgers -----
Credit Trading 8-23

7,993. Barbara Hancock -----
Credit Trading 8-23

7,994. Gidget Montelibam -----
Sierra Club Ver3 8-24

7,995. -----

We totally agree with the Environmental Quality Board. What are the legislators thinking on this subject? Aren't they worried about their family members and friends being contaminated and sickened by this pollutant? It seems, if there is enough money to be passed out, that too many of our congress members will sell us down the drain. Thanks to the EQB for all their work on this very serious problem.

7,996. Rich Campbell -----

The time is long overdue to reduce mercury and other harmful emissions from power plants. We elected our government officials in the hope that they would serve our best interests. Now is the time to live up to our expectations.

Rich Campbell

7,997. Andrew Wallace -----
Sierra Club Ver3 8-24

7,998. Stefan Backhaus -----
Sierra Club Ver3 8-24

7,999. Delores Capers -----
Credit Trading 8-23

8,000. Sharon Lefkowitz -----
Sierra Club Ver3 8-24

8,001. Denise Teitsworth -----
Credit Trading 8-23

8,002. Elyse Tosi -----
Sierra Club Ver3 8-24

8,003. Thomas H. Caldwell -----
Credit Trading 8-23

8,004. Danielle Elefant -----
Dear Environmental Quality Board,

I am writing in support of the state moving forward with DEP's state-level proposal to cut mercury pollution from Pennsylvania's coal-fired power plants by 90 percent by 2015. Coal-fired power plants are the largest unregulated source of mercury pollution, which contaminates our waterways and eventually the fish that end up on our dinner plates. Medical experts say that even low levels of mercury exposure can affect the way kids learn, think, memorize and behave.

The technology exists to cut mercury pollution by 90 percent, and I support DEP's efforts to require these cuts at Pennsylvania power plants, without allowing for mercury pollution "credit" trading. With the Bush administration weakening our federal mercury protections, it is essential that state decision-makers take the lead in protecting our environment and public health by cutting this toxic pollution from Pennsylvania power plants.

Sincerely,

Danielle Elefant
8233 new second street
elkins park, PA 19027

8,005. Heathe Roehrs -----
Sierra Club Ver3 8-24

8,006. Janice Gottesfeld -----
Credit Trading 8-23

8,007. Jared Schultz -----
Sierra Club Ver3 8-24

Current Comments List Continued

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

8,008. Zandra Moberg -----

To the Environmental Quality Board:

Any responsible legislator must realize the potential danger to the people of Pennsylvania from the harmful effects of mercury. It is especially disastrous to fetuses and children. How can the members of the House not vote in favor of more stringent regulations on mercury pollution by power plants? Pennsylvania is to be commended for acting more strongly against mercury pollution than the Federal government.

Please note my support of the Environmental Quality Board's rule on mercury!

I want my children and grandchildren to be protected to the max.

Thank you. Zandra Moberg, 1801 Buttonwood Street, Philadelphia, PA 19130

8,009. Ellen Sue Spicer -----

Mercury in your teeth is dangerous, esp. to pregnant women. Get the mercury out of our mouths, especially those of women giving birth.

ellen sue spicer

Do You Yahoo!?

Tired of spam? Yahoo! Mail has the best spam protection around
<http://mail.yahoo.com>

8,010. Janice Wohlberg -----

Credit Trading 8-23

8,011. Resident -----

Sierra Club Ver3 8-24

8,012. George Lewis -----

I implore you to not bend to special interests groups who couldn't care less if thousands of children are born each and every year with birth defects or end up getting brain damage from the higher levels of mercury that the Republican controlled congress has proposed and touted as being better for Americans. Don't let big corporate donors sacrifice our citizens health so they can lavish our elected officials with gifts, trips and other unclaimed perks at our health's expense. Adopt the tougher standards that have been proposed by the Environmental Quality Board. For far to long Pennsylvania has been to lenient to industry in attempts to prevent jobs from leaving the state. It is always the same refrain that these new regulations will bankrupt our industry, it is all baloney as they only use that to scare elected officials into caving in to their demands at the expense of the public's health. The one example is that the auto industry kept fighting the catalytic converter that removed lead from our air as a regulation that would ruin their industry, no what ruined their industry was a massive failure to see that the Japanese and others could and have for 30+ years made more fuel efficient and reliable automobiles. In the end the cost of installing the catalytic converters gets passed onto the consumer anyway and they will always go for the product that is the most reliable and safe. Thanks for allowing Pennsylvania's citizens to weigh in on this issue.

George Lewis
11 Campus Blvd.
USFS Newtown Sq. Pa. 19073
E-Mail gmlewis@fs.fed.us
Office Phone (610) 557-4032
Home Phone (215) 788-6757

Current Comments List Continued

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

8,013. Shayona Curry -----
Credit Trading 8-23

8,014. Matt Lippott -----
Sierra Club Ver3 8-24

8,015. Dr. Peter R. Lantos -----

With regard to the current bill in the legislature, which will set tighter controls on mercury emission, we wish to provide our strongest support. Opponents who feel the current federal standards are adequate represent business interests which are quite different from those of the public and their position is simply one favoring to do nothing that might impact on their activities. We strongly believe that the health of individuals overrides their considerations and we urge passing of the bill which will set stricter limits on emissions.

Dr. Peter R. Lantos
Mrs. Sandra G. Rosenthal
1000 Harston Lane

8,016. Linda Tooke -----
Credit Trading 8-23

8,017. Ryan Nerney -----
Sierra Club Ver3 8-24

8,018. Nancy Nisbet -----

Please do not lower the environmental standards for power plants. Support the Environmental Quality Board . We do not need weaker federal rules. Thank you, Nancy Nisbet

8,019. Lisa Baxter -----
PA Resident 8-25

8,020. Richard Giordano -----
Fish After Fly 8-24

8,021. Joseph Kaschak -----
Fish After Fly 8-24

8,022. Joseph Quill -----

Current Comments List Continued

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

Dear Representative Schroder and Senator Rafferty:

The independent Environmental Quality Board recently published out rules to reduce exposure to mercury, a known toxin, and to protect the health of PA residents, including specific guidelines for children and pregnant women. My understanding is that the PA legislature is ignoring the independent board, and has introduced weaker legislation which is favorable to the coal industry.

I am asking that you stop providing industry relief on this issue, and do the right thing for the health of the citizens of PA. Please support the mercury recommendations of the Environmental Quality Board.

The health of PA residents, and its future residents and voters, is more important than the PA coal (or any other) industry. What China is doing, and what other states regs are is not relevant. These issues need to be resolved in different forums. The PA legislature must do what is within its power to protect the health of PA residents. Lower levels of mercury in our environment benefit everyone. As an avid fisherman, it would be nice to someday be able to safely keep and eat some of my catch.

In the wake of the pay raise fiasco, it's time for the PA legislature to show some responsibility and demonstrate they can act in the interests and health of the residents of PA. Please support the recommendations of the Environmental Quality Board.

Joseph Quill
17 Founders Way
Downingtown, PA 19335
jandmquill@aol.com

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- 8,023. Michael Beachem -----
Credit Trading 8-23
- 8,024. Jennifer Corson -----
Credit Trading 8-23
- 8,025. Gary Slick -----
Fish After Fly 8-24
- 8,026. Mary Claire Kennedy -----

Current Comments List Continued

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

To whom it May Concern:

Unfortunately because of other commitments at this time, I have not been able to write a formal document with appropriate references to substantiate the remarks I will be making. I recently retired from my scientific career at which time I spent over 25 years in the field of Bioinorganic Chemistry in the area BioMetals and therefore speak with confidence regarding the toxicity of mercury. When opponents to Governor Rendell's proposal keep pointing out that volcanoes are the source of much of the mercury emitted into the world's atmosphere, I cringe. Be assured that the streams of Pennsylvania are more affected by the emissions of state coal-fired power plants than by distant volcanoes. The costs needed to implement Governor Rendell's program are miniscule and the least we can afford to protect the health of future generations. We didn't listen to scientists regarding global warming. Let's not make the same mistake again.

Sincerely

Mary Claire Kennedy, PhD,SSJ
Social Justice Coordinator
Sisters of St. Joseph NW PA
5031 West Ridge Road
Erie, PA 16506-1249
814-836-4153
FAX 814-836-4275
s.mckennedy@ssjerie.org

8,027. Tim Kelk -----
Credit Trading 8-23

8,028. Kristen Rubin -----
Credit Trading 8-23

8,029. James Sontag -----
PA Resident 8-25

8,030. Robert Steinberger -----
Fish After Fly 8-24

8,031. Matt Mezzacappa -----
Credit Trading 8-23

8,032. Carl Altemus -----
Fish After Fly 8-24

8,033. Jan Bafia -----
PA Resident 8-25

8,034. Reese Scott -----
Fish After Fly 8-24

8,035. -----
PA Resident 8-25

8,036. Fred Mills -----
Fish After Fly 8-24

8,037. Sue Park -----

Current Comments List Continued

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

Please do not allow Pennsylvania's valuable resource, coal, to ruin another natural resource, our children. The cost of preventing mercury emissions from coal-fired plants is far less than the health and reduced intelligence costs that our children will pay. The cost of preventing mercury emissions from coal-fired plants is far less than the health and intelligence costs that our children will pay in the future.

With mercury so much mercury coming from other countries through the air, 83% according to the Philadelphia Inquirer (8/25/06 – "Taking Steps As Mercury Is All Around"), we must limit the mercury emissions where we can. China burns more coal to produce electricity than any other country and has no regard for the environment. The Chinese government would never even pose the question to their people. They are a developing country and world environmental regulations don't apply to their behavior. We can't stop the wind from blowing so we have to do what we can to reduce emissions here.

Mercury is not the only heavy metal contamination we have to be concerned with but the current issue is mercury so let's establish lower emission limits on that first and then address the other metals such as lead and arsenic later. I currently pay more for wind generated electricity because it is a wise environmental option. I think you would find that most people would make the choice that is better for our future even if it digs a little deeper into their pocket now. The technology to limit emissions is available and tax credits can be used to encourage its use. If we can give tax credits to the top portion of the economic pyramid to "stimulate the economy" then we can give electricity generators tax credits to protect the environment.

Please vote to lower mercury emissions.

Sue Park

3628 Calumet St.

8,038. Kenneth Tanker -----

Credit Trading 8-23

8,039. Henry Rahm, Jr. -----

Fish After Fly 8-24

8,040. Marilyn Rahm -----

Fish After Fly 8-24

8,041. Betty Heller -----

Fish After Fly 8-24

8,042. Ashley Noble -----

Fish After Fly 8-24

8,043. Amy Holdren -----

Fish After Fly 8-24

8,044. Albert Noble -----

Fish After Fly 8-24

8,045. Richard McGee -----

Fish After Fly 8-24

8,046. Liz Tanker -----

Credit Trading 8-23

8,047. Sharon Gerber -----

I strongly support the Pennsylvania proposal (rather the federal EPA rules) for the control of mercury emission from electric-generating plants in the Commonwealth.

Sharon Gerber

9401 Ashton Road - Apt. A6

Philadelphia, PA 19114

8,048. William Grasley -----

Fish After Fly 8-24

Current Comments List Continued

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

8,049. Lugan Zlotricki -----
Credit Trading 8-23

8,050. Scott Rex -----
Fish After Fly 8-24

8,051. Gary Shingler -----
Fish After Fly 8-24

8,052. Bruce Gerber -----

I strongly support the Pennsylvania proposal (rather the federal EPA rules) for the control of mercury emission from electric-generating plants in the Commonwealth.

Bruce Gerber
9401 Ashton Road - Apt. A6
Philadelphia, PA 19114

8,053. Bob McLaughlin -----
Fish After Fly 8-24

8,054. Barbara Smith -----
PA Resident 8-26

8,055. Nancy Grasley -----
Fish After Fly 8-24

8,056. Jeff Vought -----
Fish After Fly 8-24

8,057. Lisa Anne Wirth -----
PA Resident 8-26

8,058. Richard Finch -----
Fish After Fly 8-24

8,059. Jeffrey Ward -----
Credit Trading 8-23

8,060. John Komar -----
Fish After Fly 8-24

8,061. Caitlin Pierson -----
Credit Trading 8-23

8,062. Fran Yohannan -----
Credit Trading 8-23

8,063. Arch G. Robison -----

The EQB proposed rules must not be outmaneuvered by our money hungry and voter disconnected legislature !!! My wife and I strongly support significant curbing of mercury emissions by all sources. We will need coal-fired generation capacity for far beyond our lifetimes, but it must be provided by plants that employ the state-of-the-art pollution reduction technology !! Let the energy hungry, and too often wasteful, consumers pay for it. Our grandchildren and future generations must be protected from mercury-pollution damage, which is well proven and generally irreversible.

Stop the legislative attempt to impose weaker rules. The EQB rules must stand until even better, not inferior, federal rules can be achieved.

Any legislators who support the currant rascality will suffer voter reaction in elections to come !!

Arch G. Robison, Uwchlan Township
610-363-6217

Want to be your own boss? Learn how on Yahoo! Small Business.
8,064. Paul Kallus -----
Credit Trading 8-23

8,065. Frederick K. Loomis, Jr. -----

Current Comments List Continued

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

TO: The Environmental Quality Board

RE: Proposed DEP Regulations to Limit Mercury Emissions from Coal-fired Electric Generating Units

Please act favorably on the PA DEP's proposed regulations to limit mercury emissions from coal-fired electric generating units in Pennsylvania. This is of the utmost importance for the health of our communities and particularly for our children.

In addition to being number two in the nation for mercury emissions, those of us residing in the eastern end of the state are living in a mercury "hot spot" which stretches from Pike County to Chester County. Between the years 2002 and 2004 (the last year for which figures are available on-line) this area has seen a 40% increase in the wet deposition of mercury. Since the demand for electricity has only increased since 2004, in the absence of more recent data, we can only surmise that this deposition rate has continued to increase up until the present.

Some in the legislature have been pushing to pass bills that would require Pennsylvania to adopt only weak federal regulations to control mercury emissions. These bills would deny the Commonwealth and the EQB the right to effectively protect the health of Pennsylvanians, would deny any meaningful reduction in mercury emissions for another generation of citizens and would permit emissions credit trading, allowing utilities to avoid cleanups at plants which have the worst mercury pollution records by buying credits instead.

The technology to significantly reduce mercury emissions is available and affordable. Please protect my young grandchildren and all Pennsylvanians. Vote to deny emissions credit trading and to approve the new DEP proposed regulations.

Thank you for this opportunity to comment.

Frederick K. Loomis, Jr.

971 Bangor Road

8,066. Beneta Brown -----
Credit Trading 8-23

8,067. Carole Wells -----
PA Resident 8-26

8,068. Katherine Fritz -----
Credit Trading 8-23

8,069. Patricia Halsey -----
Credit Trading 8-23

8,070. Lynn Reynolds -----

I am very oopposed to the idea of allowing increased levels of power plant mercury emissions. The attempt to avoid the Environmental Quality Board public process is despicable.

Lynn Reynolds
Doylestown, OA

8,071. Carter Van Dyke -----

I am opposed to any increase in the permitted levels of mercury by power plants, I am especially concerned about the attempt to weaken the EQB.

Carter van Dyke, Doylestown, PA

8,072. Chris Hopkus -----
Credit Trading 8-23

8,073. Francis Gough -----

Current Comments List Continued

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

Department of Environmental Protection
PA

Dear Department of Environmental Protection,

I strongly support the Department of Environmental Protection's proposed regulation to reduce mercury emissions from the state's coal plants. I applaud the DEP for taking bold action to address our state's largest source of toxic mercury pollution.

As someone who treasures the fish, wildlife and outdoor recreation opportunities in Pennsylvania, I am concerned about the high levels of mercury contamination in our environment. I want to see my state government take the aggressive action necessary to clean up our state's biggest mercury polluters.

Mercury contamination is a serious and growing problem in Pennsylvania, and yet affordable technology can control 90 percent of a coal plant's mercury emissions today. There is no justifiable reason to delay reducing mercury pollution in our state any longer. The only way we will see relief from mercury-contaminated waters and fish in Pennsylvania is to require each and every source to do their part and dramatically reduce emissions.

Unless DEP's mercury rule is finalized, Pennsylvania plants will have the option to purchase mercury emission credits instead of technology to clean up their pollution. This is an unacceptable approach to a very serious problem. I am grateful that the DEP has proposed this much-needed plan to protect future generations of people and wildlife in Pennsylvania from toxic mercury exposure.

Thank you very much.

Sincerely,

Francis Gough
25 Pine Needle Way
Lehighton Pennsylvania 182350316
8,074. Suzanne Paulovic -----

To Whom this may concern,

I deeply disapprove of the legislature's sneaky attempt to outfox & cheat the public, whom they are supposed to serve. Please give teeth to the regulations concerning mercury pollution.

As a mother & grandmother I fear for the health, even survival, of future generations. We are facing unprecedented threats to all the systems that support life, please do your part to give our children a fair chance at long, healthy lives.

Sincerely,
Susanne Paulovic
Doylestown, PA

8,075. Louis Bauldoff -----
Fish After Fly 8-25

8,076. David Kriley -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,077. Clarice Macon -----
Credit Trading 8-23
- 8,078. Joseph Sheldon, Ph.D. -----
Fish After Fly 8-25
- 8,079. Anastasia Hruby -----
Fish After Fly 8-25
- 8,080. Girard McCall -----
Credit Trading 8-23
- 8,081. Patricia Barnhart -----
Fish After Fly 8-25
- 8,082. Joseph Overton -----
Credit Trading 8-23
- 8,083. Jacqueline sloan -----
Fish After Fly 8-25
- 8,084. John Domas -----
Credit Trading 8-23
- 8,085. Ann Ragusa -----
Credit Trading 8-23
- 8,086. Diane Bull -----
Credit Trading 8-23
- 8,087. Nicole Muccida -----
Credit Trading 8-23
- 8,088. Veronda Burnett -----
Credit Trading 8-23
- 8,089. Carol A. Kline -----
Fish After Fly 8-25
- 8,090. Carol Owens -----
Fish After Fly 8-25
- 8,091. Steve Heffner -----
Credit Trading 8-23
- 8,092. Beth Keates -----
Fish After Fly 8-25
- 8,093. Rick Gallagher -----
Credit Trading 8-23
- 8,094. Charles D. Jacobs -----
Fish After Fly 8-25
- 8,095. Benjamin H. Conklin -----
Credit Trading 8-23
- 8,096. Pamela Jenson -----
Fish After Fly 8-25
- 8,097. Rochelle Ulrich -----
Fish After Fly 8-25
- 8,098. Clavernaum Brian -----
Credit Trading 8-23
- 8,099. Robin Jabara -----
Fish After Fly 8-25
- 8,100. Cindy Shuman -----
Credit Trading 8-23
- 8,101. Duran Goodyear -----
Credit Trading 8-23
- 8,102. Cynthia A. Iberg -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,103. Beverly Hoyer -----
Fish After Fly 8-25
- 8,104. Carl Vozniak -----
Credit Trading 8-23
- 8,105. Lawrence J. Hornung -----
Fish After Fly 8-25
- 8,106. Steven Butler -----
Credit Trading 8-23
- 8,107. Aaron Tabak -----
Credit Trading 8-23
- 8,108. G. Roger Holt -----
Fish After Fly 8-25
- 8,109. William Daymon -----
Credit Trading 8-23
- 8,110. John R. Haight -----
Fish After Fly 8-25
- 8,111. Nick Tobar -----
Credit Trading 8-23
- 8,112. Michelle McCray -----
Credit Trading 8-23
- 8,113. Louise Stemplewicz -----
Credit Trading 8-23
- 8,114. Robert Gallagher -----
Fish After Fly 8-25
- 8,115. David Hafer -----
Fish After Fly 8-25
- 8,116. Jeffrey S. Groff -----
Fish After Fly 8-25
- 8,117. William V. Giddings -----
Fish After Fly 8-25
- 8,118. Veronica S. Gellati -----
Fish After Fly 8-25
- 8,119. Dave Wilson -----
Fish After Fly 8-25
- 8,120. John K. Ulrich -----
Credit Trading 8-23
- 8,121. Jeffrey A. Gamble -----
Fish After Fly 8-25
- 8,122. Joyce Ford -----
Fish After Fly 8-25
- 8,123. Gary Osilka -----
Fish After Fly 8-25
- 8,124. Maud H. Fluchere -----
Fish After Fly 8-25
- 8,125. Diane Hickman -----
Fish After Fly 8-25
- 8,126. George Fitzgerald -----
Fish After Fly 8-25
- 8,127. Myron Reach -----
Fish After Fly 8-25
- 8,128. Arthur W. Snyder -----
Credit Trading 8-23

Current Comments List Continued

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

- 8,129. Alfonso J. Falconi -----
Fish After Fly 8-25
- 8,130. Maj Tourc -----
Credit Trading 8-23
- 8,131. Helen Eisenman -----
Fish After Fly 8-25
- 8,132. Karen Scheck -----
Credit Trading 8-23
- 8,133. Emily Sullivan -----
Credit Trading 8-23
- 8,134. Shannon Russell -----
Sierra Club Ver3 8-25
- 8,135. Bob Jolly -----
Credit Trading 8-23
- 8,136. George A. Duncan -----
Fish After Fly 8-25
- 8,137. Ruth Detweiler -----
Fish After Fly 8-25
- 8,138. M. Davis -----
Sierra Club Ver3 8-25
- 8,139. E. Arlene Davicki -----
Fish After Fly 8-25
- 8,140. Kathe Grinstead -----
Sierra Club Ver3 8-25
- 8,141. Elizabeth A. Herman -----
Fish After Fly 8-25
- 8,142. Julianne Ulery -----
Fish After Fly 8-25
- 8,143. Stephanie Specht -----
Sierra Club Ver3 8-25
- 8,144. May Rossi -----
Sierra Club Ver3 8-25
- 8,145. Jennifer Bridge -----
Credit Trading 8-23
- 8,146. Amy Sisson -----
Sierra Club Ver3 8-25
- 8,147. Patricia N. Williams -----
Fish After Fly 8-25
- 8,148. Charles Grinstead -----
Sierra Club Ver3 8-25
- 8,149. Caryl Lynn Weaver -----
Fish After Fly 8-25
- 8,150. Joel Judge -----
Credit Trading 8-23
- 8,151. Walter Hunter -----
Sierra Club Ver3 8-25
- 8,152. Lois Hluhan -----
Fish After Fly 8-25
- 8,153. Mark Anderson -----
Credit Trading 8-23
- 8,154. Alan Levi -----
Sierra Club Ver3 8-25

Current Comments List Continued

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

- 8,155. Gretchen R. Burnham -----
Fish After Fly 8-25
- 8,156. James Jones -----
Sierra Club Ver3 8-25
- 8,157. J. Williams -----
Credit Trading 8-23
- 8,158. Tia Washington -----
Credit Trading 8-23
- 8,159. Lauren S. Conkle -----
Fish After Fly 8-25
- 8,160. Rudy Terry -----
Sierra Club Ver3 8-25
- 8,161. Clorece Kulp -----
Credit Trading 8-23
- 8,162. Zukhan Bai -----
Credit Trading 8-23
- 8,163. Nancy L. Wheaton -----
Fish After Fly 8-25
- 8,164. Marilyn Malmaster -----
Credit Trading 8-23
- 8,165. Any Graham -----
Sierra Club Ver3 8-25
- 8,166. Phil Rush -----
Credit Trading 8-23
- 8,167. Steven B. Jules -----
Credit Trading 8-23
- 8,168. Thomas B. Lloyd -----
Fish After Fly 8-25
- 8,169. Maria Mooney -----
Sierra Club Ver3 8-25
- 8,170. Dawn Derbyshire -----
Credit Trading 8-23
- 8,171. Ginger Smith -----
Sierra Club Ver3 8-25
- 8,172. Philip Jayriane -----
Credit Trading 8-23
- 8,173. Carol S. Lidz -----
Credit Trading 8-23
- 8,174. Peter R. Fernandez -----
Credit Trading 8-23
- 8,175. Donna Loux -----
Credit Trading 8-23
- 8,176. Betsy Bolton -----

Current Comments List Continued

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

TO: Members of the Environmental Quality Board
RE: Pennsylvania Specific Mercury Reduction Rule

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.

We need a healthy environment to sustain our families and our lives.

- 8,177. Delia Right -----
Credit Trading 8-23
- 8,178. Guttebarron Stephane -----
Credit Trading 8-23
- 8,179. David Ricci -----
Credit Trading 8-23
- 8,180. Joe Kozak -----
Credit Trading 8-23
- 8,181. Susan Yannarella -----
Credit Trading 8-23
- 8,182. Bridget A. Edwards -----
Credit Trading 8-23
- 8,183. Kimberly Sennin -----
Credit Trading 8-23
- 8,184. Ann Hollander -----
Credit Trading 8-23
- 8,185. Lori Howard -----
Credit Trading 8-23
- 8,186. Eric Muth -----
Credit Trading 8-23
- 8,187. Dawn Helmuth -----
Credit Trading 8-23
- 8,188. Anne R. Diefes -----
Credit Trading 8-23
- 8,189. Charlie Warburton -----
Credit Trading 8-23
- 8,190. Marc Roth -----
Credit Trading 8-23
- 8,191. John Gates -----
Credit Trading 8-23
- 8,192. Resident Patrizio -----
Credit Trading 8-23
- 8,193. Michael Baker -----
Credit Trading 8-23
- 8,194. Ross Kennedy -----
Credit Trading 8-23
- 8,195. Casey Benedict -----
Credit Trading 8-23
- 8,196. Dwight Macomber -----
Credit Trading 8-23

Current Comments List Continued

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

- 8,197. Nicholas Rice -----
Credit Trading 8-23
- 8,198. Susan Bloom -----
Credit Trading 8-23
- 8,199. Steve McNally -----
Credit Trading 8-23
- 8,200. Howard N. Rigby, Jr. -----
Credit Trading 8-23
- 8,201. John H. Hill, Jr. -----
Credit Trading 8-23
- 8,202. Barbara Brooks -----
Credit Trading 8-23
- 8,203. Rosanna deCerchini -----
Credit Trading 8-23
- 8,204. Paul Huss -----
Credit Trading 8-23
- 8,205. Julie Haven -----
Sierra Club Ver2 8-25
- 8,206. G. Campbell -----
Sierra Club Ver2 8-25
- 8,207. Edward and Stephanie Harmon -----
PennFuture 8-25
- 8,208. Aimee Johnson -----
Sierra Club Ver2 8-25
- 8,209. Steven A. Walmer -----
PennFuture 8-25
- 8,210. Stephanie Butler -----
PennFuture 8-25
- 8,211. Gene Klatz -----
Sierra Club Ver2 8-25
- 8,212. Tisha Walmer -----
PennFuture 8-25
- 8,213. Cheryl Kochavi -----
Sierra Club Ver2 8-25
- 8,214. Diana Campbell -----
Sierra Club Ver2 8-25
- 8,215. Robin Hoy -----
PennFuture 8-25
- 8,216. Helene Shapiro -----
Sierra Club Ver2 8-25
- 8,217. Michael Hoy -----
PennFuture 8-25
- 8,218. Char Magaro -----
PennFuture 8-25
- 8,219. Rachel Unstead -----
PennFuture 8-25
- 8,220. Alix Rabin -----
Illegal 8-25
- 8,221. Becky Karns -----
PennFuture 8-25
- 8,222. Stanley T. Hibberd III -----
Illegal 8-25

Current Comments List Continued

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

- 8,223. Isabel P. Johnson -----
Illegal 8-25
- 8,224. Rich Himmer -----
PennFuture 8-25
- 8,225. Elizabeth Killough -----
Illegal 8-25
- 8,226. Michael Hoy -----
PennFuture 8-25
- 8,227. David Hoy -----
PennFuture 8-25
- 8,228. Lisa Hoy -----
PennFuture 8-25
- 8,229. Stephen W. Benson -----
Illegal 8-25
- 8,230. Cary Breon -----
Illegal 8-25
- 8,231. Sue Baker -----
Illegal 8-25
- 8,232. David Carpenter -----
PennFuture 8-25
- 8,233. Anne Moore -----
PennFuture 8-25
- 8,234. Marianna Wood -----
PennFuture 8-25
- 8,235. Al Siess -----
- 8,236. Henry W. Weis -----
PennFuture 8-25
- 8,237. Dee McConnell -----
Illegal 8-25
- 8,238. Nancy Dennis -----
PennFuture 8-25
- 8,239. Ellen Douglas -----
PennFuture 8-25
- 8,240. Susan Boone -----
PennFuture 8-25
- 8,241. Nancy Moore -----
- 8,242. Mary Elizabeth Cluk -----
PennFuture 8-25
- 8,243. Laura Melly -----
PennFuture 8-25
- 8,244. Betsy Croft -----
PennFuture 8-25
- 8,245. Hydalker Amaral -----
Illegal 8-25
- 8,246. Noreen Kebart -----
- 8,247. Paige Menton -----
PennFuture 8-25
- 8,248. Angela Quinn -----

Current Comments List Continued

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

- 8,249. Diane Davis -----

- 8,250. Deborah Donnelly -----
PennFuture 8-25
- 8,251. Hal Taussig Sr. -----
Illegal 8-25
- 8,252. Ira Josephs -----
Illegal 8-25
- 8,253. Elke Belefonte -----

- 8,254. Kate Spires -----

- 8,255. M. Spires -----

- 8,256. D. Testa -----

- 8,257. Marileu Taussig -----
Illegal 8-25
- 8,258. Andrea Szyper -----
Illegal 8-25
- 8,259. Rick Kline -----

- 8,260. Dianne Anderson -----

- 8,261. Karen A. Katrinak -----
Fish After Fly 8-25
- 8,262. Richard Gillespie -----

- 8,263. Ellen Peters -----
Illegal 8-25
- 8,264. Roseanne Ghazarian -----

- 8,265. Karolyn Smith -----
Fish After Fly 8-25
- 8,266. James Diskin, Jr. -----

- 8,267. Gail D. Stohler -----
Fish After Fly 8-25
- 8,268. Francly Breon -----
Illegal 8-25
- 8,269. Stanley J. Orlowski -----
Fish After Fly 8-25
- 8,270. Resident -----

- 8,271. Lynne Heritage -----
PennFuture 8-25
- 8,272. Marguerite E. Hentschel -----
Fish After Fly 8-25
- 8,273. Bonita and James Hay -----
PennFuture 8-25
- 8,274. Shawwna Luke -----

Current Comments List Continued

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

- 8,275. Linda L. Shultz -----
PennFuture 8-25
- 8,276. Theresea M. Hader -----
Fish After Fly 8-25
- 8,277. Margaret Tierno -----

- 8,278. Lynne Neffe -----
PennFuture 8-25
- 8,279. Marie Englehart -----

- 8,280. Woody Campbell -----
PennFuture 8-25
- 8,281. Karl Kerchner -----
PennFuture 8-25
- 8,282. Steven Englehart -----

- 8,283. Brian Taussilg-Lux -----
Illegal 8-25
- 8,284. Rose Ann Hill -----
Fish After Fly 8-25
- 8,285. David R. Boden -----
Fish After Fly 8-25
- 8,286. Jack W. Jacobsen -----
Credit Trading 8-25
- 8,287. Jeff Sholly -----
PennFuture 8-25
- 8,288. Blanche Jacobsen -----
Credit Trading 8-25
- 8,289. Barbara McBride -----

- 8,290. Mary C. LeFever -----
Illegal 8-25
- 8,291. Tom Richmond -----
PennFuture 8-25
- 8,292. Ruth Yakscoe -----

- 8,293. Lynn C. Crauth -----
Credit Trading 8-25
- 8,294. Todd Christ -----
Credit Trading 8-25
- 8,295. Bob Seiwel -----
Illegal 8-25
- 8,296. D. A. Chadderton -----
Credit Trading 8-25
- 8,297. Mary Gregg -----

- 8,298. Robert Allen Foose -----
Fish After Fly 8-25
- 8,299. Justin Grob -----

- 8,300. Ann M. Ulrich -----
Fish After Fly 8-25

Current Comments List Continued

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

8,301. Anthony Clemente -----
Illegal 8-25

8,302. Clark W. Hiestand -----
Fish After Fly 8-25

8,303. Michael B. Jackson -----
Fish After Fly 8-25

8,304. Laura Jackson -----
Fish After Fly 8-25

8,305. Anne Ayella -----

8,306. Gretchen Kathleen Wingert -----
Fish After Fly 8-25

8,307. Carol J. Guba -----
Fish After Fly 8-25

8,308. Maureen Colleran -----

8,309. Edward F. Kyle -----
Illegal 8-25

8,310. Gisela S. Withers -----
Fish After Fly 8-25

8,311. Resident -----

8,312. Mary Dilullo -----

8,313. Carolyn L. Winemiller -----
Fish After Fly 8-25

8,314. Linda R. Williams -----
Fish After Fly 8-25

8,315. Felix Falcone -----

8,316. Elizabeth Agans -----
Illegal 8-25

8,317. Brad Wiley -----
Fish After Fly 8-25

8,318. Patricia Caldwell -----
Fish After Fly 8-25

8,319. Resident -----

8,320. Tom Schreiber -----
Illegal 8-25

8,321. Michael Berma -----

8,322. Jim Cahill -----
Fish After Fly 8-25

8,323. Maria Ely -----

8,324. Thelma Wiegel -----
Fish After Fly 8-25

8,325. Carol Ann H. Brady -----
Fish After Fly 8-25

8,326. Kara Pravdo -----
Illegal 8-25

Current Comments List Continued

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

- 8,327. Leonard H. Williams -----
Fish After Fly 8-25
- 8,328. James F. Unger -----
Fish After Fly 8-25
- 8,329. Marcia Tate -----
Illegal 8-25
- 8,330. Marcia M. Bonta -----
Fish After Fly 8-25
- 8,331. Edward Tracey -----
Fish After Fly 8-25
- 8,332. Julie Toepfer -----
Fish After Fly 8-25
- 8,333. Kathryn Buckley -----

- 8,334. William J. Thorr -----
Fish After Fly 8-25
- 8,335. Anthony DeCarlo -----

- 8,336. Joanne C. Telenko -----
Fish After Fly 8-25
- 8,337. Regina Pfeiffer -----

- 8,338. Barbara A. Stone -----
Fish After Fly 8-25
- 8,339. Bonnie Bieber -----
Fish After Fly 8-25
- 8,340. Theresa Hagger -----

- 8,341. Zdenka K. Simoni -----
Fish After Fly 8-25
- 8,342. Teana Stephens -----
Fish After Fly 8-25
- 8,343. Resident -----

- 8,344. Debra A. Siefken -----
Fish After Fly 8-25
- 8,345. Yvonne L. Becka -----
Fish After Fly 8-25
- 8,346. Marsha A. Bauer -----
Fish After Fly 8-25
- 8,347. Benjamin McKee, DDS -----

- 8,348. Genna Strauss -----

- 8,349. Louis Alvarez -----
Fish After Fly 8-25
- 8,350. Shawn Martin -----

- 8,351. Gudrun Alexander -----
Fish After Fly 8-25
- 8,352. Marina Cohen -----

Current Comments List Continued

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

- 8,353. Michael F. Draude -----
Fish After Fly 8-25
- 8,354. Dori Martin -----

- 8,355. Cathy Hartner -----
Fish After Fly 8-25
- 8,356. Amy Perry -----

- 8,357. Daphne Herrold -----
Fish After Fly 8-25
- 8,358. Milton Hoff, Jr. -----
Fish After Fly 8-25
- 8,359. Todd Chilis -----

- 8,360. Patricia L. Merrine -----
Fish After Fly 8-25
- 8,361. Kris Zborowski -----

- 8,362. Andrew Arata -----
Illegal 8-25
- 8,363. Carol Buehler -----

- 8,364. George Severson -----
Fish After Fly 8-25
- 8,365. Bryn Frost -----
Illegal 8-25
- 8,366. Sharen Becker -----

- 8,367. Lee E. Verzinskie -----
Fish After Fly 8-25
- 8,368. Zale Hasheo -----

- 8,369. Carol B. deWet -----
Fish After Fly 8-25
- 8,370. Julie Cooper -----

- 8,371. DeWayne G. Bame -----
Fish After Fly 8-25
- 8,372. Ronald A. Fields -----
Fish After Fly 8-25
- 8,373. Kelly Callaha -----

- 8,374. Debra A. Palfrey -----
Fish After Fly 8-25
- 8,375. Tess Shimer -----
Fish After Fly 8-25
- 8,376. Neal Seidman -----

- 8,377. Burnell A. Crist -----
Fish After Fly 8-25
- 8,378. Beverly D. Steele -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,379. Gilbert Frost -----
Illegal 8-25
- 8,380. Martha J. Heist -----
Fish After Fly 8-25
- 8,381. Dolores Desidir -----

- 8,382. June R. Smawley -----
Fish After Fly 8-25
- 8,383. Alyssa Sinibaldi -----

- 8,384. Nancy Hoehn -----
Fish After Fly 8-25
- 8,385. Michael Norman -----
Illegal 8-25
- 8,386. Sarah Charlesworth -----
Fish After Fly 8-25
- 8,387. Diane Quinn -----

- 8,388. Mark T. Ritchey -----
Fish After Fly 8-25
- 8,389. Norma J. Strassburger -----
Fish After Fly 8-25
- 8,390. Martha K. Zanotto -----
Fish After Fly 8-25
- 8,391. Mike Jabs -----

- 8,392. Doris E. Fauser -----
Fish After Fly 8-25
- 8,393. Stacey M. Shaefer -----
Fish After Fly 8-25
- 8,394. Antoinette McIntosh -----
Fish After Fly 8-25
- 8,395. Norman C. Ritterson, Jr. -----
Fish After Fly 8-25
- 8,396. Resident -----

- 8,397. Howard Holt -----
Fish After Fly 8-25
- 8,398. Anna Keys -----
Fish After Fly 8-25
- 8,399. Douglas Mohr -----
Fish After Fly 8-25
- 8,400. Mary Ann Flaherty -----
Illegal 8-25
- 8,401. Resident -----

- 8,402. Ann Joan Ard -----
Fish After Fly 8-25
- 8,403. Kathleen M. Nagorny -----
Fish After Fly 8-25
- 8,404. Lillian King -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,405. Dorothy A. Rugg -----
Fish After Fly 8-25
- 8,406. Nancy Nolde -----
Illegal 8-25
- 8,407. Resident -----

- 8,408. Resident -----

- 8,409. Gertrude A. Adam -----
Fish After Fly 8-25
- 8,410. Charles E. Stewart -----
Fish After Fly 8-25
- 8,411. Resident -----

- 8,412. Robert Kurtz -----
Fish After Fly 8-25
- 8,413. Sharon G. Springer -----
Fish After Fly 8-25
- 8,414. Seth Gillihan -----

- 8,415. Miriam S. Moss -----
Fish After Fly 8-25
- 8,416. Hugh A. Heller -----
Fish After Fly 8-25
- 8,417. Annie Duggan -----

- 8,418. Julie Stone Angel -----
Fish After Fly 8-25
- 8,419. Wendy D. Janerella -----
Fish After Fly 8-25
- 8,420. mary Russo -----
Fish After Fly 8-25
- 8,421. Denise R. Bauman -----
Fish After Fly 8-25
- 8,422. Patti Farraday -----
Illegal 8-25
- 8,423. Edward J. Rhoades -----
Fish After Fly 8-25
- 8,424. K. Speidel -----

- 8,425. Allen Baker -----
Fish After Fly 8-25
- 8,426. John M. Betcher -----
Fish After Fly 8-25
- 8,427. F. Deborah Reeder -----
Fish After Fly 8-25
- 8,428. Resident -----

- 8,429. Rebecca A. Sherman -----
Fish After Fly 8-25
- 8,430. Marguerite Ambrogi -----

Current Comments List Continued

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

8,431. David Smock, Jr. -----
Fish After Fly 8-25

8,432. Judith Tanner -----
Fish After Fly 8-25

8,433. Donald Myers -----

8,434. Blake Chandler -----
Fish After Fly 8-25

8,435. Jane Bengel -----
Illegal 8-25

8,436. Alan Stauffer -----
Fish After Fly 8-25

8,437. Regina Steffenson -----
Fish After Fly 8-25

8,438. Dolores Kelly -----

8,439. Eric W. Cummings -----
Fish After Fly 8-25

8,440. Leslie C. Valentine -----
Fish After Fly 8-25

8,441. Resident -----

8,442. Ray Murray -----
Fish After Fly 8-25

8,443. Paul C. Randolph -----
Fish After Fly 8-25

8,444. Beth Shortridge Haak -----
Illegal 8-25

8,445. Resident -----

8,446. Beth C. Shimer -----
Fish After Fly 8-25

8,447. Nancy Alden -----
Fish After Fly 8-25

8,448. Resident -----

8,449. Genevieve Santalucia -----
Fish After Fly 8-25

8,450. Joan H. Donahue -----
Fish After Fly 8-25

8,451. Elliott Maser -----
Fish After Fly 8-25

8,452. Kelly Judd -----

8,453. Maria Dietrich -----
Fish After Fly 8-25

8,454. Doris Fauser -----
Fish After Fly 8-25

8,455. Donald W. Hoffman -----
Fish After Fly 8-25

8,456. Doris A. Williams -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,457. Resident -----

- 8,458. Kurt Eichman -----
Fish After Fly 8-25
- 8,459. Anna Schenkel -----

- 8,460. Linda Kresge -----
Fish After Fly 8-25
- 8,461. Sandra Gerhart -----
Fish After Fly 8-25
- 8,462. Barbara Armine -----

- 8,463. Lynn B. Snyder -----
Fish After Fly 8-25
- 8,464. Laura Pugliese -----

- 8,465. Joel M. Thomas -----
Fish After Fly 8-25
- 8,466. Martha M. Aleshire -----
Fish After Fly 8-25
- 8,467. Resident -----

- 8,468. Donna Capriotti -----
Fish After Fly 8-25
- 8,469. Resident -----

- 8,470. Dina Smith -----

- 8,471. Greg Smith -----

- 8,472. John Frank -----

- 8,473. Joy Bergey -----
Illegal 8-25
- 8,474. Earl W. Brumbach -----
Fish After Fly 8-25
- 8,475. Lyle A. Ammerman -----
Fish After Fly 8-25
- 8,476. Resident -----

- 8,477. Wayne N. Laubscher -----
Fish After Fly 8-25
- 8,478. Resident -----

- 8,479. Jessica Freeth -----

- 8,480. gary F. Bisel, Jr. -----
Fish After Fly 8-25
- 8,481. Linda Boettcher -----

- 8,482. Dorothy Scheib -----
Fish After Fly 8-25

Current Comments List Continued

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

8,483. Jim Boettcher -----

8,484. Cathy Ann Shull -----

Fish After Fly 8-25

8,485. William R. Shaffer -----

Fish After Fly 8-25

8,486. Danielle Malloy -----

8,487. Joseph A. Seguin, II -----

Fish After Fly 8-25

8,488. Anne Farrell -----

8,489. Kelly Schober -----

Fish After Fly 8-25

8,490. David Allen -----

8,491. Resident -----

8,492. Rev. Frank Toia -----

Illegal 8-25

8,493. Barbara Frank -----

8,494. Marni A. Schmittle -----

Fish After Fly 8-25

8,495. Judy Rue -----

8,496. Joyce L. Schell -----

Fish After Fly 8-25

8,497. Resident -----

8,498. Russell R. Sanders -----

Fish After Fly 8-25

8,499. Resident -----

8,500. Scott Craig -----

Illegal 8-25

8,501. Paul J. Sanborn -----

Fish After Fly 8-25

8,502. Resident -----

8,503. Lois W. Rulon -----

Fish After Fly 8-25

8,504. Resident -----

8,505. Marguerite Roeper -----

Fish After Fly 8-25

8,506. mary A. Reil -----

Fish After Fly 8-25

8,507. thomas C. Ogden -----

Fish After Fly 8-25

8,508. Judith C. Mueller -----

Fish After Fly 8-25

Current Comments List Continued

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

- 8,509. Frank Morris -----
Fish After Fly 8-25
- 8,510. Joseph Morgano -----
Fish After Fly 8-25
- 8,511. August and Judy Mirabella -----
Fish After Fly 8-25
- 8,512. Judith A. Millhouse -----
Fish After Fly 8-25
- 8,513. Steven Eugene Melhorn -----
Fish After Fly 8-25
- 8,514. Dona Odell -----
Illegal 8-25
- 8,515. Kelly McFadden -----
Fish After Fly 8-25
- 8,516. Robert McCarthy -----
Fish After Fly 8-25
- 8,517. David mathias -----
Fish After Fly 8-25
- 8,518. Lois Marshall -----
Fish After Fly 8-25
- 8,519. Myra L. Mann -----
Fish After Fly 8-25
- 8,520. Lisa Lowder -----
Fish After Fly 8-25
- 8,521. Alice L. Logan -----
Fish After Fly 8-25
- 8,522. Deborah L. Little -----
Fish After Fly 8-25
- 8,523. Brenda J. Lemmon -----
Fish After Fly 8-25
- 8,524. Louise H. Lehman -----
Fish After Fly 8-25
- 8,525. Carl Leathery -----
Fish After Fly 8-25
- 8,526. George Detwiler -----
Fish After Fly 8-25
- 8,527. Jackie Lauchnor -----
Fish After Fly 8-25
- 8,528. John E. Minnich -----
Fish After Fly 8-25
- 8,529. Kenneth D. Kutz -----
Fish After Fly 8-25
- 8,530. Sherri Kritzer -----
Fish After Fly 8-25
- 8,531. Donald S. Kramer -----
Fish After Fly 8-25
- 8,532. Kathlene Mae Wingert -----
Fish After Fly 8-25
- 8,533. Nancy F. Kaiser -----
Fish After Fly 8-25
- 8,534. Theodora Ashmead -----
Fish After Fly 8-25

Current Comments List Continued

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

- 8,535. Anna M. Gamby -----
Credit Trading 8-25
- 8,536. Eric H. Ritchey -----
Fish After Fly 8-25
- 8,537. Anita J. Shaw -----
Fish After Fly 8-25
- 8,538. Betty J. Harper -----
Fish After Fly 8-25
- 8,539. Sandra Bodish -----
Fish After Fly 8-25
- 8,540. Pierre Herbert -----

- 8,541. Janet McFerley -----

- 8,542. C. Brosnan -----

- 8,543. Mike Mulloy -----

- 8,544. Resident -----

- 8,545. Ed Malloy -----

- 8,546. Resident -----

- 8,547. Ernest Fuller -----
Fish After Fly 8-25
- 8,548. Elizabeth Larkin -----

- 8,549. Resident -----

- 8,550. K. Welde -----

- 8,551. Tim Burke -----

- 8,552. Jill B. Lemke -----
Fish After Fly 8-25
- 8,553. M. Carmenati -----

- 8,554. James M. Stover -----
Fish After Fly 8-25
- 8,555. Resident -----

- 8,556. Resident -----

- 8,557. Judy Adamic -----
Fish After Fly 8-25
- 8,558. Meghan Camey -----

- 8,559. Mary Anne Vardich -----

- 8,560. Betsy Teutsch -----
Illegal 8-25

Current Comments List Continued

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

- 8,561. Resident -----
- 8,562. Resident -----
- 8,563. Susan Cole -----
Illegal 8-25
- 8,564. Evelyn Bolton -----
- 8,565. A. Moleski -----
- 8,566. Jennifer Hamilton -----
- 8,567. Resident -----
- 8,568. Deven Misischia -----
- 8,569. Nathan Garletts -----
- 8,570. Peter Novick -----
Illegal 8-25
- 8,571. Rob Williams -----
- 8,572. Leann Harris -----
- 8,573. Roberta Barilotti -----
- 8,574. Thomas Rapino -----
- 8,575. C. Gardner -----
- 8,576. Suzana Habibovic -----
Illegal 8-25
- 8,577. Joan Dougherty -----
- 8,578. Kim Paschen -----
Illegal 8-25
- 8,579. Resident -----
- 8,580. Margaret Haga -----
- 8,581. P. Morris -----
- 8,582. Lisa U. Roese -----
Illegal 8-25
- 8,583. Resident -----
- 8,584. Benjamin Ellis -----
Illegal 8-25
- 8,585. Resident -----
- 8,586. Resident -----

Current Comments List Continued

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

8,587. Ann Croxson -----
Illegal 8-25

8,588. Resident -----

8,589. Cindy Balzer -----
Illegal 8-25

8,590. Jason Graham -----

8,591. Mildred E. Bichsel -----
Fish After Fly 8-25

8,592. Christopher Bonhage -----

8,593. Robert P. Ging Jr. -----
Fish After Fly 8-25

8,594. Jaclyn Decembano -----
Second Worst 8-25

8,595. Beth Gowie -----

8,596. Deirdre Agan -----
Illegal 8-25

8,597. Mary Lou Zimmerman -----
Second Worst 8-25

8,598. Wendy A. McClure -----
Illegal 8-25

8,599. St. Martin Torrence -----
Second Worst 8-25

8,600. Deborah Doyle -----
Illegal 8-25

8,601. Doug Moak -----
Second Worst 8-25

8,602. Margaret K. Waters -----
Fish After Fly 8-25

8,603. Resident -----

8,604. Theresa Bailey -----
Fish After Fly 8-25

8,605. Katie Donnelly -----
Second Worst 8-25

8,606. Amy Wehr -----
Fish After Fly 8-25

8,607. James N. Beyer -----
Fish After Fly 8-25

8,608. Cynthia Ahern -----
Fish After Fly 8-25

8,609. Theresa A. Knapp -----
Fish After Fly 8-25

8,610. Resident -----

8,611. Karen L. Smith -----
Illegal 8-25

8,612. Karen Clemente -----
Illegal 8-25

Current Comments List Continued

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

- 8,613. Albert Yee -----
Second Worst 8-25
- 8,614. Resident -----

- 8,615. Mark Hackett -----

- 8,616. Kim Jordan -----
Second Worst 8-25
- 8,617. Resident -----

- 8,618. Resident -----

- 8,619. Freda Egnal -----
Second Worst 8-25
- 8,620. Marlena Wood -----

- 8,621. David Trebich -----

- 8,622. Dave Eves -----

- 8,623. Kate Guest -----
Illegal 8-25
- 8,624. Resident -----

- 8,625. Mary Frost -----

- 8,626. Gretchen Finley -----

- 8,627. Jay A. Kaiser -----
Illegal 8-25
- 8,628. Jo Kirkpatrick -----

- 8,629. John Ferguson -----
Illegal 8-25
- 8,630. Resident -----

- 8,631. Cindy Stell -----

- 8,632. Luana Goodwin -----
Illegal 8-25
- 8,633. Sherri Bevenow -----
Sierra Club Ver2 8-25
- 8,634. Resident -----

- 8,635. Geneen Pintof -----

- 8,636. Resident -----

- 8,637. Lois Swartz -----
Illegal 8-25
- 8,638. Resident -----

Current Comments List Continued

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

- 8,639. Resident -----

- 8,640. Wendy O'Sullivan -----

- 8,641. Marc Sher -----
Second Worst 8-25
- 8,642. Sheryl Voli -----

- 8,643. Cy Swartz -----
Illegal 8-25
- 8,644. Resident McSweeny -----
HB 2610 8-25
- 8,645. Cati Coe -----
Second Worst 8-25
- 8,646. Resident -----

- 8,647. K. Smith -----

- 8,648. Gosek Family -----
HB 2610 8-25
- 8,649. Resident -----

- 8,650. Sue Wyatt -----
Illegal 8-25
- 8,651. Nick DiBello -----
HB 2610 8-25
- 8,652. John Scullion -----
HB 2610 8-25
- 8,653. R. Gray -----

- 8,654. Leonard Belasco -----
Second Worst 8-25
- 8,655. P. Smith -----

- 8,656. Jess Lomba -----
Illegal 8-25
- 8,657. Andrea Schlosman -----

- 8,658. Rita Tumolo -----
HB 2610 8-25
- 8,659. Paula Paul -----
Second Worst 8-25
- 8,660. Patricia Lvebge -----

- 8,661. Peter Appelbaum -----
Second Worst 8-25
- 8,662. Andrew Raum -----

- 8,663. Jim Wyatt -----
Illegal 8-25
- 8,664. Ed Ronayne -----

Current Comments List Continued

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

- 8,665. Belinda Davis -----
Second Worst 8-25
- 8,666. Resident -----
- 8,667. Mike Rosenberg -----
Second Worst 8-25
- 8,668. Erin Shope -----
Credit Trading 8-25
- 8,669. Mary Randall -----
Second Worst 8-25
- 8,670. Kathleen Quinn -----
Second Worst 8-25
- 8,671. Richard Beadling -----
Credit Trading 8-25
- 8,672. John Hogan -----
Second Worst 8-25
- 8,673. Jess Bloch -----
Credit Trading 8-25
- 8,674. Benjamin T. Makem -----
Illegal 8-25
- 8,675. David K. Schogel -----
Second Worst 8-25
- 8,676. Justin Apple -----
Credit Trading 8-25
- 8,677. Sue Rosenthal -----
Second Worst 8-25
- 8,678. Thomas Dader -----
Fish After Fly 8-25
- 8,679. Charles McGough -----
HB 2610 8-25
- 8,680. Westervelt Family -----
HB 2610 8-25
- 8,681. Harold Rosenthal -----
Second Worst 8-25
- 8,682. Ann Therese Ortiz -----
Illegal 8-25
- 8,683. Louis & Colleen Dudoussat, III -----
HB 2610 8-25
- 8,684. Mary Foster -----
Illegal 8-25
- 8,685. Stanley C. Diamond -----
Second Worst 8-25
- 8,686. Claudine Nicolay -----
HB 2610 8-25
- 8,687. Kevin Hannah -----
Second Worst 8-25
- 8,688. Al Gabriele -----
HB 2610 8-25
- 8,689. Resident -----
Credit Trading 8-25
- 8,690. Michael Shellenbarger -----
Second Worst 8-25

Current Comments List Continued

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

- 8,691. Daniel T. Guest, P.E. -----
Illegal 8-25
- 8,692. Chelsea Shellenbarger -----
Second Worst 8-25
- 8,693. Debra Campbell -----
Credit Trading 8-25
- 8,694. Josh Vincent -----
Second Worst 8-25
- 8,695. Laurie Shearer -----
Credit Trading 8-25
- 8,696. Kyle McClure -----
Illegal 8-25
- 8,697. JoAnn Seaver -----
Second Worst 8-25
- 8,698. Resident -----
Credit Trading 8-25
- 8,699. Mary Beach -----
Second Worst 8-25
- 8,700. Resident -----
Credit Trading 8-25
- 8,701. Valerie Beatrice -----
Illegal 8-25
- 8,702. Scott Davis -----
Credit Trading 8-25
- 8,703. Doug McClure -----
Illegal 8-25
- 8,704. Rob Cullen -----
Credit Trading 8-25
- 8,705. Holy Ghost Prep School -----
HB 2610 8-25
- 8,706. Elizabeth Hutwelket -----
Second Worst 8-25
- 8,707. The Barnes Family -----
HB 2610 8-25
- 8,708. Dean Coyne -----
Sierra Club Ver3 8-25
- 8,709. Al Bixler -----
Illegal 8-25
- 8,710. The Phillip Family -----
HB 2610 8-25
- 8,711. Ed Kramer -----
Credit Trading 8-25
- 8,712. Brett T. Mapp -----
Second Worst 8-25
- 8,713. Colin Orr -----
Credit Trading 8-25
- 8,714. Michael Reid -----
Second Worst 8-25
- 8,715. Carol Harmatz-Levin -----
Credit Trading 8-25
- 8,716. Ralph Flood -----
Second Worst 8-25

Current Comments List Continued

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

- 8,717. Jaclyn Renner -----
Credit Trading 8-25
- 8,718. Leah Yarmus -----
Second Worst 8-25
- 8,719. Cora Lou Sherburne -----
Sierra Club Ver3 8-25
- 8,720. Dan Rossano -----
Second Worst 8-25
- 8,721. Keith Cushko -----
Credit Trading 8-25
- 8,722. Carolyn Martin -----
Credit Trading 8-25
- 8,723. Keren Wilcox -----
Credit Trading 8-25
- 8,724. Ruth Roberts -----
Credit Trading 8-25
- 8,725. Rebecca Perry -----
Credit Trading 8-25
- 8,726. Cordisco Bradway Simmons -----
HB 2610 8-25
- 8,727. Sally Thornton -----
Sierra Club Ver3 8-25
- 8,728. Angela Mattley -----
Credit Trading 8-25
- 8,729. Sister Joseph Marian -----
HB 2610 8-25
- 8,730. Mary Beth Boyle -----
- 8,731. The Ghen Family -----
HB 2610 8-25
- 8,732. Resident -----
- 8,733. Andres Paternoster -----
Sierra Club Ver3 8-25
- 8,734. Ted Grasowski -----
HB 2610 8-25
- 8,735. Ryan Abramson -----
HB 2610 8-25
- 8,736. Resident -----
- 8,737. The Cohen Family -----
HB 2610 8-25
- 8,738. Larry Holmes -----
Sierra Club Ver3 8-25
- 8,739. Resident -----
- 8,740. Tu Nisro Family -----
HB 2610 8-25
- 8,741. Francine Greiner -----
- 8,742. Mark & chris Kowit -----
HB 2610 8-25

Current Comments List Continued

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

- 8,743. Jennifer Neely -----
Sierra Club Ver3 8-25
- 8,744. Reza & Magda Eghball -----
HB 2610 8-25
- 8,745. Jacqui Shuller -----

- 8,746. Donald Neely -----
Sierra Club Ver3 8-25
- 8,747. Joseph and Monica Gallagher -----
HB 2610 8-25
- 8,748. David Raffa -----

- 8,749. Joseph and Bernadette Commarata -----
HB 2610 8-25
- 8,750. Donna Sinnott -----
Sierra Club Ver3 8-25
- 8,751. The Baca Family -----
HB 2610 8-25
- 8,752. Jim Kelly -----

- 8,753. The VanVital Family -----
HB 2610 8-25
- 8,754. Scott Sidlow -----
Sierra Club Ver3 8-25
- 8,755. Ralph DeSimone -----

- 8,756. The Davidson Family -----
HB 2610 8-25
- 8,757. Julia Schultz -----
Sierra Club Ver3 8-25
- 8,758. Lewandowski Family Chiropractic -----
HB 2610 8-25
- 8,759. Jeanne Angell -----
Sierra Club Ver3 8-25
- 8,760. Stephen Gallagher -----
HB 2610 8-25
- 8,761. Resident -----

- 8,762. The Tsoubanos Family -----
HB 2610 8-25
- 8,763. Sherrie Jenkins -----
Sierra Club Ver3 8-25
- 8,764. Kathleen Price -----
HB 2610 8-25
- 8,765. Erin Hayes -----
Sierra Club Ver3 8-25
- 8,766. The Colletti Family -----
HB 2610 8-25
- 8,767. Resident -----

- 8,768. Judy Mileto -----
Sierra Club Ver3 8-25

Current Comments List Continued

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

- 8,769. John Stefl -----
- 8,770. Amy Suski -----
Sierra Club Ver3 8-25
- 8,771. Lamora Dorrell -----
- 8,772. David Doyle -----
- 8,773. N. McLaughlin -----
- 8,774. Ardath Belzer -----
Sierra Club Ver3 8-25
- 8,775. Residents -----
- 8,776. Dani Flamm -----
Credit Trading 8-25
- 8,777. Hal Taussig, Jr. -----
Illegal 8-25
- 8,778. Bruce Lamaile -----
Credit Trading 8-25
- 8,779. Jaclyn Doyle -----
- 8,780. Chaim Steinberg -----
Credit Trading 8-25
- 8,781. Kerri Chrest -----
- 8,782. Resident -----
- 8,783. Melinda Tatum Kaiser -----
Illegal 8-25
- 8,784. Resident -----
- 8,785. Resident -----
- 8,786. Sean McCormick -----
Second Worst 8-25
- 8,787. George Miller -----
- 8,788. Eileen Gemmell -----
Illegal 8-25
- 8,789. Kerri Duffy -----
- 8,790. Jacqueline Powers -----
- 8,791. Elaine Deeney -----
- 8,792. Nancy Herbst -----
Credit Trading 8-25
- 8,793. Kathleen Bonlday -----
Sierra Club Ver3 8-25
- 8,794. Alexa Acchione -----

Current Comments List Continued

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

8,795. Kim Collett -----
Sierra Club Ver3 8-25

8,796. Deborah Acchione -----

8,797. Daniel H. Smith -----
Illegal 8-25

8,798. Anne R. Manasse -----
Credit Trading 8-25

8,799. Jessica Acchione -----

8,800. Cheryl Johnson -----
Credit Trading 8-25

8,801. Danielle OBrien -----
Second Worst 8-25

8,802. Leslie Cheeseman -----
Illegal 8-25

8,803. John Acchione -----

8,804. Michael O'Brien -----
Second Worst 8-25

8,805. Christopher Menges -----
Credit Trading 8-25

8,806. Helen Berlingir -----

8,807. Alicia Lomba -----
Illegal 8-25

8,808. Liala Khan -----
Second Worst 8-25

8,809. Liam Macik -----
Credit Trading 8-25

8,810. Michael B. Povsinowski -----
Second Worst 8-25

8,811. Christina Cerny -----
Credit Trading 8-25

8,812. Brian S. Cleary -----
Second Worst 8-25

8,813. Justin Renne -----
Credit Trading 8-25

8,814. Mary Armistead -----
Second Worst 8-25

8,815. Lee Parham -----
Credit Trading 8-25

8,816. Milton M. Bergey, Jr. -----
Illegal 8-25

8,817. Christophe Brewer -----
Second Worst 8-25

8,818. Carla Picardo -----
Credit Trading 8-25

8,819. Ian Toner -----
Second Worst 8-25

8,820. Ed Zevola -----
Credit Trading 8-25

Current Comments List Continued

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

8,821. Mary Torres -----
Credit Trading 8-25

8,822. Melissa Eastman -----
Sierra Club Ver3 8-25

8,823. Robert Stump -----
Sierra Club Ver3 8-25

8,824. Larry Hammer -----
Credit Trading 8-25

8,825. Neal Smalley -----
Credit Trading 8-25

8,826. M. Clark -----
Second Worst 8-25

8,827. Lorenzo Joe Jenkins -----
Credit Trading 8-25

8,828. Karen Murray -----
Credit Trading 8-25

8,829. Dave Jones -----
Credit Trading 8-25

8,830. Edwina T. Dankowski -----
Credit Trading 8-25

8,831. David McDonald -----
Credit Trading 8-25

8,832. Selena Winston -----
Second Worst 8-25

8,833. R. L. Wickles -----
Credit Trading 8-25

8,834. Tom Reese -----
Credit Trading 8-25

8,835. Andrew Winston -----
Second Worst 8-25

8,836. Kathy Watts -----
Credit Trading 8-25

8,837. Stephanie McKnight -----
Credit Trading 8-25

8,838. Mark W. Thomas -----
Second Worst 8-25

8,839. Marge Painter -----
Credit Trading 8-25

8,840. Brian Kennedy -----
TO: Members of the Environmental Quality Board
RE: Pennsylvania Specific Mercury Reduction Rule

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 keep our children safe and reduce the mercury pollution in Pennsylvania.

8,841. Jean Aston -----
Credit Trading 8-25

Current Comments List Continued

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

- 8,842. Chuck Evans -----
Credit Trading 8-25
- 8,843. Aaron Radder -----
Second Worst 8-25
- 8,844. Dorothy H. Johnson -----
Credit Trading 8-25
- 8,845. Ryan McLoughlin -----
Second Worst 8-25
- 8,846. Barbara Chandler -----
Credit Trading 8-25
- 8,847. Josh Gittelman -----
Second Worst 8-25
- 8,848. Carol Nichols -----
Credit Trading 8-25
- 8,849. Jennifer Matich -----
Credit Trading 8-25
- 8,850. Miriam Grundman -----
Credit Trading 8-25
- 8,851. Louis Tudico -----
Credit Trading 8-25
- 8,852. Sarah Bainton -----
Second Worst 8-25
- 8,853. Ann O'Keefe -----
Sierra Club Ver3 8-25
- 8,854. Jeffry Harris -----
Credit Trading 8-25
- 8,855. Ludlow Brown -----
Credit Trading 8-25
- 8,856. Jane Bergey -----
Illegal 8-25
- 8,857. Zack Kahn -----
Second Worst 8-25
- 8,858. Tonya Cobbs -----
Credit Trading 8-25
- 8,859. Eric Ring -----
Sierra Club Ver3 8-25
- 8,860. Nicole Hostettler -----
Second Worst 8-25
- 8,861. Chris Nick -----
Credit Trading 8-25
- 8,862. Gretchen S. Andrews -----
Credit Trading 8-25
- 8,863. Nichole Williams -----
Credit Trading 8-25
- 8,864. Cynthia L Glick -----
Credit Trading 8-25
- 8,865. Elaine Johnston -----
Credit Trading 8-25
- 8,866. Phillip Schatz -----
Sierra Club Ver3 8-25
- 8,867. Paul Gordon -----
Illegal 8-25

Current Comments List Continued

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

- 8,868. Ellen Schatz -----
Sierra Club Ver3 8-25
- 8,869. Randy Nyberl -----
Credit Trading 8-25
- 8,870. David Paul -----
Sierra Club Ver3 8-25
- 8,871. Erin Walker -----
Credit Trading 8-25
- 8,872. Anne Hamsa -----
Second Worst 8-25
- 8,873. William J. Marston -----
Second Worst 8-25
- 8,874. John M. Curtis -----
Credit Trading 8-25
- 8,875. Emilee R. Mason -----
Credit Trading 8-25
- 8,876. Joe Mulvihill -----
Credit Trading 8-25
- 8,877. Lucy Ainsman -----
Credit Trading 8-25
- 8,878. Joseph Harris -----
Credit Trading 8-25
- 8,879. Mike Hirsch -----
Credit Trading 8-25
- 8,880. Irene Motles -----
Credit Trading 8-25
- 8,881. Eva Resnick-Day -----
Credit Trading 8-25
- 8,882. Richard Lucia -----
Credit Trading 8-25
- 8,883. Kate Galer -----
Sierra Club Ver3 8-25
- 8,884. Sarah Robinson -----
Second Worst 8-25
- 8,885. Shannon Lynch -----
Credit Trading 8-25
- 8,886. Frank M. Savoia -----
Credit Trading 8-25
- 8,887. Resident -----
Credit Trading 8-25
- 8,888. Vincent Rongione -----
Sierra Club Ver3 8-25
- 8,889. Kay Gering -----
Second Worst 8-25
- 8,890. Ryan A. coon -----
Credit Trading 8-25
- 8,891. Naomi Isaacs -----
Credit Trading 8-25
- 8,892. J. David Follett -----
Second Worst 8-25
- 8,893. Byron W. Baloga -----
Credit Trading 8-25

Current Comments List Continued

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

- 8,894. Johanna L. Seese -----
Credit Trading 8-25
- 8,895. Ian Murray -----
Credit Trading 8-25
- 8,896. Sarah Caspar -----
Second Worst 8-25
- 8,897. Candace Holland -----
Credit Trading 8-25
- 8,898. Tara Covelens -----
Credit Trading 8-25
- 8,899. Lauren Feldman -----
TO: Members of the Environmental Quality Board
RE: Pennsylvania Specific Mercury Reduction Rule

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.

We must protect our air and water for our children's future generation.

- 8,900. A. C. Little -----
Second Worst 8-25
- 8,901. Cheryl G. Vicary -----
Credit Trading 8-25
- 8,902. Paulina VanPelt -----
Credit Trading 8-25
- 8,903. Resident -----
Credit Trading 8-25
- 8,904. Darlene Bogart -----
Credit Trading 8-25
- 8,905. Lindsay Murdoch -----
Credit Trading 8-25
- 8,906. Grant Kalson -----
Second Worst 8-25
- 8,907. Elaine Anthony -----
Credit Trading 8-25
- 8,908. Susan Amara -----
Credit Trading 8-25
- 8,909. Patrick Cappabianca -----
Credit Trading 8-25
- 8,910. Elaine Kalson -----
Second Worst 8-25
- 8,911. Robert Williams -----
Credit Trading 8-25
- 8,912. Nancy Leube -----
Credit Trading 8-25
- 8,913. Paul Chanelynski -----
Credit Trading 8-25
- 8,914. Geoff Munood -----
Credit Trading 8-25

Current Comments List Continued

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

- 8,915. Delphina Robaskiewicz -----
Credit Trading 8-25
- 8,916. Andy Gillespie -----
Credit Trading 8-25
- 8,917. Shawn Kraemer -----
Sierra Club Ver3 8-25
- 8,918. Anna Carbrey -----
Credit Trading 8-25
- 8,919. Joseph M. Morris -----
Credit Trading 8-25
- 8,920. Resident -----
Credit Trading 8-25
- 8,921. M Treacy Gallagher -----
Illegal 8-25
- 8,922. Cheryl Ward -----
Credit Trading 8-25
- 8,923. Barbara Walters -----
Credit Trading 8-25
- 8,924. Mark Schroeder -----
Credit Trading 8-25
- 8,925. Darlene Feeney -----
Credit Trading 8-25
- 8,926. Resident -----
Sierra Club Ver3 8-25
- 8,927. Anne Schneider -----
Second Worst 8-25
- 8,928. Sarah Hooper -----
Credit Trading 8-25
- 8,929. James Roethlein -----
Credit Trading 8-25
- 8,930. Leslie Pakulski -----
Credit Trading 8-25
- 8,931. Trevett Hooper -----
Credit Trading 8-25
- 8,932. Suzanne Cresswell -----
Second Worst 8-25
- 8,933. Tom Marinelli -----
Credit Trading 8-25
- 8,934. George Sharp -----
Credit Trading 8-25
- 8,935. Erika V. Saunders -----
Illegal 8-25
- 8,936. Kevin Cresswell -----
Second Worst 8-25
- 8,937. Sarah Malach -----
Credit Trading 8-25
- 8,938. Jenny Hutchinson -----
Sierra Club Ver3 8-25
- 8,939. Wayne Gaffron -----
Credit Trading 8-25
- 8,940. Rowna Sutin -----
Credit Trading 8-25

Current Comments List Continued

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

- 8,941. Ron Stolaff -----
Second Worst 8-25
- 8,942. Carlos Pena -----
Credit Trading 8-25
- 8,943. Teresa Kowatecki -----
Credit Trading 8-25
- 8,944. Mable Mallard -----
Second Worst 8-25
- 8,945. John Lorenzi -----
Credit Trading 8-25
- 8,946. Jared Penderg -----
Credit Trading 8-25
- 8,947. Kerry H. Lazaros -----
Credit Trading 8-25
- 8,948. Wendy Smith -----
Sierra Club Ver3 8-25
- 8,949. Ruth L. Keviatkowski -----
Credit Trading 8-25
- 8,950. Christopher A. Bandy -----
Credit Trading 8-25
- 8,951. Gregory Wittig -----
Credit Trading 8-25
- 8,952. Art Smock -----
Credit Trading 8-25
- 8,953. Cynthia James -----
Sierra Club Ver3 8-25
- 8,954. Lynne Starrett -----
To the Environmental Quality Board

I fully support the DEP's rulemaking on reducing mercury emissions and want to see it implemented as soon as possible.

The DEP rule is needed because the illegal federal rule is inadequate and delays mercury reductions for decades. The federal rule sets up a trading scheme resulting in high mercury contamination near power plants that buy credits from up-to-date plants, instead of doing what is affordable and possible here at home.

Pennsylvania power plants are now the SECOND WORST mercury polluters in the country and are responsible for 83 percent of mercury emissions released in the air in the Commonwealth. The health effects of mercury are well known; babies have the highest risk of lifetime health problems, since mercury can destroy their developing brains and neurological systems both before and after birth.

The Environmental Quality Board voted in 2005 to allow the Department of Environmental Protection (DEP) to move ahead with drafting a state-specific rule. This rule came out of a lengthy stakeholders process that included industry, health groups, environmental organizations, and experts. I support the state-specific rule that does not rely on trading to reduce mercury emissions.

Thank you.

I suffer from the effects of mercury toxication. I would like to see these and other mercury sources eliminated as soon as possible.

- 8,955. Rubin Legore -----
Credit Trading 8-25
- 8,956. Andrea Tanner -----
Sierra Club Ver3 8-25
- 8,957. Rebecca Stainbrook -----
Credit Trading 8-25
- 8,958. Joseph Peters -----
Credit Trading 8-25

Current Comments List Continued

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

8,959. David Hodd -----
Sierra Club Ver3 8-25

8,960. Sandra J. Fulton -----
Second Worst 8-25

8,961. Jack Gunnell -----
Credit Trading 8-25

8,962. Merdidith Jacoby -----
Sierra Club Ver3 8-25

8,963. Kelly Foster -----
Second Worst 8-25

8,964. Vaughn Prichett -----
Second Worst 8-25

8,965. Ceci Schickel -----
Sierra Club Ver3 8-25

8,966. Carol Pierce -----
Credit Trading 8-25

8,967. Mike Opalko -----
Credit Trading 8-25

8,968. Susan High -----
Sierra Club Ver3 8-25

8,969. Andrew Leveque -----
Second Worst 8-25

8,970. Chris Geronimos -----
Credit Trading 8-25

8,971. Dennis A. Trach -----
Illegal 8-25

8,972. Nichetra Ford -----
Credit Trading 8-25

8,973. Gaza Barr -----
Second Worst 8-25

8,974. Donna Pecina -----
Credit Trading 8-25

8,975. Ellen Kennedy -----
Credit Trading 8-25

8,976. Erika Long -----
Credit Trading 8-25

8,977. James E. Bittner -----
Credit Trading 8-25

8,978. Chris Forbes -----
Credit Trading 8-25

8,979. Susan Trach -----
Illegal 8-25

8,980. Richard K. Schultz -----
Credit Trading 8-25

8,981. Amy Donkin -----
Credit Trading 8-25

8,982. D. A. Cunningham -----
Credit Trading 8-25

8,983. Debbie Donahue -----
Credit Trading 8-25

8,984. Nick Ross -----
Credit Trading 8-25

Current Comments List Continued

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

- 8,985. Karly Whitaker -----
Sierra Club Ver3 8-25
- 8,986. Jean Pell -----
Credit Trading 8-25
- 8,987. John A. Mesing -----
Credit Trading 8-25
- 8,988. Marci Rogers -----
Credit Trading 8-25
- 8,989. Eric Wilden -----
Illegal 8-25
- 8,990. David T. Arden -----
Credit Trading 8-25
- 8,991. Jennifer Pasternack -----
Credit Trading 8-25
- 8,992. Jenny Green -----
Credit Trading 8-25
- 8,993. Lori Legler -----
Credit Trading 8-25
- 8,994. Philip Awischenko -----
Credit Trading 8-25
- 8,995. Kathleen Funn -----
Sierra Club Ver3 8-25
- 8,996. Bill Welsh -----
Credit Trading 8-25
- 8,997. Andrea Kaldrovics -----
Illegal 8-25
- 8,998. Krista Baker -----
Sierra Club Ver3 8-25
- 8,999. Mary Peters -----
Credit Trading 8-25
- 9,000. Janet Yarger -----
Credit Trading 8-25
- 9,001. Ralph Erickson -----
Credit Trading 8-25
- 9,002. Jody Johnson -----
Credit Trading 8-25
- 9,003. Richard H. Mauro -----
Credit Trading 8-25
- 9,004. Abigail Weinberg -----
Sierra Club Ver3 8-25
- 9,005. E. B. Pett -----
Credit Trading 8-25
- 9,006. Natasha Larimer -----
Sierra Club Ver3 8-25
- 9,007. Polly McCracken -----
Credit Trading 8-25
- 9,008. Thomas Kelley -----
Credit Trading 8-25
- 9,009. Jessica Poland -----
Sierra Club Ver3 8-25
- 9,010. Philip Magnuson -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,011. patrick Krall -----
Credit Trading 8-25
- 9,012. Henry Shenk -----
Credit Trading 8-25
- 9,013. Jean Carter -----
Credit Trading 8-25
- 9,014. Wor Bucceri -----
Credit Trading 8-25
- 9,015. Anna Guarneri -----
Illegal 8-25
- 9,016. Helena Ache -----
Credit Trading 8-25
- 9,017. Louise Bava -----
Credit Trading 8-25
- 9,018. Pam Nick -----
Credit Trading 8-25
- 9,019. Vita Blackburn -----
Credit Trading 8-25
- 9,020. Sharon Kenny -----
Illegal 8-25
- 9,021. Lisa Balsan -----
Credit Trading 8-25
- 9,022. Kathryn B. Anschuetz -----
Credit Trading 8-25
- 9,023. Phyllis Anderson -----
Credit Trading 8-25
- 9,024. Sara Cole -----
Credit Trading 8-25
- 9,025. Adrienne Steppic -----
Credit Trading 8-25
- 9,026. Madhavi Ganapathiraju -----
Credit Trading 8-25
- 9,027. Jackie Day -----
Credit Trading 8-25
- 9,028. R. P. Fagersten -----
Credit Trading 8-25
- 9,029. Eugene J. Wallan -----
Credit Trading 8-25
- 9,030. Donald B. Livingstone -----
Credit Trading 8-25
- 9,031. Carrie Ochs Toledo -----
Sierra Club Ver3 8-25
- 9,032. Alison F. Caplan -----
Credit Trading 8-25
- 9,033. David Allan -----
Credit Trading 8-25
- 9,034. Clayton Dwalt -----
Credit Trading 8-25
- 9,035. Jean Reznick -----
Credit Trading 8-25
- 9,036. Erin Mooney -----
Sierra Club Ver3 8-25

Current Comments List Continued

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

- 9,037. John Brooks -----
Credit Trading 8-25
- 9,038. Victoria Holland -----
Credit Trading 8-25
- 9,039. Pia M. Colucci -----
Credit Trading 8-25
- 9,040. Casey Dewalt -----
Credit Trading 8-25
- 9,041. Matthew Artim -----
Credit Trading 8-25
- 9,042. Gretchen Restenwall -----
Credit Trading 8-25
- 9,043. Julia Sawyer -----
Credit Trading 8-25
- 9,044. Herbert A. Chesler -----
Credit Trading 8-25
- 9,045. Krystina Rigdon -----
Credit Trading 8-25
- 9,046. Janet Nelson -----
Credit Trading 8-25
- 9,047. David Youkon -----
Sierra Club Ver3 8-25
- 9,048. Rick Nelson -----
Credit Trading 8-25
- 9,049. Andrea Ondo -----
Credit Trading 8-25
- 9,050. Adrienne Nelson -----
Credit Trading 8-25
- 9,051. Resident -----
Credit Trading 8-25
- 9,052. Kyle Barry -----
Credit Trading 8-25
- 9,053. Andrea Perelman -----
Sierra Club Ver3 8-25
- 9,054. Resident -----
Credit Trading 8-25
- 9,055. Ruth C. Wiseman -----
Credit Trading 8-25
- 9,056. Craig Hoffman -----
Credit Trading 8-25
- 9,057. Alexis Samvlski -----
Credit Trading 8-25
- 9,058. Linda Pollack-Johnson -----
Sierra Club Ver3 8-25
- 9,059. Andrew B. Pearl -----
Credit Trading 8-25
- 9,060. Mary Burford -----
Credit Trading 8-25
- 9,061. Diana Gomez -----
Sierra Club Ver3 8-25
- 9,062. Craig Metcho -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,063. Dana P. Bearce -----
Credit Trading 8-25
- 9,064. L. J. Sparvero -----
Credit Trading 8-25
- 9,065. Smilena Atanassova -----
Credit Trading 8-25
- 9,066. Michelle Dusold -----
Sierra Club Ver3 8-25
- 9,067. Tony and Sharon Capobianco -----
Credit Trading 8-25
- 9,068. Veronica Fory -----
Credit Trading 8-25
- 9,069. Brenna Bearce -----
Credit Trading 8-25
- 9,070. Jordan Covel -----
Credit Trading 8-25
- 9,071. Evan Netzer -----
Credit Trading 8-25
- 9,072. Michael J. Lingy -----
Credit Trading 8-25
- 9,073. Andrew Brown -----
Credit Trading 8-25
- 9,074. Jason Bard -----
Credit Trading 8-25
- 9,075. Patty Levine 5218-1/2 8th Ave. -----
Credit Trading 8-25
- 9,076. Oscar petite -----
Credit Trading 8-25
- 9,077. Julia Swartzentruber -----
Credit Trading 8-25
- 9,078. Micah Naeser -----
Credit Trading 8-25
- 9,079. Julie Beale -----
Credit Trading 8-25
- 9,080. Mrs. Kramer -----
Credit Trading 8-25
- 9,081. Joyce G. Seaman -----
Credit Trading 8-25
- 9,082. Andres Cox -----
Credit Trading 8-25
- 9,083. Robert Wierzbowski -----
Credit Trading 8-25
- 9,084. Barbara Glenn -----
Credit Trading 8-25
- 9,085. John Locke -----
Credit Trading 8-25
- 9,086. Peter Parrlowski -----
Credit Trading 8-25
- 9,087. Susan Jackman -----

- 9,088. Shirley Muhmmad -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,089. Karen Irwin -----
Credit Trading 8-25
- 9,090. Resident -----
Credit Trading 8-25
- 9,091. Resident -----

- 9,092. Resident -----
Credit Trading 8-25
- 9,093. Resident -----

- 9,094. Caroline Acker -----
Credit Trading 8-25
- 9,095. Leslie C. Klasterka -----
Credit Trading 8-25
- 9,096. Kathleen Carroll -----

- 9,097. Carol J. Whaley -----
Credit Trading 8-25
- 9,098. Jarrett Baker -----
Credit Trading 8-25
- 9,099. Mala Shah -----
Credit Trading 8-25
- 9,100. Samay Jain -----
Credit Trading 8-25
- 9,101. Frank Matusin -----

- 9,102. Meredith Olson -----
Credit Trading 8-25
- 9,103. Brittany Mestroddi -----

- 9,104. Resident -----
Credit Trading 8-25
- 9,105. Julie Cardell -----
Credit Trading 8-25
- 9,106. Resident -----
Credit Trading 8-25
- 9,107. Kelly Hill -----

- 9,108. Sandra Sturdivant -----
Credit Trading 8-25
- 9,109. Leanne VanBuren -----
Credit Trading 8-25
- 9,110. Loretta Anischenko -----
Credit Trading 8-25
- 9,111. Adam Reger -----
Credit Trading 8-25
- 9,112. Evan Riley -----
Credit Trading 8-25
- 9,113. Jodi Wendl -----
Illegal 8-25
- 9,114. R. D. Hays -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,115. Resident -----

- 9,116. Melanie Wolf -----
Credit Trading 8-25
- 9,117. David Gingrich -----
Credit Trading 8-25
- 9,118. Michael W. Yurick -----
Credit Trading 8-25
- 9,119. Cordell Richards -----
Credit Trading 8-25
- 9,120. Resident -----

- 9,121. Diana Denniston -----
Credit Trading 8-25
- 9,122. Mary Kenney -----

- 9,123. Rachel Apt -----
Credit Trading 8-25
- 9,124. Richard Mansfield III -----
Credit Trading 8-25
- 9,125. Resident -----

- 9,126. Darnell Pinnick -----
Credit Trading 8-25
- 9,127. R. MacDonald -----

- 9,128. Eileen Bush -----
Credit Trading 8-25
- 9,129. Samuel Jones -----

- 9,130. Resident -----
Illegal 8-25
- 9,131. Kathleen M. Hersch -----
Credit Trading 8-25
- 9,132. Danielle Mossman -----

- 9,133. Marina Komar -----

- 9,134. Theresa Rice -----

- 9,135. Thomas A. Friend -----
Illegal 8-25
- 9,136. Kevin Hayes -----

- 9,137. Resident -----

- 9,138. Blake Lipsett -----
Illegal 8-25
- 9,139. Resident -----

- 9,140. Resident -----

Current Comments List Continued

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

- 9,141. Delma DeVries -----
Illegal 8-25
- 9,142. Lauren Lynd -----
Credit Trading 8-25
- 9,143. Resident -----

- 9,144. Bridget Farraday -----
Illegal 8-25
- 9,145. John Petchel -----
Credit Trading 8-25
- 9,146. Bryan Morse -----

- 9,147. Cara O'Shea -----
Credit Trading 8-25
- 9,148. Genevieve Pace -----

- 9,149. Darrell Pace -----

- 9,150. Cathrin Baumbach -----
Illegal 8-25
- 9,151. Derrick Pace -----

- 9,152. Montez Pace -----

- 9,153. Krista Trovato -----
Credit Trading 8-25
- 9,154. Barbara Ellis -----
Illegal 8-25
- 9,155. Carol Young -----

- 9,156. Tom Stankiewicz -----
Credit Trading 8-25
- 9,157. Jodie Yeager -----
Credit Trading 8-25
- 9,158. Lisa Abate -----

- 9,159. Jacob Miller -----
Illegal 8-25
- 9,160. Dan Potalivo -----
Credit Trading 8-25
- 9,161. Maureen Leekenly -----
Credit Trading 8-25
- 9,162. Linda Burke -----

- 9,163. David Roler -----
Credit Trading 8-25
- 9,164. Fawn Fischer -----
Credit Trading 8-25
- 9,165. Kristen Humbert -----
Illegal 8-25
- 9,166. Tracy Kipp -----

Current Comments List Continued

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

- 9,167. Jennifer Kubiale -----
Credit Trading 8-25
- 9,168. Sherry Puccio -----
Credit Trading 8-25
- 9,169. Resident -----

- 9,170. George Tate -----
Illegal 8-25
- 9,171. Jennifer Hold -----
Credit Trading 8-25
- 9,172. Resident -----

- 9,173. Joy Hoffman -----
Credit Trading 8-25
- 9,174. Russell J. Bello -----
Credit Trading 8-25
- 9,175. Rick Goldstein -----
Illegal 8-25
- 9,176. Marilyn Redenius -----
Credit Trading 8-25
- 9,177. Lucy Dorazio -----
Illegal 8-25
- 9,178. Sandra Hund -----
Credit Trading 8-25
- 9,179. Jessica Sabate -----

- 9,180. Lynn Dezamits -----
Credit Trading 8-25
- 9,181. Seth Gross -----
Credit Trading 8-25
- 9,182. Amy Johnson -----
Illegal 8-25
- 9,183. Norman Hess -----
Credit Trading 8-25
- 9,184. David Sienerth -----
Credit Trading 8-25
- 9,185. Resident -----

- 9,186. Jim Dougherty -----
Credit Trading 8-25
- 9,187. Michael Rulicka -----
Credit Trading 8-25
- 9,188. Anne Garlan Neel -----
Credit Trading 8-25
- 9,189. Thomas Pschirer -----
Credit Trading 8-25
- 9,190. Resident -----

- 9,191. Darren McLaughlin -----
Credit Trading 8-25
- 9,192. Chara Williams -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,193. Ellen Travers -----

- 9,194. Adam Loenberg -----
Credit Trading 8-25
- 9,195. James Turner -----

- 9,196. Susan Brenner -----
Credit Trading 8-25
- 9,197. Resident -----

- 9,198. Pat McConchie -----

- 9,199. Resident -----

- 9,200. Thomas Joyce -----
Credit Trading 8-25
- 9,201. Cindy Rogoth -----
Credit Trading 8-25
- 9,202. E. Kelly -----

- 9,203. Renee Carie -----
Credit Trading 8-25
- 9,204. Mary Richter -----

- 9,205. Resident -----

- 9,206. Michael Martino -----
Credit Trading 8-25
- 9,207. Resident -----

- 9,208. Judy Kelly -----
Credit Trading 8-25
- 9,209. Stephanie Zeppenfelt -----

- 9,210. Resident -----

- 9,211. Nancy Watson -----

- 9,212. Angela Gillespie -----

- 9,213. A. Kenneth Belanger -----

- 9,214. Sue Volikas Eastern University -----
Second Worst 8-25
- 9,215. Resident -----

- 9,216. Matthew Cuddy -----

- 9,217. Gregory Scranton -----

- 9,218. Sonjz Noonan-Nguyen -----
Second Worst 8-25

Current Comments List Continued

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

9,219. Resident -----

9,220. Lani Frank -----
Second Worst 8-25

9,221. Pat Noone -----

9,222. Anthony Santini -----

9,223. Mindy Maslin -----
To the Environmental Quality Board

I fully support the DEP's rulemaking on reducing mercury emissions and want to see it implemented as soon as possible.

The DEP rule is needed because the illegal federal rule is inadequate and delays mercury reductions for decades. The federal rule sets up a trading scheme resulting in high mercury contamination near power plants that buy credits from up-to-date plants, instead of doing what is affordable and possible here at home.

Pennsylvania power plants are now the SECOND WORST mercury polluters in the country and are responsible for 83 percent of mercury emissions released in the air in the Commonwealth. The health effects of mercury are well known; babies have the highest risk of lifetime health problems, since mercury can destroy their developing brains and neurological systems both before and after birth.

The Environmental Quality Board voted in 2005 to allow the Department of Environmental Protection (DEP) to move ahead with drafting a state-specific rule. This rule came out of a lengthy stakeholders process that included industry, health groups, environmental organizations, and experts. I support the state-specific rule that does not rely on trading to reduce mercury emissions.

Thank you.

Do the right thing Please!!!

9,224. Alfred A. Siess, Jr. -----
Second Worst 8-25

9,225. Thomas Hartmann -----

9,226. Elizabeth Hamilton -----

9,227. Heidi Peat -----

9,228. Lori Ciprich -----

9,229. Jo Hopkens -----

9,230. Shobhana L. Kanal -----

Current Comments List Continued

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

To the Environmental Quality Board

I fully support the DEP's rulemaking on reducing mercury emissions and want to see it implemented as soon as possible.

The DEP rule is needed because the illegal federal rule is inadequate and delays mercury reductions for decades. The federal rule sets up a trading scheme resulting in high mercury contamination near power plants that buy credits from up-to-date plants, instead of doing what is affordable and possible here at home.

Pennsylvania power plants are now the SECOND WORST mercury polluters in the country and are responsible for 83 percent of mercury emissions released in the air in the Commonwealth. The health effects of mercury are well known; babies have the highest risk of lifetime health problems, since mercury can destroy their developing brains and neurological systems both before and after birth.

The Environmental Quality Board voted in 2005 to allow the Department of Environmental Protection (DEP) to move ahead with drafting a state-specific rule. This rule came out of a lengthy stakeholders process that included industry, health groups, environmental organizations, and experts. I support the state-specific rule that does not rely on trading to reduce mercury emissions.

Thank you.

As the parent of a young child, I see this rule as a gift to future generations of Pennsylvanians. Please push hard to implement it.

Thank you.
9,231. Majorie Umlauf, RT MR CT -----

9,232. Elizabeth & Scott Chapman -----

9,233. Resident -----

9,234. Resident -----

9,235. Justin Proudley -----
Second Worst 8-25

9,236. Keith Henderson -----

9,237. Mary Kuss -----

9,238. Rebekah Callaghan -----

9,239. Resident -----

9,240. Kathy Tiberio -----

9,241. Resident -----

9,242. Caley Hodgson -----

9,243. Gregory & Katherine Smith -----

9,244. Alainya Harper -----

9,245. Brian Harper -----

9,246. Resident -----

Current Comments List Continued

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

- 9,247. B. Kenly -----
- 9,248. Matt DeSanto -----
- 9,249. Resident -----
- 9,250. Lois Luciani -----
- 9,251. Kristin Favacchia -----
- 9,252. Regina Knecht -----
- 9,253. David Fein -----
- 9,254. Jeaninne Fein -----
- 9,255. Maria Rufo -----
- 9,256. Michael Milliken, Jr. -----
- 9,257. Bill, Ellen & Gena Forsyth -----
- 9,258. Ruth Sunzeri -----
- 9,259. Nancy Covnihan -----
Credit Trading 8-25
- 9,260. Susanna Nathan -----
- 9,261. Maria Whalen -----
- 9,262. Allyson Felo -----
- 9,263. Catherine Jenkins -----
- 9,264. Resident -----
- 9,265. Yale Rosenstein -----
Credit Trading 8-25
- 9,266. Miguel Llinas -----
Credit Trading 8-25
- 9,267. Dwayne Robinson -----
Credit Trading 8-25
- 9,268. Sarah Sammet -----
Credit Trading 8-25
- 9,269. B. Villone -----
- 9,270. Joe Panczner -----
- 9,271. Robert Datri -----
Credit Trading 8-25
- 9,272. Juliette Mariani -----

Current Comments List Continued

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

- 9,273. Gina Russell -----
Credit Trading 8-25
- 9,274. Anthony Mariani -----

- 9,275. Staycee R. Walters-Lindsay -----
Credit Trading 8-25
- 9,276. Joanne Kellar -----

- 9,277. C. Kellar -----

- 9,278. Delphine Wright -----
Credit Trading 8-25
- 9,279. Sean Farrer -----

- 9,280. Hyla J. Willis -----
Credit Trading 8-25
- 9,281. Erik Mambu -----
Credit Trading 8-25
- 9,282. Joseph Mambu -----
Credit Trading 8-25
- 9,283. Jason Terrell -----
Credit Trading 8-25
- 9,284. Resident -----

- 9,285. Joan C. Westphal -----
Credit Trading 8-25
- 9,286. Resident -----

- 9,287. Maureen DiCecco -----

- 9,288. Drew Fiorentini -----
Credit Trading 8-25
- 9,289. Darlene Beiligh -----
Credit Trading 8-25
- 9,290. Hilary Zozula -----
Credit Trading 8-25
- 9,291. Ryan DiCecco -----

- 9,292. Joseph DiCecco -----

- 9,293. Paul Vogel -----

- 9,294. Barbara Allenbaugh -----
Credit Trading 8-25
- 9,295. Rosalie Shaw -----

- 9,296. Peter McHugh -----

- 9,297. Pete Finelli -----
Credit Trading 8-25
- 9,298. Bridget McHugh -----

Current Comments List Continued

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

- 9,299. Christopher McHugh -----
- 9,300. Anne McHugh -----
- 9,301. Chris Farber -----
Credit Trading 8-25
- 9,302. Caroline Scimone -----
- 9,303. Stephanie James, M.D. -----
- 9,304. Christopher John Francis-Boon -----
Credit Trading 8-25
- 9,305. Barbara Newman -----
- 9,306. Scott Newman -----
- 9,307. Anthony Ficchiuto -----
Credit Trading 8-25
- 9,308. Linda Civatte -----
- 9,309. Amy McCall -----
Credit Trading 8-25
- 9,310. Dawn Wright -----
- 9,311. Ronald Butter -----
Credit Trading 8-25
- 9,312. Cheryl Thomas -----
- 9,313. Danielle Morgan -----
Credit Trading 8-25
- 9,314. Kathie McGonigal -----
- 9,315. Joseph McGonigal -----
- 9,316. Sam Tatomir -----
Credit Trading 8-25
- 9,317. Laura Harkin -----
- 9,318. Paul Abel -----
Credit Trading 8-25
- 9,319. Gerald Werndl -----
- 9,320. Maria Enrietto -----
Credit Trading 8-25
- 9,321. Renee Piccirilli -----
- 9,322. Cheryl Wallace -----
Credit Trading 8-25
- 9,323. Cheryl O'Connor -----
Credit Trading 8-25
- 9,324. Courtney Moore -----
Credit Trading 8-25

Current Comments List Continued

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

9,325. Thomas Jos Lynch -----

9,326. Martin Strogen -----
Credit Trading 8-25

9,327. George Van Houten, III -----

9,328. Doug Simms -----

9,329. Andrew Simms -----

9,330. Julia Schaffer -----
Credit Trading 8-25

9,331. James Newport -----
Credit Trading 8-25

9,332. Mina Christy Donato -----
Fish After Fly 8-25

9,333. Paul Caluto -----
Credit Trading 8-25

9,334. Paul Rupcic -----
Credit Trading 8-25

9,335. Betty Maurer -----

9,336. John G. Sain -----
Fish After Fly 8-25

9,337. Christopher M. Fetter -----
Credit Trading 8-25

9,338. Darlene Boehm -----
Credit Trading 8-25

9,339. Janet Wiard -----
Credit Trading 8-25

9,340. Daniel J. Fenner -----
Credit Trading 8-25

9,341. Leon Kriner -----
Fish After Fly 8-25

9,342. Kathy Ritter -----
Credit Trading 8-25

9,343. Eleanor Kane -----
Credit Trading 8-25

9,344. Anna Marie Rost -----
Credit Trading 8-25

9,345. Terri Frank-Fancsli -----
Credit Trading 8-25

9,346. Francis Gough -----
Fish After Fly 8-25

9,347. Ashley Brickman -----
Credit Trading 8-25

9,348. Fidel Campet -----
Credit Trading 8-25

9,349. Herman Pearl -----
Credit Trading 8-25

9,350. Resident -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,351. Ruth Barsotil -----
Credit Trading 8-25
- 9,352. Gene Ronald Rexroth -----
Fish After Fly 8-25
- 9,353. Elizabeth Martin -----
Credit Trading 8-25
- 9,354. Susan Argeros -----

- 9,355. Christopher Twigg -----
Credit Trading 8-25
- 9,356. Debbie Cooke -----
Credit Trading 8-25
- 9,357. Robert Netzer -----
Credit Trading 8-25
- 9,358. Nettie Glickman -----
Credit Trading 8-25
- 9,359. Joseph Wilk -----
Credit Trading 8-25
- 9,360. Mary Engel -----
Credit Trading 8-25
- 9,361. Larry A. Long -----
Fish After Fly 8-25
- 9,362. Jennifer Logue -----
Credit Trading 8-25
- 9,363. Richard Costa, III -----

- 9,364. Lisa Wozniak -----
Credit Trading 8-25
- 9,365. Marilyn Stack -----
Credit Trading 8-25
- 9,366. Leslie Hindman -----
Credit Trading 8-25
- 9,367. James A. Dettulla -----
Credit Trading 8-25
- 9,368. Jason Orr -----
Credit Trading 8-25
- 9,369. Ronald Svarez -----

- 9,370. Katie Gaffron -----
Credit Trading 8-25
- 9,371. Anita Dacal -----
Credit Trading 8-25
- 9,372. Cecilia Deemer -----

- 9,373. Lynn Young -----
Credit Trading 8-25
- 9,374. Edward Hibbs Buchanan Jr -----
Fish After Fly 8-25
- 9,375. Resident -----
Credit Trading 8-25
- 9,376. Nicole Lea -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,377. Tyrone Turner -----
Credit Trading 8-25
- 9,378. Patricia Klebacha -----
Fish After Fly 8-25
- 9,379. Elizabeth Gaffron -----
Credit Trading 8-25
- 9,380. Christopher E. Spann -----
Credit Trading 8-25
- 9,381. Clifford Alinfeo -----
Credit Trading 8-25
- 9,382. Sean Oldfield -----
Fish After Fly 8-25
- 9,383. Mike Hess -----

- 9,384. Marian Essey -----
Credit Trading 8-25
- 9,385. Leslie Vega -----
Credit Trading 8-25
- 9,386. Dolores R. Chapweis -----
Credit Trading 8-25
- 9,387. Eric Ruben -----
Credit Trading 8-25
- 9,388. Marian L. Noel -----
Fish After Fly 8-25
- 9,389. Kathleen Kenney -----
Credit Trading 8-25
- 9,390. Jennifer J. Crawford -----
Credit Trading 8-25
- 9,391. Nikki Jo parrish -----
Credit Trading 8-25
- 9,392. Mark R. Kimmel -----
Fish After Fly 8-25
- 9,393. Nathaniel Doyno -----
Credit Trading 8-25
- 9,394. Brian Funk -----
Credit Trading 8-25
- 9,395. Myra Henderson -----
Credit Trading 8-25
- 9,396. Richard H. Lewis Sr. -----
Fish After Fly 8-25
- 9,397. Debbie Turner -----
Credit Trading 8-25
- 9,398. Dennis Reed -----
Credit Trading 8-25
- 9,399. Brian P. Rousseye -----
Credit Trading 8-25
- 9,400. Virginia S. Shelley -----

Current Comments List Continued

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

Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

Dear Sir or Madam:

I am writing to voice my support for the Pennsylvania Department of Environmental Protection's proposal to reduce mercury emissions from coal-fired power plants, and to urge that this program be implemented as quickly as possible.

Mercury is a potent neurotoxin that harms the development of fetuses and young children. According to the Pennsylvania Fish & Boat Commission, every lake, river and stream in the entire state is now contaminated with this poison.

According to federal emissions data, coal-fired power plants are the largest source of mercury pollution in Pennsylvania and throughout the United States. I believe that power plants should be required to reduce their emissions to the maximum extent that technology allows; that pollution controls should be installed as quickly as possible; and that local power plants should not be allowed to buy "pollution credits" instead of actually reducing their mercury emissions.

Federal programs to reduce mercury pollution do not do enough to protect the health of Pennsylvania's children and environment. According to the U.S. Environmental Protection Agency, power plants would not fully achieve the modest emission reductions required under the federal mercury rule until 2026 or later. Putting off important pollution reductions for that long is unconscionable.

9,401. Jane L. Maruca -----
Credit Trading 8-25

9,402. Elena Koneva -----
Credit Trading 8-25

9,403. Janell Dickson -----

9,404. Samuel Stanley -----
Credit Trading 8-25

9,405. Mark Pezzimenti -----
Credit Trading 8-25

9,406. Sabrina Dacomen -----
Credit Trading 8-25

9,407. Stephen C. Core MD -----
Fish After Fly 8-25

9,408. Erik Roson -----
Credit Trading 8-25

9,409. Resident -----

9,410. Amy Garbark -----
Credit Trading 8-25

9,411. Nadine Gomes -----
Credit Trading 8-25

9,412. Neal Sofge -----
Credit Trading 8-25

9,413. Barry L. Gould -----
Fish After Fly 8-25

9,414. Doris Viscardi -----

Current Comments List Continued

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

9,415. Peter Cough -----
Credit Trading 8-25

9,417. Jill Fromeus -----
Credit Trading 8-25

9,418. Christopher Johnston -----
Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

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According to federal emissions data, coal-fired power plants are the largest source of mercury pollution in Pennsylvania and throughout the United States. that pollution controls should be installed as quickly as possible;

Federal programs to reduce mercury pollution do not do enough to protect the health of Pennsylvania's children and environment. According to the U.S. Environmental Protection Agency, power plants would not fully achieve the modest emission, reductions required under the federal mercury rule until 2026 or later. Putting off important pollution reductions for that long is

9,419. Leo Klebacha -----
Fish After Fly 8-25

9,420. Seder Burcu -----
Credit Trading 8-25

9,421. Resident Resident -----

9,422. Anne Taylor -----
Credit Trading 8-25

9,423. Mrs E. Smith -----
Fish After Fly 8-25

9,424. Briana Fitzgerlad -----
Credit Trading 8-25

9,425. Gregory Park -----
Credit Trading 8-25

9,426. I. Recupido -----
CleanAirCouncil 8-25

9,427. Robert Quay Dippold -----
Fish After Fly 8-25

9,428. Susan Goldman -----
Credit Trading 8-25

9,429. L. Schuck -----

9,430. James Harold Dippold -----
Fish After Fly 8-25

9,431. Anthony Baumert -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,432. Barbara Rubinstein -----
Credit Trading 8-25
- 9,433. Michael Allen Dippold -----
Fish After Fly 8-25
- 9,434. Ashlee J. Tessier -----
Credit Trading 8-25
- 9,435. Jan McMannis -----
Credit Trading 8-25
- 9,436. Michael Madonna -----
Credit Trading 8-25
- 9,437. Alyson Crispin -----
Credit Trading 8-25
- 9,438. C Russell Mason -----
Fish After Fly 8-25
- 9,439. marylou Gramm -----
Credit Trading 8-25
- 9,440. Allison Derek -----
Credit Trading 8-25
- 9,441. John William Dippold III -----
Fish After Fly 8-25
- 9,442. Dinah M. Denmark -----
Credit Trading 8-25
- 9,443. Leslie D. Addis -----
Credit Trading 8-25
- 9,444. Jeanne Sheats -----
Fish After Fly 8-25
- 9,445. Jeffrey Krsul -----
Credit Trading 8-25
- 9,446. Julie Smith -----
Credit Trading 8-25
- 9,447. Francine Gemperle -----
Credit Trading 8-25
- 9,448. Adalaide Smith -----
Credit Trading 8-25
- 9,449. Mike Bastulla -----
Credit Trading 8-25
- 9,450. Eric Saternos -----
Credit Trading 8-25
- 9,451. Penny Thomas -----
Fish After Fly 8-25
- 9,452. Ray Haid -----
Credit Trading 8-25
- 9,453. Debra Varner -----
Credit Trading 8-25
- 9,454. Candace Skibba -----
Credit Trading 8-25
- 9,455. Robert J. Achieser Jr. -----
CleanAirCouncil 8-25
- 9,456. Kathy Evangelisto -----
Credit Trading 8-25
- 9,457. Jason Roth -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,458. William Miller -----
Credit Trading 8-25
- 9,459. Jamie Warner -----
CleanAirCouncil 8-25
- 9,460. Ray Hazzelbaker -----
Credit Trading 8-25
- 9,461. Julie Farthing -----
Credit Trading 8-25
- 9,462. Margaret O' Sullivan -----
CleanAirCouncil 8-25
- 9,463. Deanna Vitrano -----
Credit Trading 8-25
- 9,464. Elisabeth Angelone -----
Credit Trading 8-25
- 9,465. Jennifer Richmond -----
Credit Trading 8-25
- 9,466. William L. Peters, Jr. -----
CleanAirCouncil 8-25
- 9,467. Don Perrucci -----
Credit Trading 8-25
- 9,468. Mark Rubican -----
Credit Trading 8-25
- 9,469. Patricia Snyder -----
Credit Trading 8-25
- 9,470. Mary Murphy -----
Credit Trading 8-25
- 9,471. James Fazio -----
Credit Trading 8-25
- 9,472. R. P. Larkin -----
Credit Trading 8-25
- 9,473. Elaine Deloucca -----
CleanAirCouncil 8-25
- 9,474. Clinton Bright -----
Credit Trading 8-25
- 9,475. Resident -----
Credit Trading 8-25
- 9,476. Susan Hoy -----
CleanAirCouncil 8-25
- 9,477. Joann Kepler -----
CleanAirCouncil 8-25
- 9,478. Dawn M. Hoopes -----
CleanAirCouncil 8-25
- 9,479. Maureen Derry -----
Credit Trading 8-25
- 9,480. Linda Jones -----
Credit Trading 8-25
- 9,481. Pamela L. James -----
CleanAirCouncil 8-25
- 9,482. Kim Kinlan -----
Credit Trading 8-25
- 9,483. Kimberly Mitman -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,484. Lisa Schwerdt -----
Credit Trading 8-25
- 9,485. Hallie Meighan -----
CleanAirCouncil 8-25
- 9,486. Eugene Engels -----
Credit Trading 8-25
- 9,487. Christie Incorvati -----
Credit Trading 8-25
- 9,488. Ruth Rodgers -----
Credit Trading 8-25
- 9,489. Resident -----
CleanAirCouncil 8-25
- 9,490. Ron Yori -----
Credit Trading 8-25
- 9,491. Matthew Serota -----
CleanAirCouncil 8-25
- 9,492. Laura Incorvati -----
Credit Trading 8-25
- 9,493. Alan McCrum -----
Credit Trading 8-25
- 9,494. Jacqui Kates -----
CleanAirCouncil 8-25
- 9,495. Paul Lolja -----
Fish After Fly 8-25
- 9,496. Karriem Sami -----
Credit Trading 8-25
- 9,497. Penny Giannangel -----
Credit Trading 8-25
- 9,498. Dennis J Sorgen Jr -----
Fish After Fly 8-25
- 9,499. Bob French -----
Credit Trading 8-25
- 9,500. Joseph Zingarelli -----
Credit Trading 8-25
- 9,501. Holly Gessler -----
Credit Trading 8-25
- 9,502. Greg Waitkus -----
Credit Trading 8-25
- 9,503. Jed Rimel -----
Fish After Fly 8-25
- 9,504. Bari Levine -----
CleanAirCouncil 8-25
- 9,505. Kwame Botwe-Asamoah -----
Credit Trading 8-25
- 9,506. Jenni Hartley -----
Credit Trading 8-25
- 9,507. Wade S Kisler -----
Fish After Fly 8-25
- 9,508. Jeremy S. Grim -----
Credit Trading 8-25
- 9,509. Clancy -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,510. Catherine E. Collis -----
CleanAirCouncil 8-25
- 9,511. Caitlyn McGowan -----
Credit Trading 8-25
- 9,512. Christopher Beaver -----
Fish After Fly 8-25
- 9,513. David Houck -----
CleanAirCouncil 8-25
- 9,514. Emily Dryden -----
Credit Trading 8-25
- 9,515. Michael Fischer -----
CleanAirCouncil 8-25
- 9,516. James Fernandez -----
Credit Trading 8-25
- 9,517. Peter C Ryan -----
Fish After Fly 8-25
- 9,518. Kenneth Andersen -----
Credit Trading 8-25
- 9,519. Joseph M Petrencsik -----
Fish After Fly 8-25
- 9,520. Laura Yayac -----
CleanAirCouncil 8-25
- 9,521. Eric Potter -----
Fish After Fly 8-25
- 9,522. Keith D. Schwartz -----
CleanAirCouncil 8-25
- 9,523. Marie Benson -----

- 9,524. Chris Gastrock -----
Fish After Fly 8-25
- 9,525. Regina Bosca -----
CleanAirCouncil 8-25
- 9,526. Audrey S. Weber -----
Credit Trading 8-25
- 9,527. Debbie Lepine -----

- 9,528. Charles Foht -----
Credit Trading 8-25
- 9,529. Michael Heffernan -----
CleanAirCouncil 8-25
- 9,530. Carly Yonders -----

- 9,531. Andy Lee -----
CleanAirCouncil 8-25
- 9,532. Chad Moshier -----
Fish After Fly 8-25
- 9,533. Chris Walunk -----

- 9,534. Colleen Frank -----
Fish After Fly 8-25
- 9,535. Liz Butler-Rodgers -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,536. Janet Beachuell -----

- 9,537. Carol Riedmiller -----
Fish After Fly 8-25
- 9,538. Meredith McCormick -----
CleanAirCouncil 8-25
- 9,539. Ben Renner -----
Fish After Fly 8-25
- 9,540. Brendan O' Malley -----
CleanAirCouncil 8-25
- 9,541. James Earp -----

- 9,542. Erin Gustine -----
Credit Trading 8-25
- 9,543. Peter Wilson -----
CleanAirCouncil 8-25
- 9,544. John M Wambaugh -----
Fish After Fly 8-25
- 9,545. Ron & Kathy Henry -----

- 9,546. Ann K. Dougherty -----
CleanAirCouncil 8-25
- 9,547. Meg Smith -----
CleanAirCouncil 8-25
- 9,548. Kathy Henry -----

- 9,549. Joseph Hogan -----
CleanAirCouncil 8-25
- 9,550. Cassandra Ann Ruby -----
Credit Trading 8-25
- 9,551. Resident -----

- 9,552. Martin J. Dolan -----
CleanAirCouncil 8-25
- 9,553. Peggy Andrich -----

- 9,554. Susan F. Bindig -----
CleanAirCouncil 8-25
- 9,555. Debbie Kline -----

- 9,556. Charlene Schaefer -----
CleanAirCouncil 8-25
- 9,557. Eric T Allenbaugh -----
Fish After Fly 8-25
- 9,558. Tiffany Karpinski -----

- 9,559. Zachary McNeal -----
Fish After Fly 8-25
- 9,560. Dalrene Balaguer-Piernock -----

- 9,561. Dave C. Harlam -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,562. Joshua Kohler -----

- 9,563. Suzanne Trenney -----
Credit Trading 8-25
- 9,564. Resident -----
Credit Trading 8-25
- 9,565. Michael Adams Adams Studio -----

- 9,566. Mick Ciel -----

- 9,567. Jason Henry -----

- 9,568. Resident -----

- 9,569. Robert R Lilja -----
Fish After Fly 8-25
- 9,570. Sandra P. Carte -----
Credit Trading 8-25
- 9,571. Jane M. Dearnley -----
CleanAirCouncil 8-25
- 9,572. Jennifer Kearney -----
Credit Trading 8-25
- 9,573. Kathryn I Lilja -----
Fish After Fly 8-25
- 9,574. Anthony Freeman -----

- 9,575. Ellen Mazzoni -----
Credit Trading 8-25
- 9,576. Frances Kuczynski -----
Credit Trading 8-25
- 9,577. Frances G. Ferrens -----
CleanAirCouncil 8-25
- 9,578. Frances Etherington -----
CleanAirCouncil 8-25
- 9,579. Wendy Snyder -----

- 9,580. Amy Plumstead -----
Fish After Fly 8-25
- 9,581. Sharon A. Farrel -----
CleanAirCouncil 8-25
- 9,582. Joan Talle -----
CleanAirCouncil 8-25
- 9,583. Samuel Rhodes -----

- 9,584. Carolyn Langfitt -----
CleanAirCouncil 8-25
- 9,585. Benjamin Gilbert -----
Credit Trading 8-25
- 9,586. Jeffrey P Dornisch -----
Fish After Fly 8-25
- 9,587. Ed Bilikiewicz -----

Current Comments List Continued

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

- 9,588. Brandon Roush -----
Fish After Fly 8-25
- 9,589. Leslie Maizd -----
CleanAirCouncil 8-25
- 9,590. Resident -----
Credit Trading 8-25
- 9,591. Chris Cox -----
CleanAirCouncil 8-25
- 9,592. Nathan A Confer -----
Fish After Fly 8-25
- 9,593. Monica Whitley -----

- 9,594. Mrs. Butler -----
CleanAirCouncil 8-25
- 9,595. M. A. Fusaro -----
CleanAirCouncil 8-25
- 9,596. Kelly Chicarelli -----

- 9,597. Andrew Brought -----
Fish After Fly 8-25
- 9,598. T. R. Golden -----
Credit Trading 8-25
- 9,599. Alex Fitzsimmons -----

- 9,600. Earl Samuels -----
Credit Trading 8-25
- 9,601. Resident -----

- 9,602. Kim Felter -----
Credit Trading 8-25
- 9,603. Rick Relull -----
Credit Trading 8-25
- 9,604. tom Kriczky -----

- 9,605. Lamote K. Martin -----
Credit Trading 8-25
- 9,606. Amber krause -----

- 9,607. James Rhodes -----

- 9,608. Stewart Anderson -----
Credit Trading 8-25
- 9,609. Yvonne Wasko -----
Credit Trading 8-25
- 9,610. Alan Mayton -----
Credit Trading 8-25
- 9,611. Heather Hay -----

- 9,612. Sarah Cornelius -----
Credit Trading 8-25
- 9,613. Gary Gringel -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,614. Michael Butler -----
Credit Trading 8-25
- 9,615. Christopher Weber -----
Credit Trading 8-25
- 9,616. Jim Westover -----
Credit Trading 8-25
- 9,617. Kathryn Rickson -----
Credit Trading 8-25
- 9,618. Rich Feinberg -----
Credit Trading 8-25
- 9,619. Thomas Deitt -----
Credit Trading 8-25
- 9,620. Renata L. Claytor -----
Credit Trading 8-25
- 9,621. Linda McNeil -----
Credit Trading 8-25
- 9,622. Debra Monteverde -----
Credit Trading 8-25
- 9,623. Randy Hischemellor -----
Credit Trading 8-25
- 9,624. F. Guzman -----
Credit Trading 8-25
- 9,625. John Fleenox -----
Credit Trading 8-25
- 9,626. James Holdcroft -----
Credit Trading 8-25
- 9,627. V. R. McGrath -----
CleanAirCouncil 8-25
- 9,628. Sam Leindhart -----
Credit Trading 8-25
- 9,629. Gerald S. Reigel -----
Credit Trading 8-25
- 9,630. Alicia Haley -----
Credit Trading 8-25
- 9,631. Charles Harvath -----
CleanAirCouncil 8-25
- 9,632. Jennifer K. Chaparro -----
Credit Trading 8-25
- 9,633. Kurt J. Kampsen -----
Credit Trading 8-25
- 9,634. -----

- 9,635. Ruth Campet -----
Credit Trading 8-25
- 9,636. Larry Kobulinsky -----
Credit Trading 8-25
- 9,637. Thomas B. Stack -----
Credit Trading 8-25
- 9,638. Michael Antonaccio -----
CleanAirCouncil 8-25
- 9,639. Felice Stadler National Wildlife Federation -----

Current Comments List Continued

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

- 9,640. Kara Shea -----
CleanAirCouncil 8-25
- 9,641. Brenda O'Brien -----
CleanAirCouncil 8-25
- 9,642. David C. Carson -----
CleanAirCouncil 8-25
- 9,643. David Scott -----
CleanAirCouncil 8-25
- 9,644. Barbara A. Curry -----
CleanAirCouncil 8-25
- 9,645. Jenifer Hemphill -----
Credit Trading 8-25
- 9,646. Celeste Siciliano -----
CleanAirCouncil 8-25
- 9,647. Lindsey Mager Kurth -----
CleanAirCouncil 8-25
- 9,648. David Cannon, Jr. Allegheny Energy -----
- 9,649. Mary C. Davis -----
CleanAirCouncil 8-25
- 9,650. Kathleen Shissler -----
Credit Trading 8-25
- 9,651. Valerie -----
CleanAirCouncil 8-25
- 9,652. Scott T. Barton -----
CleanAirCouncil 8-25
- 9,653. Barbara Davis -----
CleanAirCouncil 8-25
- 9,654. Harriet O'Brien -----
CleanAirCouncil 8-25
- 9,655. Emmanuel Birotein -----
Credit Trading 8-25
- 9,656. John Paul Endicott -----
CleanAirCouncil 8-25
- 9,657. Robert Barkanic, P.E. PPL Services Corporation -----
- 9,658. Harvey Shackman -----
CleanAirCouncil 8-25
- 9,659. Suzanne Steigerwalt -----
CleanAirCouncil 8-25
- 9,660. Abigail A. Lovett -----
CleanAirCouncil 8-25
- 9,661. J. Schneider -----
CleanAirCouncil 8-25
- 9,662. Dolores Hartley -----
- 9,663. Brian Dougherty -----
Credit Trading 8-25
- 9,664. Lisa Gabriel -----
CleanAirCouncil 8-25
- 9,665. Ian Morris -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,666. Becky Hartz -----

- 9,667. Tim Dawson -----
Credit Trading 8-25

- 9,668. William J. Marston -----
CleanAirCouncil 8-25

- 9,669. Theodore Seamans -----
CleanAirCouncil 8-25

- 9,670. Joshua Space -----
Credit Trading 8-25

- 9,671. Joanne Baskin -----
CleanAirCouncil 8-25

- 9,672. Frances DeMillion -----
CleanAirCouncil 8-25

- 9,673. John W. Larsen -----
CleanAirCouncil 8-25

- 9,674. Mayela Taylor -----
Credit Trading 8-25

- 9,675. Marylin Huff -----
CleanAirCouncil 8-25

- 9,676. Resident -----

- 9,677. Bill Dean -----
CleanAirCouncil 8-25

- 9,678. Beth Zok -----
Credit Trading 8-25

- 9,679. Stacey Clampitt -----
Credit Trading 8-25

- 9,680. Massimo Biner -----
CleanAirCouncil 8-25

- 9,681. David Smicker -----
CleanAirCouncil 8-25

- 9,682. James Connor -----

- 9,683. Shannon Beth -----
Credit Trading 8-25

- 9,684. Colette J. Walton-David -----
CleanAirCouncil 8-25

- 9,685. Michael Zak -----
Credit Trading 8-25

- 9,686. Angela Mambu -----
Credit Trading 8-25

- 9,687. James F. Davis -----
CleanAirCouncil 8-25

- 9,688. Jordan Williams -----

- 9,689. Barbara H. Martindale -----
CleanAirCouncil 8-25

- 9,690. Bryson Bresnahan -----
Credit Trading 8-25

- 9,691. Valerie Yeager -----

Current Comments List Continued

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

- 9,692. G. Leindhart -----
Credit Trading 8-25
- 9,693. David Houck -----
CleanAirCouncil 8-25
- 9,694. R. Patrick Gandley -----
CleanAirCouncil 8-25
- 9,695. Aaron Smukler -----
Credit Trading 8-25
- 9,696. Sarah Coppinger -----
CleanAirCouncil 8-25
- 9,697. Mike Louis -----
Credit Trading 8-25
- 9,698. Harold Ross -----

- 9,699. Marrit Morgat -----
CleanAirCouncil 8-25
- 9,700. Adrienne E. Matera -----
CleanAirCouncil 8-25
- 9,701. Jonathan Schilling -----
Credit Trading 8-25
- 9,702. V. Romano -----
Credit Trading 8-25
- 9,703. Todd Rhoads -----

- 9,704. Resident -----
CleanAirCouncil 8-25
- 9,705. Jude Vaciton -----
Credit Trading 8-25
- 9,706. Urssula Pyle -----

- 9,707. Glenn Freund -----
Credit Trading 8-25
- 9,708. Daniel Brooks -----
CleanAirCouncil 8-25
- 9,709. Elisabeth A. Wallace -----
CleanAirCouncil 8-25
- 9,710. J. Brennan -----

- 9,711. Chani Ferens -----
Credit Trading 8-25
- 9,712. Ruth Sehreiber -----
Credit Trading 8-25
- 9,713. Mary Collins -----
Credit Trading 8-25
- 9,714. Tom Young Happy Hunters Sportsmens Club, Inc. -----

- 9,715. Sheri Stayer -----
Credit Trading 8-25
- 9,716. James Lidare -----
CleanAirCouncil 8-25
- 9,717. Eric Ray Stayer -----
Credit Trading 8-25

Current Comments List Continued

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

- 9,718. George & Annette Korkus -----
CleanAirCouncil 8-25
- 9,720. Cara Wiegand-Bard -----
Credit Trading 8-25
- 9,721. Vincent O'Grady -----
- 9,722. Paul Whitehead -----
Credit Trading 8-25
- 9,723. J. Alexandeer Redfield -----
CleanAirCouncil 8-25
- 9,724. Richard Herbert -----
CleanAirCouncil 8-25
- 9,725. Drew Pegon -----
- 9,726. Dalo R. Anderson -----
Credit Trading 8-25
- 9,727. Dennis Cianco -----
CleanAirCouncil 8-25
- 9,728. Paul W. Swavely, Jr. -----
Fish After Fly 8-25
- 9,729. Kristin Duthie -----
CleanAirCouncil 8-25
- 9,730. Henry Magaziner -----
- 9,731. Kiersten Carlson -----
Credit Trading 8-25
- 9,732. Joan b. Kelleher -----
CleanAirCouncil 8-25
- 9,733. Kenneth Salkowski -----
- 9,734. Linda M. Hoffman -----
Fish After Fly 8-25
- 9,735. Mark Kubasky -----
Credit Trading 8-25
- 9,736. Harry Keller -----
Fish After Fly 8-25
- 9,737. Adrienne M. Royden -----
CleanAirCouncil 8-25
- 9,738. Melissa Lewis -----
- 9,739. Jim Skew -----
CleanAirCouncil 8-25
- 9,740. Nick Abreu -----
Credit Trading 8-25
- 9,741. Jason Crawford -----
CleanAirCouncil 8-25
- 9,742. Jim Morrissey -----
CleanAirCouncil 8-25
- 9,743. Peggy Clark -----

Current Comments List Continued

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

- 9,744. Danielle Miller -----
CleanAirCouncil 8-25
- 9,745. Pat Shissler -----
Credit Trading 8-25
- 9,746. Eric Bryce -----
CleanAirCouncil 8-25
- 9,747. Mark C. Macey -----
Credit Trading 8-25
- 9,748. Trina McKenna -----
CleanAirCouncil 8-25
- 9,749. Colleen Kullen -----
Credit Trading 8-25
- 9,750. Travis E. Hoffman -----
Fish After Fly 8-25
- 9,751. Sue Pollastelli -----
CleanAirCouncil 8-25
- 9,752. Peter Venable -----
Credit Trading 8-25
- 9,753. Paul Soven -----
CleanAirCouncil 8-25
- 9,754. Anita Becker -----
CleanAirCouncil 8-25
- 9,755. Donna Beer -----
Credit Trading 8-25
- 9,756. Eugene D. Hoffman -----
Fish After Fly 8-25
- 9,757. Stephen J. Greenberg -----
CleanAirCouncil 8-25
- 9,758. Rick Scruggs -----
Credit Trading 8-25
- 9,759. Jeannine Hortman -----
CleanAirCouncil 8-25
- 9,760. Lillian Greenberg -----
CleanAirCouncil 8-25
- 9,761. David Rivera -----
CleanAirCouncil 8-25
- 9,762. Dan Denlinger -----
Credit Trading 8-25
- 9,763. Cindy Salgado -----
CleanAirCouncil 8-25
- 9,764. Thomas McConnell -----
CleanAirCouncil 8-25
- 9,765. Saprina Pickett -----
Credit Trading 8-25
- 9,766. Sally A. King -----
CleanAirCouncil 8-25
- 9,767. Edward Pearson -----
CleanAirCouncil 8-25
- 9,768. Resident -----
Credit Trading 8-25
- 9,769. Ella D. Kennedy -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,770. H. D. Sanders -----
Credit Trading 8-25
- 9,771. Brian Murtagh -----
Credit Trading 8-25
- 9,772. Renee Roy -----
Credit Trading 8-25
- 9,773. Catherine V. Piersol -----
CleanAirCouncil 8-25
- 9,774. Sandra Schoenholtz -----
CleanAirCouncil 8-25
- 9,775. B. Dimarco -----

- 9,776. Kristina L. Korniak -----
Credit Trading 8-25
- 9,777. Resident -----
Fish After Fly 8-25
- 9,778. E. Kotsis -----
CleanAirCouncil 8-25
- 9,779. Gregory S. Panico -----
CleanAirCouncil 8-25
- 9,780. Sonia Gilbert -----
CleanAirCouncil 8-25
- 9,781. Sandra Preenty -----

- 9,782. Terri Mayer -----
Credit Trading 8-25
- 9,783. Jean Groff -----
Fish After Fly 8-25
- 9,784. Karin E. Speigler -----
CleanAirCouncil 8-25
- 9,785. Paula Hurka -----

- 9,786. Robert A. Moyer -----
Fish After Fly 8-25
- 9,787. William Jacobs -----
Fish After Fly 8-25
- 9,788. Jacquie O'Malley -----
CleanAirCouncil 8-25
- 9,789. Lisa Fleming -----

- 9,790. John M. Hyde -----
Credit Trading 8-25
- 9,791. Alison Burdo -----
CleanAirCouncil 8-25
- 9,792. Brogan McTawney -----
Fish After Fly 8-25
- 9,793. Roxanne Swann -----

- 9,794. Jeffrey C. Blisara -----
CleanAirCouncil 8-25
- 9,795. Christine Clark Bork -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,796. Linda Harms -----

- 9,797. Keagan McTamney -----
Fish After Fly 8-25
- 9,798. Robert Weissinger, Jr. -----
CleanAirCouncil 8-25
- 9,799. Marjorie J. DiGiovanni -----
CleanAirCouncil 8-25
- 9,800. Jack Elliot Brumbach -----
Fish After Fly 8-25
- 9,801. mary Paulantos -----
CleanAirCouncil 8-25
- 9,802. James Coan -----
Credit Trading 8-25
- 9,803. Joyce P. Bingaman -----
Fish After Fly 8-25
- 9,804. Rebecca Young -----
CleanAirCouncil 8-25
- 9,805. Resident -----

- 9,806. Miannel Melsky -----
CleanAirCouncil 8-25
- 9,807. Dawn Klimas -----
Credit Trading 8-25
- 9,808. Theresa Seri -----
CleanAirCouncil 8-25
- 9,809. Marc Grossman -----
CleanAirCouncil 8-25
- 9,810. Kristin Ahrens -----
Fish After Fly 8-25
- 9,811. Resident -----

- 9,812. Joanne Starolis -----
Credit Trading 8-25
- 9,813. Len Hank -----
CleanAirCouncil 8-25
- 9,814. Jon Ahrens -----
Fish After Fly 8-25
- 9,815. K. Nelson -----

- 9,816. S. Messinger -----
CleanAirCouncil 8-25
- 9,817. Marcel Choutea -----
CleanAirCouncil 8-25
- 9,818. Sean Ryan -----
Credit Trading 8-25
- 9,819. Mary Beth Kase -----
Fish After Fly 8-25
- 9,820. Daniel J. Surmiak -----

Current Comments List Continued

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

Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

Dear Sir or Madam:

I am writing to voice my support for the Pennsylvania Department of Environmental Protection's proposal to reduce mercury emissions from coal-fired power plants, and to urge that this program be implemented as quickly as possible.

Mercury is a potent neurotoxin that harms the development of fetuses and young children. According to the Pennsylvania Fish & Boat Commission, every lake, river and stream in the entire state is now contaminated with this poison.

According to federal emissions data, coal-fired power plants are the largest source of mercury pollution in Pennsylvania and throughout the United States. I believe that power plants should be required to reduce their emissions to the maximum extent that technology allows; that pollution controls should be installed as quickly as possible; and that local power plants should not be allowed to buy "pollution credits" instead of actually reducing their mercury emissions.

Federal programs to reduce mercury pollution do not do enough to protect the health of Pennsylvania's children and environment. According to the U.S. Environmental Protection Agency, power plants would not fully achieve the modest emission reductions required under the federal mercury rule until 2026 or later. Putting off important pollution reductions for that long is unconscionable.

Clean water is vital. Fish used to be a healthy food. That it no longer is, is a cost the entire biosphere will have to bear for a

9,821. David Scavello -----
CleanAirCouncil 8-25

9,822. Cynthia Link -----
CleanAirCouncil 8-25

9,823. Bob Kase -----
Fish After Fly 8-25

9,824. Kevin Smith -----
Credit Trading 8-25

9,825. Inis Hadden -----

9,826. James R. Prichett -----
CleanAirCouncil 8-25

9,827. Mary Malenka -----
Credit Trading 8-25

9,828. Ruth T. Chaven -----
CleanAirCouncil 8-25

9,829. Phillip T. Funke -----
CleanAirCouncil 8-25

9,830. Todd Brownfield -----
Credit Trading 8-25

9,831. Rosemary Zurzolo -----
CleanAirCouncil 8-25

9,832. Paul Parla -----
CleanAirCouncil 8-25

9,833. Residents -----

9,834. Gerard Healey -----
CleanAirCouncil 8-25

Current Comments List Continued

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

9,835. Herb Engelsberg -----
CleanAirCouncil 8-25

9,836. G. Schultz -----

9,837. William P. Burns -----
Credit Trading 8-25

9,838. Matteo L. Giammario -----
CleanAirCouncil 8-25

9,839. Resident -----

9,840. John Crompton -----
CleanAirCouncil 8-25

9,841. Resident -----

9,842. Laura Campbell -----
Credit Trading 8-25

9,843. Resident -----

9,844. William T. Mooney -----
Credit Trading 8-25

9,845. Resident -----
Credit Trading 8-25

9,846. James I. Souder -----
CleanAirCouncil 8-25

9,847. Eric K. Foster -----
CleanAirCouncil 8-25

9,848. Trudy Dixon -----

9,849. Nancy Witkowski -----
Credit Trading 8-25

9,850. Steve Smith -----
CleanAirCouncil 8-25

9,851. Adam McRee -----
CleanAirCouncil 8-25

9,852. Evelyn McLaughlin -----
Credit Trading 8-25

9,853. Tricia Connett -----
Credit Trading 8-25

9,854. Frances Bryan -----
CleanAirCouncil 8-25

9,855. Resident -----

9,856. Michael Yoder -----
Credit Trading 8-25

9,857. Michele Maloy -----
Credit Trading 8-25

9,858. Bryan Mooney -----
CleanAirCouncil 8-25

9,859. Resident -----
CleanAirCouncil 8-25

9,860. Resident -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,861. Kathryn Chludzins -----
CleanAirCouncil 8-25
- 9,862. Tina Martin -----

- 9,863. Elizabeth Mehole -----
CleanAirCouncil 8-25
- 9,864. Thomas Carroll -----
CleanAirCouncil 8-25
- 9,865. L H Wilson -----
CleanAirCouncil 8-25
- 9,866. Tyler Durdel -----
CleanAirCouncil 8-25
- 9,867. Elizabeth Thompson -----
CleanAirCouncil 8-25
- 9,868. Jane E. Hood -----
CleanAirCouncil 8-25
- 9,869. Cordelia Ochis -----
CleanAirCouncil 8-25
- 9,870. Chris Lento -----
CleanAirCouncil 8-25
- 9,871. Vincent J Rinelly Jr -----
CleanAirCouncil 8-25
- 9,872. Amy Straka -----
Credit Trading 8-25
- 9,873. Bill Rivers -----
CleanAirCouncil 8-25
- 9,874. Lucy Newman -----
CleanAirCouncil 8-25
- 9,875. Anthony DiMaro -----
CleanAirCouncil 8-25
- 9,876. Anna S. Allen -----
CleanAirCouncil 8-25
- 9,877. Paul Hollam -----
Credit Trading 8-25
- 9,878. Marilynne Harris -----
CleanAirCouncil 8-25
- 9,879. Timothy McCloud -----
CleanAirCouncil 8-25
- 9,880. Susan King -----
CleanAirCouncil 8-25
- 9,881. Frances Blythe -----
CleanAirCouncil 8-25
- 9,882. Susan King -----
CleanAirCouncil 8-25
- 9,883. Albert H. Kleinschmidt -----
CleanAirCouncil 8-25
- 9,884. Bert B. Spencer -----
Fish After Fly 8-25
- 9,885. Dave Hamilton -----
CleanAirCouncil 8-25
- 9,886. Nancy J. Crigamire -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,887. Sherri Abramnovitz -----
CleanAirCouncil 8-25
- 9,888. Linda S. Stark -----
Fish After Fly 8-25
- 9,889. James Donohue -----
CleanAirCouncil 8-25
- 9,890. Resident -----
CleanAirCouncil 8-25
- 9,891. Steven Mittas -----
CleanAirCouncil 8-25
- 9,892. Tom Rockett -----
CleanAirCouncil 8-25
- 9,893. Brian McTamney -----
Fish After Fly 8-25
- 9,894. Geoff Williams -----
CleanAirCouncil 8-25
- 9,895. Sara Hobda -----
CleanAirCouncil 8-25
- 9,896. Anthony DiAmicis -----
CleanAirCouncil 8-25
- 9,897. Cristen McTamney -----
Fish After Fly 8-25
- 9,898. David Wurtzel -----
CleanAirCouncil 8-25
- 9,899. Jan B. Focht -----
CleanAirCouncil 8-25
- 9,900. Chad Brumbach -----
Fish After Fly 8-25
- 9,901. Brian Yaffe -----
CleanAirCouncil 8-25
- 9,902. James L. Shue -----
CleanAirCouncil 8-25
- 9,903. Alfred J. Recupido III -----
CleanAirCouncil 8-25
- 9,904. Stephen Moyer -----
CleanAirCouncil 8-25
- 9,905. Flora F Godshall -----
CleanAirCouncil 8-25
- 9,906. Deborah A. Recupido -----
CleanAirCouncil 8-25
- 9,907. Yolanda Calle -----
CleanAirCouncil 8-25
- 9,908. Joseph V. Daly, Jr. -----
CleanAirCouncil 8-25
- 9,909. David Nichols -----
CleanAirCouncil 8-25
- 9,910. William Lambert -----
CleanAirCouncil 8-25
- 9,911. Resident -----
CleanAirCouncil 8-25
- 9,912. Joan Dessureau -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,913. Matthew C. Knowles -----
CleanAirCouncil 8-25
- 9,914. Patrick Volk -----
Credit Trading 8-25
- 9,915. Colleen McGuigan -----
CleanAirCouncil 8-25
- 9,916. Tom Gates -----
Credit Trading 8-25
- 9,917. Ronald M Lester -----
CleanAirCouncil 8-25
- 9,918. Bernard P. Couris -----
CleanAirCouncil 8-25
- 9,919. Thomas Drobycki -----
Credit Trading 8-25
- 9,920. Louise Taylor -----
CleanAirCouncil 8-25
- 9,921. Joseph Jimenez -----
CleanAirCouncil 8-25
- 9,922. Patrick Flynn -----
Credit Trading 8-25
- 9,923. Jacquelyn Cohen -----
CleanAirCouncil 8-25
- 9,924. Maryanne Leflar -----
CleanAirCouncil 8-25
- 9,925. Stuart J. Cohen -----
CleanAirCouncil 8-25
- 9,926. Mrs Dorothy Maloney -----
CleanAirCouncil 8-25
- 9,927. William Ro -----
CleanAirCouncil 8-25
- 9,928. Lisa Senior -----
CleanAirCouncil 8-25
- 9,929. Leola Boisseau -----
CleanAirCouncil 8-25
- 9,930. B. Brian Attig -----
CleanAirCouncil 8-25
- 9,931. Noel Adam Kiatkowski -----
CleanAirCouncil 8-25
- 9,932. Roseanna Wagoner -----
Credit Trading 8-25
- 9,933. Elizabeth Attig -----
CleanAirCouncil 8-25
- 9,934. Charles Tammany -----
CleanAirCouncil 8-25
- 9,935. Toni Gonicello-Emery -----
CleanAirCouncil 8-25
- 9,936. Robert Niedermeyer -----
Credit Trading 8-25
- 9,937. Todd Robertson -----
CleanAirCouncil 8-25
- 9,938. Susan Van Benschoten -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,939. Drew Feiner -----
Credit Trading 8-25
- 9,940. Christian Lester -----
CleanAirCouncil 8-25
- 9,941. Robert McQuiston -----
CleanAirCouncil 8-25
- 9,942. Doris A Boothe -----
CleanAirCouncil 8-25
- 9,943. Barbara A. Ried -----
CleanAirCouncil 8-25
- 9,944. Marshall Lorini -----
CleanAirCouncil 8-25
- 9,945. Ileana Andruhovici -----
CleanAirCouncil 8-25
- 9,946. Bill French -----
CleanAirCouncil 8-25
- 9,947. Eric Cressley -----
Credit Trading 8-25
- 9,948. Sheree N Boothe -----
CleanAirCouncil 8-25
- 9,949. Sandra Bergeron -----
CleanAirCouncil 8-25
- 9,950. Susan Tyler -----
CleanAirCouncil 8-25
- 9,951. Joseph M. Flaville -----
CleanAirCouncil 8-25
- 9,952. Katie Heasley -----
Credit Trading 8-25
- 9,953. Laura L Demme -----
CleanAirCouncil 8-25
- 9,954. Edward M. Larsen -----
CleanAirCouncil 8-25
- 9,955. Shayne Long -----
Credit Trading 8-25
- 9,956. Tony DePaolis -----
Credit Trading 8-25
- 9,957. Laura C. Demkovitz -----
CleanAirCouncil 8-25
- 9,958. Roy Powell -----
CleanAirCouncil 8-25
- 9,959. J. Kenney -----
Credit Trading 8-25
- 9,960. Carol Lifsey -----
CleanAirCouncil 8-25
- 9,961. Leesa Corapi -----
CleanAirCouncil 8-25
- 9,962. Resident -----
CleanAirCouncil 8-25
- 9,963. Christal Terrell -----
Credit Trading 8-25
- 9,964. Konrad Kusitel -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,965. John F Carney -----
CleanAirCouncil 8-25
- 9,966. Alice B. Gangeni -----
CleanAirCouncil 8-25
- 9,967. Brian Staskowski -----
Credit Trading 8-25
- 9,968. Carol Taylor -----
CleanAirCouncil 8-25
- 9,969. E.I. Korchak -----
CleanAirCouncil 8-25
- 9,970. Heidi Gillespie -----
CleanAirCouncil 8-25
- 9,971. Nana Axel -----
CleanAirCouncil 8-25
- 9,972. Sonja Taylor -----
CleanAirCouncil 8-25
- 9,973. Matthew F Evans -----
CleanAirCouncil 8-25
- 9,974. Darrin Johnson -----
CleanAirCouncil 8-25
- 9,975. Sheila Randa -----
CleanAirCouncil 8-25
- 9,976. Marilyn Galbraith -----
Credit Trading 8-25
- 9,977. Laurence Kelly -----
CleanAirCouncil 8-25
- 9,978. Ann Kelly -----
CleanAirCouncil 8-25
- 9,979. Dorothy Welch -----
CleanAirCouncil 8-25
- 9,980. Resident -----
Credit Trading 8-25
- 9,981. Gene W Sloss -----
CleanAirCouncil 8-25
- 9,982. Bronson Matthews -----
Credit Trading 8-25
- 9,983. Palmira Cantor -----
CleanAirCouncil 8-25
- 9,984. William Toll -----
CleanAirCouncil 8-25
- 9,985. William Hastings -----
CleanAirCouncil 8-25
- 9,986. Lorraine Brennan -----
CleanAirCouncil 8-25
- 9,987. Regina Gingrich -----
CleanAirCouncil 8-25
- 9,988. Janet Pientka -----
CleanAirCouncil 8-25
- 9,989. Jesus Vasquez -----
CleanAirCouncil 8-25
- 9,990. Steven Smith -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 9,991. John Loftus -----
CleanAirCouncil 8-25
- 9,992. Barbara Clark -----
CleanAirCouncil 8-25
- 9,993. Theodore J Hooven -----
CleanAirCouncil 8-25
- 9,994. Mary E Brown -----
CleanAirCouncil 8-25
- 9,995. Thomas R Phillips -----
CleanAirCouncil 8-25
- 9,996. Victoria Sullivan -----
CleanAirCouncil 8-25
- 9,997. Linda J Boyle -----
CleanAirCouncil 8-25
- 9,998. Marie Mangino -----
CleanAirCouncil 8-25
- 9,999. D Hill -----
CleanAirCouncil 8-25
- 10,000. Barbara Davies -----
CleanAirCouncil 8-25
- 10,001. Andrew Cove -----
Credit Trading 8-25
- 10,002. Norman Felsenthal -----
CleanAirCouncil 8-25
- 10,003. Julie Keine -----
CleanAirCouncil 8-25
- 10,004. Debbie Buchwald -----
CleanAirCouncil 8-25
- 10,005. David Ellis -----
CleanAirCouncil 8-25
- 10,006. Kim Lanich -----
Fish After Fly 8-25
- 10,007. Donald Lanich -----
Fish After Fly 8-25
- 10,008. Howard Mincone -----
Fish After Fly 8-25
- 10,009. PRiscilla Phillips -----
Fish After Fly 8-25
- 10,010. Richard R. Phillips -----
Fish After Fly 8-25
- 10,011. Jerry Bonfardine -----
Fish After Fly 8-25
- 10,012. Mary Lee Bonfardine -----
Fish After Fly 8-25
- 10,013. Pam Kemp -----

- 10,014. Connie Bellas -----
Fish After Fly 8-25
- 10,015. Jerry Stewart -----
Fish After Fly 8-25
- 10,016. D. Plummer -----

Current Comments List Continued

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

- 10,017. Peggy Ann Clancy -----
Credit Trading 8-25
- 10,018. Jeffrey Leroy Williamson -----
Fish After Fly 8-25
- 10,019. Jane G. Sorg -----
Fish After Fly 8-25
- 10,020. Jeffrey Jonnlt -----

- 10,021. June Sorg -----
Fish After Fly 8-25
- 10,022. Andrew J. Sorg -----
Fish After Fly 8-25
- 10,023. John DeWald -----

- 10,024. Patricia Tate -----

- 10,025. Bob Yee -----
Credit Trading 8-25
- 10,026. Tim Wittie -----

- 10,027. Douglas L. Hoffman -----
Fish After Fly 8-25
- 10,028. D. Billeter -----

- 10,029. Craig R. Garloff -----
Fish After Fly 8-25
- 10,030. D. R. Doboc -----

- 10,031. Dean R. Houtz -----
Fish After Fly 8-25
- 10,032. Linda Collins -----

- 10,033. Amanda & Christopher Dingman -----

- 10,034. Matt Rizzutto -----

- 10,035. Dennis L. Hoppman -----
Fish After Fly 8-25
- 10,036. Carl D. Hoppman -----
Fish After Fly 8-25
- 10,037. James harnish -----
Fish After Fly 8-25
- 10,038. Phyllis Harnish -----
Fish After Fly 8-25
- 10,039. Patty Roberts -----
Credit Trading 8-25
- 10,040. Bill Taylor -----
Credit Trading 8-25
- 10,041. Chistner Kelmar -----
Credit Trading 8-25
- 10,042. Robert Gutshall -----
Fish After Fly 8-25

Current Comments List Continued

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

10,043. Elizabeth Kuhn -----

10,044. Sherry Jaquay -----
Credit Trading 8-25

10,045. Mary J. Gerhart -----
Fish After Fly 8-25

10,046. Aliocha Gilles Haynes -----
Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

Dear Sir or Madam:

I am writing to voice my support for the Pennsylvania Department of Environmental Protection's proposal to reduce mercury emissions from coal-fired power plants, and to urge that this program be implemented as quickly as possible.

Mercury is a potent neurotoxin that harms the development of fetuses and young children. According to the Pennsylvania Fish & Boat Commission, every lake, river and stream in the entire state is now contaminated with this poison.

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10,047. James L. Beidler -----
Fish After Fly 8-25

10,048. Edward M Larsen -----
CleanAirCouncil 8-25

10,049. Lloyd W. Pumphrey, Jr. -----
Credit Trading 8-25

10,050. Carlos P. Achey -----
Fish After Fly 8-25

10,051. Rebecca Golpe -----
CleanAirCouncil 8-25

10,052. Scott W. Black -----
Fish After Fly 8-25

10,053. Mary Burke -----
Credit Trading 8-25

10,054. Edward Kreitzer -----
Fish After Fly 8-25

10,055. Nanette Pote -----
CleanAirCouncil 8-25

10,056. Margaret Stefanac -----
Credit Trading 8-25

10,057. Jim Laughner -----
Fish After Fly 8-25

Current Comments List Continued

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

10,058. Lorraine K Davis -----
CleanAirCouncil 8-25

10,059. Garth Ferguson -----
Fish After Fly 8-25

10,060. Dorothy Forman -----
CleanAirCouncil 8-25

10,061. Stephen Yost -----
Credit Trading 8-25

10,062. Sterling H. Light -----
Fish After Fly 8-25

10,063. D. A. S. -----

10,064. Kelly A Rafferty -----
CleanAirCouncil 8-25

10,065. Frank Suhoski -----
Credit Trading 8-25

10,066. Elmer B. Weaver -----
Fish After Fly 8-25

10,067. Karen Delmar -----
CleanAirCouncil 8-25

10,068. Resident -----

10,069. Alicia Glasgow -----
Credit Trading 8-25

10,070. Walter Strickler -----
Fish After Fly 8-25

10,071. Meredith McMahon -----
CleanAirCouncil 8-25

10,072. Erin Rossiter -----
Credit Trading 8-25

10,073. Tess M. Strickler -----
Fish After Fly 8-25

10,074. Resident -----

10,075. Richard Salem -----
Fish After Fly 8-25

10,076. Resident -----

10,077. Debra Salem -----
Fish After Fly 8-25

10,078. Paul S Selya -----
CleanAirCouncil 8-25

10,079. Resident -----

10,080. Carol Weiss -----

10,081. Carolyn Burgh -----
Credit Trading 8-25

10,082. Raymond Eisenhour -----
Fish After Fly 8-25

10,083. Jodi Eisenhour -----
Fish After Fly 8-25

Current Comments List Continued

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

- 10,084. Resident -----

- 10,085. Ken Ford -----
Credit Trading 8-25
- 10,086. Douglas J Ayers, MD -----
Fish After Fly 8-25
- 10,087. Lesley Owens -----
Credit Trading 8-25
- 10,088. Resident -----

- 10,089. Jody Thomas -----
Fish After Fly 8-25
- 10,090. Benny Shaffer -----

- 10,091. Linda Stock -----

- 10,092. James Donofer -----
CleanAirCouncil 8-25
- 10,093. Mary K Kelly -----
CleanAirCouncil 8-25
- 10,094. Leslie Traubert -----
Credit Trading 8-25
- 10,095. William H. Conyngham -----
Fish After Fly 8-25
- 10,096. Stephen Franco -----
Fish After Fly 8-25
- 10,097. Resident -----

- 10,098. Joanne Baer -----
CleanAirCouncil 8-25
- 10,099. Resident -----

- 10,100. Karen Lloyd -----

- 10,101. Edward A. Patchcosk -----
Fish After Fly 8-25
- 10,102. Jamie Reich -----
Credit Trading 8-25
- 10,103. Dana D Amico -----

- 10,104. Doug Deutsch -----
Fish After Fly 8-25
- 10,105. Cara Jones -----
Credit Trading 8-25
- 10,106. Resident -----

- 10,107. Michael Harrison -----
CleanAirCouncil 8-25
- 10,108. David Taylor -----
Fish After Fly 8-25
- 10,109. Dorothy Schultz -----

Current Comments List Continued

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

- 10,110. Dorne L. White -----
Fish After Fly 8-25
- 10,111. Seyhan Yilmaz -----
Credit Trading 8-25
- 10,112. Eleanor B Warder -----
CleanAirCouncil 8-25
- 10,113. Mary Smith -----

- 10,114. Maryanne Whitonis -----
Fish After Fly 8-25
- 10,115. Angela S Rhinehart -----
CleanAirCouncil 8-25
- 10,116. John Dougherty -----
CleanAirCouncil 8-25
- 10,117. Nora Miller -----

- 10,118. Donald Overdorff -----
Fish After Fly 8-25
- 10,119. Gwynneth Linsalata -----
CleanAirCouncil 8-25
- 10,120. Edward Zygmunt -----
Fish After Fly 8-25
- 10,121. Sharon Russell -----

- 10,122. Jennifer Balla-Shinner -----

- 10,123. Rebecca Lesko -----
Fish After Fly 8-25
- 10,124. Vince Dipietrantonio -----
CleanAirCouncil 8-25
- 10,125. Paul Hovan -----
Fish After Fly 8-25
- 10,126. Beth Warms -----
CleanAirCouncil 8-25
- 10,127. Michele McMasters -----

- 10,128. John Whitonis -----
Fish After Fly 8-25
- 10,129. Natalie Gladish -----
CleanAirCouncil 8-25
- 10,130. John Tetlak -----
Fish After Fly 8-25
- 10,131. Kristan Doran -----
CleanAirCouncil 8-25
- 10,132. Therese Cechony -----
CleanAirCouncil 8-25
- 10,133. Joseph Rossowski -----
Fish After Fly 8-25
- 10,134. Lisa Papoli -----

- 10,135. Carolyn Urban -----
CleanAirCouncil 8-25

Current Comments List Continued

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

10,136. Pat Tramontina -----

CleanAirCouncil 8-25

10,137. Anthony Palischak -----

Fish After Fly 8-25

10,138. Karin Etkin -----

CleanAirCouncil 8-25

10,139. Michele Zotter -----

10,140. Helen Vasquez -----

CleanAirCouncil 8-25

10,141. George Gentry -----

Fish After Fly 8-25

10,142. Sarah Berman -----

CleanAirCouncil 8-25

10,143. Benjamin Harper -----

Fish After Fly 8-25

10,144. Stephen Francic -----

10,145. Joyce Owens -----

CleanAirCouncil 8-25

10,146. Patricia Dunleavy -----

Fish After Fly 8-25

10,147. Ralph Andersen -----

Fish After Fly 8-25

10,148. Rosemarie Milroy -----

Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board

P. O. Box 8477

Harrisburg, PA 17105-8477

Dear Sir or Madam:

I am writing to voice my support for the Pennsylvania Department of Environmental Protection's proposal to reduce mercury emissions from coal-fired power plants, and to urge that this program be implemented as quickly as possible.

Mercury is a potent neurotoxin that harms the development of fetuses and young children. According to the Pennsylvania Fish & Boat Commission, every lake, river and stream in the entire state is now contaminated with this poison.

According to federal emissions data, coal-fired power plants are the largest source of mercury pollution in Pennsylvania and throughout the United States. I believe that power plants should be required to reduce their emissions to the maximum extent that technology allows; that pollution controls should be installed as quickly as possible; and that local power plants should not be allowed to buy "pollution credits" instead of actually reducing their mercury emissions.

Federal programs to reduce mercury pollution do not do enough to protect the health of Pennsylvania's children and environment. According to the U.S. Environmental Protection Agency, power plants would not fully achieve the modest emission reductions required under the federal mercury rule until 2026 or later. Putting off important pollution reductions for that long is unconscionable.

10,149. Cecilia Dougherty -----

CleanAirCouncil 8-25

10,150. Laura D. Anderson -----

Fish After Fly 8-25

Current Comments List Continued

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

10,151. Richard Metz -----
CleanAirCouncil 8-25

10,152. Robert Zygmunt -----
Fish After Fly 8-25

10,153. Ethel Hillerich -----
Credit Trading 8-25

10,154. Mary P. Markle -----
CleanAirCouncil 8-25

10,155. Philip Rotstein -----
CleanAirCouncil 8-25

10,156. Helen Zygmunt -----
Fish After Fly 8-25

10,157. Resident -----

10,158. Betsy Cole -----
Fish After Fly 8-25

10,159. Sharon Small -----
CleanAirCouncil 8-25

10,160. Ray Donley -----

10,161. Paula Sieger -----
CleanAirCouncil 8-25

10,162. Richard L. Koval -----
Fish After Fly 8-25

10,163. Robb Fort -----

10,164. Joseph F. Laver -----
Fish After Fly 8-25

10,165. Sandra Hewko -----

10,166. John P. Keker -----
Fish After Fly 8-25

10,167. Michael Bilotta -----
CleanAirCouncil 8-25

10,168. Sarah P. Carr -----
Fish After Fly 8-25

10,169. Sharon Parise -----

10,170. Elizabeth N. Chioda -----
Credit Trading 8-25

10,171. Jennifer Bilotta -----
CleanAirCouncil 8-25

10,172. Maria Wesley -----

10,173. R. Stamps -----
CleanAirCouncil 8-25

10,174. Frank Oliver -----
Fish After Fly 8-25

10,175. Debra L Page -----
CleanAirCouncil 8-25

10,176. Jacqueline Jones-Laughner -----
Credit Trading 8-25

Current Comments List Continued

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

- 10,177. Lynn Aldrich -----
Fish After Fly 8-25
- 10,178. Kathleen Fox -----

- 10,179. John Casey -----

- 10,180. Jon Unico -----

- 10,181. Marshall Gorodetzer -----
CleanAirCouncil 8-25
- 10,182. Annette R. Pocrock -----
CleanAirCouncil 8-25
- 10,183. Darlene Usarager -----
Credit Trading 8-25
- 10,184. Michael Hess -----

- 10,185. Russell Reisner -----
CleanAirCouncil 8-25
- 10,186. Sam McNeilly -----
Credit Trading 8-25
- 10,187. Maya Johnstone -----
CleanAirCouncil 8-25
- 10,188. Susan Dunham -----

- 10,189. Barbara Coble -----

- 10,190. Michael J. Loonstyn -----
CleanAirCouncil 8-25
- 10,191. Resident -----

- 10,192. Amelia Cordes -----

- 10,193. Resident -----

- 10,194. Madison V. Schramm -----
Credit Trading 8-25
- 10,195. Sarah lamb -----

- 10,196. Resident -----
CleanAirCouncil 8-25
- 10,197. Suzanne Good -----

- 10,198. Paul Lyons -----
CleanAirCouncil 8-25
- 10,199. William P Madgey -----
CleanAirCouncil 8-25
- 10,200. Martha W. Rimmel -----
CleanAirCouncil 8-25
- 10,201. Susy Tybl -----

- 10,202. Helen Braszo -----
Credit Trading 8-25

Current Comments List Continued

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

10,203. Andra Klein -----
CleanAirCouncil 8-25

10,204. Resident -----
Credit Trading 8-25

10,205. Larry Schwartz -----

10,206. Theresa C. Salhaczenski -----
CleanAirCouncil 8-25

10,207. Christopher Robinson -----
CleanAirCouncil 8-25

10,208. Resident -----

10,209. Kathryn Blessington -----
CleanAirCouncil 8-25

10,210. Cheryl Jones -----

10,211. Joanne Watkeys -----
CleanAirCouncil 8-25

10,212. Judith Stepanovich -----

10,213. Jeff Green -----
CleanAirCouncil 8-25

10,214. Tammy Simon -----

10,215. William Price -----
CleanAirCouncil 8-25

10,216. James Mayfield -----
CleanAirCouncil 8-25

10,217. Sally Levin -----
Credit Trading 8-25

10,218. James P. Cardamone -----
CleanAirCouncil 8-25

10,219. William F Muir -----
CleanAirCouncil 8-25

10,220. Kari Kaiser -----
CleanAirCouncil 8-25

10,221. Patricia Silverman -----
CleanAirCouncil 8-25

10,222. Resident -----

10,223. Carol K. Adler -----
CleanAirCouncil 8-25

10,224. James A Watson -----
CleanAirCouncil 8-25

10,225. Joseph Mellet -----
CleanAirCouncil 8-25

10,226. Will Dawson -----

10,227. Resident -----
Credit Trading 8-25

10,228. Christine Spotts -----

Current Comments List Continued

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

- 10,229. Erik Gorniak -----

- 10,230. John Di Russo -----
CleanAirCouncil 8-25
- 10,231. Burkhardt Reiter -----
Credit Trading 8-25
- 10,232. Danielle Brady -----

- 10,233. Laura Lawson -----

- 10,234. Rick Burgy -----
Credit Trading 8-25
- 10,235. Daniel Hars -----

- 10,236. Mara Loebig -----

- 10,237. Thomas L Bowe -----
CleanAirCouncil 8-25
- 10,238. Laura McMurtrie -----
CleanAirCouncil 8-25
- 10,239. Elizabeth Reeves -----

- 10,240. Adam De Pietro -----
CleanAirCouncil 8-25
- 10,241. Stephen Cuth -----
CleanAirCouncil 8-25
- 10,242. Joe Chiappardi -----
CleanAirCouncil 8-25
- 10,243. Mike Macamer -----
Credit Trading 8-25
- 10,244. Kate Kelson -----
CleanAirCouncil 8-25
- 10,245. Sheldon N. Salzman -----
CleanAirCouncil 8-25
- 10,246. Tara Macamer -----
Credit Trading 8-25
- 10,247. Frank Osborne -----
CleanAirCouncil 8-25
- 10,248. Kate Zangrelli -----
Credit Trading 8-25
- 10,249. Fran Henderson -----

- 10,250. Jason O'Brien -----
CleanAirCouncil 8-25
- 10,251. J. A. Leberman -----
CleanAirCouncil 8-25
- 10,252. Anna Winslow -----
Credit Trading 8-25
- 10,253. Janice E. Horowitz -----
CleanAirCouncil 8-25
- 10,254. Jordan Giglio -----
Credit Trading 8-25

Current Comments List Continued

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

- 10,255. Mary Schrieber -----
CleanAirCouncil 8-25
- 10,256. Margaret Pollock -----

- 10,257. Bob Bowlen -----
Credit Trading 8-25
- 10,258. Don McCloskey -----
CleanAirCouncil 8-25
- 10,259. Anna Tarkar-DiNunzio -----
Credit Trading 8-25
- 10,260. Ronnie L. Bloom -----
CleanAirCouncil 8-25
- 10,261. Thi Truong -----
Credit Trading 8-25
- 10,262. Christine Corazza -----
CleanAirCouncil 8-25
- 10,263. Jean Staple Leon -----
CleanAirCouncil 8-25
- 10,264. Marissa Rubinetti -----
CleanAirCouncil 8-25
- 10,265. Betty M. Solodar -----
CleanAirCouncil 8-25
- 10,266. Daniel Avrahaml -----
Credit Trading 8-25
- 10,267. Seth Pagne -----
CleanAirCouncil 8-25
- 10,268. Denise Mann -----
CleanAirCouncil 8-25
- 10,269. Beth Marcello -----
Credit Trading 8-25
- 10,270. David Smega -----
CleanAirCouncil 8-25
- 10,271. Judy Lynn Wolfe -----
CleanAirCouncil 8-25
- 10,272. Blair Anger -----
CleanAirCouncil 8-25
- 10,273. M B Simmons -----
CleanAirCouncil 8-25
- 10,274. Jane Tribet -----
Credit Trading 8-25
- 10,275. Sibyl K. Thomas -----
CleanAirCouncil 8-25
- 10,276. Darren Gergle -----
Credit Trading 8-25
- 10,277. Dawn Marie Bonezewski -----
CleanAirCouncil 8-25
- 10,278. Marilyn Bacarella -----
CleanAirCouncil 8-25
- 10,279. Ryan Wilkins -----
CleanAirCouncil 8-25
- 10,280. Rebecca White -----
Credit Trading 8-25

Current Comments List Continued

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

- 10,281. Sarah White -----
CleanAirCouncil 8-25
- 10,282. Mary Ann Miller -----
Credit Trading 8-25
- 10,283. Chuck Burkowski -----
CleanAirCouncil 8-25
- 10,284. Andrew Theobald -----
Credit Trading 8-25
- 10,285. Ernest Ramirez -----
CleanAirCouncil 8-25
- 10,286. Bruce Metcalf -----
CleanAirCouncil 8-25
- 10,287. William B Lawton -----
CleanAirCouncil 8-25
- 10,288. Michael Doerfler -----
Credit Trading 8-25
- 10,289. Robert J. O'Donnell -----
CleanAirCouncil 8-25
- 10,290. Michelle Crane -----
CleanAirCouncil 8-25
- 10,291. Simon Kaufman -----
CleanAirCouncil 8-25
- 10,292. Robert Brodsky -----
CleanAirCouncil 8-25
- 10,293. K Brown -----
CleanAirCouncil 8-25
- 10,294. Sharon Cantwell -----
CleanAirCouncil 8-25
- 10,295. Carl H. Skeele -----
CleanAirCouncil 8-25
- 10,296. Peter Harwich -----
Credit Trading 8-25
- 10,297. Janis Levit -----
CleanAirCouncil 8-25
- 10,298. Katherine Celesti -----

- 10,299. Sherry Cardinal Schaeffer -----
CleanAirCouncil 8-25
- 10,300. Sandrine K. Pal -----
CleanAirCouncil 8-25
- 10,301. Joyce Baskins -----
Credit Trading 8-25
- 10,302. Lynn Kelekolio -----
CleanAirCouncil 8-25
- 10,303. Harry Scherer -----
Credit Trading 8-25
- 10,304. Resident -----

- 10,305. Joseph A Feraco -----
CleanAirCouncil 8-25
- 10,306. Louise Rosioli -----
CleanAirCouncil 8-25

Current Comments List Continued

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

10,307. Robert Modrav -----
Credit Trading 8-25

10,308. Denise Spaventa -----
CleanAirCouncil 8-25

10,309. Resident -----

10,310. Malou Walther -----
CleanAirCouncil 8-25

10,311. Leanne Meyer -----

10,312. My Kieu Tang -----
Credit Trading 8-25

10,313. Paul Raywood -----
CleanAirCouncil 8-25

10,314. Jeff Poerstel -----

10,315. Nana Wilson -----

10,316. Marilyn Samosky -----
Credit Trading 8-25

10,317. Jennifer Schnove -----

10,318. Lynn Allen -----
Credit Trading 8-25

10,319. Kathleen M McKinley -----
CleanAirCouncil 8-25

10,320. Edward Latimore -----
Credit Trading 8-25

10,321. B. Slair -----
CleanAirCouncil 8-25

10,322. Frank Loughran -----
CleanAirCouncil 8-25

10,323. Megan Myron -----

10,324. John Balaweider -----
Credit Trading 8-25

10,325. Alvin Greenig -----
CleanAirCouncil 8-25

10,326. Maureen MacMurdu -----

10,327. Ann Murray -----

10,328. Stuart Leibol -----
CleanAirCouncil 8-25

10,329. Eric Miller -----
Credit Trading 8-25

10,330. Marian Haber -----
CleanAirCouncil 8-25

10,331. Ira Sved -----
CleanAirCouncil 8-25

10,332. Jovan Scott -----
Credit Trading 8-25

Current Comments List Continued

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

- 10,333. Antoinette Moman -----
CleanAirCouncil 8-25
- 10,334. Lauren Cordes -----
CleanAirCouncil 8-25
- 10,335. Robin Florentin -----
Credit Trading 8-25
- 10,336. Leiba Erlbaum -----
CleanAirCouncil 8-25
- 10,337. David Goldenberg -----
CleanAirCouncil 8-25
- 10,338. Arthur Salter -----
CleanAirCouncil 8-25
- 10,339. Diana Krantz -----
CleanAirCouncil 8-25
- 10,340. Joan L. Higgins -----
CleanAirCouncil 8-25
- 10,341. Gina Watson -----
Credit Trading 8-25
- 10,342. M. Mengucci -----
CleanAirCouncil 8-25
- 10,343. Resident -----

- 10,344. Bruce Centos -----
Credit Trading 8-25
- 10,345. Joyce Harrell -----

- 10,346. Pat Flaherty -----

- 10,347. Mark Schramm -----
Credit Trading 8-25
- 10,348. Resident -----

- 10,349. Brian Strom -----
CleanAirCouncil 8-25
- 10,350. Resident -----

- 10,351. J.M. Sork -----
CleanAirCouncil 8-25
- 10,352. Joan Celani -----

- 10,353. Ellyn Stern -----
CleanAirCouncil 8-25
- 10,354. April Glover -----
Credit Trading 8-25
- 10,355. Mary Balint -----

- 10,356. Deborah G. Gordman -----
CleanAirCouncil 8-25
- 10,357. Diana Jones -----
Credit Trading 8-25
- 10,358. Martha Thomas -----

Current Comments List Continued

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

10,359. Becca McGough -----
Credit Trading 8-25

10,360. Russell Mischel -----
CleanAirCouncil 8-25

10,361. Resident -----

10,362. Pamela C. Alexander -----
CleanAirCouncil 8-25

10,363. Tom McGough -----
Credit Trading 8-25

10,364. Nancy Laspadre -----

10,365. Mark Friedman -----
CleanAirCouncil 8-25

10,366. Karl Middleman -----
CleanAirCouncil 8-25

10,367. Hugh McGough -----
Credit Trading 8-25

10,368. Tiffany Allen -----

10,369. R. Warkulwiz -----
CleanAirCouncil 8-25

10,370. David Watanabe -----
Credit Trading 8-25

10,371. Sarah Harwich -----
Credit Trading 8-25

10,372. S. Copeland -----
CleanAirCouncil 8-25

10,373. Resident -----

10,374. Philip G. Ivory -----
CleanAirCouncil 8-25

10,375. M. Campbell -----

10,376. Chris Diamond -----

10,377. Kenneth Letito -----
Credit Trading 8-25

10,378. Lisa Speicher -----
CleanAirCouncil 8-25

10,379. David Stern -----
CleanAirCouncil 8-25

10,380. Jack Solomon -----
Credit Trading 8-25

10,381. Shirley Yednoz -----

10,382. Mark Miani -----
CleanAirCouncil 8-25

10,383. Lynn Goldmilon -----
CleanAirCouncil 8-25

10,384. Resident -----

Current Comments List Continued

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

- 10,385. Resident -----

- 10,386. Deborah A. Prabick -----
CleanAirCouncil 8-25
- 10,387. Resident -----

- 10,388. Kimberly Rudolph -----
CleanAirCouncil 8-25
- 10,389. Resident -----

- 10,390. Z. Olszewski -----
CleanAirCouncil 8-25
- 10,391. Bruce P. Eisenberg -----
CleanAirCouncil 8-25
- 10,392. Jan Maharg -----

- 10,393. Frank Noll -----
Credit Trading 8-25
- 10,394. Bryan Gaither -----

- 10,395. Mark W. Scott -----
CleanAirCouncil 8-25
- 10,396. Helen Sobelik -----
Credit Trading 8-25
- 10,397. Rachel Rendsburg -----
CleanAirCouncil 8-25
- 10,398. Resident -----

- 10,399. Catherine Greenstein -----
CleanAirCouncil 8-25
- 10,400. B. Johnson -----
CleanAirCouncil 8-25
- 10,401. Adina Spiller -----
CleanAirCouncil 8-25
- 10,402. Jostin Griffith -----
Credit Trading 8-25
- 10,403. Justin Reid, Sr. -----

- 10,404. Resident -----

- 10,405. Sara Y. Kurlansik -----
CleanAirCouncil 8-25
- 10,406. John Block -----
Credit Trading 8-25
- 10,407. A. Barton -----
CleanAirCouncil 8-25
- 10,408. Resident -----

- 10,409. Robert Sherman -----
CleanAirCouncil 8-25
- 10,410. Brian Kurtz -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 10,411. Resident -----

- 10,412. Cynthia Knoechel -----

- 10,413. Steve & Marsha Grabowski -----

- 10,414. Resident -----

- 10,415. Resident -----

- 10,416. Resident -----

- 10,417. Sharon Zulick -----

- 10,418. Mary Ann Lewis -----
Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

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- 10,419. Jennifer Mullin -----

- 10,420. Scott Mullin -----

- 10,421. Resident -----

- 10,422. Resident -----

- 10,423. Sara Sargent -----
CleanAirCouncil 8-25
- 10,424. Maria Hutchison -----

- 10,425. Glenn Geiger -----
CleanAirCouncil 8-25

Current Comments List Continued

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

10,426. Nikki Matusiak -----

10,427. Gemma Spencer -----
CleanAirCouncil 8-25

10,428. Resident -----

10,429. Resident -----

10,430. E. T. Miller -----
CleanAirCouncil 8-25

10,431. Dan Wilson -----
CleanAirCouncil 8-25

10,432. Jennifer Smith -----

10,433. Harold Gordon -----
CleanAirCouncil 8-25

10,434. The Davidson Family -----

10,435. Don Lansberry -----

10,436. Belinda Raikin -----
CleanAirCouncil 8-25

10,437. Resident -----
CleanAirCouncil 8-25

10,438. R. Taylor -----

10,439. Jason Q. Giuller -----
Credit Trading 8-25

10,440. J. Hardcastle -----

10,441. Jeffrey McGes -----
CleanAirCouncil 8-25

10,442. Karen Danowski -----

10,443. Resident -----
CleanAirCouncil 8-25

10,444. Michelle Feinberl -----
CleanAirCouncil 8-25

10,445. Chuck Bailer -----

10,446. Adam Samphy -----
Credit Trading 8-25

10,447. Michael Smith -----
CleanAirCouncil 8-25

10,448. Kathleen Masa Greenspan -----
CleanAirCouncil 8-25

10,449. Resident -----

10,450. Parvati Ramchandani -----
CleanAirCouncil 8-25

10,451. Pat McGarvey -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 10,452. Resident -----

- 10,453. R. Owens -----
Credit Trading 8-25
- 10,454. Resident -----

- 10,455. Elizabeth Maziarz -----
CleanAirCouncil 8-25
- 10,456. Jennifer Shaffer -----
Credit Trading 8-25
- 10,457. Mary Gualtieri -----

- 10,458. Frank Childs -----
CleanAirCouncil 8-25
- 10,459. James Harhai -----
CleanAirCouncil 8-25
- 10,460. Leonardo Ferraro -----
Credit Trading 8-25
- 10,461. Martha Labelle -----
Credit Trading 8-25
- 10,462. Derek Thompson -----

- 10,463. Robert Podolski -----
CleanAirCouncil 8-25
- 10,464. Megan Hennigan -----
Credit Trading 8-25
- 10,465. Susan Chersky -----
Credit Trading 8-25
- 10,466. Resident -----

- 10,467. Margaretta H. Calvert -----
CleanAirCouncil 8-25
- 10,468. Andrea Dewitt -----
CleanAirCouncil 8-25
- 10,469. Jason Robinson -----

- 10,470. Lee L. Dewitt -----
CleanAirCouncil 8-25
- 10,471. L. Manning -----
CleanAirCouncil 8-25
- 10,472. Resident -----
CleanAirCouncil 8-25
- 10,473. Eric Martin -----

- 10,474. Linda C. Todorow -----
CleanAirCouncil 8-25
- 10,475. L. Frimpter -----
Credit Trading 8-25
- 10,476. Resident -----
CleanAirCouncil 8-25
- 10,477. Rebecca Thompson -----
Credit Trading 8-25

Current Comments List Continued

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

10,478. Rachel E. Engle -----
CleanAirCouncil 8-25

10,479. Eleanor Miller -----
CleanAirCouncil 8-25

10,480. Jeffrey B. Cooper -----
CleanAirCouncil 8-25

10,481. Carol Heller -----
CleanAirCouncil 8-25

10,482. Erin Decker -----
CleanAirCouncil 8-25

10,483. M. Lita Haack -----
CleanAirCouncil 8-25

10,484. Ed Myers -----
Credit Trading 8-25

10,485. David Kenty -----
CleanAirCouncil 8-25

10,486. Myrna W. Berthold -----
CleanAirCouncil 8-25

10,487. Lori Zelko -----
CleanAirCouncil 8-25

10,488. Resident -----

10,489. Jack Waterbury -----
CleanAirCouncil 8-25

10,490. Resident -----

10,491. Elden G. Berthold -----
CleanAirCouncil 8-25

10,492. Joe Obritz -----
Credit Trading 8-25

10,493. Resident -----
CleanAirCouncil 8-25

10,494. James Quigley -----
CleanAirCouncil 8-25

10,495. Jon Pearlman -----
Credit Trading 8-25

10,496. Jose Nieto -----
CleanAirCouncil 8-25

10,497. Resident -----

10,498. David Ashe -----
CleanAirCouncil 8-25

10,499. Laurel Ball -----
Credit Trading 8-25

10,500. Martin Kosmin -----
CleanAirCouncil 8-25

10,501. Leigh Carroll -----
Credit Trading 8-25

10,502. Shari Dillon -----

10,503. John Grandbois -----
CleanAirCouncil 8-25

Current Comments List Continued

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

10,504. Andrew Dexter -----
Credit Trading 8-25

10,505. Resident -----
Credit Trading 8-25

10,506. Joseph C. Vid -----
CleanAirCouncil 8-25

10,507. Stacy McDonald -----

10,508. Matthew Valentine -----
CleanAirCouncil 8-25

10,509. Gerald P. Keawn -----
CleanAirCouncil 8-25

10,510. Steve Patterson -----
Credit Trading 8-25

10,511. Amanda Bittner -----

10,512. Fred Schwartz -----
CleanAirCouncil 8-25

10,513. Sam Klein -----
Credit Trading 8-25

10,514. Michael D. Carroll -----
CleanAirCouncil 8-25

10,515. Jon Snow -----
Credit Trading 8-25

10,516. Jane Cassel -----

10,517. David Goodwin -----
CleanAirCouncil 8-25

10,518. Jane Schoeniger -----
CleanAirCouncil 8-25

10,519. Resident -----

10,520. Jeff Monroe -----
Credit Trading 8-25

10,521. Donna Hemphill -----
CleanAirCouncil 8-25

10,522. Valerie Laudenschach -----
CleanAirCouncil 8-25

10,523. Margaret Manson -----
CleanAirCouncil 8-25

10,524. George D. Russell -----
Credit Trading 8-25

10,525. Pat Hohman -----

10,526. Charles M. Roser Jr. -----
CleanAirCouncil 8-25

10,527. Resident -----

10,528. Sylvia Lefkowitz -----
CleanAirCouncil 8-25

10,529. Barbara Macamer -----
Credit Trading 8-25

Current Comments List Continued

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

10,530. Judith Kolman -----
CleanAirCouncil 8-25

10,531. Dana May -----
CleanAirCouncil 8-25

10,532. Walter Franc -----
Credit Trading 8-25

10,533. Peter Macamer -----
Credit Trading 8-25

10,534. Dana Woerdeman -----
CleanAirCouncil 8-25

10,535. Sheryl Santerian -----
CleanAirCouncil 8-25

10,536. Resident -----

10,537. Ruth Fischer -----
CleanAirCouncil 8-25

10,538. Denise Smith -----

10,539. Eric Toffin -----
CleanAirCouncil 8-25

10,540. Jim Hausman -----
CleanAirCouncil 8-25

10,541. William Harrington -----
CleanAirCouncil 8-25

10,542. Derin Cagler -----
Credit Trading 8-25

10,543. Resident -----

10,544. Phyllis Adler -----
CleanAirCouncil 8-25

10,545. Gary Ittigson -----
Credit Trading 8-25

10,546. Mike Kelly -----

10,547. Susan Wolford -----
Credit Trading 8-25

10,548. Cindy Krapp -----

10,549. Chris Marvin -----

10,550. Jane Citron -----
Credit Trading 8-25

10,551. Nancy Badamo -----

10,552. Bryan Fischer -----
Credit Trading 8-25

10,553. Maddie Hintemeyer -----

10,554. Melissa Hintemeyer -----

10,555. Angela Boule -----
Credit Trading 8-25

Current Comments List Continued

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

10,556. Eric Hintemeyer -----

10,557. Scott White -----

10,558. Mark Conner -----

Credit Trading 8-25

10,559. C. Ogilve -----

CleanAirCouncil 8-25

10,560. Benny Sheffer -----

10,561. Joshua Stolaroff -----

Credit Trading 8-25

10,562. Resident -----

Credit Trading 8-25

10,563. Michael A. DeLucca -----

CleanAirCouncil 8-25

10,564. Resident -----

10,565. Bernetta S. Jensen -----

CleanAirCouncil 8-25

10,566. Terry Schulz -----

Credit Trading 8-25

10,567. Resident -----

10,568. Hanna Weiskopf -----

Credit Trading 8-25

10,569. Gregory Policicchio -----

10,570. Alice Biagini -----

Credit Trading 8-25

10,571. Kathy Price -----

10,572. Carole Liebold King -----

CleanAirCouncil 8-25

10,573. Resident -----

10,574. Sue Piper -----

10,575. Tynesha J. Frazier -----

Credit Trading 8-25

10,576. Charmin Chiodo -----

10,577. Susan Balls -----

Credit Trading 8-25

10,578. James Biagini -----

Credit Trading 8-25

10,579. Resident -----

10,580. Martin Bertocchi -----

Credit Trading 8-25

10,581. Resident -----

Current Comments List Continued

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

- 10,582. Jenn Dorsch -----
Credit Trading 8-25
- 10,583. Emily Basford -----
Credit Trading 8-25
- 10,584. Nelanie Pinchetti -----

- 10,585. Pamela Brandon -----
Credit Trading 8-25
- 10,586. Shauna Bowser -----
Credit Trading 8-25
- 10,587. W. Mathews -----

- 10,588. Wendy Yantek -----
Credit Trading 8-25
- 10,589. Linda Asti -----

- 10,590. Resident -----

- 10,591. Mary Pollera -----

- 10,592. Ravi Sundaram -----
Credit Trading 8-25
- 10,593. Greg & Mary Fazio -----
Credit Trading 8-25
- 10,594. Theresa Knaebel -----
Credit Trading 8-25
- 10,595. Barton Church -----
CleanAirCouncil 8-25
- 10,596. Resident -----

- 10,597. Claire Holzner -----
Credit Trading 8-25
- 10,598. Rita Stowell -----
CleanAirCouncil 8-25
- 10,599. Julie Harris -----
Credit Trading 8-25
- 10,600. Dan Tassinger -----

- 10,601. Brad Line -----
CleanAirCouncil 8-25
- 10,602. Kevin Clark -----
Credit Trading 8-25
- 10,603. Morgan Davis -----
CleanAirCouncil 8-25
- 10,604. Tina Bugielski -----
Credit Trading 8-25
- 10,605. Resident -----

- 10,606. Kevin Underwood -----
Credit Trading 8-25
- 10,607. Mary Beck -----

Current Comments List Continued

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

10,608. Dianne Falvo -----
Credit Trading 8-25

10,609. Ronald Angeles -----
Credit Trading 8-25

10,610. Laura Barrett -----

10,611. Susan Giles -----
Credit Trading 8-25

10,612. Kerri Donahue -----

10,613. Mary Shaffer -----

10,614. Resident -----
Credit Trading 8-25

10,615. Ginny Jeffrey -----

10,616. Amanda Parker -----
Credit Trading 8-25

10,617. Vernon Garvin -----
Credit Trading 8-25

10,618. Robert Dann -----
CleanAirCouncil 8-25

10,619. Resident -----

10,620. L. Stingert -----
Credit Trading 8-25

10,621. Chris Yardell -----

10,622. Richard Segal -----
CleanAirCouncil 8-25

10,623. Michael George -----

10,624. Judy Vertman -----

10,625. Alan Lo -----
Credit Trading 8-25

10,626. Amanda Calhoun -----
Credit Trading 8-25

10,627. Ann Marie Nichols -----
CleanAirCouncil 8-25

10,628. Michelle Davis -----
CleanAirCouncil 8-25

10,629. M. Mooreville -----
CleanAirCouncil 8-25

10,630. William J. Blount -----
CleanAirCouncil 8-25

10,631. Leslie Stoul Hirsh -----
CleanAirCouncil 8-25

10,632. Tal Elyajhir -----
CleanAirCouncil 8-25

10,633. Carol S. McMichael -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 10,634. Beth Burrell -----
CleanAirCouncil 8-25
- 10,635. Diane Stewart -----
Credit Trading 8-25
- 10,636. David Tarry -----
CleanAirCouncil 8-25
- 10,637. Judith Mueller -----
CleanAirCouncil 8-25
- 10,638. Steven Pechter -----
CleanAirCouncil 8-25
- 10,639. Anthony Marchetti -----
Credit Trading 8-25
- 10,640. Melissa Stutsman -----
Credit Trading 8-25
- 10,641. Andre Vizzuett -----
Credit Trading 8-25
- 10,642. Linda Shein -----
Comments in Support of
DEP's Mercury Emission Reduction Proposal

Environmental Quality Board
P. O. Box 8477
Harrisburg, PA 17105-8477

Dear Sir or Madam:

I am writing to voice my support for the Pennsylvania Department of Environmental Protection's proposal to reduce mercury emissions from coal-fired power plants, and to urge that this program be implemented as quickly as possible.

Mercury is a potent neurotoxin that harms the development of fetuses and young children. According to the Pennsylvania Fish & Boat Commission, every lake, river and stream in the entire state is now contaminated with this poison.

According to federal emissions data, coal-fired power plants are the largest source of mercury pollution in Pennsylvania and throughout the United States. I believe that power plants should be required to reduce their emissions to the maximum extent that technology allows; that pollution controls should be installed as quickly as possible; and that local power plants should not be allowed to buy "pollution credits" instead of actually reducing their mercury emissions.

Federal programs to reduce mercury pollution do not do enough to protect the health of Pennsylvania's children and environment. According to the U.S. Environmental Protection Agency, power plants would not fully achieve the modest emission reductions required under the federal mercury rule until 2026 or later. Putting off important pollution reductions for that long is unconscionable.

Why are we waiting!?! While corporate interest must be considered *(I have my MBA from Harvard and understand this all too well) this is a serious poison and there should be no negotiating around it's need to be eliminated

- 10,643. Jeremy Schlosberg -----
CleanAirCouncil 8-25
- 10,644. Adam Lesnick -----
CleanAirCouncil 8-25
- 10,645. Lila Gleitman -----
CleanAirCouncil 8-25
- 10,646. Lisa Lypschitz -----
CleanAirCouncil 8-25
- 10,647. Daniel V. Schider -----
CleanAirCouncil 8-25

Current Comments List Continued

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

- 10,648. Jeffrey Punzel -----
CleanAirCouncil 8-25
- 10,649. Karl Knaebel -----
Credit Trading 8-25
- 10,650. Jerry Jacobs -----
CleanAirCouncil 8-25
- 10,651. Julia A. Brown -----
CleanAirCouncil 8-25
- 10,652. Lisa Seligsahr -----
CleanAirCouncil 8-25
- 10,653. Tanya Fishman -----
CleanAirCouncil 8-25
- 10,654. Heidi White -----
CleanAirCouncil 8-25
- 10,655. Cory Frolik -----
Credit Trading 8-25
- 10,656. Eric G. Beckwith -----
CleanAirCouncil 8-25
- 10,657. Kathryn Brannan -----
CleanAirCouncil 8-25
- 10,658. Gail Heller -----
Credit Trading 8-25
- 10,659. Benny Sheffer -----

- 10,660. Julia Johns -----

- 10,661. Resident -----
Credit Trading 8-25
- 10,662. David & Vicki Smith -----

- 10,663. Gloria Molek -----
Credit Trading 8-25
- 10,664. Anne Rhodes -----

- 10,665. Virginia Fence -----
CleanAirCouncil 8-25
- 10,666. Resident -----

- 10,667. Dan R. Riddle -----
CleanAirCouncil 8-25
- 10,668. Bob Meieks -----
CleanAirCouncil 8-25
- 10,669. Monica Cuevas -----

- 10,670. Anna Kent -----
CleanAirCouncil 8-25
- 10,671. Cathasaigh Molek -----
Credit Trading 8-25
- 10,672. Beth Dzwil -----
CleanAirCouncil 8-25
- 10,673. Resident -----

Current Comments List Continued

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

- 10,674. Lee Tracy -----
CleanAirCouncil 8-25
- 10,675. Ken Marshall -----
Credit Trading 8-25
- 10,676. Matthew Sho -----
CleanAirCouncil 8-25
- 10,677. David Hamilton -----
CleanAirCouncil 8-25
- 10,678. Aisha Shettimu -----

- 10,679. Robin Leflar -----
CleanAirCouncil 8-25
- 10,680. Resident -----

- 10,681. Erin Buerk -----
CleanAirCouncil 8-25
- 10,682. Brian E. Lee -----
CleanAirCouncil 8-25
- 10,683. Patricia Collin -----

- 10,684. Lew Wolfe -----
CleanAirCouncil 8-25
- 10,685. Rick Gilbert -----
CleanAirCouncil 8-25
- 10,686. Karla Kefaver -----

- 10,687. Ryan McCarthy -----
CleanAirCouncil 8-25
- 10,688. Resident -----
Credit Trading 8-25
- 10,689. Resident -----

- 10,690. Dana Davis -----
CleanAirCouncil 8-25
- 10,691. K. Thompson -----

- 10,692. Richard Lavio -----
CleanAirCouncil 8-25
- 10,693. Matt Hennessy -----
CleanAirCouncil 8-25
- 10,694. Virginia Peterson -----

- 10,695. Deron Johnson -----
Credit Trading 8-25
- 10,696. Joe Callahan -----

- 10,697. Rachel Hoffman -----

- 10,698. Charles Worthy -----
Credit Trading 8-25
- 10,699. Resident -----

Current Comments List Continued

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

10,700. Josephine Worthy -----
Credit Trading 8-25

10,701. Allison Haley -----
Credit Trading 8-25

10,702. Keith Bryner -----
Credit Trading 8-25

10,703. Resident -----

10,704. Stephanie Klingman -----

10,705. Cynthia Philps -----

10,706. John Vagias -----

10,707. Resident -----

10,708. Madge Brawn -----

10,709. Renee Magill -----

10,710. Cari Popochock -----
Credit Trading 8-25

10,711. Lori Spisak -----

10,712. Heather Palumbo -----
Credit Trading 8-25

10,713. Grant Goeckeier -----
Credit Trading 8-25

10,714. Vince Venditti -----

10,715. Ginny Joyce -----
Credit Trading 8-25

10,716. Ellen Sweeney -----
Credit Trading 8-25

10,717. Kathy Adkins -----

10,718. Stanley R. Klein -----
Credit Trading 8-25

10,719. Victoria minella -----
Credit Trading 8-25

10,720. Stacey Beauregard -----

10,721. Richard V. DeMaio -----
Credit Trading 8-25

10,722. John Stephan -----

10,723. Diana G. Pocci -----
Credit Trading 8-25

