2806

^

From: Sent: To: Cc: Subject: Henry Frank [henrynco@comcast.net] Monday, January 18, 2010 9:55 PM EP, RegComments Martin, Dick Comments re: Chapter 95 JAN 2 5 2010 INDEPENDENT REGULATORY REVIEW COMMISSION

I am worried that "frackwater" will be an environmental disaster.

How can you take huge quantities of water from limited resources, poison it, then send it on its way?

I favor a moratorium on all Marcellus Shale operations, at least until Chapter 95 revisions are in place.

Short of that:

"Frackwater" must be monitored.

Our streams cannot be dumping grounds for frackwater.

The standard for Total Dissolved Solids must be stated as a daily maximum, not a monthly average. All discharges must not cause background in-stream concentrations of TDS above 133% of background levels.

All large TDS sources must be covered by the standard.

Discharge standards must be established for all poisons, such as bromides, arsenic, benzene, etc. Whole Effluent Toxicity test must be required utilizing both an acute and a chronic toxicity standard.

Thank you.

HENRY FRANK, REPRESENTATIVE AT LARGE KEYSTONE TRAILS ASSOCIATION 2763 ISLAND AVE PHILA PA 19153-2225 215-365-6085 henrynco@comcast.net