Kathy Cooper

3256

From:

ecomment@pa.gov

Sent:

Monday, July 27, 2020 1:43 PM

To:

Environment-Committee@pasenate.com; IRRC; environmentalcommittee@pahouse.net;

regcomments@pa.gov; ntroutman@pasen.gov; timothy.collins@pasenate.com;

gking@pahousegop.com

Cc:

c-jflanaga@pa.gov

Subject:

Comment received - Proposed Rulemaking: Control of VOC Emissions from Oil and

Independent Regulatory

Review Commission

Natural Gas Sources (#7-544)

CAUTION: **EXTERNAL SENDER** This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.



Re: eComment System

The Department of Environmental Protection has received the following comments on Proposed Rulemaking: Control of VOC Emissions from Oil and Natural Gas Sources (#7-544).

Commenter Information:

Patricia Seabrook Miller/Howard Investments, Inc. (esg@mhinvest.com) 10 Dixon Avenue Woodstock, NY 12498 US

Comments entered:

We write to support Pennsylvania Department of Environmental Protection's (PA DEP) efforts to regulate methane emissions from existing oil and gas infrastructure. Miller/Howard Investments, Inc. is an employee-owned asset manager that integrates active ownership and ESG engagement into its strategies. We see the issue of methane regulation as a vital issue for the oil and gas industry as a whole.

Investors have made engagement with oil and gas companies on methane a key priority in recent years, working with companies to set targets and align their operational practices accordingly. While some companies are demonstrating leadership on managing methane emissions, industry performance is not uniform. Recent analysis from the Environmental Defense Fund has found that Pennsylvania's oil and gas companies are emitting over 1.1 million tons of methane annually, more than 16 times what is reported to the state. As the second largest producer of natural gas in the country, Pennsylvania plays a key role in setting leading standards for other states.

Please see the attachment: "Investor Statement Supporting Strong Existing Source Methane Emissions Regulations in Pennsylvania." Miller/Howard Investments is one the investors

representing \$3.89 trillion in assets under management that support the PA DEP's efforts to regulate methane emissions from existing oil and gas infrastructure.

We urge the PA DEP to finalize a strong existing-source methane rule that will complement the new-source general permits already in place. The finalization of strong regulations will help Pennsylvania's oil and gas sector maintain its viability for the foreseeable future while addressing the economy-wide risks of climate change.

Thank you for your consideration.

Patricia Karr Seabrook Shareholder Advocacy Coordinator Miller/Howard Investments, Inc.

These links provide access to the attachments provided as part of this comment.

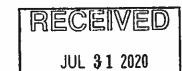
Comments Attachment: Investor Statement on PA Methane Regulations.pdf

Please contact me if you have any questions.

Sincerely, Jessica Shirley

Jessica Shirley
Director, Office of Policy
PA Department of Environmental Protection
Rachel Carson State Office Building
P.O. Box 2063
Harrisburg, PA 17105-2063

Office: 717-783-8727 Fax: 717-783-8926 ecomment@pa.gov 3256



Independent Regulatory Review Commission July 9, 2020

Investor Statement Supporting Strong Existing Source Methane Emissions Regulations in Pennsylvania

As the undersigned investors representing \$3.89 trillion in assets under management, we write today to express our support for the Pennsylvania Department of Environmental Protection's (DEP) efforts (25 PA. CODE CHS. 121 AND 129) to regulate methane emissions from existing oil and gas infrastructure. While addressing the public health and economic impacts of COVID-19 remains paramount at this time, we welcome DEP's continued efforts to cut waste and mitigate climate change—another impending public health and economic challenge—by reducing methane emissions from oil and gas operations. In fact, today's current public health crisis makes smart, cost-effective policies to cut air pollution and protect our climate even more important. In support of these goals, we would also like to hear the companies in our portfolios publicly support the Pennsylvania DEP's regulation of methane.

As investors, we collectively direct trillions of dollars with a view to ensure sound financial returns for our beneficiaries. We recognize the significant financial risks posed by climate change as well as the enormous economic opportunities provided by low-carbon and climate-resilient technologies, markets and business models. It is estimated that around a quarter of man-made methane emissions—which have more than 80 times the global warming potential than carbon dioxide—come from the oil and gas sector. Therefore, it is critical that methane emissions from this sector are appropriately and comprehensively addressed.

Methane mitigation technologies have proven themselves cost-effective when implemented, driving additional revenue through the capture of otherwise lost product. The efficient use of product is particularly valuable during shocks such as COVID-19. What's more, improvements in technologies continue to drive declines in capital and operational costs of methane mitigation, making them more affordable to producers large and small. As Pennsylvania's oil and gas industry experiences strong production and looks to increase export levels, strong methane standards support global competitiveness in a world with increasingly stringent climate policies and corporate supply chain emissions-reduction goals.

Investors have made engagement with oil and gas companies on methane a key priority in recent years, working with companies to set targets and align their operational practices accordingly. Yet, while some companies are demonstrating leadership on managing methane emissions, industry performance is not uniform. Recent analysis from the Environmental Defense Fund has found that Pennsylvania's oil and gas companies are emitting over 1.1 million tons of methane annually, more than 16 times what is reported to the state.² Without a level

¹ Wilson, Mary Jane. "Expert Report of Mary Jane Wilson, President of WZI Inc." Nov. 25, 2019.

² Environmental Defense Fund. "Pennsylvania Oil and Gas Emissions Data." May 13, 2020.

playing field, the poorest performers will shape the public narrative on natural gas, overshadowing proactive measures of industry leaders and risking the industry's social license to operate. As the second largest producer of natural gas in the country, Pennsylvania plays a key role in setting leading standards for other states to follow.

For these reasons, we write today to urge DEP to finalize a strong existing-source methane rule that will complement the new-source general permits already in place, as well as to encourage industry leaders to support DEP's adoption of a strong rule. The draft of this existing-source rule should be improved in two ways:

- Extending the regulations to include low-producing wells. More than half of Pennsylvania's oil and gas-related methane emissions come from low-producing wells. Yet, DEP's own analysis shows that only a few hundred of the 71,000 low-producing wells in the state would be required to conduct regular inspections under the draft regulations.
- 2. Maintaining a frequency of quarterly leak detection and repair (LDAR) inspections. Research has shown that increasing the frequency of inspections can greatly reduce emissions at reasonable cost³ by limiting the number of unaddressed leaks between surveys.⁴

We appreciate DEP's leadership in moving forward this important regulation. The finalization of strong regulations will help Pennsylvania's oil and gas sector maintain its viability for the foreseeable future while addressing the economy-wide risks of climate change.

Sincerely,

Adrian Dominican Sisters, Portfolio Advisory Board
Aegon Asset Management
Aquinas Associates
As You Sow
Boston Common Asset Management

Boston Trust Walden Company

California State Teachers' Retirement System (CalSTRS)

Church Investment Group

Committee on Mission Responsibility Through Investment of the Presbyterian Church U.S.A.

³ MJ Bradley & Associates. Comments on the Environmental Protection Agency's Proposed Rule: Oil and Natural
Gas Sector: Emission Standards for New, Reconstructed, and Modified Sources Reconsideration, Appendix E & I.

12
Feb. 2019

⁴ Ravikumar et al. <u>"Repeated leak detection and repair surveys reduce methane emissions over scale of years."</u> 26 Feb. 2020

Congregation of Sisters of St. Agnes

Corporate Responsibility office - The Province of Saint Joseph of the Capuchin Order

Dana Investment Advisors

Domini Impact Investments

EOS at Federated Hermes, on behalf of its clients

Everence and the Praxis Mutual Funds

EverHope Capital

Felician Services, Inc.

Federated Hermes International

Figure 8 Investment Strategies

Friends Fiduciary Corporation

Hannon Armstrong

Kendall Sustainable Infrastructure

Leadership Team of the Felician Sisters of North America

Legal & General Investment Management

Maryknoll Sisters

Mercy Investment Services, Inc.

Miller/Howard Investments, Inc.

Missionary Oblates International Pastoral Investment Trust

NEI Investments

NorthStar Asset Management, Inc.

Northwest Coalition for Responsible Investment

New York City Office of the Comptroller

New York State Common Retirement Fund

Pennsylvania State Treasurer Joe Torsella

Pax World Funds

Region VI Coalition for Responsible Investment

Robeco

Sisters of Saint Joseph of Chestnut Hill, Philadelphia, PA

Sisters of St. Francis of Philadelphia

Sisters of the Humility of Mary

Sisters of the Presentation of the BVM of Aberdeen SD

Skye Advisors

Socially Responsible Investment Coalition

Sonen Capital
The Episcopal Church (DFMS)
Trillium Asset Management
United Methodist Women
Unitarian Universalist Association
Wespath Benefits and Investments
Zevin Asset Management