4		RECEIVEL
Stephen Hoffman		Jan 11 2021
From:	ecomment@pa.gov	Independent Regulatory Review Commission
Sent:	Monday, January 11, 2021 12:01 PM	1011
То:	Environment-Committee@pasenate.com; IRRC; environmentalcommit regcomments@pa.gov; ntroutman@pasen.gov; timothy.collins@paser gking@pahousegop.com; siversen@pahouse.net	•
Cc:	c-jflanaga@pa.gov	
Subject:	Comment received - Proposed Rulemaking: CO2 Budget Trading Prog	ram (#7-559)

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Re: eComment System

The Department of Environmental Protection has received the following comments on Proposed Rulemaking: CO2 Budget Trading Program (#7-559).

Commenter Information:

Peter Winslow (PJWinslow@gmail.com) 7034 Marion Lane Philadelphia, PA 19119 US

Comments entered:

Dear DEP Regulatory Comments,

I have participated in the PADEP outreach regarding rule making for RGGI, and I appreciate the efforts PADEP has made to educate and involve the public in its processes. I'm pleased that PA is joining RGGI, a step that I have supported for years. I endorse the position of the Clean Air Council:

It is critically important that Pennsylvania starts to meaningfully address its contribution to climate change. I urge the Department of Environmental Protection to swiftly finalize this proposed rulemaking to allow Pennsylvania to participate in the Regional Greenhouse Gas Initiative (RGGI) beginning in January 2022. Linking with RGGI would be a monumental step in the right direction.

This CO2 Budget Trading Program will significantly reduce harmful carbon pollution and protect public health. The proceeds from RGGI must be invested in energy efficiency and renewable energy programs, thereby positioning Pennsylvania to become a leader in the growing clean energy economy. Indeed, Pennsylvania will generate hundreds of millions of dollars in proceeds annually from this program. These funds must be invested in targeted efforts to eliminate air pollution, spur job creation, support working Pennsylvanians, and help boost the state's longterm economic recovery from the COVID-19 pandemic. Specifically, it is important that a portion of the proceeds be used to help workers and communities who will be affected by the ongoing and inevitable transition of the energy market away from coal and natural gas to cleaner sources of generation.

I urge DEP to provide a mechanism to adjust the starting allowance budget if actual emissions are lower than currently projected. It can be challenging to accurately predict future emissions, and a cap that is set too high will affect the integrity of the program.

I acknowledge the problems posed by abandoned coal refuse piles but do not support the waste coal set-aside. At minimum, I recommend amending the definition of legacy emissions, which determines the number of free allowances provided in the set-aside. This account should be no larger than is necessary to cover actual emissions. Since 2018, four waste coal plants have retired. These plants should be removed from the calculation of legacy emissions as they will not exist in 2022.

I strongly support the strategic use set-aside account included in the proposed rule and urge that this set-aside account survive independently of the waste coal set-aside. As currently drafted, if waste coal-fired generation disappears in Pennsylvania, the waste coal set-aside account disappears and so, too, does the strategic use set-aside.

It's time to tap into RGGI's record of success, invest in sustainable jobs in our transitioning energy sector, and reduce our carbon pollution. In light of Governor Tom Wolf's greenhouse gas reduction goals set forth in Executive Order 2019-01, participating in RGGI is an essential policy step for Pennsylvania. Thank you for your consideration

Sincerely,

No attachments were included as part of this comment.

Please contact me if you have any questions.

Sincerely, Jessica Shirley

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