



Stephen Hoffman

From: ecomment@pa.gov
Sent: Thursday, December 24, 2020 12:22 PM
To: Environment-Committee@pasenate.com; IRRC; environmentalcommittee@pahouse.net; regcomments@pa.gov; ntroutman@pasen.gov; timothy.collins@pasenate.com; gking@pahousegop.com; siversen@pahouse.net
Cc: c-jflanaga@pa.gov
Subject: Comment received - Proposed Rulemaking: CO2 Budget Trading Program (#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:

Jack Lucas
(pastor.jack.lucas@gmail.com)
4863 Rt 286 Hwy W
Indiana, PA 15701 US

Comments entered:

Good morning,

I write this letter in opposition to RGGI.

As a retired state employee that reviewed many environmental impact statements, the sheer amount of other impacts thru out this state (road expansion, building trade, sewer, garbage, rain water run off, etc.) far exceeds the negative impacts of a generating station.

Locally, the closure of a generating station will essentially decimate the already stressed local economy. Multitudes of families, directly and indirectly, will have significant job losses.

I am willing to discuss and continue this conversation. RGGI is narrow sighted and should not be enacted.

Respectfully,

No attachments were included as part of this comment.

Please contact me if you have any questions.

Sincerely,
Jessica Shirley

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