3274

Stephen Hoffman

Form Letter D 160-174

From:

Janice Ledebur < Janice.Ledebur.226934941@p2a.co>

Sent:

Wednesday, August 25, 2021 5:31 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

RECEIVED

AUG 26 2021

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

Dear Independent Regulatory Review Commission.

We must all wake up and see the danger this planet and it's inhabitants are facing from pollution. We have to own this problem and set it right. Future generations should not be placed in peril because of our neglect. In order to protect our planet and for all on it who call it home. I strongly urge you to act in support of the final draft regulation, Carbon Dioxide (CO2) Budget Trading Program, to amend 25 Pa. Code Chapter 145.

The final regulation was submitted to the Commission on July 28, 2021, and a public hearing is scheduled for September 1, 2021. This rulemaking would establish a program to limit the emission of CO2 from fossil-fired electric generating units (EGUs), with a nameplate capacity equal to or greater than 25 megawatts (MWe). This rulemaking will not only greatly impact the environment, it will also benefit the economy, improve human health, and protect agriculture and tourism.

According to the United States Energy Information Administration, Pennsylvania generates the fifth most CO2 emissions from EGUs in the country. CO2 emissions are a major contributor to regional climate change impacts. This final draft regulation and program would help reduce CO2 emissions greatly and by doing so, ultimately help this Commonwealth in terms of human health, environmental impacts, and our economy.

Under the Regulatory Review Act, certain criteria must be considered and met in order for a regulation to be approved and finalized. Some of these criteria are already explained quite well in the Department of Environmental Protection's (DEP) Regulatory Analysis Form (RAF) and do not need further discussion. Some of these criteria include, statutory authority, clarity, feasibility, and reasonableness, supported by acceptable data, impacts to small businesses and meeting regulatory requirements.

For purposes of this letter, I will focus on the great public health, environmental, and economic benefits the final draft regulation will establish to change the Commonwealth's harmful trajectory due to greenhouse effects.

Public Health, Safety and Welfare:

Climate change will impact human health in a variety of ways. It inflames respiratory problems like asthma and infections by increasing irritants in the air, such as pollen and mold concentrations. Further, disease-bearing mosquitos and ticks spread further and live longer due to rising temperatures and milder winters caused by climate change. Finally, higher temperatures caused by climate change put vulnerable populations at greater risk for deadly illnesses like heat stroke, heart failure and more. Data within the RAF, specifically Table 4 outlines, in detail, avoided health impacts by 2030 from emission reductions from the regulation. This includes lower incidences in emergency department visits for asthma, acute bronchitis, upper and lower respiratory symptoms. lost workdays, hospital admissions and more. Overall, this CO2 reducing program created by the regulations is an opportunity to protect Pennsylvanians from the worst effects of climate change.

Effect on this Commonwealth's Natural Resources:

Adverse impacts from climate change are already being experienced throughout Pennsylvania. Higher temperatures and an increasing numbers of extreme weather events have led to record rains and flooding, such as the summer of 2018, and increased periods of drought, heat waves and large storms. All these harms can be attributed to our changing climate. One big factor in these changes is the effects of greenhouse gases and a major contributor to GHG is CO2. These impacts can cause major environmental harm in numerous ways such as decreasing water supplies, degrading water quality, causing more disease and pests to impact our agriculture, killing native trees and plants, and more.

By changing the trajectory of climate change, we can help our agricultural community and food security in the Commonwealth. Climate change is upending normal weather patterns, leading to periods of both intense precipitation and drought, both of which pose great difficulties for Pennsylvania farmers. Increased precipitation leads to difficulty in planting crops and harvesting meaningful yields and an increase in plant disease and destruction caused by pests. In the inverse, more frequent droughts will require an increase in irrigation to sustain crops and may lead to a large decrease in water quantity throughout the Commonwealth. Higher temperatures also impact livestock such as dairy cows and poultry. Stress caused by heat will decrease milk and egg production. To mitigate, the farmers will have to include purchasing extensive, and potentially expensive, cooling systems to protect the animals.

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Without making changes in greenhouse gas emissions in this Commonwealth, water quantity and quality will be greatly impacted. Climate change is leading to sea level rises, which greatly impacts the Delaware River estuary and Philadelphia's drinking water supplies. It also leads to flooding and nutrients rushing into our local waters which can and has led to harmful algal blooms. Higher temperatures in local waters also leads to problems with aquatic species spawning and more. Native fish may need to migrate to cooler areas to survive, impacting Pennsylvania's sport fishing and more. Swimming and recreating in local waters can become increasing dangerous due to poor water quality from increased pathogens. Many of these incidences are currently happening throughout the state and is not uncommon. However, these incidences will continue to increase if changes do not take place to mitigate the harm. These final draft regulations provide the change that is needed. Finally, approving these final draft regulations would be in line with our state Constitution, specifically, Article I, Section 27 by ensuring that Pennsylvanians are receiving their fundamental right to clean air and pure water. These types of regulations are exactly how the Commonwealth acts as a trustee in accordance with the Constitution. By keeping our citizen's interests in mind and acting with prudence and loyalty by approving regulations that reduce CO2 will help to conserve and maintain our air and waters for generation yet to come as required by the state Constitution.

Economic Impacts:

(for example, asthma), fewer pest related problems in agriculture and humans (such as Spotted Lanternflies and tick-borne diseases).

This final draft rulemaking is a two-prong approach. It is both a market-based trading program as well as an investment program. The RAF explains that the proceeds generated from the multistate auction may generate around \$339 million in 2022 and around \$190 million in 2030 by selling CO2 allowances. These proceeds can then be distributed within the Commonwealth in a variety of beneficial ways such as investing in energy efficiency, renewable energy, and greenhouse gas (GHG) abatement. Ultimately, these investments also have ripple effects in that the proceeds to invest in energy efficiency and renewable energy will help offset any potential increased costs to electricity prices by decreasing peak demand and offering low-cost electricity to the grid.

The direct and indirect positive impacts that this regulation has on our Commonwealth is extensive: from our economy and the environment to our agriculture and food security to our health and welfare. Reducing CO2 through a practical, innovative, and expansive, regional market and investment program as designed by this propose rulemaking will help mitigate those harms created by GHGs.

For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Janice Ledebur 141 Roslyn Ave Glenside, PA 19038 jcledebur@yahoo.com

From:

Barbara Langan < Barbara.Langan.238491094@p2a.co>

Sent:

Wednesday, August 25, 2021 5:43 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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This rulemaking would establish a program to limit the emission of CO2 from fossil-fired electric generating units (EGUs), with a nameplate capacity equal to or greater than 25 megawatts (MWe). This rulemaking will not only greatly impact the environment, it will also benefit the economy, improve human health, and protect agriculture and tourism.

According to the United States Energy Information Administration, Pennsylvania generates the fifth most CO2 emissions from EGUs in the country. CO2 emissions are a major contributor to regional climate change impacts. This final draft regulation and program would help reduce CO2 emissions greatly and by doing so, ultimately help this Commonwealth in terms of human health, environmental impacts, and our economy.

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For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Barbara Langan 13051 Greenwood Rd Huntingdon, PA 16652 barbaralangan@hotmail.com

From:

Angie Grubb < Angie. Grubb. 221663352@p2a.co>

Sent:

Wednesday, August 25, 2021 5:56 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Angie Grubb 1909 Andover Dr Dover, PA 17315 angiegrubb@verizon.net



From: Tanya Wenrich <Tanya.Wenrich.221641185@p2a.co>

Sent: Wednesday, August 25, 2021 5:57 PM

To: IRRC

Subject: 1 Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Tanya Wenrich 802 University Ave Selinsgrove, PA 17870 tanyawenrich@yahoo.com

From: Sara Bryant <Sara.Bryant.311458431@p2a.co>

Sent: Wednesday, August 25, 2021 6:01 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Sara Bryant 3106 N 2nd St Harrisburg, PA 17110 sararosebryantlmp@gmail.com

From: Jill Turco < Jill.Turco.238236808@p2a.co>
Sent: Wednesday, August 25, 2021 6:15 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Jill Turco 2428 Manton St Philadelphia, PA 19146 jillylovespugs@gmail.con

12			

From: Michael Gumpert < Michael.Gumpert.252983722@p2a.co>

Sent: Wednesday, August 25, 2021 6:31 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Michael Gumpert 1727 Weavertown Rd Douglassville, PA 19518 mrgumpert@yahoo.com

From:

Kelly Matthews < Kelly.Matthews.221629008@p2a.co>

Sent:

Wednesday, August 25, 2021 6:38 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Kelly Matthews 641 Warehouse Rd Manheim, PA 17545 kmatthews84@windstream.net

From: Kathy Turner < Kathy.Turner.221673379@p2a.co>

Sent: Wednesday, August 25, 2021 6:49 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Kathy Turner 51 Monument Ln Clearfield, PA 16830 katt7is@gmail.com

From: Kathleen Nicholas < Kathleen.Nicholas.221623806@p2a.co>

Sent: Wednesday, August 25, 2021 6:56 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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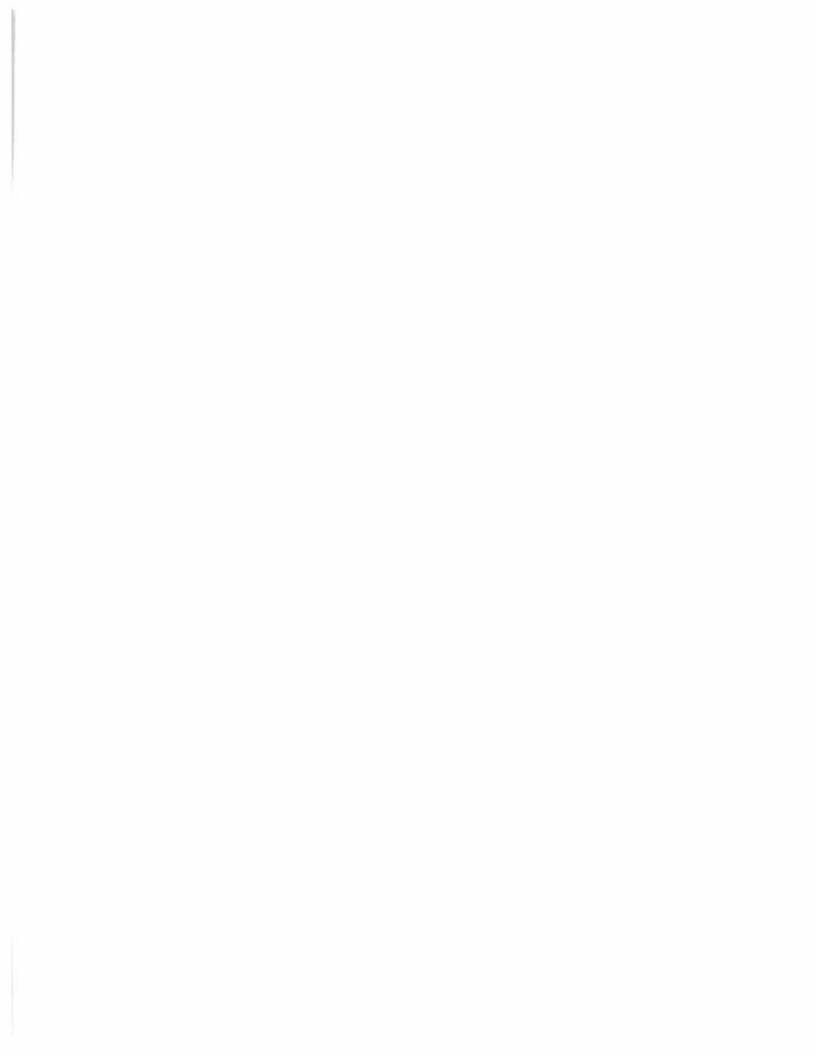
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Sincerely, Kathleen Nicholas 432 Kathy Lynn Dr Pittsburgh, PA 15239 ksnicholas@gmail.com



From: Pierce Bounds < Pierce.Bounds.472818415@p2a.co>

Sent: Wednesday, August 25, 2021 7:25 PM

To: IRRC

Subject: I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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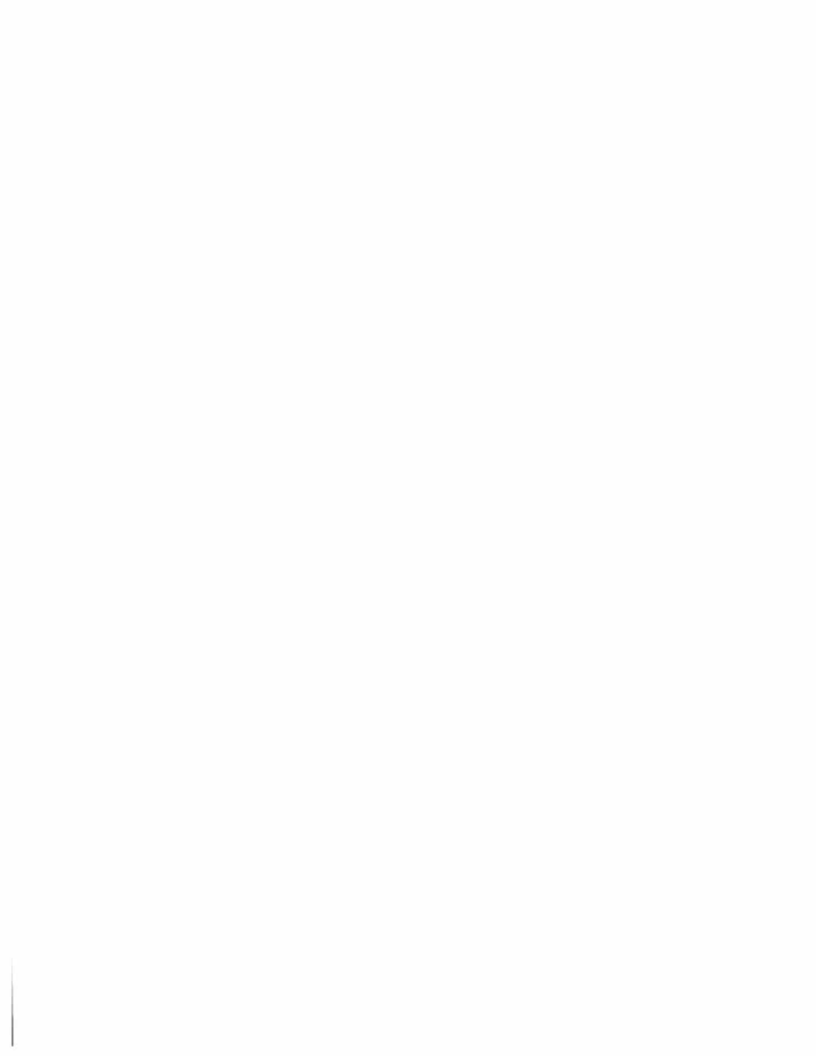
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Sincerely, Pierce Bounds 262 Walnut St Carlisle, PA 17013 apbounds@gmail.com



From:

Ahren Ream < Ahren.Ream.221622087@p2a.co>

Sent:

Wednesday, August 25, 2021 7:30 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Further, forests and plants that typically help by naturally reducing carbon dioxide, can also become overwhelmed and stressed if changes are not made to CO2 emissions. Higher temperatures and ground level ozone can contribute to destroying chlorophyll, reducing survivability of tree seedlings, and increasing plant disease and pests. These impacts to our forested and natural areas can ultimately impact outdoor recreation and tourism. Currently, during this pandemic it has been shown that outdoor recreation has been utilized much more and has helped with both mental, physical, and emotional health.

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Economic Impacts:

The direct and indirect positive impacts that this regulation has on our Commonwealth is extensive: from our economy and the environment to our agriculture and food security to our health and welfare. Reducing CO2 through a practical, innovative, and expansive, regional market and investment program as designed by this propose rulemaking will help mitigate those harms created by GHGs.

For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Ahren Ream 55 Sharadin Rd Kutztown, PA 19530 countotaku@yahoo.com



From:

Donna Smith < Donna. Smith. 221835865@p2a.co>

Sent:

Wednesday, August 25, 2021 7:36 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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.

Dear Independent Regulatory Review Commission,

I strongly urge you to support the final draft regulation, Carbon Dioxide (CO2) Budget Trading Program, to amend 25 Pa. Code Chapter 145. The final regulation was submitted to the Commission on July 28, 2021, and a public hearing is scheduled for September 1, 2021.

This rulemaking would establish a program to limit the emission of CO2 from fossil-fired electric generating units (EGUs), with a nameplate capacity equal to or greater than 25 megawatts (MWe). This rulemaking will not only greatly impact the environment, it will also benefit the economy, improve human health, and protect agriculture and tourism.

According to the United States Energy Information Administration, Pennsylvania generates the fifth most CO2 emissions from EGUs in the country. CO2 emissions are a major contributor to regional climate change impacts. This final draft regulation and program would help reduce CO2 emissions greatly and by doing so, ultimately help this Commonwealth in terms of human health, environmental impacts, and our economy.

Under the Regulatory Review Act, certain criteria must be considered and met in order for a regulation to be approved and finalized. Some of these criteria are already explained quite well in the Department of Environmental Protection's (DEP) Regulatory Analysis Form (RAF) and do not need further discussion. Some of these criteria include, statutory authority, clarity, feasibility, and reasonableness, supported by acceptable data, impacts to small businesses and meeting regulatory requirements.

For purposes of this letter, I will focus on the great public health, environmental, and economic benefits the final draft regulation will establish to change the Commonwealth's harmful trajectory due to greenhouse effects.

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For these reasons and more, I urge you to consider approving and finalizing the rulemaking.

Sincerely, Donna Smith 1367 Harrington Rd Havertown, PA 19083 lwolf42gsd@live.com

From:

Cindy Dutka <Cindy.Dutka.222255471@p2a.co>

Sent:

Wednesday, August 25, 2021 7:37 PM

To:

IRRC

Subject:

I Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Cindy Dutka 6547 Haverford Ave Philadelphia, PA 19151 mdmsass@aol.com

From: Rachel Van Orden <Rachel.VanOrden.221963214@p2a.co>

Sent: Wednesday, August 25, 2021 7:40 PM

To: IRRC

Subject: | Support Final Draft Regulation 50 Pa. B. 6212, IRRC #3274

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Sincerely, Rachel Van Orden 850 Palmyra Bellegrove Rd Annville, PA 17003 vanordens3@comcast.net