

Ann B. Weeks

From: ahedges@meic.org
Sent: Wednesday, January 25, 2006 2:36 PM
To: aweeks@catf.us; vpatton@environmentaldefense.org; Sanjay.Narayan@sierraclub.org; psimms@nrdc.org; Pat.Gallagher@sierraclub.org; jjensen@meic.org; DOF@LF-Lawfirm.com; bruce.nilles@sierraclub.org; bob.yuhnke@prodigy.net
Subject: DEQ's response to how they learned about memo



igcc bact final
12-13-05 1.pdf...



E3 IGCC BACT
1.doc (60 KB)



igcc bact q&a.doc
(18 KB)

>Delivered-To: meic.org-ahedges@meic.org

>Subject: FW: EPA's position on IGCC
>Date: Wed, 25 Jan 2006 12:10:22 -0700
>Thread-Topic: EPA's position on IGCC
>Thread-Index: AcYAFgQsIjUvvsYTbRdWY9I6lEv3kkAACGLUQCHEfevA=
>From: "Klemp, Dave" <dklemp@mt.gov>
>To: <ahedges@meic.org>
>X-OriginalArrivalTime: 25 Jan 2006 19:10:23.0539 (UTC)
>FILETIME=[FE0F7830:01C621E2]

>Anne,

>This is what I received and how I learned about it. dk

>-----Original Message-----

>From: Vidrine, Don
>Sent: Tuesday, December 13, 2005 12:50 PM
>To: Klemp, Dave
>Subject: FW: EPA's position on IGCC

>-----Original Message-----

>From: Long.Richard@epamail.epa.gov
>[mailto:Long.Richard@epamail.epa.gov]
>Sent: Tuesday, December 13, 2005 11:36 AM
>To: Vidrine, Don; Brian.Gustafson@state.sd.us; DOLSON@state.wy.us;
>Margie Perkins; toclair@state.nd.us; Richard Sprott
>Subject: EPA's position on IGCC

>FYI, attached below is the latest position from EPA on IGCC as it
>relates to a top down BACT analysis.

>Richard R. Long, Director
>Air and Radiation Program
>EPA, Region 8
>(303)312-6005

> Today, EPA responded to a letter from E3 Consulting regarding whether
> an analysis of Best Available Control Technology (BACT) for proposed
> coal-fired power plants must specifically include evaluation of
> alternative designs of coal-fueled processes such as integrated
> gasification combined cycle (IGCC).

> A BACT analysis is required when a new facility is built or an
> existing facility is expanded triggering New Source Review permitting
> requirements in an area that attains the national ambient air quality

> standards.
>
> The letter issued today is EPA's interpretation of when IGCC should
> be considered in new source review (NSR) permitting under the Clean
> Air Act.
>

>(See attached file: igcc bact final 12-13-05.pdf)(See attached file: E3
>IGCC BACT.doc)(See attached file: igcc bact q&a.doc)

>
>Scott Mathias, Associate Director
>Information Transfer & Program Integration Division
>U.S. EPA Office of Air Quality Planning & Standards
>Phone: 919/541-5310 Fax: 919/541-4028
>mathias.scott@epa.gov
>

>Content-Type: application/pdf;
> name="igcc bact final 12-13-05.pdf"
>Content-Description: igcc bact final 12-13-05.pdf
>Content-Disposition: attachment;
> filename="igcc bact final 12-13-05.pdf"
>
>

>Content-Type: application/msword;
> name="E3 IGCC BACT.doc"
>Content-Description: E3 IGCC BACT.doc
>Content-Disposition: attachment;
> filename="E3 IGCC BACT.doc"
>
>

>Content-Type: application/msword;
> name="igcc bact q&a.doc"
>Content-Description: igcc bact q&a.doc
>Content-Disposition: attachment;
> filename="igcc bact q&a.doc"
>
>

--

Anne Hedges
Program Director
Montana Environmental Information Center
P.O. Box 1184
Helena, MT 59624
(406) 443-2520
fax: (406) 443-2507
ahedges@meic.org
<http://www.meic.org>