

Preston, Virginia
Lexington, KY
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Kentucky Pioneer Integrated Gasification
Combined Cycle Demonstration Project
Draft Environmental Impact Statement
U.S. Department of Energy
National Energy Technology Laboratory

Written Comment Form
Must be received by January 4, 2002.

Dec. 20, 2001

I am writing to strongly oppose the
Ky. Pioneer Integrated Gasification Combined
Cycle Demonstration Project of Inapp Ky.
Since this is experimental, let the powers
that be try this "experiment" in New York or
New Jersey, or wherever you will be bringing
this trash from. There is no way for any-
one will be able to determine whether this
trash will be toxic, or what it will be.
As a taxpayer of Ky please count me as
against this project.
Virginia Preston
1769 Blue Licks Rd.
Lex. Ky 40504

Please use other side if more space is needed.

Comment forms may be mailed to:
Mr. Roy Spears
U.S. Department of Energy
National Energy Technology Laboratory
3610 Collins Ferry Road
Morgantown, WV 26507-0880

Comment forms may be faxed to:
Mr. Roy Spears
(304) 285-4403

Comment No. 1
Comment noted.

Issue Code: 22

Comment No. 2

Issue Code: 16

Because of DOE's limited role of providing cost-shared funding for the proposed Kentucky Pioneer IGCC Demonstration Project, alternative sites were not considered. KPE selected the existing J.K. Smith Site because the costs would be much higher and the environmental impacts would likely be greater if an undisturbed area was chosen.

1/22

Comment No. 3

Issue Code: 12

The waste that would be generated at the proposed facility would be similar to waste generated at industrial facilities. Section 5.13, Waste Management, discusses waste that would be generated during construction and operation of the proposed facility. Solid waste generated during operation includes: office garbage (e.g., paper, boxes); liquid maintenance wastes; wastewater treatment sludge, process filters, treated salts from the wastewater treatment system and waste oil. Hazardous waste would include cleaning solvents. Vitriified frit and elemental sulfur produced in the gasification process are not waste streams, but rather marketable products. Solid and hazardous wastes generated at the facility would be managed and disposed of in accordance with applicable state and RCRA regulations.

2/16

3/12