Archived: Thursday, May 31, 2012 3:41:03 PM From: Eric M. Robeson Sent: Thursday, January 26, 2012 9:50:00 AM To: Adam Landry (adam.c.landry@sargentlundy.com) Subject: Comments on draft report Importance: Normal

Adam,

Big Rivers submits the following comments regarding the draft report:

1 Include a summary of recommendations for CSAPR and HAPS/MACT in the executive summary including projected capital costs		
2	Table ES-6	should list the compliance activity (conversion to dry bottom)
3 section?	Page 1-7	should the paragraph discussing PM be deleted from this
4	Page 3-5	HMPL only has one spray level, not two
5	Page 4-2	HMPL spray level issue again
6	Page 5-2	HMPL spray level issue again
7	Page 3-6	Section 3.2.3 makes no reference to SCR or SNCR
8 compared to section4.3?	Page 3-7 other technolo	Section 3.2.3.1.3 on PerNOxide seems rather extensive ogies. Would this detailed description fit better under
9 for Coleman, Wilson	Page 4-1 Green and HI	Section 4.1.1 this section discusses 2014 requirements MPL but not for Wilson. Please add 2014 requirements for
10	Page 5-3	for the Green 'SCR option, please remove cost of

replacement catalyst in the O&M figures as Big Rivers capitalizes that material

11 Page 5-3 for the Reid natural gas conversion, how much of the O&M expense is fuel? Please break this amount out separately

Eric