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1	REGIONAL HAZE SIP
0	PUBLIC COMMENT HEARING
1 1	HELD ON DECEMBER 16, 2009, AT 10:00 A.M.
1	IN OKLAHOMA CITY, OKLAHOMA
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1 7	MYERS REPORTING SERVICE
	Christy Myers, CSR
	P.O. Box 721532 Oklahoma City, Oklahoma 73172-1532
	(405) 721-2882 c_myers@cox.net
	christymyerscourtreporter.com

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PRESENT

- (SEE ATTACHED SIGN-IN SHEET)
- MR. JOE KORDZI
- MR. PAUL RENFROW
- MR. KIMBER SHOOP
- MR. DON SHANDY
- MR. BUD SCOTT
- MR. DARRYL SMETTE

DEQ STAFF PRESENT

- MR. EDDIE TERRILL
- MS. BEVERLY BOTCHLET-SMITH
- MR. ROBERT SINGLETARY
- MS. CHERYL BRADLEY
- MS. DIANA HINSON
- MS. HEATHER LERCH
- MS. LEE WARDEN
- MR. BROOKS KIRLIN
- MR. SCOTT THOMAS
- MR. DAWSON LASSETER
- MS. PAT SULLIVAN
- MR. PHILLIP FIELDER
- MS. KENDAL STEGMANN
- MR. JACOB PETRE

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MR. BRAXTON EDWARDS

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PUBLIC COMMENT HEARING

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MS. BOTCHLET-SMITH: Okay. Before we get started I just wanted to remind everybody if you would please turn off your cell phones or put them on silent. We are recording today's proceedings and that will help us out a lot. Occasionally phones interfere with the microphones. So we would appreciate that.

Good morning. I'm Beverly Botchlet-Smith. I'm the Assistant Director of the Air Quality Division and I'm going to serve as Protocol Officer for today's hearing.

The hearing will be convened by the Department of Environmental Quality in compliance with Title 40 of the code of Federal Regulations Part 51 as well as the authority of Title 27A of the Oklahoma statutes, Sections 2-5-101 through 2-5-118. Notices for this hearing were published in the Lawton Constitution, the Oklahoman, and the Tulsa World newspapers on November 13, 2009. Notice was also provided through a posting on the DEQ website. This hearing is being conducted for the purpose of receiving comments pertaining to the proposed Regional Haze State Implementation Plan. This revision as provided in 40 CFR Section 51-102 of the U.S. Environmental Protection Agency regulations. The proposed plan revision has been available for inspection by the public since October 5th of 2009.

If you wish to make a statement today it's very important that you complete a form at the registration table. You'll be called upon at the appropriate time. And audience members please come to the podium before making

your statement and state your name and affiliation.

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Today it will be necessary to limit the length of oral comments to no more than 10 minutes to allow all of those who wish to provide a comment the opportunity to do so.

Your comments will be made part of the hearing record and considered in developing the Agency's submission to EPA. DEQ Staff will not be providing responses to comments during the hearing. However, all comments and any Agency responses will be included in our SIP document. All meeting inquiries will be addressed at the conclusion of the hearing. And at this time we will proceed with the hearing.

Mr. Robert Singletary, who is a supervising attorney in the Air Legal Department, will give our presentation.

MR. SINGLETARY: As a general introduction, we've got federal regulations out there that require the states including Oklahoma to develop SIPs that require certain older facilities to -- older facilities that negatively impact visibility in Class I federal areas to install and operate the Best Available Retrofit Technology, what we refer to as BART, in order to limit the visibility impairing emissions that come from those sources.

Class I Federal areas include National Parks and Wilderness Areas. In Oklahoma we have one federal Class I area and that's the Wichita Mountains Wilderness Area located down in Comanche County. However, we do have several sources in Oklahoma that have the potential to contribute to visibility impairment at Class I Federal areas located in other states including the Hercules Glades in Missouri and the Upper Buffalo and Caney Creek in Arkansas.

Since DEQ is a State Agency that is responsible for implementation of the Federal Clean Air Act here in Oklahoma, the Agency has developed this Regional Haze SIP. After considering all timely public comments that are received, the Agency will have the opportunity -- or the State of Oklahoma will have the opportunity to submit this proposed SIP to EPA for its consideration.

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Before opening it up to public comment this morning, I'm going to briefly describe two things. I'm going to go through the regulatory developments that got us here today and then I am going to look at the general requirements of EPA's Regional Haze Rule and compare that to the general contents of Oklahoma's draft Regional Haze SIP.

In regard to the regulatory developments that got us here, back in 1977 the US Congress used Section 169A of the Federal Clean Air Act to establish a national goal of returning all Class I Federal areas to their natural visibility conditions. The Federal Clean Air Act mandates that states require certain large sources that emit pollutants causing or contributing to visibility impairment in Federal Class I areas to install and operate BART.

And it also requires states to establish long-term strategies for making reasonable progress toward achieving the national goal.

On July 1st of 1999, EPA promulgated the Regional Haze Rule. This is a federal rule that requires states to submit State Implementation Plans or SIPs that address regional haze for each Class I area that is affected by emissions from sources within the State. And that even includes Class I areas that are located outside of the State's boundaries.

On May 24, 2002, the D.C. Circuit Court vacated certain portions of the Regional Haze Rule.

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So as a result of that decision, EPA promulgated on June 15th of '05, amended Regional Haze Rules which included "Guidelines for BART Determinations Under the Rule."

These guidelines are the guidelines that the states have to use in order to determine what facilities are going to be subject to BART and what the control technologies are going to be required.

The Federal Rule also required each state to submit these Regional Haze SIPs to EPA for consideration by December 17, 2007.

Unfortunately, as a result of several uncertainties which included some successful legal challenges to associated EPA regulations, the vast majority of states did not submit their SIP submittals for the -- Regional Haze SIP submittals by the deadline.

As a consequence of that, a group called Earthjustice filed a lawsuit against EPA on October 21st of 2008 to force EPA to enforce those SIP deadline submittal requirements.

As a result of that lawsuit on January 9th of this last year, EPA made a Finding of Failure to Submit regarding the failure of 37 states to submit Regional Haze SIPs by the deadline. Oklahoma was one of those states.

This is a significant finding because by making this finding, EPA triggered what is called a FIP clock. It's a two year clock by which time within two years EPA has to either approve a State Implementation Plan or it has to issue its own Federal Implementation Plan.

Since we anticipate that there would be a nation-wide Federal Implementation Plan applied to all the states that do not have approved SIPs by the two year deadline, if Oklahoma does not have a SIP approved, the state could potentially lose control over the implementation of these Federal regulations and would also likely lose much of the flexibility that comes with a local tailored State Plan. As a result, it is the Agency's goal to have a SIP submitted and approved by EPA prior to the deadline.

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I also learned just prior to this meeting that there is a separate consent to create -- involved from another lawsuit that may actually -- instead of, I guess, extend that FIP deadline by May of 2011, I believe is what I was told.

As for the General Requirements of EPA's Regional Haze Rule compared to the General Contents of Oklahoma's Draft Regional Haze SIP, we have essentially four main elements of a Regional Haze SIP.

The first one is a calculation of Baseline and Natural Visibility Conditions.

The second is the establishment of Reasonable Progress Goals. The third is BART Determinations for each subject source. And the last element is the development of a Long-term Strategies.

In regard to the first element, the establishment of Baseline and Natural Visibility Conditions. States are required to use data from 2001 through 2004 to establish baseline conditions for the least impaired days and for the most impaired days at each Class I Federal area.

In regard to the Wichita Mountains, data collected by the IMPROVE

network from 2002, in this case, through 2004 showed baseline visibility on the most impaired days to be 23.81 deciviews.

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States are also required to determine the natural visibility conditions, in other words the conditions that would exist absent any human-caused impairment at these Class I areas.

In the Wichita Mountains, the natural conditions using EPA's required

methodology are estimated to be 7.53 deciviews. That means that Oklahoma has to work to improve visibility in the Wichita Mountains by 16.28 deciviews over a 60 year period.

That takes us to the second of the main elements in a Regional Haze SIP, and that's the establishment of Reasonable Progress Goals.

States are required to set goals, expressed in deciviews, that provide reasonable progress in improving from the baseline conditions to the estimated natural visibility conditions by 2064.

For Oklahoma, the process started back in 1999, when DEQ joined the Central Regional Air Planning Association, which we refer to as CENRAP, along with eight other States located in the Central United States.

CENRAP established five standing committees that addressed technical and non-technical issues related to Regional Haze. CENRAP invited interested parties and stakeholders to participate in the process. In fact, we had several companies from Oklahoma who participated in that process to one degree or another. And that included PSO, OG&E, Georgia Pacific, and Weyerhaeuser.

Modeling that was conducted for CENRAP considered emissions and reductions from all source categories and was used to assist in establishing Reasonable Progress Goals. After considering the requirements of the Federal Rule and the data that was provided by the CENRAP modeling, the Reasonable Progress Goal for the Wichita Mountains for the year 2018 was set at 21.47 deciviews.

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The Federal Rule requires states to set reasonable progress goals for 2018, but then to go back every ten years or after to re-evaluate those goals.

So in other words, those 2018 goals is just the first responsible progress goal that has to be set. The goal of 21.47 deciviews is just one step on the way to achieving Natural Visibility Conditions by 2064. This goal, the 21.47 goal, is slightly higher than what a uniform rate of progress would be if you had equal improvements each year up until 2064 in achieving the National Visibility Conditions. The uniform rate of progress would be close to 20.01 deciviews by 2018. However, the Agency feels that the SIPs stated goal of 21.47 deciviews is reasonable for the Wichita Mountains.

The third core element of the Regional Haze SIP and what many would feels was probably the most significant element is the Implementation of the BART Requirements. In order to implement BART, states have to make three determinations.

One is, the state has to determine which sources are BART eligible sources.

The second is the state has to determine which of those BART eligible

sources are actually subject to the requirements of BART; and then we have to make a BART determination for each subject source.

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In order to determine which sources are BART Eligible, there's three criteria that have to be met.

The first is that the source has to be listed in one of 26 categories that are contained in the Rule.

The second is the source must have been built after 1962 but in operation by 1977.

And the last is that the source must have the potential to emit more than 250 Tons Per Year of SO2, NOx, or PM.

It was determined that in Oklahoma we have 20 sources that meet all three criteria and, therefore, all 20 of those are BART eligible sources.

The next step in the process is to determine which of those eligible sources are actually subject to the requirements of BART. And you do that by determining which of these sources actually cause or contribute to visibility impairment at a Class I Federal area.

To do that, we look at the dispersion modeling to see whether or not it indicates that a specific source has an impact on a Class I area that's greater than .5 deciviews.

In Oklahoma of those 20 BART eligible sources, the dispersion modeling demonstrated that 11 of those sources did not, in fact, cause or contribute to visibility impairment at a Class I Federal area and, therefore, those 11 sources were granted waivers and not subject to BART.

In addition, we had three other sources that were BART eligible that agreed to take permit limits that will ensure that they don't have a contribution or cause visibility impact to a Class I area, and therefore, they are also eligible for waivers. That left us with six sources in Oklahoma that are subject to BART.

In order to make BART determinations for those six subject sources, the Agency had to apply a five factor analysis that's provided in the federal rule.

Those factors are:

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One, the cost of controls;

Two, the impact of controls on energy usage or any non-air quality environmental impacts;

Three, the remaining useful life of the equipment that's going to be controlled;

Four, the existing pollution controls that are already in place; And five, the visibility improvement that would result.

In Oklahoma the six sources that are subject to BART include three coal-fired power generating facilities and three natural gas fired power generating facilities.

After applying this five factor analysis, BART for these sources was determined to include low NOx burners for NOx control at both the gas-fired and the coal-fired sources; and dry scrubbers for SO2 removal at the coal-fired sources. Application of BART to these six sources is expected to reduce SO2 emissions by between 57,000 and 88,000 Tons Per Year, and reduce NOx emissions

by between 26,000 and 55,000 Tons Per Year. These reductions would result in improved visibility at all of the Class I Federal areas that are covered in the SIP.

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The fourth core element of a Regional Haze SIP is the Long-term Strategies. The Federal Rule provides that Long-term Strategies must include enforceable emissions limitations, compliance schedules, and other measures that are necessary to achieve the established reasonable progress goals. Oklahoma's draft Regional Haze SIP provides that the Agency will issue air quality permits requiring BART-subject sources to either:

One, install BART and achieve the BART associated emission limits or;

Two, achieve a greater reasonable progress toward natural visibility conditions through an approvable alternative.

So with this approval alternative approach there is some flexibility for BART subject sources to comply with these federal requirements.

Regardless of the choice or the alternative chosen, the alternative has to be achieved within seven years from the date of DEQ's Regional Haze SIP submission to EPA or within five years from EPA's approval of the SIP.

In addition, the State's Long-term Strategies also include existing programs such as our NSR Permitting Program that already reduces emissions of the same pollutants that actually cause or contribute to visibility impairment.

We also have numerous State rules that specifically limit emissions of the same pollutants for specific source categories. And we also have other ongoing pollution control programs such as emission limitations that are

contained in negotiating Consent Decrees, limitations on open burning, and also the continued development of a State Smoke Management Plan in cooperation with other State agencies.

That ends my description of the purposed SIP.

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In regard to the next step in the SIP Process, DEQ has already received formal comments from several Federal Agencies, including the U.S. Fish and Wildlife Service, the National Parks Service, the U.S. Forest Service, and Region 6 of the U.S. EPA.

I believe we have copies of all of those comments on the table in the back of the room. If anyone would like electronic copies of those comments, you can find those on our website as well.

The next step for Oklahoma will be to consider the timely public comments that are received. The public comment period does end at the hearing this afternoon.

If the draft Regional Haze SIP is substantively modified as a result of the public comments that are considered, then a new draft will be provided for public comment in the future.

However, if the draft Regional Haze SIP is not substantively modified by any comments that are received, then the State of Oklahoma will have the opportunity to submit the SIP to EPA for consideration.

That's all I have. Thank you.

MS. BOTCHLET-SMITH: Thank you, Rob. DEQ will now take public comments on our Regional Haze State Implementation Plan.

Mr. Joe Kordzi, of Region 6, EPA will go first.

MR. KORDZI: Thank you. My name is Joe Kordzi. I work for the Environmental Protection Agency, Region 6 in Dallas, Texas, where among other things, I am the regional haze coordinator.

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Following the submittal of Oklahoma's regional haze state implementation plan, I, along with input from others at EPA, will review that plan to ensure that it meets the requirements of the Clean Air Act and EPA's regulations for regional haze, which are contained in 40 CFR 51.308.

EPA's regional haze program is designed to improve the visibility at our nation's Class I areas; our 156 national parks and wilderness areas. We are fortunate to have a fine example, the Wichita Mountains, located in Comanche County.

Every year millions of people visit these beautiful areas. Unfortunately, due to haze caused by air pollution, many visitors aren't able to see the spectacular vistas they expect. Much of this haze is not natural and is caused by a variety of sources, including large stationary sources, such as coal fired power plants; mobile sources, such as cars and trucks; and area sources, such as fire. This air pollution is carried by the wind often hundreds of miles from where it originated.

The regional haze program has at its core, an ambitious long-term goal; the return to natural visibility conditions at these Class I areas by 2064.

I would like to urge the Air Quality Council and the Environmental Quality Board to adopt the Oklahoma Regional Haze Plan. It is the opinion of EPA Region 6 that the measures contained within Oklahoma's regional haze plan

will do much to improve visibility at the Wichita Mountains, with co-benefits to DEQ's other air quality programs.

Furthermore, it is vitally important this plan be submitted to us for review as soon as possible. EPA is under a court ordered consent decree from Wild Earth Guardians, an environmental organization, to approve either a state plan, a federal plan, or some combination of both that satisfies the regional haze requirements of 40 CFR 51.308 by November, 2011. If we do not receive this plan soon after the beginning of 2010, we will begin the process of constructing a federal plan to satisfy these requirements.

On behalf of EPA Region 6, I would like to acknowledge the years of hard work the staff at DEQ have invested in the regional haze process. It has been a long and difficult road from the passage of the 1999 Regional Haze Rule to this draft Regional Haze Plan. The staff at DEQ have overcome many challenges in getting this plan to this point. Their leadership within CENRAP, the Central Regional Air Planning Association, is commendable and has undoubtedly improved the regional haze plans of all of CENRAP's member states. It has been a pleasure working with these folks and I hope to continue to strengthen our association in the future.

EPA Region 6 has submitted written comments on this plan that we request be entered into the record.

Thank you.

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MS. BOTCHLET-SMITH: I might also mention if any of the commenters have a printed version of their oral statement, that they are able to leave with us, that would be helpful for our court reporter.

Our next commenter, Mr. Paul Renfrow from OG&E.

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MR. RENFROW: Good morning. My name is Paul Renfrow. I am Vice President of Public Affairs for OGE Energy Corp which is the parent company of Oklahoma Gas and Electric Company, which is better known as OG&E.

I am here today representing my company expressing our opposition to the proposed State Implementation Plan that has been filed here by the Oklahoma Department of Environmental Quality to be in compliance with the federal Regional Haze rules.

We have also filed comments in this case that are a part of the public record so my remarks this morning will be very brief. I will be followed by Kimber Shoop who is also with OG&E that will have a little more detail on our filing.

I must start by saying that we find it very awkward to be in a position of opposing a plan filed by the DEQ. We have a close working relationship with the Agency and hold the Agency and its staff in high regard.

However, as I said, OG&E must go on the record strongly opposing the DEQ State Implementation Plan.

We disagree and oppose the draft proposal for several reasons:

First and most importantly, the proposal will result in the largest single rate increase for our customers in the company's 108 year history. This cannot be minimized nor is this fact contrived. We hear from our customers every single day about the cost of the electricity needed to power their homes and businesses. Oklahoma's largest industrial customers are extremely vocal about the competitive nature of their businesses and the need to stay competitive

and remain in Oklahoma.

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We also hear from the less fortunate, either directly or through social service agencies as they struggle with the cost of staying cool in the summer or warm in the winter. This proposal forces us to spend more than one billion dollars of customer's money to add pollution control devices, commonly called scrubbers, to our aging coal plants. Those coal plants are each between 25 and 30 -- 35 years old and somewhere in the last half of their planned useful lives. This proposal will actually prolong the life of the coal plants when it seems everyone in the country wants utilities to quit using coal.

This proposal is also completely contrary to the national direction to reduce CO2 emissions.

So, to comply with the regional haze rule, the proposal requires us to reduce our SO2 emissions to reduce haze in national wilderness areas by adding extremely costly scrubbers to aging coal plants. But at the very same time, the federal government is considering climate change legislation and/or regulation that would require us to limit the use of our coal plants and likely shut them down at some point; just as we have spent a billion dollars adding scrubbers.

This creates a real quandary for us.

If our customers, in effect, are required to invest a billion dollars or more in scrubbers on our aging coal plants then they should have every expectation that we will continue to use those plants as long as we can. If we are required to stop using the plants due to carbon limitations, then customers would be paying for assets we would no longer be allowed to use.

While the Regional Haze rule has the desirable intention of making our wilderness areas more beautiful over the next 50 years, this is, frankly, an inefficient approach to taking care of it. So OG&E opposes the rule. Where does that leave us?

Well, OG&E has filed an alternative plan that benefits Oklahoma, costs our customers substantially less money and actually does more for the environment than the filed plan. I want to emphasize that OG&E's plan does not ask the DEQ to ignore the Regional Haze rules. In fact, our proposal helps the state make significant progress in improving visibility.

Under our plan while making steady reductions along the way, no later than 2026 we will achieve the same visibility results as the scrubbers, all while producing less CO2.

So how are we going to do this?

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Simply stated, it is OG&E's plan to begin ramping down the use of our coal plants and begin relying more on our natural gas-fired plants and wind power as well.

Then in the 2020s, our plan calls for us to step back and see what's happened in technology advancements. Have there been advancements that would allow us to use the plants going forward, carbon sequestration for example. My best guess today is that in the 2020s we will be shutting our coal plants

down or converting them to natural gas.

Let me restate that just to be clear. Our plan calls for OG&E to use more Oklahoma Natural Gas, more Oklahoma wind and less Wyoming coal, saving customers hundreds of millions of dollars at the same time.

This plan accomplishes the same objective in roughly the same amount

of time. We would be in compliance with the Regional Haze Rules and by reducing the use of our coal plants; we would be better positioned to be in compliance with any climate change laws or regulations that come down the pike.

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And here is the ultimately irony. OG&E would not make a penny on the alternative plan we are proposing but would stand to make a considerable amount of money on the scrubber approach that is included in the SIP.

So why would OG&E oppose a plan that we would stand to make money on? Frankly, it is simply the right thing to do and for the reasons I stated earlier that the CO2 legislation and things that are coming our way.

Why would we needlessly expose our customers to hundreds of millions of dollars of cost when there is a cheaper, cleaner, better option available?

Now we know people are questioning our math on the cost of these scrubbers. We have heard that OG&E must be wrong, the cost of scrubbers can't be a billion dollars or more. Well, unfortunately they are.

We have utilized an international engineering firm recognized for their work on such projects, called Sargent-Lundy. They carefully followed the EPA required modeling and arrived at a cost of approximately \$10,000 per ton of emissions or 1.5 billion dollars. That's where the number came from.

We concluded that there must be a better way to be in compliance, and that is how we arrived at our alternative plan. We met with the EPA and the DEQ to review our numbers and alternative proposal. At EPA's request we agreed to do site specific modeling based on today's costs, instead of the broader, more generic approach required under the EPA's rules.

As expected, primarily because of the significant downturn in the

economy and the drop in such things as steel prices, that number came in lower, but is still more than a billion dollars.

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The other thing we have heard is that, OG&E might as well put scrubbers on now; they will have to sooner or later anyway. We strongly disagree with perspective. That kind of thinking completely discounts innovative, creative solutions that are possible like the one we are talking about today.

Let me close by saying this. America is clearly interested in a cleaner environment. This situation provides an opportunity for Oklahoma, the DEQ and OG&E to step up as leaders by proposing innovative and cost effective solutions.

We all want a cleaner environment but let's do it in a sensible way that doesn't financially crush Oklahoma ratepayers. The OG&E plan does exactly that. It's a good alternative.

We strongly recommend that the OG&E alternative plan be adopted by the DEQ and included in their final State Implementation plan to be filed with the EPA. Thank you.

I would now like to turn it over if I can, to Kimber Shoop.

MS. BOTCHLET-SMITH: Yes. That's fine. We'll have Kimber Shoop from OG&E present his comments.

MR. SHOOP: My name is Kimber Shoop. I am in-house legal counsel for OG&E. As Mr. Renfrow mentioned, we are here to make comments on the DEQ's conclusion that OG&E should install scrubbers on four of its coal units. I want explain in a little more detail how OG&E arrived at its conclusion that scrubbers are not cost-effective and why we developed our alternative

proposal.

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The focus of OG&E's written and oral comments are on the DEQ's conclusion that "scrubbers" are the appropriate controls for controlling sulfur dioxide at four of OG&E's coal units.

DEQ proposes that we install scrubbers even though OG&E's analysis shows that such scrubbers are not cost effective.

So, how did we arrive at the conclusion that scrubbers are not cost-effective?

Well, after we submitted our original BART proposal and it was rejected by EPA and DEQ in 2007, OG&E was required to perform a detailed analysis to determine what controls are best for the particular units in question under the EPA's five factor analysis.

This five factor analysis is contained in the EPA rule and basically contains the basic steps to determine what the appropriate controls are for a particular unit. One of these five steps establishes the methods to be used in evaluating cost impacts. These methods specifically require a cost effectiveness calculation using the EPA methodology.

As Mr. Renfrow said, OG&E hired Sargent & Lundy, an internationally recognized engineering firm, to perform this detailed analysis.

In Spring 2008, Sargent & Lundy's analysis was completed and it showed that the capital costs and associated O&M costs on four scrubbers were not at the levels presumed by industry and the EPA, but that the actual costs were much, much higher. The analysis by Sargent & Lundy showed that the capital costs for four scrubbers were over \$1.5 billion and, on top of that, the O&M

costs were \$150 million a year.

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More importantly, as part of the five factor analysis, Sargent & Lundy looked at the cost-effectiveness of installing these scrubbers and the results were that the scrubbers were nowhere near being cost-effective. Sargent & Lundy's analysis showed that it would cost \$10,000 for every ton of sulfur dioxide removed from our emissions. To put this in perspective, EPA's own regulations placed the reasonable average cost effectiveness at around \$900 per ton of sulfur dioxide removed and estimated that the reasonable range for cost effectiveness to be somewhere between \$400 and \$2,000 per ton of sulfur dioxide removed. Our number was \$10,000.00, five times the upper end of EPA's range.

EPA and DEQ have both found that OG&E performed this analysis correctly according to EPA's regulations and guidance on how to perform the five factor analysis. But, OG&E didn't stop there. At EPA's request, OG&E performed a second analysis to validate our conclusion that scrubbers are not cost-effective. The second analysis went above and beyond what was required by the EPA rules and included a more detailed, site-specific analysis under today's market conditions.

The second analysis did validate our conclusion that scrubbers would not be cost effective. It showed that it would cost approximately \$7,000 per ton of SO2 removal. This is more than three times the upper limit of the EPA range that we mentioned before.

Why are OG&E's cost-effectiveness numbers so high? Well, there are several reasons. First of all, OG&E is unique because it gets a lot less

bang for one's proverbial buck from installing scrubbers. The cost effectiveness analysis for scrubbers basically looks at the costs associated with the installation of the scrubber and also at how much sulfur dioxide is being removed. The larger the amount of sulfur dioxide removed, the greater the cost effectiveness. OG&E in particular gets a lot less bang for its buck because it already uses coal with much lower sulfur content as compared to others. Also, OG&E's units are not as large as some others putting on such controls and OG&E runs its coal units less to ensure compliance with other environmental regulations. Those are the reasons why OG&E cost effectiveness numbers are so high.

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Other entities around the country that are installing scrubbers use coal with higher sulfur content, they have larger units that run more, and as explained in our written comments, have also been performing the analysis incorrectly using the wrong baseline to measure the amount of sulfur dioxide that can be removed.

Moreover, other entities that are installing scrubbers are closer to Class I areas and have a greater impact on visibility. For OG&E, because the Class I areas are relatively distant from our generating units, the cost for visibility improvement at each Class I area is \$110 million per deciview of visibility improvement. This is far above the range of reasonableness.

The Federal Land Managers overseeing Class I areas wanted us to look at the cumulative visibility improvement at all of the Class I areas where we modeled. Doing that, the cost for the modeled visibility improvement is over \$60 million per deciview of visibility improvement at Sooner and \$33 million

per deciview of visibility improvement at Muskogee. These values are multiples higher than the range of reasonableness specified by the Federal Land Managers in their comments. Their range is between 10 and 15 million dollars per deciview.

OG&E strongly urges the State of Oklahoma to instead consider the alternative proposal submitted by OG&E on September 23, 2009 to achieve compliance with regional haze targets for these four units. OG&E's alternative proposal will ultimately achieve the same visibility improvements as set forth in the Revised SIP, but in a cost effective manner through the use of more natural gas-fired and wind generation to meet the electric needs of our customers.

Thank you very much.

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MS. BOTCHLET-SMITH: Our next commenter is Mr. Don Shandy.

MR. SHANDY: Good morning. My name is Don Shandy and I'm here on behalf of Chesapeake Energy.

I would first of all commend the DEQ in its efforts. I think everybody recognizes this is a very difficult effort.

And particularly the Air Quality Division has had its share of challenges in terms of rules and regulations. So I would first again say that we appreciate the effort the Agency has put into this process.

I've also provided a written copy of our comments and -- but there are a few points that I would like to make this morning.

It is clear from DEQ's extensive study of the regional haze issue that emissions of sulfur compounds are primarily responsible for the impacts to the Wichita Mountain Class I Area.

Specifically, coal-fired generation units account for a bulk of this impact. As a result, rather than requiring huge capital investment to the Oklahoma coal-fired units that are more than 30 years old, such units should either convert to natural gas firing systems or be replaced with new natural gas fired generation units.

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There is an immediate option available to Oklahoma. A significant percentage of base load generation can be supplied by existing underutilized natural gas generation facilities.

For example, the capacity utilization from combined cycle generation facilities in Oklahoma is typically less than 50 percent. Increased utilization of natural gas fired generation by the owners of the coal-fired units would improve visibility at the Class I Area according to the analysis that's been done by the DEQ.

Oklahoma must begin to effectively address emissions from coal-fired electric generation plants in Texas. There are 17 coal-fired electric generation plants operating today in Texas and another 13 are currently in the permitting process or under construction. These facilities are culpable not only for visibility impacts, but also for contributing pollutants that impair Oklahoma's ability to comply with National Ambient Air Quality Standards.

And now we have a few specific comments to the Plan itself -- to the SIP.

The Plan states "Inside Oklahoma, Texas alone contributes more to visibility impairment at the Wichita Mountains than Oklahoma does. Considering these results, any effective strategy for managing visibility impairment at

the Wichita Mountains must address outside sources including regional and international transports."

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The document further concludes that "sources in Oklahoma contribute less than one-seventh of the visibility impairment at the Wichita Mountains. Emissions from Texas alone account for almost twice the impairment as those from Oklahoma".

And then there are several tables I cite in our written comments that DEQ cites.

And our comment to this is the Plan fails to adequately address out-of-state sources that contribute to visibility impairment at the Wichita Mountains. The DEQ needs to further evaluate these culpable sources in conjunction with an applicable state agency in Texas. That would be the TCEQ. And these sources need to be evaluated with the same level of scrutiny that sources inside Oklahoma are being evaluated.

The Plan also states at Table V-8 -- Table V-8 indicates sulfurous emissions clearly, most importantly, impair visibility at the Wichita Mountains.

The report continues by saying, "Texas sources bear culpability for the largest proportion of visibility impairment." In every category except course particulate sources in Texas and other states notably contribute more than those in Oklahoma do.

Chesapeake's comment is to this element of the Plan or this statement in the plan is most sulfurous emissions that impact visibility at the Wichita Mountains may be attributed to coal-fired sources in Texas. That's obvious.

The report states that. While the Plan acknowledges impact from out-of-state sources and to some extent, attempts to address this matter via consultation with Texas, and if we attempt to address this in consultation with Texas and we have an agreement, according to the document, to allow Oklahoma the opportunity to comment on pending Texas air permits -- permit applications for sources within 300 kilometers of our border, we believe this approach is inadequate. This is particularly the case given DEQ is requiring again or mentioning excessive and expensive sulfur emission controls on coal-fired electric generation units located inside the state of Oklahoma.

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The Plan goes on and states, "In her letter dated March 25, 2008, Susanna Hildebrand, Director of the Air Quality Division of Texas Commission on Environmental Quality, requested concurrence of Oklahoma that DEQ did not rely on additional reductions from Texas sources in meeting reasonable progress goals at the Wichita Mountains. DEQ responded in a letter dated 25 April 2008, confirming that DEQ accounted for all expected reductions."

Chesapeake's comment is that in light of overwhelming evidence that Texas sources impact visibility at the Wichita Mountains, and given the potentially large financial impact on Oklahoma electric generation facilities and rate payers, DEQ should have requested additional reduction from Texas sources to meet the reasonable progress goal.

I would also note that in the comments that EPA finds, I believe today EPA specifically mentions in their comments "We urge Oklahoma to ensure that Texas is aware its sources impacts and encourage -- its sources impacts and encourage reductions as necessary. So in that respect we certainly -- we

at Chesapeake certainly agrees with EPA's comments.

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If you look in Table V1-6, DEQ specifies that Dry Flue Gas Desulphurization or what it's commonly been referred to here as scrubbers to be installed on the OG&E Muskogee Units Four and Five, OG&E Sooner Units One and Two, and PSO Northeastern Units Three and Four.

While Chesapeake acknowledges that scrubber technology would result in significant reductions of sulfur emissions, which will accomplish -- such will be accomplished only again after an extraordinary and unwarranted investment by rate payers in this state.

Chesapeake is aware of OG&E's correspondence to this Agency where it is estimated that scrubber capital cost initially -- and I know this number is a floating -- somewhat of a floating number because costs varies from year to year, in some cases dramatically. But this initial letter said that it would be -- and I think it was mentioned earlier about 1.5 billion dollars.

Further OG&E claims that it expects to incur an annual O and M costs of about 150 million dollars.

And finally, OG&E in this, at least, one piece of correspondence, claims that Oklahoma rate payers would have to endure approximately a 365 million dollar rate increase. I think that anyone in this room would agree that those numbers are extremely large.

While DEQ and others in the EPA's documents clearly disputes the cost per ton removed factor that OG&E has put out there. While it may be disputed, one fact is clear and we think it's abundantly clear. That the capital and annual 0 and M costs for scrubbers is going to be high regardless of what

the final number is. And it would represent one of the largest capital investments Oklahoma history.

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So while we definitely agree that we've got to make movement to protect the Class I area, there has to be a very hard look at these numbers.

Chesapeake believes that the expenditure of funds for this type of emission control equipment is imprudent. While it would undoubtedly be acceptable to DEQ, the culpable coal-fired generation sources should focus on the development and utilization of more environmentally friendly electric generation units and fuels. And I think that was previously addressed by the gentleman from OG&E.

That would conclude the comments from Chesapeake.

MS. BOTCHLET-SMITH: Thank you, Mr. Shandy. The next commenter is Mr. Bud Scott.

MR. SCOTT: Good morning. My name is Bud Scott. I'm the Governor of Affairs Director for the Oklahoma Chapter of the Sierra Club. I have submitted formal comments as well that should be submitted into the record.

MS. BOTCHLET-SMITH: I have it.

MR. SCOTT: Thank you. I will make my comments brief because a lot of the points that I started to discuss have already been addressed this morning.

One of our major issues with the draft SIP today first lies with the exclusion for most of the analysis of the Class I areas that are impacted

outside of the state of Oklahoma, primarily Caney Creek and the Upper Buffalo Area. Those two we would request be given the same level of analysis as the Wichita Mountain Wilderness Refuge. Just because of the same issues as far as any impacts that we see from emissions and of the point in areas where there are transport issues.

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The second point that we would like to really emphasis and, number one I want to really clarify that the DEQ Staff did a fantastic job on this presentation and on this proposed SIP. It took a lot of work and effort here and we were very impressed and for the most part support the SIP. However, there are some minor revisions that we would like to see. One being the inclusion of those other areas.

The second of addressing out-of-state issues primarily with the state of Texas. Those have already been addressed by parties at Chesapeake and Oklahoma Gas and Electric. That's one of our most important points is that we could be given alternative approaches which were very little addressed through the SIP for dealing with the out-of-state issues on transport, the out-of-state issues with direct emissions, and its impact on the -- on the Wichita Mountain Wilderness Area. So we really request that that issue be addressed, number one.

Number two, we've identified in the alternative approaches for implementation of the BART and BACT that in the alternative approaches we look more towards fuel switching provisions which were not adequately addressed in the provided SIP. Most of the SIP addressed the direct implementation of BART and then somewhat in BACT. And we would just like to see more of that approached

and given a little more detail.

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And then finally, we would really just like to see more cooperation on the interstate level.

Once again echoing the comments from Chesapeake and OG&E. That's an area that's extremely important here as we see most of the emissions that are impacting our wilderness areas and both our air quality issues here in Oklahoma, the majority of those emissions are coming out of the Texas basin and need to be adequately addressed so we can solve this problem beyond regional haze, but also its impact on climate change, carbon emissions, and everything else that we're going to be addressing here.

So ultimately the Sierra Club while we do generally support the implementation of Best Available Retrofit Technologies and Best Available Control Technologies at the same time we feel like the plan here in Oklahoma could be revised to address some of the alternatives available that will be best for the rate payers in Oklahoma, the citizens of Oklahoma, and for our natural resources.

So with those brief comments, I thank you for your time.

MS. BOTCHLET-SMITH: Thank you. Our next commenter is Mr. Bud Ground. Are you not wanting to make comments?

MR. GROUND: No, ma'am.

MS. BOTCHLET-SMITH: Mr. -- I'm going to mis-pronounce your name. I'm going to apologize up front. Mr. Darryl Smette. Did I mess it up too bad?

MR. SMETTE: Yes, you missed it.

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MS. BOTCHLET-SMITH: (Inaudible).

REPORTER: Then you better spell that for me.

MR. SMETTE: S-m-e-t-t-e. First name is Darryl.

D-a-r-r-y-1. And I am submitting written comments.

REPORTER: Thank you.

MS. BOTCHLET-SMITH: Very good.

MR. SMETTE: My name is Darryl Smette and I'm Executive Vice-President from Devon Energy Corporation.

First I would like to thank the DEQ for having a public forum. I think it's a great example of what needs to happen. We like everyone in this room and I suspect everyone if we took a poll, are in support of cleaner air. We're here to support OG&E's application for an alternate proposal to the Regional Haze Plan.

In short what OG&E is saying is that it not only is more economical but we have less greenhouse gas emissions by converting some of the base load generating capacity to gas fueled rather than coal fueled. The Department of Energy acknowledges that coal pollutes twice as much as natural gas when you are looking at an electric generation facility. So a logical question would be if you are proposing more natural gas as a fuel for generating electricity, what type of resources of natural gas is available to you? And that's where I would like to focus my comments -- my further comments this morning.

Over the last five to six years there has been a major change in the gas resource potential in the United States and in North America. That has been driven by technological improvements we have seen with horizontal

drilling, on different types of fracking, and other technologies that the industry has developed. Earlier this year the Colorado School of Mines issued a report based on a study they put forth that said that we have 100 years of gas resource in the United States -- recoverable gas resource in the United States and that that number is growing. That number was based on data prior to the time that we had discovered and started to develop the Haynesville shale in Wyoming or in Louisiana and east Texas. It was before we developed some of the Woodford shales in Oklahoma; it was before we developed some of the shales that they are developing in south Texas. So that number of 100 BCF of gas available to satisfy the demand for the next 100 years keeps growing.

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As you look at Oklahoma, just the Woodford shale in Oklahoma, there is two Woodford plays that are going on right now. One's in Eastern Oklahoma and one's in western Oklahoma. Devon happens to be in both of those plays. Our western Oklahoma plays is called our Cana play. And just Devon's interest in our Cana play suggests that we will have over six TCF of recoverable reserves in that play. That's 40 miles from Oklahoma City. That's equivalent to about one billion barrels of oil. There is not an offshore project that has found one billion barrels of oil offshore of the Gulf of Mexico. There is a substantial amount of gas reserves in the United States. Also there is all kinds of gas reserves that are being developed in Canada from the same type of shales plays. There is a significant amount of shale resource and type sand gas resource that's available for generating electricity by coal or by firing with gas rather than coal.

We think the proposal by OG&E is a win-win. First of all it reduces

emissions.

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Second of all it puts people to work, drilling and completing wells. Once those wells are on stream and produces gas and that gas with subsequent productions tax. That tax goes to the State of Oklahoma and to the other states where it is produced. So we strongly support OG&E's alternate proposal and appreciate the time given us. Thank you.

MS. BOTCHLET-SMITH: Thank you, Mr. Smette.

Bud, have you reconsidered? I don't have any other formal comment notices here. Does anyone else in the public have a desire to speak at this time?

Our hearing was advertised to -- until noon today. We will have staff here to take comments. I suggest we take a five minute break for our Court Reporter and those of you who want to stay around or if you want to reconsider comments, this would be a good time to fill those forms out. So we'll take a five minute break.

(Break)

MS. BOTCHLET-SMITH: Okay. We are reconvening the hearing of the DEQ Public Hearing for the Regional Haze State Implementation Plan.

During our break we had no others that indicated that they wanted to make an oral comment. However, we did receive two written comments. One written comment from AEP and a written comment from Western Farmers Electric Cooperative. Those are being provided to our Court Reporter and they will be entered into the record as a written comment. Neither of these companies wished to make oral comments at this time.

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3	It is now 12:00 noon and this concludes our hearing. And as I said
	before, no other commenters presented a desire to comment on the rule.
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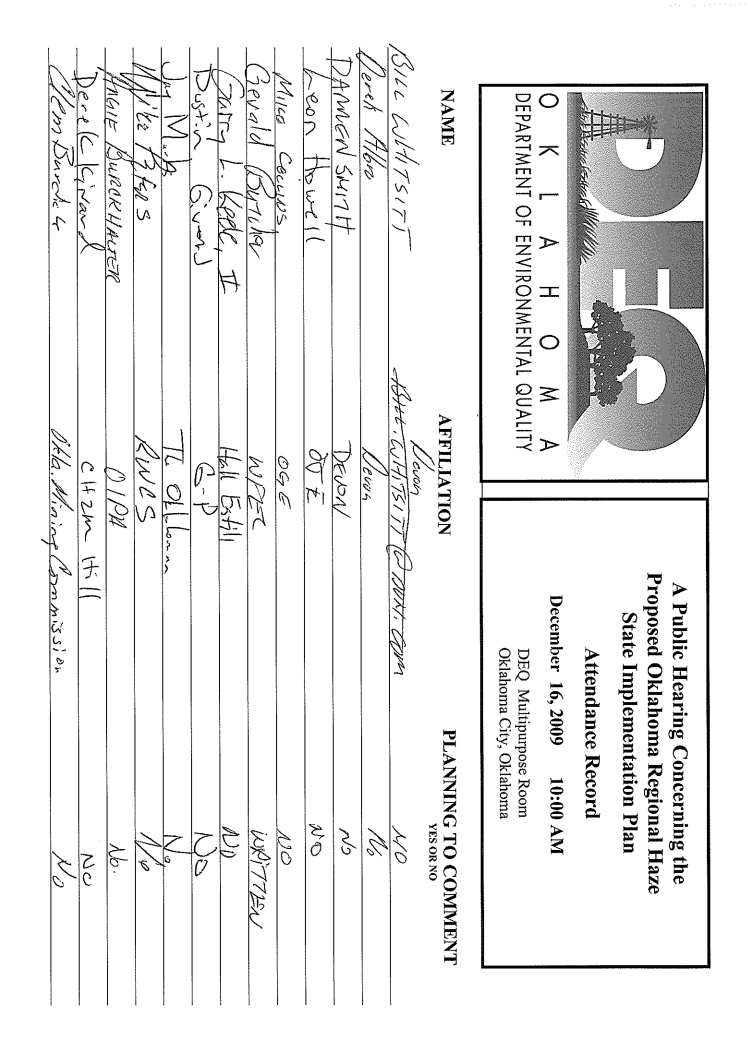
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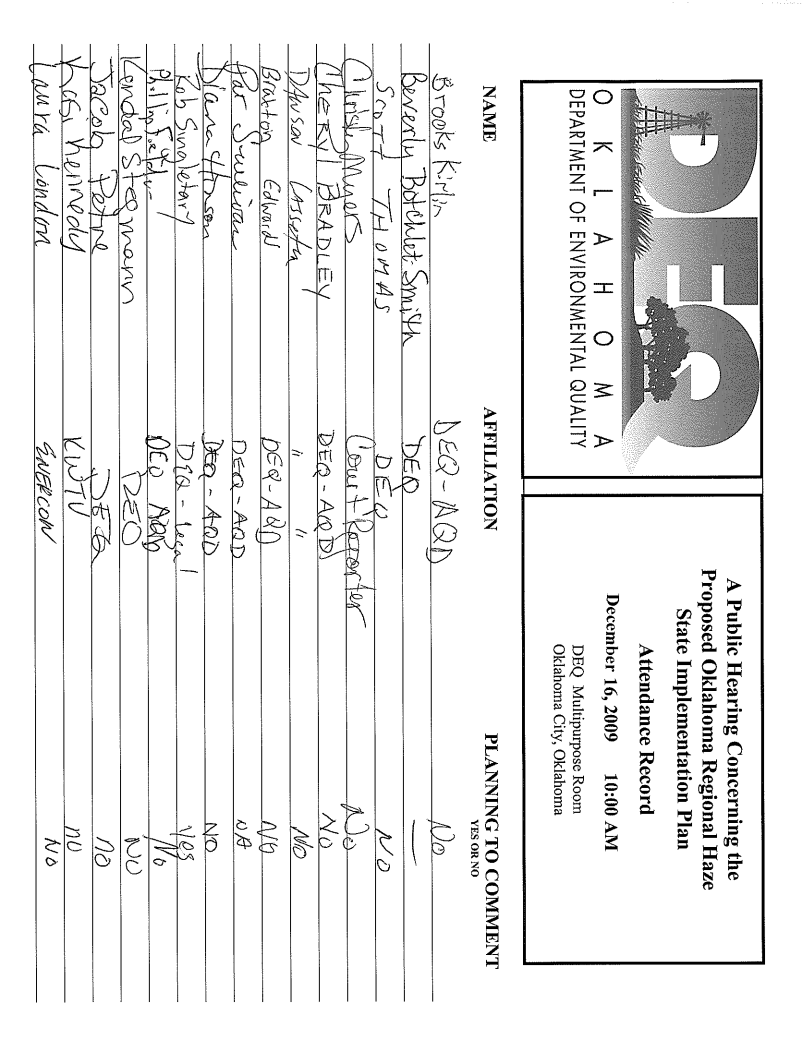
STATE OF OKLAHOMA)) ss: COUNTY OF OKLAHOMA)

 I, CHRISTY A. MYERS, Certified Shorthand Reporter in and for the State of Oklahoma, do hereby certify that the above hearing is the truth, the whole truth, and nothing but the truth; that the foregoing hearing was taken down in shorthand by me and thereafter transcribed under my direction; that said meeting was taken on the 16th day of December, 2009, at Oklahoma City, Oklahoma; and that I am neither attorney for, nor relative of any of said parties, nor otherwise interested in said action.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on this, the 17th day of December, 2009.

CHRISTY A. MYERS, C.S.R. Certificate No. 00310



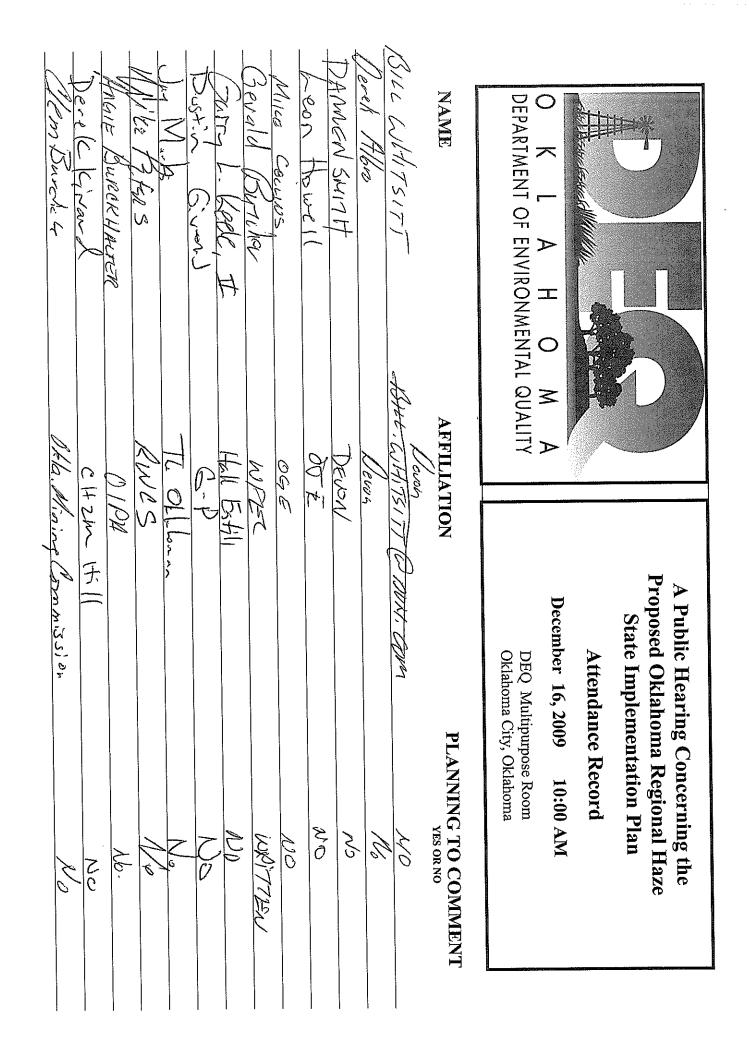


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OKLAHOMA DEPARTMENT OF ENVIRONMENTAL QUALITY Notice of Public Hearing for Regional Haze State Implementation Plan

The Oklahoma Department of Environmental Quality (DEQ) will hold a public hearing on the proposed Regional Haze State Implementation Plan (SIP) and the Best Available Retrofit Technology determinations contained therein. The hearing is scheduled for Wednesday, December 16, 2009 from 10:00 a.m. to 12:00 noon in the Multipurpose Room of the DEQ, 707 North Robinson Avenue, Oklahoma City, OK 73102.

The DEQ prepared the proposed Regional Haze SIP to comply with the requirements contained in the federal Clean Air Act and 40 CFR Part 51, Subpart P, Protection of Visibility.

All persons interested in these matters are invited to attend the public hearing and/or submit comments. Persons planning to comment may submit a written statement and/or additional information relevant to this matter for inclusion in the record of proceedings of the public hearing. The hearing officer may limit the length of oral presentations to allow all those who wish to provide oral comments an opportunity to do so. Written comments on the proposed Regional Haze SIP will be accepted prior to and at the hearing on December 16, 2009.

The proposed implementation plan is available on the DEQ website at <u>http://www.deq.state.ok.us/aqdnew/RulesAndPlanning/Regional_Haze/index.htm</u>. Copies may also be obtained from the Department by contacting Cheryl E. Bradley, Environmental Programs Manager, at (405) 702-4100 or <u>Cheryl.Bradley@deq.ok.gov</u>.

Please send written comments regarding the proposed Regional Haze SIP to Ms. Bradley at <u>Cheryl.Bradley@deq.ok.gov</u> or Department of Environmental Quality, Air Quality Division, P.O. Box 1677, Oklahoma City, Oklahoma 73101-1677, ATTN: Cheryl E. Bradley. Comments may be submitted by fax to the Air Quality Division, ATTN: Cheryl E. Bradley, at (405) 702-4101.

Should you plan to attend but have a disability and need accommodation, please notify the Air Quality Division three (3) days in advance at (405)702-4216. For the hearing impaired, the TDD relay number is 1-800-522-8506 or 1-800-722-0353, for TDD machine use only.

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That said newspaper has been published continuously and uninterruptedly in said county during a period of one hundred and four consecutive weeks prior to the publication of the attached notice or advertisement: that it has been admitted to the United States mail as second-class mail matter, that it has а general paid circulation, and publishes news of general interest, and otherwise conforms with all of statutes of the the State of Oklahoma governing legal publications.

Signature

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Published in The Lawton Constitution November 13, 2009 OKLAHOMA DEPARTMENT OF ENVIRONMENTAL QUALITY Notice of Public Hearing for Regional Haze State Implementation Plan The Oklahoma Department of Environmental Quality (DEQ) will hold a public hearing on the pro-posed Regional Haze State Implementation Plan (SIP) and the Best Available Retrofit Technology determinations contained therein. The hearing is scheduled for Wednesday, December 16, 2009 from 10:00 a.m. to 12:00 noon at in the Multipur-pose Room of the DEQ Building, 707 North Robinson Avenue, Oklahoma City, OK 73102.

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The proposed imple-mentation plan is available on the DEQ website at http://www.deg.state .ok.us/aqdnew/Rule-sAndPlanning/Region-al_Haze/index.htm. Copies may also be obtained from the De-partment by contact-ing Chenjt E. Bradley, Environmental Pro-grams Manager, at (405) 702-4100 or Ch-eryl.Bradley@dcq.ok.g ov.

ov . Please send written comments regarding the proposed Regional Hazo SiP to Ms. Bradley at Ch-eryl.Bradley&deq.ok.g ov or Departmont of Environmental Quali-ty, Ar Quality Divi-sion, P.O. Box 1677, Oklahome City, Okla-homa 73101-1677, ATTN: Cheryl E. Bradley. Comments may be submitted by fax to the Air Quality Division, ATTN: Ch-eryl E. Bradley, at (405) 702-4101.

Should you plan to at-tend but have a dis-ability and need ac-commodation, please notify the Air Quality Division three (3) days in advance at (405)702-4216. For

STATE OF OKLAHOMA, COUNTY OF OKLAHOMA SS.

Affidavit of Publication

Tonya A. Berry

, of lawful age, being first duly sworn, upon

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oath deposes and says that she/he is the Classified Legal Notice Admin of The Oklahoma Publishing Company, a corporation, which is the publisher of The Oklahoman which is a daily newspaper of general circulation in the State of Oklahoma, and which is a daily newspaper published in Oklahoma County and having paid general circulation therein; that said newspaper has been continuously and uninterruptedly published in said county and state for a period of more than one hundred and four consecutive weeks next prior to the first publication of the notice attached hereto, and that said notice was published in the following issues of said newspaper, namely:

> Dept Of Environmental Quality 10524064 - The Oklahoman Published on 11/13/2009

Subscribed and sworn to before me this <u>Movember 11. a</u> <u>Reamak</u> <u>Featherston</u> Notary Public

My commission expires Capite 1, 2013





WORLD PUBLISHING COMPANY P.O. BOX 1770 TULSA, OK 74102-1770

DEPARTMENT OF ENVIRONMENTAL ATTN: DIANA HINSON P.O. BOX 1677 OKLAHOMA CITY, OK 743101

PROOF OF PUBLICATION

TITLE:

DEPARTMENT OF ENVIRONMENTAL QU

State of Oklahoma,} County of Tulsa,)SS. AD# 7025443

AFFIDAVIT:

I, <u>Wanda Hall</u> of lawful age, being duly sworn, upon the oath deposes and says that he / she is the CLERK of TULSA WORLD, a daily newspaper printed in the City of Tulsa, County of Tulsa, State of Oklahoma, and a bonafide paid general circulation therein, printed in the English language, and that the notice by publication, a copy of which is hereto attached, was published in said newspaper for 1 days, the first publication being on the 13th day of Nov 2009 and the last publication being on the13th day of Nov

2009, and that said newspaper has been continuously and uninterruptedly published in said

county during the period of more than One Hundred and Four (104) weeks consecutively, prior to the first publication of said notice, or advertisement, as required by Section one, Chapter four, Title 25 Oklahoma Session Laws, 1943, as amended by House bill No. 495, 22nd Legislature, and thereafter, and complies with all of the prescriptions and requirements of the laws of Oklahoma. (The advertisement above is referred to is a true and printed copy. Said notice was published in all editions of said newspaper and not in a supplement thereof.)

The advertisement above referred to, a true and printed copy of which is hereto attached, was published in said NEWSPAPER on the following dates, to-wit: 13-Nov-09

Said no	tice was published in the regular edition of said	newspaper and not in a supplement thereof.
Publishing Fee	\$357.46	
Notary Fee	\$	<u>Nanda Hall</u> (signature)
Affidavit	\$	
Total	\$357.46	10 0
Subsc	ribed and sworn to before me this	_ day of <u>Alecember 2009</u>
My commission e	xpires: 10/21/13	Norna & Henrick
		DONNA S. PENNICK SEAL) DONNA S. PENNICK Notary Public in and for the State of Oklahorna

RECEIWED DEC 042005 AIR QUALITY

Published in the Tulsa World, November 13, 2009, Tulsa, OK

OKLAHOMA DEPARTMENT OF ENVIRONMENTAL QUALITY Notice of Public Hearing for Regional Haze State Implementation Plan

The Oklahoma Department of Environmental Quality (DEQ) will hold a public hearing on the proposed Regional Haze State Implementation Plan (SIP) and the Best Available Retrofit Technology determinations contained therein. The hearing is scheduled for Wednesday, December 16, 2009 from 18:00 a.m. to 12:00 noon in the Multipurpose Room of the DEQ, 707 North Robinson Avenue, Oklahoma City, OK 73102.

The DEQ prepared the proposed Regional Haze SIP to comply with the requirements contained in the federal Clean Air Act and 40 CFR Part 5), Subpart P, Protection of Visibility.

All persons interested in these matters are invited to attend the public hearing and/or submit comments. Persons planning to comment may submit a written statement and/or additional information relevant to this matter for inclusion in the record of proceedings of the public hearing. The hearing officer may limit the length of oral presentations to allow all those who wish to provide oral comments an opportunity to do so.

The proposed implementation plan is available on the DEQ website at <u>http://www.deq.state.ok.us/</u> acdnew/RulesAndPlanning/Regional Haze/index.ht ...Coples may also be obtained from the Departmental Programs Manager, at (405) 702-4100 or Cheryl.Bradley@dea.ok.gov.

Please send written comments regarding the proposed Regional Haze SIP to Ms. Bradley of Charvi Bradley dea de, goy or Department of Environmental Quality, Air Quality Division, P.O. Box 1877, Oklahoma City, Oklahoma 73101-1677, ATTN: Chervi E. Bradley. Comments may be submitted by fax to the Air Quality Division, ATTN: Chervi E. Bradley, at (405) 702-4101.

Should you plan to attend but have a disability and need accommodation, please notify the Air Quality Division three (3) days in advance at (405)702-4216. For the hearing impaired, the TDD relay number is 1-800-522-8506 or 1-800-722-0353, for TDD machine use only.