

From: "Cathy & Randy Mayberry" <crmayberry@bellsouth.net>
To: <epdcomments@dnr.state.ga.us>
Date: 5/10/2012 9:00 PM
Subject: Plant Washington

RE: Amendment 4911-303-0051-P-01-2

Dear Georgia EPD,

I am submitting this comment in response to the published draft permit for Power4Georgians' (P4G) Plant Washington. The amendment states that Plant Washington will comply with the requirements of MATS (40 CFR 63, Subpart UUUUU) upon start-up as P4G agreed to in order to settle ongoing litigation with several petitioners. It is interesting to note that P4G is party to a filing of a motion on April 27 in the U.S. Court of Appeals for the District of Columbia Circuit contending that they are unable to begin construction on their plant because the new Environmental Protection Agency mercury limits are unattainable (emphasis added), but they must begin construction by next April to avoid being subject to unattainable greenhouse gas standards.

How can P4G simultaneously claim that they can meet the MATS rule and at the same time claim that meeting such a standard is unattainable? I note in the recently drafted Amendment that there is no technical assurance that P4G has plans to meet this standard they claim is unattainable. The citizens of the great State of Georgia only have their word. Unfortunately, their word seems to be based on what is advantageous to them at the time since they seem to contradict themselves at almost every opportunity.

I respectfully request the Georgia EPD to delay issuance of this Amendment until such time that P4G can adequately demonstrate how they plan to meet MATS with their presently permitted fuel blend.

Please reply to this e-mail to confirm receipt. Thank you.

Respectfully submitted,

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