

# **MEMORANDUM**

TO: Docket

FROM: EPA, Clean Air Markets Division

SUBJECT: Economic & Energy Analysis for the Proposed Interstate Air Quality Rulemaking

DATE: January 28, 2004

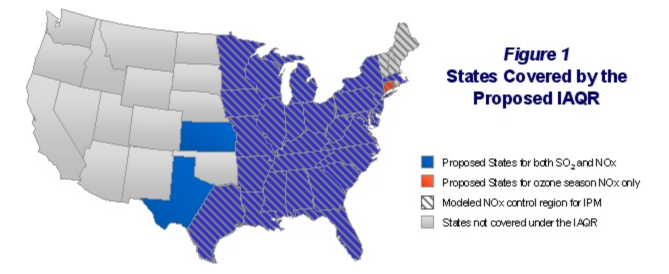
This memorandum reports the economic and energy impact analysis performed for the proposed Interstate Air Quality Rulemaking (IAQR). EPA used the Integrated Planning Model (IPM), developed by ICF Consulting, to conduct its analysis. IPM is a dynamic linear programming model that can be used to examine air pollution control policies for mercury and other pollutants throughout the contiguous U.S. for the entire power system. Documentation for IPM can be found at www.epa.gov/airmarkets/epa-ipm.

#### Background

Because the economic analysis was begun before EPA made a final determination regarding the States affected by the Proposed IAQR, analysis was performed on a slightly different region than the region covered by today's rulemaking. The analysis covers the electric power industry, a major source of  $SO_2$  and NOx emissions nationwide and the industry that EPA proposes to control in the proposed IAQR cap-and-trade program (see Figure 1).

For SO<sub>2</sub>, we modeled a nation-wide control strategy with a nation-wide cap of 4.5 million tons in 2010 and a nation-wide cap of 3.15 million tons in 2015. The proposed strategy requires caps of 3.9 million in 2010 and 2.7 million tons in 2015 in 28 States and the District of Columbia in the eastern part of the country. Since almost all of the SO<sub>2</sub> emission reductions occur in the proposed region, the larger modeling region still provides a very good estimate of the impacts of the SO<sub>2</sub> reductions on the smaller proposed region.

For NOx, the modeled region included the eastern half of Texas, Minnesota, Iowa, Missouri, Arkansas, and Louisiana and all of the States to the east (Figure 1). The caps modeled for this region are very close to the caps proposed in the IAQR, and EPA believes that this modeling provides a very good estimate of the impacts of the NOx reductions on the proposed region.



Projected SO<sub>2</sub> and NOx Emissions and Reductions

Because of the existence of a bank of allowances under the Title IV Acid Rain Program that sources will be allowed to use under the proposed requirements of the IAQR, emissions in 2010 and 2015 will be higher than the caps that are being proposed in the IAQR.

Table 1
Projected Emissions of SO <sub>2</sub> and NOx with the Base Case <sup>1</sup> (No Further
Controls) and with the Proposed IAQR
(Million Tons)

	2010				2015		2020			
	Coverage	Base Case	Proposed IAQR	Emission Reduction	Base Case	Proposed IAQR	Em ission Reduction	Base Case	Proposed IAQR	Emission Reduction
	Nationwide	9.7	6.0	3.8	9.1	5.3	3.8	8.8	4.3	4.5
SO <sub>2</sub>	IAQR Region	9.0	5.3	3.6	8.3	4.6	3.7	8.1	3.7	4.4
NO	Nationwide	3.9	2.5	1.4	4.0	2.2	1.7	4.0	2.3	1.7
NOx	IAQR Region	3.1	1.7	1.4	3.2	1.5	1.7	3.2	1.5	1.7

Note: Numbers may not add due to rounding. The emissions data presented here are EPA modeling results. Actual emission under the proposed IAQR will likely differ slightly because of the difference between the modeled IAQR region and the affected region under the proposed IAQR. Source: Integrated Planning Model.

Total projected state-level emissions for SO<sub>2</sub> and NOx for both the base case and the proposed

 $<sup>^{1}</sup>$  Base case includes Title IV Acid Rain Program, NO<sub>X</sub> SIP call and state rules finalized before March 2003.

IAQR are included in Appendix Tables A-1 and A-2 respectively, at the end of this memo.

# **Projected Costs**

For the proposed region, EPA projects that the annual incremental costs of the proposed IAQR are \$2.9 billion in 2010 and \$3.7 billion in 2015. In 2020, the annual costs are \$4.9 billion. This represents a 4.5% increase in production cost in 2010 and a 5.1% increase in 2015 over the base case, which assumes no further pollution requirements on the industry beyond what exists as of March 2003. The cost of electricity production represents roughly one-third to one-half of total electricity costs, with transmission and distribution costs representing the remaining portion. A better impact measure is the impact on electricity pricing, which is shown in a later table.

# **Projected Control Technology Retrofits**

The proposed IAQR is projected to require the installation of an additional 63 GW of flue gas desulfurization (scrubbers) on existing capacity for  $SO_2$  control and an additional 46 GW of selective catalytic reduction (SCR) on existing capacity for NOx control by 2015 (Table 2). The first phase of the proposed IAQR will result in 49 GW of additional scrubbers and 24 GW of SCR by 2010. Most of the NOx reductions achieved in the first phase of the rule can be attributed to the large pool of existing SCR that are used during the ozone season in the NOx SIP call region that, for relatively little cost, run the SCRs year-round.

# Table 2 Pollution Control Installations by Technology with the Base Case (No Further Controls) and with the Proposed IAQR (GW)

	Base Case Total (Cumulative)			Increme	ntal with F IAQR	Proposed	Total with Proposed IAQR (Cumulative)		
Technology	2010	2015	2020	2010	2015	2020	2010	2015	2020
Scrubbers	115	120	123	49	63	90	164	183	213
SCR	116	125	129	24	46	44	140	171	173

Note: Numbers may not add due to rounding. Base Case retrofits include existing scrubbers and SCR as well as additional retrofits for the Title IV Acid Rain Program, the NOx SIP call, NSR settlements, and various State rules. Source: Integrated Planning Model.

# **Emission Reductions and Associated Costs**

Table 3 shows the reductions in  $SO_2$  and NOx emissions by control option and the associated costs of those reductions in 2015. Some reductions are due to coal-switching, however, the reductions required by the proposed IAQR must be achieved through the installation of considerable pollution controls. For  $SO_2$ , most reductions are achieved through new FGDs, with a small amount of coal switching to lower sulfur subbituminous coal or shifts in generation. For NOx, existing SCRs account for a considerable amount of the reductions, with most of the rest achieved through new SCRs.

# Table 3Approximate Regional Emissions Reductions and Incremental Costs by Control Option<br/>for the Proposed IAQR from the Base Case (No Further Controls) in 2015

	SO <sub>2</sub> (thousand tons)	NOx (thousand tons)	Cost (million \$1999)
New SCR	-	784	884
New Scrubber	2,958	-	2,370
Annual Use of Existing SCR	-	890	156
Fuel Switching and Generation Shifts	713	39	332
Total	3,671	1,713	3,742

Note: Numbers may not add due to rounding. Source: Integrated Planning Model.

The combination of both an FGD and an SCR to control emissions of  $SO_2$  and NOx, respectively, can lead to reductions in mercury emissions. Mercury emissions are projected to decrease to 34 tons in 2010, 33 tons in 2015, and 30 tons in 2020 as a result of the FGD and SCR controls installed for the proposed IAQR.

# **Projected Generation Mix**

Table 4 shows the generation mix with the proposed IAQR. Coal-fired generation and natural gas-fired generation are projected to remain relatively unchanged due to the phased-in nature of the proposed IAQR, which allows industry the appropriate amount of time to install the necessary pollution controls.

Relative to the Base Case, about 3.2 GW of coal-fired capacity is projected to be uneconomic to maintain (about 1%) and about 170 MW of coal-fired capacity is projected to repower to natural gas. The uneconomic coal plants are partly a consequence of the recent overbuild of new gas-fired combined-cycle plants since 2000. Notably, the IPM model can determine that specific generating units are uneconomic to maintain, based on their fuel, operating and fixed costs, and whether they are needed to meet both demand and reliability reserve requirements. In practice, units projected to be uneconomic to maintain may be "mothballed", actually retired, or kept in

service to ensure transmission reliability in certain parts of the grid. Our modeling is unable to distinguish between these potential outcomes. "Repowering" converts units to combined-cycle natural gas or IGCC.

Table 4         Generation Mix with the Base Case (No Further Controls)         and with the Proposed IAQR         (Thousand GWhs)										
		2010 2015 2020								
Generating Fuel Use	Base Case	Proposed IAQR	Percent Change	Base Case	Proposed IAQR	Percent Change	Base Case	Proposed IAQR	Percent Change	
Coal	2,165	2,139	-1%	2,207	2,172	-2%	2,237	2,172	-3%	
Oil/Natural Gas	851	876	3%	1,121	1,155	3%	1,439	1,503	4%	
Other	1,180	1,179	_	1,178	1,179	-	1,176	1,175	-	

Source: Integrated Planning Model.

#### **Projected Coal Production for the Electric Power Sector**

Coal production for electricity generation is expected to increase from 2000 levels, with or without the proposed IAQR (Table 5). The reductions in emissions from the power sector will be met through the installation of pollution controls for  $SO_2$  and NOx removal. The pollution controls can achieve up to a 95%  $SO_2$  removal rate, which allows industry to rely more heavily on local bituminous coal in the Eastern and Central parts of the country which has a higher sulfur content and is less expensive to transport than Western subbituminous coal.

Table 5         Coal Production for the Electric Power Sector with the Base Case (No Further Controls) and with the Proposed IAQR (Million Tons)										
	2000	Base Case Proposed IAQR								
Supply Area	2000	2010	2015	2020	2010	2015	2020			
Appalachia	299	318	306	286	312	313	306			
Interior	131	177	174	189	198	203	229			
West	475	535 571 594 505 516 489								
National	905	1,029	1,051	1,070	1,015	1,031	1,024			

Source: Integrated Planning Model.

# **Projected Retail Electricity Prices**

Retail electricity prices for the IAQR region are projected to increase a small amount with the proposed IAQR (Table 6). A cap-and-trade approach, as proposed in the IAQR, allows industry to meet the requirements of the IAQR in the most cost-effective manner, thereby minimizing the costs passed on to consumers. Regional retail electricity prices are projected to be 2-3% higher with the IAQR.

Table 6Projected Regional Retail Electricity Prices with the Base Case (NoFurther Controls) and with the Proposed IAQR(Mills/kWh)									
Year	Base Case	Percent Change							
2010	57	58	2%						
2015	60	62	3%						
2020	61	63	2%						

Source: Retail Electricity Price Model.

Retail electricity prices by NERC region are in Table 7, and show small increases in retail prices for the NERC regions in the Eastern part of the country. By 2020, nationwide retail electricity prices are projected to be less than 2% higher with the proposed IAQR.

	Table 7 Retail Electricity Prices by NERC Region with the Base Case (No Further Controls) and with the Proposed IAQR <i>(Mills/kWh)</i>										
Base Case Proposed IAQR Percent Change											
Power Region	Primary States Included	2000	2010	2015	2020	2010	2015	2020	2010	2015	2020
ECAR	OH, MI, IN, KY, WV, PA	57.4	51.2	55.0	56.6	53.4	58.6	58.8	4.3%	6.6%	3.9%
ERCOT	TX	65.1	54.4	64.5	66.3	54.7	65.1	66.8	0.5%	0.9%	0.8%
MAAC	PA, NJ, MD, DC, DE	80.4	58.5	67.5	74.1	60.3	70.2	75.4	3.1%	3.9%	1.7%
MAIN	IL, MO, WI	61.2	53.0	57.2	62.6	54.6	60.7	64.1	3.0%	6.1%	2.5%
MAPP	MN, IA, SD, ND, NE	57.4	54.5	50.9	49.0	55.4	51.9	49.8	1.7%	1.9%	1.7%
NY	NY	104.3	80.4	87.9	90.8	82.0	89.9	91.0	2.1%	2.3%	0.2%
NE	VT, NH, ME, MA, CT, RI	89.9	71.8	77.8	84.1	72.7	79.7	84.3	1.3%	2.5%	0.2%
FRCC	FL	67.9	71.1	70.2	68.6	72.2	71.2	69.8	1.5%	1.4%	1.7%
STV	VA, NC, SC, GA, AL, MS, TN, AR, LA	59.3	55.8	54.7	54.7	56.5	55.7	56.0	1.2%	2.0%	2.4%
SPP	KS, OK, MO	59.3	51.7	53.0	56.4	52.5	53.7	57.0	1.7%	1.4%	1.1%
PNW	WA, OR, ID	45.9	50.2	49.1	48.6	50.5	49.3	48.7	0.4%	0.2%	0.2%
RM	MT, WY, CO, UT, NM, AZ, NV, ID	64.1	62.9	64.4	65.5	63.5	64.6	65.8	1.0%	0.4%	0.4%
CALI	CA	94.7	96.0	97.0	97.5	96.5	97.2	97.8	0.5%	0.2%	0.3%
National	Contiguous Lower 48 States	66.0	59.5	62.2	63.9	60.6	63.8	65.0	1.9%	2.6%	1.7%

Source: Retail Electricity Price Model. 2000 prices are from EIA's AEO 2003.

# **Projected Fuel Price Impacts**

The impacts of the IAQR on coal and natural gas prices before shipment are in Table 8. The increase in coal prices is a result of a shift towards higher priced mine mouth coal and not from increases in actual coal supply region costs.

Table 8         Average Coal Mine Mouth and Henry Hub Natural Gas Prices         with the Base Case (No Further Controls) and with the Proposed IAQR         (1999\$/mmBtu)											
	Base Case Proposed IAQR Percent Cha									nge	
Fuel	2000	2010	2015	2020	2010	2015	2020	2010	2015	2020	
Coal	0.80	0.60	0.57	0.55	0.61	0.58	0.57	1.7%	1.8%	3.6%	
Natural Gas	4.15	2.97	2.96	2.87	3.06	3.00	2.92	3.0%	1.4%	1.7%	

Note: Prices for various coals are not increasing, but the mix is changing towards coals that have higher mine mouth prices.

Source: Integrated Planning Model. 2000 coal and natural gas data is from Platts COALdat and GASdat.

#### Effects of Assumptions for Natural Gas Prices, Electricity Growth, and SCR Costs

Sensitivity analyses were performed using the Energy Information Agency's (EIA) assumptions for natural gas, electricity growth, and SCR costs. These particular assumptions involve higher natural gas prices, an electricity growth of 1.86% a year rather than EPA's growth of 1.55%, and SCR costs scaled up by roughly 60%. Total annual costs of the proposed IAQR with EIA assumptions are in Table 9. The costs of the proposed IAQR with EIA assumptions for natural gas prices and electricity growth in 2010 and 2015 are slightly lower than the costs of the proposed IAQR without those assumptions, and can be attributed to the building of new and cleaner coal-fired capacity that leads to lower overall costs. As demand continues to grow, coal-fired generation increases and requires the use of additional scrubbers, which increase the annual costs in 2020.

Table 9         Projected Annual Regional Costs of the Proposed IAQR with EIA Assumptions for         Natural Gas and Electricity Growth         (Billion \$1999)								
Year         Proposed IAQR         Proposed IAQR with EIA Assumptions for Gas & Growth								
2010	\$2.9	\$2.8						
2015	\$3.7	\$3.6						
2020	\$4.9	\$5.7						

Note: Incremental annual costs for EPA's sensitivity with EIA assumptions for natural gas prices, electricity growth, and higher SCR costs is not available because no modeling of a base case with those assumptions was done.

Source: Integrated Planning Model.

Table 10 shows emissions of SO<sub>2</sub> and NOx using EIA assumptions.

Table 10						
Projected Nationwide Emissions of SO <sub>2</sub> and NOx under the Proposed IAQR with						
and without EIA Assumptions for Natural Gas, Electricity Growth, and SCR Costs						
(Million Tons)						

	1						
		<b>SO</b> <sub>2</sub>		NOx			
	2010	2015	2020	2010	2015	2020	
Proposed IAQR	6.0	5.3	4.2	2.5	2.2	2.3	
Proposed IAQR with EIA Assumptions for Gas & Growth	5.9	5.4	4.0	2.5	2.3	2.4	
Proposed IAQR with EIA Assumptions for Gas, Growth, and SCR Costs	5.9	5.3	4.0	2.5	2.3	2.4	

Note: Numbers may not add due to rounding. The emissions data presented here are EPA modeling results. Actual emission under the proposed IAQR will likely differ slightly because of the difference between the modeled IAQR region and the affected region under the proposed IAQR. Source: Integrated Planning Model.

Coal-fired generation under the proposed IAQR increases using EIA assumptions for natural gas prices and electricity growth, with 5 GW of new coal-fired capacity projected in 2010 and 60 GW in 2015, when compared to the proposed IAQR without EIA assumptions. Tables 11 and 12 show the generation mix and pollution control installations with the IAQR sensitivities.

Table 11 Generation Mix under the Proposed IAQR with and without EIA Assumptions for Natural Gas, Electricity Growth, and SCR Costs <i>(Thousand GWhs)</i>										
	Proposed IAQR			Proposed IAQR with EIA Assumptions for Gas & Growth			Proposed IAQR with EIA Assumptions for Gas, Growth, and SCR Costs			
Fuel	2010	2015	2020	2010	2015	2020	2010	2015	2020	
Coal	2,139	2,172	2,172	2,241	2,696	3,010	2,240	2,697	3,010	
Oil/Natural Gas	876	1,155	1,503	966	894	976	966	892	976	
Other	1,179	1,179	1,175	1,181	1,183	1,180	1,182	1,183	1,180	

Source: Integrated Planning Model.

Table 12							
Incremental Pollution Control Installations by Technology under the Proposed IAQR with and without EIA Assumptions for Natural Gas and Electricity Growth							
(Incremental GWs)							
	Proposed IAQR	Proposed IAQR with EIA Assumptions for Gas & Growth					

	I	roposed IAQF		for Gas & Growth			
Technology	2010	2015	2020	2010	2015	2020	
FGD	49	63	90	58	69	106	
SCR	24	46	44	26	49	45	

Note: Incremental pollution control installations for EPA's sensitivity with EIA assumptions for natural gas prices, electricity growth, and higher SCR costs is not available because no modeling of a base case with those assumptions was done.

Source: Integrated Planning Model.

#### **Limitations of Analysis**

EPA modeled a close approximation of the control area proposed in the IAQR and the regulatory requirements under the proposed IAQR cap-and-trade program before all the details of the approach were finalized. The intent was to provide a reasonable approximation of the impacts of the proposed rule, but the results have limitations indicated at the outset of this memo.

EPA's modeling is based on its best judgement for various input assumptions that are uncertain, particularly assumptions for future fuel prices and electricity demand growth. To some degree, EPA addresses the uncertainty surrounding these two assumptions through its sensitivity analysis.

In addition, this modeling analysis does not take into account the potential for advancements in the capabilities of pollution control technologies for  $SO_2$  and NOx removal as well as reductions in their costs over time. Cap-and-trade regulation that provides clear market-based incentives for reductions serves to promote innovation and the development of new technologies.

As configured, the IPM model also does not take into account demand response (i.e., consumer reaction to electricity prices). The increased retail electricity prices shown on Table 7 would prompt end-users to curtail (to some extent) their use of electricity and encourage them to use substitutes<sup>2</sup>. The response would lessen the demand for electricity, lowering electricity prices and reducing generation and emissions.

EPA's latest update of IPM was completed in March of 2003, and does not incorporate any State rules or regulations adopted after that date.

# Significant Energy Impact

According to *Executive Order 13211: Actions that Significantly Affect Energy Supply, Distribution, or Use,* this proposed rule is significant because it has a greater than a 1% impact on the cost of electricity production and it results in the retirement of greater than 500 MW of coal-fired generation.

Several aspects of the proposed IAQR proposal are designed to minimize the impact on energy production. First, EPA has proposed a trading program rather than the use of command and control regulations. Second, EPA has proposed compliance deadlines cognizant of the impact that those deadlines have on electricity production. Both of these aspects of the proposed IAQR proposal reduce the impact of the proposal on the electricity sector.

<sup>&</sup>lt;sup>2</sup>The degree of substitution/curtailment depends on the price elasticity of electricity.

**US EPA ARCHIVE DOCUMENT** 

APPENDIX

# State Emissions Data

Table A-1Projected Emissions of SO2 and NOx with the Base Case (No Further Controls)(Thousand Tons)							
	S	SO <sub>2</sub>		eason NOx	Annual NOx		
State	2010	2015	2010	2015	2010	2015	
Alabama	473	416	41	34	134	129	
Arkansas	123	123	23	23	53	53	
Delaware	46	48	4	4	10	11	
District Of Columbia	0	0	0	0	0	0	
Florida	233	230	75	82	162	171	
Georgia	609	600	27	29	151	153	
Illinois	596	534	45	48	170	178	
Indiana	662	523	59	61	236	242	
lowa	152	160	36	37	82	87	
Kansas	64	65	45	45	101	102	
Kentucky	357	357	37	40	194	199	
Louisiana	113	113	22	22	50	50	
Maryland	232	230	10	11	60	62	
Massachusetts	16	16	4	5	10	12	
Michigan	381	384	37	41	120	126	
Minnesota	85	87	43	46	101	105	
Mississippi	73	73	19	20	43	45	
Missouri	283	307	44	44	133	141	
New Jersey	40	38	5	6	29	30	
New York	197	197	25	25	64	66	
North Carolina	216	141	23	25	61	62	
Ohio	1,236	1,025	61	52	261	256	
Pennsylvania	846	806	45	47	208	213	
South Carolina	200	196	15	16	65	66	
Tennessee	306	310	22	22	103	103	
Texas	488	487	103	107	200	200	
Virginia	186	185	15	16	55	57	
West Virginia	551	485	26	19	155	148	
Wisconsin	200	176	47	43	106	97	
28 State (+DC) Region	8,965	8,313	958	971	3,116	3,163	

Source: Integrated Planning Model. The emissions data presented here are EPA modeling results. Actual emission under the proposed IAQR will likely differ slightly because of the difference between the modeled IAQR region and the affected region under the proposed IAQR.

# State Emissions Data (cont'd)

Table A-2           Projected Emissions of SO <sub>2</sub> and NOx with the Proposed IAQR (Thousand Tons)							
	s	0 <sub>2</sub>	Ozone Se	ason NOx	Annual Nox		
State	2010	2015	2010	2015	2010	2015	
Alabama	354	334	32	26	74	59	
Arkansas	78	78	17	4	38	9	
Delaware	34	35	4	4	9	9	
District Of Columbia	0	0	0	0	0	0	
Iorida	193	174	30	28	63	54	
Georgia	408	197	30	25	65	52	
linois	241	258	47	41	113	95	
ndiana	373	327	58	31	133	74	
owa	138	146	14	14	34	35	
Cansas	63	60	44	45	101	101	
Kentucky	305	282	31	23	74	53	
ouisiana	80	80	16	6	37	15	
/laryland	67	40	9	11	23	25	
Aassachusetts	15	10	4	5	10	11	
/lichigan	370	379	38	40	89	94	
/innesota	71	73	16	18	40	42	
/ississippi	73	43	9	7	20	15	
Aissouri	234	279	27	29	63	69	
lew Jersey	24	20	5	6	11	14	
lew York	98	101	24	24	56	53	
lorth Carolina	216	141	27	24	61	54	
Dhio	346	290	48	41	113	97	
Pennsylvania	173	170	34	33	79	77	
South Carolina	163	145	14	13	34	31	
ennessee	258	192	22	14	50	32	
exas	402	365	103	90	197	159	
/irginia	159	116	14	15	33	33	
Vest Virginia	221	139	18	16	41	36	
Visconsin	187	168	30	24	69	55	
8 State (+DC) Region	5,345	4,641	765	654	1,730	1,452	

Source: Integrated Planning Model. The emissions data presented here are EPA modeling results. Actual emission under the proposed IAQR will likely differ slightly because of the difference between the modeled IAQR region and the affected region under the proposed IAQR.