

US EPA ARCHIVE DOCUMENT

Comment received by phone from Greg Gregory of Southern Environmental Law Center on July 14, 1999

1. This is a solid reasonable looking plan.
2. Try to get training started earlier than FY 00. The sooner the training is started the better.
3. If possible, include components on what happens after a permit is issued: monitoring, enforcement, citizen suits and causes of action. If training time is limited, it would be most logical to include the monitoring component with permit training. Citizens in the community need to know there is data available so they can be a backstop or can partner with EPA in monitoring. Advanced training could cover enforcement, citizen suits, etc.