

## **Public Input Statement: Attachment A**

The following stakeholders submitted comments on the RGGI model rule:

3 Phases Energy Services
The Nature Conservancy (supplemental comments)
Environment Northeast (supplemental comments)
Appalachian Mountain Club
NSF International Strategic Registrations, Ltd.
Northeast Utilities
Progress Materials Inc.
NRG Energy
Northeast Regional Greenhouse Gas Coalition
Conservation Law Foundation
C2I, LLC
Natural Resources Defense Council
Sierra Club Atlantic Chapter
Center for Resource Solutions
American Wind Energy Association
Suez Energy Generation NA
Public Service Enterprise Group
International Paper Products Corporation
Union of Concerned Scientists
American Gas Association
Caiteur Group Climate Change Institute
Citizens Campaign for the Environment
Clean Air Conservancy
Clean Air Conservancy
Multiple Individuals via Form E-Mail (#1 - 283 Submissions)
Multiple Individuals via Form E-Mail (#2 - 141 Submissions)
New York State Office of Attorney General
Interstate Natural Gas Association of America
Alliance to Protect Nantucket Sound
Consolidated Edison
First Environment
Clean Water Action
New York State Catholic Conference
Waste Management
Conectiv Energy
The New England Council et al.
Redefining Progress
FPL Group
ISO New England
American Council for an Energy-Efficient Economy and Alliance to Save Energy
Business Council
Northeast Suppliers
International Paper
Massachusetts Climate Action Network
Charles Vail Inc.
Cogentrix Energy

Pacific Forest Trust
API
Nuclear Energy Institute
National Association of State PIRGs
New York State Coalition of Energy and Business Groups
The Nature Conservancy
Maine Pulp & Paper Association
Patrick Wang
New Jersey Higher Education Partnership for Sustainability
Pace Law School Energy Project
State of New Jersey Division of the Ratepayer Advocate
Edison Electric Institute
Ridgewood Renewable Power
Independent Energy Producers of New Jersey
Consumer Power Advocates
The Adirondack Council
Entergy
New Jersey Environmental Lobby
U.S. Combined Heat & Power Association
Environmental Defense
Multiple Intervenors
East Coast Power, LLC
National Grid
UTC Power
Public Utility Law Project
City of New York and New York City Economic Development Corporation
New York Energy Consumers Council
WalMart
Environmental Advocates of New York et al.
Connecticut Industrial Energy Consumers
The Wilderness Society
Center for Energy and Economic Development
Pew Center on Global Climate Change
United States Department of Agriculture, Agricultural Research Service
Plug Power, Inc.
International Emissions Trading Association
Gifford Park Associates
Green Delaware
El Paso Corporation - Pipeline Group
Conservation Services Group
Clean Energy Group
Hyder Consulting
Public Policy Committee of the Catholic Diocese of Rochester, NY
Eastman Kodak Company
AgCert Services, USA
The Climate Trust
Dominion
Environment Northeast
BrownRudnick
National Wildlife Federation Regional Affiliates
Keyspan

Brian Aldrich, Cornell Manure Management Program
Connecticut Forest and Park Association
New York Farm Bureau
Independent Power Producers of New York
Pratt Industries
AES
Biotechnology Industry Organization
Dominion
Evolution Markets LLC
Donald Gardner, Gardner Project Integration Group
Maryland Department of Natural Resources
Multiple Environmental NGOs
Chris Utzig (NYPIRG Board Member)

The following stakeholders submitted comments on Vermont’s pre-proposal of Vermont’s proposed rule to implement RGGI:

Burlington Electric Department*
Center for Resource Solutions
Central Vermont Public Service
Entergy Corporation
Environment Northeast
Green Mountain Power*
Morgan Stanley Capital Group

\*Denotes that commenter has a unit subject to the proposed regulations.