

Message

From: megan.berge@bakerbotts.com [megan.berge@bakerbotts.com]
Sent: 7/31/2017 4:10:00 PM
To: Eisenberg, Mindy [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=cfb4c26bb6f44c7db69f9884628b3ef9-Eisenberg, Mindy]; Forsgren, Lee [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=a055d7329d5b470fbaa9920ce1b68a7d-Forsgren, D]
Subject: White Paper with Recommendations for the Replacement of the WOTUS Rule
Attachments: CCIG WOTUS Rule White Paper.pdf

Mindy, Lee –

Please find attached a white paper by the Cross-Cutting Issues Group (CCIG), a coalition of electric generating companies with diverse assets located through the country, on the *Clean Water Rule: Definition of Waters of the United States* (WOTUS Rule) jointly issued by the U.S. Environmental Protection Agency and the U.S. Army Corps of Engineers.

CCIG looks forward to engaging with the Agencies in the development of a replacement for the WOTUS Rule that would provide greater regulatory clarity and allow for efficient and effective implementation of CWA programs. We appreciate your review and consideration of our paper, and hope to meet with you in the coming weeks to discuss our preliminary recommendations for the replacement rule.

In the meantime, please do not hesitate to contact us if you have any questions regarding the attached paper.

Best,
Megan

Megan Heuberger Berge

Partner

BAKER BOTTS L.L.P.

The Warner | 1299 Pennsylvania Ave., NW | Washington, DC 20004

Ex. 6

BAKER BOTTS 

Confidentiality Notice:

The information contained in this email and any attachments is intended only for the recipient[s] listed above and may be privileged and confidential. Any dissemination, copying, or use of or reliance upon such information by or to anyone other than the recipient[s] listed above is prohibited. If you have received this message in error, please notify the sender immediately at the email address above and destroy any and all copies of this message.