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**From:** Kyle Sullivan [<mailto:ksullivan@ces-maine.com>]  
**Sent:** Tuesday, September 22, 2015 11:27 AM  
**To:** Muzzey, Lynn  
**Cc:** Burns, Dave E; Denis St Peter; Alan Iantosca; Craig Stuart-Paul ([craigsp@fiberight.com](mailto:craigsp@fiberight.com)); 'George Aronson' ([garonson@crmex.com](mailto:garonson@crmex.com)); Greg Lounder ([glounder@mrcmaine.org](mailto:glounder@mrcmaine.org))  
**Subject:** Revised Fiberight Emission Estimate

Hi Lynn,

I have attached a revised estimate of emission from the PHS gasifier/boilers at the proposed Fiberight facility in Hampden and an updated Boiler PTE worksheet. These estimates reflect the use of a baghouse on each gasifier/boiler as described in the license application but also represent a refined emissions estimate that meets the PM emission requirements for New Sources that are subject to Boiler Maximum Achievable Control Technology (MACT) Subpart JJJJJ. The emission concentrations are provided by the vendor/manufacturer of the gasifier /boiler systems. Please consider this the most current information for inclusion in the license application. These revised estimates will affect Attachment 2 *Potential To Emit* and Table 1-1 of the BACT analysis of the Air License Application. If you need any further information or have any questions please let us know.

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