



**CALPINE**

May 14, 2002

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BUREAU OF AIR REGULATION

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Ms. Cindy Phillips, P.E.  
FEDP Bureau of Air Regulation  
MS5505  
2600 Blair Stone Road  
Tallahassee, Florida 32399-2400

**RE: CAA Section 112(j) Determination (MACT Hammer)**  
**Auburndale Power Partners, L.P.**

Dear Ms. Phillips:

In response to the requirements of the 1990 Clean Air Act Amendments (CAA), section 112(j) Calpine is providing information for all subsidiary facilities. Based on calculations using accepted emissions factors and actual test data, the Auburndale Power Partners (APP) facility is **not a** major source of Hazardous Air Pollutants (HAPs) and as such is **not** subject to the requirements of this rule.

Although a filing is not required for the APP facility, Calpine has chosen to supply the information required for a Phase I submittal. This submittal is intended to allow the agency to complete its database of relevant units and facilities, and to continue **to receive relevant mailings and notifications.**

- 1) Auburndale Power Partners, L.P.  
1501 Derby Road  
Auburndale, Florida  
  
Power generation facility including 2 combustion turbines, one indirect process heater, and various miscellaneous support equipment
- 2) Combustion Turbines  
Industrial, Commercial and Institutional Boilers and Indirect Process Heaters  
Reciprocating Internal Combustion Engines
- 3) EU-001, EU-006, Combustion Turbines  
EU-004, Gas Heaters  
EU-005, Emergency Generator
- 4) 112(g) MACT determinations have been made for the two combustion turbines. These units were determined not to be covered by the requirements of this rule.

As discussed above, this information is provided to the agency as a courtesy. Calpine has determined that the APP facility is **not** a major source of HAPs and is **not** subject to the requirements of the MACT Hammer. We appreciate the agency continuing to supply us with relevant information on developing rulemaking.

Sincerely,

Robert K. Alf  
Senior Vice President