MEMORANDUM

To: Air Quality Permitting Staff

FROM: John Preczewski, Assistant Director

SUBJECT: Revised Guidance on Averaging Period for Continuous Emission Monitoring Systems (CEMS)

DATE: May 6, 2008

This memorandum supercedes my February 7, 2008 memorandum on the same subject. This memorandum provides guidance on selecting an appropriate CEMS averaging times for compliance with emission limits for new and/or modified sources. The CEMS averaging period depends on a number of factors. The following hierarchical list provides guidance based on order of precedence:

1. For all sources CEM compliance demonstration must be based on the averaging time specified in the rule (state or federal) upon which the standard is based.

2. In some instances, SOTA/BACT/LAER permitted emission rates are based upon multiple averaging times for multiple standards for the same pollutant. For example, municipal solid waste incinerators have both a 1 hour and a 4 hour average emission rate for CO. In this case, the compliance plan must require multiple averaging times.

3. If there are no rule, regulation, SOTA, BACT, LAER, etc. specifications on CEMS averaging time, the default value shall be any 1-hour block average.

4. Case by case exceptions to the above requires Section Chief approval.