

From: PUBCOMMENT-OPA
To: PUBCOMMENT-OCC2
Date: 12/22/2010 2:37 PM
Subject: Fwd: Public comment on Permit Number 46868
Place: PUBCOMMENT-OCC2

AIRNSR
75462

>>> PUBCOMMENT-OCC 12/22/2010 1:20 PM >>>

>>> <cctexasburke@gmail.com> 12/22/2010 11:59 AM >>>

REGULATED ENTY NAME SHERWIN ALUMINA PLANT

RN NUMBER: RN102318847

PERMIT NUMBER: 46868

DOCKET NUMBER:

COUNTY: SAN PATRICIO

PRINCIPAL NAME: SHERWIN ALUMINA LP

CN NUMBER: CN603527359

FROM

NAME: Brian Burke

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COMPANY:

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COMMENTS: What criteria does an aluminum refinery have to adhere to to meet NAAQS? Does this type of plant have the emissions due to start up, shut down, maintenance and mishaps regulated under the TCEQ permits or do they have a flex permit? this apperas to be the second of 2 air permits under review, the other being 45481, what are the differences? what chemicals and PM is emitted on a yearly basis? what air monitoring is avilable on site or within 500 to asure the residential communities in the region that the plant emissions do not exceed allowable amounts. why are the complete application, draft permit and ED preliminary decision not availabale online or via email and PDF? Cetainly the applicant and TCEQ staff utilize computers and have transferred and stored the documents electronically. What in the new TCEQ flex rule changes will help improve air quality in the neighboring community?

CMW