

TCEQ Public Meeting Form
November 13, 2014

5
12

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name: Kebran Alexander

Mailing Address: 911 Glen Stone Lane

Physical Address (if different): _____

City/State: Dallas TX Zip: 75232

This information is subject to public disclosure under the Texas Public Information Act

Email: Kebran_Alexander@hotmail.com

Phone Number: (214) 371-8329

• Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

me

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

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PLEASE PRINT

Name: GENETHA ALFORD

AT PUBLIC MEETING

Mailing Address: 3015 K ellogg

Physical Address (if different): _____

City/State: Dallas Texas

Zip: 75216

This information is subject to public disclosure under the Texas Public Information Act

Email: _____

Phone Number: 214-371-3361

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list.

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you. →

I am not for issuing the permit to
Columbia Meat Packing Company,

Genetha DeFal

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MD

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

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AT PUBLIC MEETING

PLEASE PRINT

Name: Charles E. Barton

Mailing Address: 3011 Kellogg Ave

Physical Address (if different): _____

City/State: Dallas, Tx Zip: 75216

****This information is subject to public disclosure under the Texas Public Information Act****

Email: _____

Phone Number: 214 371-2910

• Are you here today representing a municipality, legislator, agency, or group? Yes No
If yes, which one? _____

Please add me to the mailing list.

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

I am against the permit to Columbia
Meat Packing Company.

Charles E. Porter

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me

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Permit Number 106009

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AT PUBLIC MEETING

PLEASE PRINT

Name: Patricia A. Barton

Mailing Address: 3011 Kellogg Ave

Physical Address (if different): _____

City/State: Dallas, TX Zip: 75216

This information is subject to public disclosure under the Texas Public Information Act

Email: barton.b.p@sbcglobal.net ✓

Phone Number: 214 371-2910

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

(over)

✓ →
mu

I am against the issuing the permit to
Columbia Meat Packing Company.

PAB

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mw

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TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

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Name: Timothy Brooks

Mailing Address: 1842 Huntwood

Physical Address (if different): _____

City/State: DALLAS, TX Zip: 75203

This information is subject to public disclosure under the Texas Public Information Act

Email: bcco@att.net ✓

Phone Number: 469-386-4607

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓
(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

mw

BUILD A SMOKESTAIR WITH A FILTER SYSTEM

COMPLIANCE TO E. GREEN:

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AT PUBLIC MEETING

MCD

4

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

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Name: Sandra Ovenshaw

Mailing Address: _____

Physical Address (if different): 2018 Lanark Ave

City/State: Del Zip: 75203

This information is subject to public disclosure under the Texas Public Information Act

Email: okcliffnia@yahoo.com ✓

Phone Number: 214.498.5298

• Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? CedarCrest BPOA

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

mu

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TCEQ Public Meeting Form
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Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name: Eric Dominguez

Mailing Address: 1551 Oak Lawn Avenue, Apt. 137

Physical Address (if different): _____

City/State: Dallas / Texas Zip: 75207

****This information is subject to public disclosure under the Texas Public Information Act****

Email: eric.dominguez@maus.uta.edu ✓

Phone Number: _____

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓ →

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

MW

~~I do not wish to~~

I do not wish to see this
applicant receive this air permit:

Eric D

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MW

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Name: Richard V. Dominguez

Mailing Address: 1316 Stevens Ridge Dr, Dallas, TX 75211

Physical Address (if different): _____

City/State: Dallas Zip: 75211

****This information is subject to public disclosure under the Texas Public Information Act****

Email: richardvdominguez@yahoo.com ✓

Phone Number: (214) 202-6615

• Are you here today representing a municipality, legislator, agency, or group? Yes No
If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓

(Written comments may be submitted at any time during the meeting)

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me

Action Notes

Project Notes

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- ① Will there be a health survey of 3000 feet of the sidewalk, due to children being outside longer when they play and because their lungs have yet to develop?
- ② Can we also get a health survey of the residents within 500-1000 feet and see about the impact of smokehouse pollution, has or can affect them.
- ③ We will like to show on public record the answer of the school being with 3000 feet not replied correctly and the plea bargain to show precedent.

Comments

Mu

Questions from the EPA:

1. How often will Columbia need to demonstrate compliance (either through calculations or monitoring) with the emission limitations for PM, VOC, SO₂, NO_x, and CO for the Boilers and Smokehouse Stacks? Why doesn't the permit include a condition stating how frequent a demonstration of compliance is required? If calculations are used for compliance purposes, why doesn't the permit state how emissions are calculated using emission factors, fuel usage, and operations hours?
2. What is the monitoring frequency requirement for the Opacity limit (e.g., once/day, once/week, once/month)? Why doesn't Condition 4 of the permit list a monitoring frequency?
3. Condition 6 states that the two Boilers cannot operate simultaneously. Does this same requirement also apply to the Smokehouses (1 & 2) since there is a Total batch limit contained in the Maximum Allowable Emission Rate Table?

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Possible questions provided from TCEQ:

- 1) Provide a brief but thorough process description for all the combustion units located at your batch smokehouse facility.
 - a. What type(s) of combustion units are proposed to be located at the facility?
 - b. What type(s) of fuel are planned to be combusted?
- 2) Do the emissions from these combustion units cause a violation of the national ambient air quality standards?
 - a. Do these emissions cause adverse health effects?
 - b. Will they have a negative impact on the environment?
 - c. Was modeling conducted to demonstrate that all standards will be met?
- 3) How is the smoke that is used to flavor the meat going to be generated?
 - a. Is there a possibility that smoke will create nuisance conditions downwind of the smokehouse?
 - b. What is located downwind (possible receptors) that may be impacted by nuisance conditions?
- 4) What air pollution prevention and control measures are proposed in the air permit application?
- 5) You have had issues with compliance in the past, what changes have you made at your facility to ensure compliance moving forward?

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VOL 677 PAGE 466

NOV 13 2014

CASE NO. F-1400011-N
INCIDENT NO./TRN: -

AT PUBLIC MEETING

THE STATE OF TEXAS

§
§
§
§
§
§
§

IN THE 195th JUDICIAL DISTRICT

v.

COURT

COLUMBIA PACKING CO, INC

DALLAS COUNTY, TEXAS

STATE ID No.: TX -

JUDGMENT OF CONVICTION BY COURT--WAIVER OF JURY TRIAL

Judge Presiding:	Hon. Fred Tinsley	Date Judgment Entered:	5/6/2014
Attorney for State:	Donna Strittmatter	Attorney for Defendant:	Michael P Gibson
<u>Offense for which Defendant Convicted:</u> POLLUTE WATER			
<u>Charging Instrument:</u> INDICTMENT		<u>Statute for Offense:</u> 7.147(A)(1) Water Code	
<u>Date of Offense:</u> 12/14/2011			
<u>Degree of Offense:</u> CLASS A MISDEMEANOR		<u>Plea to Offense:</u> GUILTY	<u>Findings on Deadly Weapon:</u> N/A
<u>Terms of Plea Bargain:</u> FINE \$100,000 ONLY			
<u>Plea to 1st Enhancement Paragraph:</u>	N/A	<u>Plea to 2nd Enhancement/Habitual Paragraph:</u>	N/A
<u>Findings on 1st Enhancement Paragraph:</u>	N/A	<u>Findings on 2nd Enhancement/Habitual Paragraph:</u>	N/A
<u>Date Sentence Imposed:</u>	5/6/2014	<u>Date Sentence to Commence:</u>	5/6/2014
<u>Punishment and Place of Confinement:</u>	\$100,000 FINE ONLY		

THIS SENTENCE SHALL RUN CONCURRENTLY.

SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .

<u>Fine:</u>	<u>Court Costs:</u>	<u>Restitution:</u>	<u>Restitution Payable to:</u>
\$ 100,000	\$ 267	\$ N/A	(see below) <input type="checkbox"/> AGENCY/AGENT <input type="checkbox"/> VICTIM

Attachment A, Order to Withdraw Funds, is incorporated into this judgment and made a part hereof.

Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62

The age of the victim at the time of the offense was N/A .

If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.

Time Credited:	From	to	From	to	From	to
	From	to	From	to	From	to

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.

N/A DAYS NOTES: N/A

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Dallas County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

FILED

NO. F14-000-11

STATE OF TEXAS

§

195TH JUDICIAL DISTRICT ^{2014 MAY -6 PM 3:02}

VS.

§

COURT OF GARY FITZSIMMONS
DISTRICT CLERK
DALLAS CO., TEXAS

COLUMBIA PACKING CO., INC.

§

DALLAS COUNTY, TEXAS
ADAM BOURGEOIS

JUDICIAL CONFESSION

Comes now Defendant in this cause, Columbia Packing Company, Inc. a corporation registered with the Texas Secretary of State, appearing by counsel, Michael Gibson, a licensed Texas attorney, pursuant to TEX. CODE CRIM. PROC. Article 17A.07(a), in writing and in open Court, and consents to the stipulation of the evidence in this case and in so doing expressly waives the appearance, confrontation and cross-examination of witnesses. The Defendant, Columbia Packing Company, Inc. further consents to the introduction of this Judicial Confession and testimony orally, by affidavits, written statements of witnesses and other documentary evidence. The undersigned attorney, Michael Gibson, acknowledges that he represents the Defendant, Columbia Packing Company, Inc., and that he has discussed the case with officials of the Defendant who have the authority to decide whether the Defendant should waive the aforesaid rights and enter a plea of guilty. With a full understanding of the aforesaid rights, the Defendant, through counsel, hereby knowingly and voluntarily waives said rights. Accordingly, having waived Federal and State constitutional rights against self-incrimination, the Defendant, Columbia Packing Company, Inc. does judicially confess to the following facts and agree and stipulate that these facts are true and correct and constitute the evidence in this case:

On the 14th day of December A.D., 2011, Dallas County, Texas, Columbia Packing Company, Inc., did unlawfully, through conduct performed by an agent acting in behalf of the corporation and within the scope of his office or employment, then and there, discharge or allow the discharge of a waste or pollutant, to wit: industrial waste, from Columbia Packing Company, Inc. facility located at or near 2807 East 11th Street, Dallas, Texas, into or adjacent to water in the state, to wit; Cedar Creek, that caused or threatened to cause water pollution, said discharge not being in strict compliance with all required permits or with an order issued or a rule adopted by the appropriate regulatory agency, namely, the Texas Commission on Environmental Quality, and the commission of said offense was authorized, requested, commanded, performed, or recklessly tolerated by a high managerial agent acting in behalf of said corporation and within the scope of his office,

APPROVED BY:

Michael P. Gibson
Michael Gibson
Attorney for Defendant Corporation,
Columbia Packing Company, Inc.

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SWORN TO AND SUBSCRIBED before me on the 6th day of May, 2014

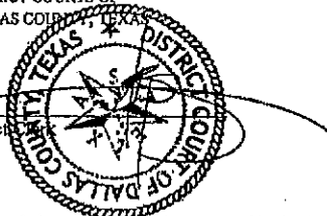
APPROVED BY:

GARY FITZSIMMONS, CLERK
DISTRICT COURTS OF
DALLAS COUNTY, TEXAS

(521)

Donna Stille
Assistant District Attorney

By
Deputy District



Defendant's agreement to stipulate and waiver of confrontation and cross-examination of witnesses are in all things approved by the Court. The above Judicial Confession is hereby approved by the Court.

Paul J. Family
PRESIDING JUDGE



Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

The Court FINDS Defendant committed the above offense and **ORDERS, ADJUDGES AND DECREES** that Defendant is **GUILTY** of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court **ORDERS** Defendant punished as indicated above. The Court **ORDERS** Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court **ORDERS** the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the **Director, State Jail Division, TDCJ.** The Court **ORDERS** Defendant to be confined for the period and in the manner indicated above. The Court **ORDERS** Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court **ORDERS** that upon release from confinement, Defendant proceed immediately to the Dallas County District Clerk Felony Collections Department. Once there, the Court **ORDERS** Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

County Jail—Confinement / Confinement in Lieu of Payment. The Court **ORDERS** Defendant immediately committed to the custody of the Sheriff of Dallas County, Texas on the date the sentence is to commence. Defendant shall be confined in the Dallas County Jail for the period indicated above. The Court **ORDERS** that upon release from confinement, Defendant shall proceed immediately to the Dallas County District Clerk Felony Collections Department. Once there, the Court **ORDERS** Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a **FINE ONLY.** The Court **ORDERS** Defendant to proceed immediately to the Office of the Dallas County District Clerk Felony Collections Department. Once there, the Court **ORDERS** Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

The Court **ORDERS** Defendant's sentence **EXECUTED.**

The Court **ORDERS** Defendant's sentence of confinement **SUSPENDED.** The Court **ORDERS** Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court **ORDERS** that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on

D-k-x _____
MAY 06 2014

Fred Tinsley
Fred Tinsley
JUDGE PRESIDING

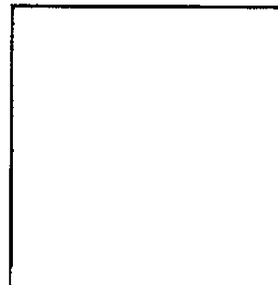
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Clerk: F.ZARATE

*Thumbprint Certification attached.





Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment

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AT PUBLIC MEETING

Important Note: The agency requires that a Core Data Form be submitted on all incoming applications unless a Regulated Entity and Customer Reference Number have been issued *and* no core data information has changed. For more information regarding the Core Data Form, call (512) 239-5175 or go to www.tceq.texas.gov/permitting/central_registry/guidance.html.

JAN 23 2014

APPROVED

I. Applicant Information			
A. Company or Other Legal Name: Columbia Packing Co. Inc.			
Texas Secretary of State Charter/Registration Number (if applicable):			
B. Company Official Contact Name: Joseph Ondrusek			
Title: President			
Mailing Address: 2807 E 11 th St			
City: Dallas		State: TX	ZIP Code: 75203-2010
Telephone No.: 214.946.8171	Fax No.:	E-mail Address:	
C. Technical Contact Name: Lori Madrid			
Title: Environmental & Air Quality Specialist			
Company Name: Contek Solutions, LLC			
Mailing Address: 135 Lige Branch Ln			
City: St. Johns		State: FL	ZIP Code: 32259
Telephone No.: 214-315-7761	Fax No.: 469-467-8631	E-mail Address: lmadrid@contekllc.com	
D. Site Name: Columbia Packing			
E. Area Name/Type of Facility: Smokehouse			<input checked="" type="checkbox"/> Permanent <input type="checkbox"/> Portable
F. Principal Company Product or Business: Smoked Pork			
Principal Standard Industrial Classification Code (SIC): 2013			
Principal North American Industry Classification System (NAICS): 311612			
G. Projected Start of Construction Date: Already built out			
Projected Start of Operation Date: Upon approval of air permit, Currently not in operation			
H. Facility and Site Location Information (If no street address, provide clear driving directions to the site in writing.):			
Street Address: 2807 E 11 th St ✓			
City/Town: Dallas ✓		County: Dallas ✓	ZIP Code: 75203-2010 ✓
Latitude (nearest second): 32°44'50.99"N ✓		Longitude (nearest second): 96°47'24.28"W	

205185
106009

resp v/d
1/21/14 2:43 / 106009 (11-1-12)
m/a

(no 0119 519)



**Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment**

I. Applicant Information (continued)	
I. Account Identification Number (leave blank if new site or facility):	
J. Core Data Form.	
Is the Core Data Form (Form 10400) attached? If No, provide customer reference number and regulated entity number (complete K and L).	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
K. Customer Reference Number (CN): CN602495046	
L. Regulated Entity Number (RN): RN104007802	
II. General Information	
A. Is confidential information submitted with this application? If Yes, mark each confidential page confidential in large red letters at the bottom of each page.	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
B. Is this application in response to an investigation or enforcement action? If Yes, attach a copy of any correspondence from the agency.	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
C. Number of New Jobs: 0	
D. Provide the name of the State Senator and State Representative and district numbers for this facility site:	
Senator: Royce West	District No.: 23
Representative: Barbara Mallory Caraway (TONI ROSE)	District No.: 110
III. Type of Permit Action Requested	
A. Mark the appropriate box indicating what type of action is requested.	
Initial <input checked="" type="checkbox"/> Amendment <input type="checkbox"/> Revision (30 TAC 116.116(e)) <input type="checkbox"/> Change of Location <input type="checkbox"/> Relocation <input type="checkbox"/>	
B. Permit Number (if existing):	
C. Permit Type: Mark the appropriate box indicating what type of permit is requested. (check all that apply, skip for change of location)	
Construction <input checked="" type="checkbox"/> Flexible <input type="checkbox"/> Multiple Plant <input type="checkbox"/> Nonattainment <input type="checkbox"/> Prevention of Significant Deterioration <input type="checkbox"/>	
Hazardous Air Pollutant Major Source <input type="checkbox"/> Plant-Wide Applicability Limit <input type="checkbox"/>	
Other:	
D. Is a permit renewal application being submitted in conjunction with this amendment in accordance with 30 TAC 116.315(e).	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO

**JAN 23 2014
APIRT**



Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment

III. Type of Permit Action Requested (continued)		
E. Is this application for a change of location of previously permitted facilities? If Yes, complete III.E.1 - III.E.4.		<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
1. Current Location of Facility (If no street address, provide clear driving directions to the site in writing.): Street Address: _____ _____ City: _____ County: _____ ZIP Code: _____		
2. Proposed Location of Facility (If no street address, provide clear driving directions to the site in writing.): Street Address: _____ _____ City: _____ County: _____ ZIP Code: _____		
3. Will the proposed facility, site, and plot plan meet all current technical requirements of the permit special conditions? If No, attach detailed information.		<input type="checkbox"/> YES <input type="checkbox"/> NO
4. Is the site where the facility is moving considered a major source of criteria pollutants or HAPs?		<input type="checkbox"/> YES <input type="checkbox"/> NO
F. Consolidation into this Permit: List any standard permits, exemptions or permits by rule to be consolidated into this permit including those for planned maintenance, startup, and shutdown. List: _____ _____		
G. Are you permitting planned maintenance, startup, and shutdown emissions? If Yes, attach information on any changes to emissions under this application as specified in VII and VIII.		<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
H. Federal Operating Permit Requirements (30 TAC Chapter 122 Applicability)		
Is this facility located at a site required to obtain a federal operating permit? If Yes, list all associated permit number(s), attach pages as needed).		<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> To be determined
Associated Permit No (s): _____		
1. Identify the requirements of 30 TAC Chapter 122 that will be triggered if this application is approved. FOP Significant Revision <input type="checkbox"/> FOP Minor <input type="checkbox"/> Application for an FOP Revision <input type="checkbox"/> To Be Determined <input type="checkbox"/> Operational Flexibility/Off-Permit Notification <input type="checkbox"/> Streamlined Revision for GOP <input type="checkbox"/> None <input checked="" type="checkbox"/>		

JAN 23 2014
 APIRT



Texas Commission on Environmental Quality
**Form PI-1 General Application for
 Air Preconstruction Permit and Amendment**

III. Type of Permit Action Requested (continued)	
H. Federal Operating Permit Requirements (30 TAC Chapter 122 Applicability) (continued)	
2. Identify the type(s) of FOP(s) issued and/or FOP application(s) submitted/pending for the site. (check all that apply)	
GOP Issued <input type="checkbox"/>	GOP application/revision application submitted or under APD review <input type="checkbox"/>
SOP Issued <input type="checkbox"/>	SOP application/revision application submitted or under APD review <input type="checkbox"/>
IV. Public Notice Applicability	
A. Is this a new permit application or a change of location application?	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
B. Is this application for a concrete batch plant? If Yes, complete V.C.1 – V.C.2.	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
C. Is this an application for a major modification of a PSD, nonattainment, FCAA 112(g) permit, or exceedance of a PAL permit?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
D. Is this application for a PSD or major modification of a PSD located within 100 kilometers or less of an affected state or Class I Area?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
If Yes, list the affected state(s) and/or Class I Area(s).	
E. Is this a state permit amendment application? If Yes, complete IV.E.1. – IV.E.3.	
1. Is there any change in character of emissions in this application?	<input type="checkbox"/> YES <input type="checkbox"/> NO
2. Is there a new air contaminant in this application?	<input type="checkbox"/> YES <input type="checkbox"/> NO
3. Do the facilities handle, load, unload, dry, manufacture, or process grain, seed, legumes, or vegetables fibers (agricultural facilities)?	<input type="checkbox"/> YES <input type="checkbox"/> NO
F. List the total annual emission increases associated with the application (<i>list all that apply and attach additional sheets as needed</i>):	
Volatile Organic Compounds (VOC): 0.42	
Sulfur Dioxide (SO ₂): 0.01	
Carbon Monoxide (CO): 0.43	
Nitrogen Oxides (NO _x): 0.51	
Particulate Matter (PM): 0.51	
PM ₁₀ microns or less (PM ₁₀): 0.51	
PM _{2.5} microns or less (PM _{2.5}): 0.50	
Lead (Pb): 0	
Hazardous Air Pollutants (HAPs): 0	
Other speciated air contaminants not listed above: 0	



Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment

Public Notice Information (complete if applicable)		
A. Public Notice Contact Name: Joseph Ondrusek		
Title: President		
Mailing Address: 2807 E 11 th St		
City: Dallas	State: TX	ZIP Code: 75203
Telephone No.: 214-946-8171		
B. Name of the Public Place: Paul Laurence Dunbar Lancaster-Keist ✓		
Physical Address (No P.O. Boxes): 2008 East Kiest Blvd ✓		
City: Dallas ✓	County: Dallas ✓	ZIP Code: 75216
The public place has granted authorization to place the application for public viewing and copying.		<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
The public place has internet access available for the public.		<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
C. Concrete Batch Plants, PSD, and Nonattainment Permits		
1. County Judge Information (For Concrete Batch Plants and PSD and/or Nonattainment Permits) for this facility site.		
The Honorable:		
Mailing Address:		
City:	State:	ZIP Code:
2. Is the facility located in a municipality or an extraterritorial jurisdiction of a municipality? (For Concrete Batch Plants)		<input type="checkbox"/> YES <input type="checkbox"/> NO
Presiding Officers Name(s):		
Title:		
Mailing Address:		
City:	State:	ZIP Code:
3. Provide the name, mailing address of the chief executive of the city for the location where the facility is or will be located.		
Chief Executive:		
Mailing Address:		
City:	State:	ZIP Code:

JAN 23 2011
APIKT



**Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment**

VI. Public Notice Information (complete if applicable) (continued)		
3. Provide the name, mailing address of the Indian Governing Body for the location where the facility is or will be located. <i>(continued)</i>		
Name of the Indian Governing Body:		
Title:		
Mailing Address:		
City:	State:	ZIP Code:
D. Bilingual Notice		
Is a bilingual program required by the Texas Education Code in the School District?	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	✓
Are the children who attend either the elementary school or the middle school closest to your facility eligible to be enrolled in a bilingual program provided by the district?	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	✓
If Yes, list which languages are required by the bilingual program?		
Spanish		
VI. Small Business Classification (Required)		
A. Does this company (including parent companies and subsidiary companies) have fewer than 100 employees or less than \$6 million in annual gross receipts?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	✓
B. Is the site a major stationary source for federal air quality permitting?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	
C. Are the site emissions of any regulated air pollutant greater than or equal to 50 tpy?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	
D. Are the site emissions of all regulated air pollutants combined less than 75 tpy?	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	
VII. Technical Information		
A. The following information must be submitted with your Form PI-1 (this is just a checklist to make sure you have included everything)		
1. Current Area Map <input checked="" type="checkbox"/>		
2. Plot Plan <input checked="" type="checkbox"/>		
3. Existing Authorizations <input type="checkbox"/> N/A		
4. Process Flow Diagram <input checked="" type="checkbox"/>		
5. Process Description <input checked="" type="checkbox"/>		
6. Maximum Emissions Data and Calculations <input checked="" type="checkbox"/>		
7. Air Permit Application Tables <input checked="" type="checkbox"/>		
a. Table 1(a) (Form 10153) entitled, Emission Point Summary <input checked="" type="checkbox"/>		
b. Table 2 (Form 10155) entitled, Material Balance <input checked="" type="checkbox"/>		
c. Other equipment, process or control device tables <input checked="" type="checkbox"/>		

JAN 23 2004
 AIRPT



**Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment**

VII. Technical Information			
B. Are any schools located within 3,000 feet of this facility?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
C. Maximum Operating Schedule:			
Hours: 3744	Day(s): 365	Week(s): 52	Year(s): Perpetuity
Seasonal Operation? If Yes, please describe in the space provide below.			<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
12 hours per day. January through August, 5 days per week; September through December, 6 days per week			
D. Have the planned MSS emissions been previously submitted as part of an emissions inventory?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
Provide a list of each planned MSS facility or related activity and indicate which years the MSS activities have been included in the emissions inventories. Attach pages as needed.			
E. Does this application involve any air contaminants for which a <i>disaster review</i> is required?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
F. Does this application include a pollutant of concern on the <i>Air Pollutant Watch List (APWL)</i> ?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
VIII. State Regulatory Requirements			
Applicants must demonstrate compliance with all applicable state regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability, identify state regulations, show how requirements are met, and include compliance demonstrations.			
A. Will the emissions from the proposed facility protect public health and welfare, and comply with all rules and regulations of the TCEQ?			<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
B. Will emissions of significant air contaminants from the facility be measured?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
C. Is the Best Available Control Technology (BACT) demonstration attached?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
D. Will the proposed facilities achieve the performance represented in the permit application as demonstrated through recordkeeping, monitoring, stack testing, or other applicable methods?			<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
IX. Federal Regulatory Requirements			
Applicants must demonstrate compliance with all applicable federal regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability, identify federal regulation subparts, show how requirements are met, and include compliance demonstrations.			
A. Does Title 40 Code of Federal Regulations Part 60, (40 CFR Part 60) New Source Performance Standard (NSPS) apply to a facility in this application?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
B. Does 40 CFR Part 61, National Emissions Standard for Hazardous Air Pollutants (NESHAP) apply to a facility in this application?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
C. Does 40 CFR Part 63, Maximum Achievable Control Technology (MACT) standard apply to a facility in this application?			<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO

JAN 23 2014
 APIRT



Texas Commission on Environmental Quality
 Form PI-1 General Application for
 Air Preconstruction Permit and Amendment

IX. Federal Regulatory Requirements Applicants must demonstrate compliance with all applicable federal regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability, identify federal regulation subparts, show how requirements are met, and include compliance demonstration.	
D. Do nonattainment permitting requirements apply to this application?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
E. Do prevention of significant deterioration permitting requirements apply to this application?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
F. Do Hazardous Air Pollutant Major Source [FCAA 112(g)] requirements apply to this application?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
G. Is a Plant-wide Applicability Limit permit being requested?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
X. Professional Engineer (P.E.) Seal	
Is the estimated capital cost of the project greater than \$2 million dollars?	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
If Yes, submit the application under the seal of a Texas licensed P.E.	
XI. Permit Fee Information	
Check, Money Order, Transaction Number, ePay Voucher Number:	Fee Amount: \$ -0-
Company name on check: Re-submittal, additional check not required.	Paid online?: <input type="checkbox"/> YES <input type="checkbox"/> NO
Is a copy of the check or money order attached to the original submittal of this application? Re-submittal, additional check not required.	<input type="checkbox"/> YES <input type="checkbox"/> NO <input checked="" type="checkbox"/> N/A
Is a Table 30 (Form 10196) entitled, Estimated Capital Cost and Fee Verification, attached?	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> N/A

JAN 23 2014
 APIRT



Texas Commission on Environmental Quality
 Form PI-1 General Application for
 Air Preconstruction Permit and Amendment

XII. Delinquent Fees and Penalties

This form will not be processed until all delinquent fees and/or penalties owed to the TCEQ or the Office of the Attorney General on behalf of the TCEQ is paid in accordance with the Delinquent Fee and Penalty Protocol. For more information regarding Delinquent Fees and Penalties, go to the TCEQ Web site at: www.tceq.texas.gov/agency/delin/index.html.

XIII. Signature

The signature below confirms that I have knowledge of the facts included in this application and that these facts are true and correct to the best of my knowledge and belief. I further state that to the best of my knowledge and belief, the project for which application is made will not in any way violate any provision of the Texas Water Code (TWC), Chapter 7, Texas Clean Air Act (TCAA), as amended, or any of the air quality rules and regulations of the Texas Commission on Environmental Quality or any local governmental ordinance or resolution enacted pursuant to the TCAA. I further state that I understand my signature indicates that this application meets all applicable nonattainment, prevention of significant deterioration, or major source of hazardous air pollutant permitting requirements. The signature further signifies awareness that intentionally or knowingly making or causing to be made false material statements or representations in the application is a criminal offense subject to criminal penalties.

Name: Joseph Ondrusek

Signature: *Joseph Ondrusek*
Original Signature Required

Date: 20 January 2014

JAN 29 2014
 AP1RT



TCEQ Core Data Form

TCEQ Use Only

For detailed instructions regarding completion of this form, please read the Core Data Form Instructions or call 512-239-5175.

SECTION I: General Information

1. Reason for Submission (If other is checked, please describe in space provided)	
<input checked="" type="checkbox"/> New Permit/Registration/Authorization (Core Data Form should be submitted with the program application)	<input type="checkbox"/> Renewal (Core Data Form should be submitted with the renewal form) <input type="checkbox"/> Other
2. Attachments Describe Any Attachments (ex. Title V Application, Waste Transporter Application, etc.)	
<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	NSR Support Documentation
3. Customer Reference Number (if issued)	4. Regulated Entity Reference Number (if issued)
CN 602495046	RN 104007802

SECTION II: Customer Information

5. Effective Date for Customer Information Updates (mm/dd/yyyy)		1/14/2014
6. Customer Role (Proposed or Actual) as it relates to the Regulated Entity listed on this form. Please check only one of the following:		JAN 23 2014 APIRT
<input type="checkbox"/> Owner	<input type="checkbox"/> Operator	<input checked="" type="checkbox"/> Owner & Operator
<input type="checkbox"/> Occupational Licensee	<input type="checkbox"/> Responsible Party	<input type="checkbox"/> Voluntary Cleanup Applicant <input type="checkbox"/> Other:
7. General Customer Information		
<input type="checkbox"/> New Customer	<input type="checkbox"/> Update to Customer Information	<input type="checkbox"/> Change in Regulated Entity Ownership
<input type="checkbox"/> Change in Legal Name (Verifiable with the Texas Secretary of State)	<input checked="" type="checkbox"/> No Change**	
**If "No Change" and Section I is complete, skip to Section III - Regulated Entity Information.		
8. Type of Customer:		
<input type="checkbox"/> Corporation	<input type="checkbox"/> Individual	<input type="checkbox"/> Sole Proprietorship- D.B.A
<input type="checkbox"/> City Government	<input type="checkbox"/> County Government	<input type="checkbox"/> Federal Government
<input type="checkbox"/> Other Government	<input type="checkbox"/> General Partnership	<input type="checkbox"/> Limited Partnership
9. Customer Legal Name (If an individual, print last name first, ex: Doe, John)		End Date:
10. Mailing Address:		
City	State	ZIP
		ZIP + 4
11. Country Mailing Information (if outside USA)		12. E-Mail Address (if applicable)
13. Telephone Number	14. Extension or Code	15. Fax Number (if applicable)
()		()
16. Federal Tax ID (9 digits)	17. TX State Franchise Tax ID (11 digits)	18. DUNS Number (if applicable)
19. TX SOS Filing Number (if applicable)	20. Number of Employees	
	<input type="checkbox"/> 0-20 <input type="checkbox"/> 21-100 <input type="checkbox"/> 101-250 <input type="checkbox"/> 251-500 <input type="checkbox"/> 501 and higher	
		21. Independently Owned and Operated?
		<input type="checkbox"/> Yes <input type="checkbox"/> No

SECTION III: Regulated Entity Information

22. General Regulated Entity Information (If "New Regulated Entity" is selected below this form should be accompanied by a permit application)	
<input type="checkbox"/> New Regulated Entity	<input type="checkbox"/> Update to Regulated Entity Name <input type="checkbox"/> Update to Regulated Entity Information <input checked="" type="checkbox"/> No Change** (See below)
**If "NO CHANGE" is checked and Section I is complete, skip to Section IV, Preparer Information.	
23. Regulated Entity Name (name of the site where the regulated action is taking place)	

24. Street Address of the Regulated Entity (No P.O. Boxes)						
	City	State	ZIP	ZIP + 4		
25. Mailing Address						
	City	State	ZIP	ZIP + 4		
26. E-Mail Address						
27. Telephone Number		28. Extension or Code		29. Fax Number (if applicable)		
() -				() -		
30. Primary SIC Code (4 digits)		31. Secondary SIC Code (4 digits)		32. Primary NAICS Code (6 or 8 digits)		33. Secondary NAICS Code (6 or 8 digits)
34. What is the Primary Business of this entity? (Please do not repeat the SIC or NAICS description.)						

Questions 34 – 37 address geographic location. Please refer to the instructions for applicability.

JAN 23 2014
APIRT

35. Description to Physical Location						
36. Nearest City		County		State		Nearest ZIP Code
37. Latitude (N) - In Decimal			38. Longitude (W) - In Decimal			
Degrees	Minutes	Seconds	Degrees	Minutes	Seconds	

39. TCEQ Programs and ID Numbers Check all Programs and write in the permits/registration numbers that will be affected by the updates submitted on this form or the updates may not be made. If your Program is not listed, check other and write it in. See the Core Data Form Instructions for additional guidance.

<input type="checkbox"/> Dam Safety	<input type="checkbox"/> Districts	<input type="checkbox"/> Edwards Aquifer	<input type="checkbox"/> Industrial Hazardous Waste	<input type="checkbox"/> Municipal Solid Waste
<input type="checkbox"/> New Source Review - Air	<input type="checkbox"/> OSSF	<input type="checkbox"/> Petroleum Storage Tank	<input type="checkbox"/> PWS	<input type="checkbox"/> Sludge
<input type="checkbox"/> Stormwater	<input type="checkbox"/> Title V - Air	<input type="checkbox"/> Tires	<input type="checkbox"/> Used Oil	<input type="checkbox"/> Utilities
<input type="checkbox"/> Voluntary Cleanup	<input type="checkbox"/> Waste Water	<input type="checkbox"/> Wastewater Agriculture	<input type="checkbox"/> Water Rights	<input type="checkbox"/> Other:

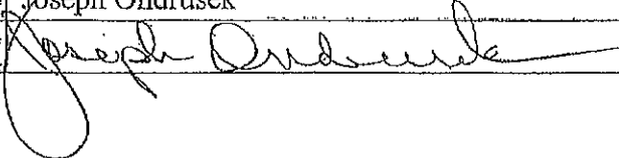
SECTION IV: Preparer Information

40. Name:	Lori Madrid	41. Title:	Environmental & Air Quality Speci
42. Telephone Number	43. Ext./Code	44. Fax Number	45. E-Mail Address
(214) 315-7761		(469) 467-8631	lmadrid@contekllc.com

SECTION V: Authorized Signature

46. By my signature below, I certify, to the best of my knowledge, that the information provided in this form is true and complete, and that I have signature authority to submit this form on behalf of the entity specified in Section II, Field 9 and/or as required for the updates to the ID numbers identified in field 39.

(See the Core Data Form Instructions for more information on who should sign this form.)

Company:	Columbia Packing Company	Job Title:	President
Name (in Print):	Joseph Ondrusek	Phone:	(214) 946-8173
Signature:		Date:	20 JAN 2014

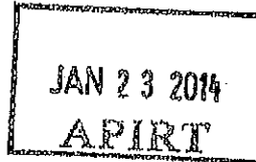
Byington Group LLC

P.O. Box 802006
Dallas, Texas 75380
214.692.5037

VIA Certified Mail: 7011 1570 0002 1668 0283

January 20, 2014

Texas Commission on Environmental Quality
Air Permits Division
Air Permits Initial Review Team (APIRT)
MC-161
PO Box 13087
Austin, Texas 78711-3087



AIR PERMITS DIVISION

JAN 23 2014

RECEIVED

Re: Columbia Packing Company
General Application for Air Preconstruction Permit
Customer Reference Number: CN 602495046
Regulated Entity Reference Number: RN 104007802

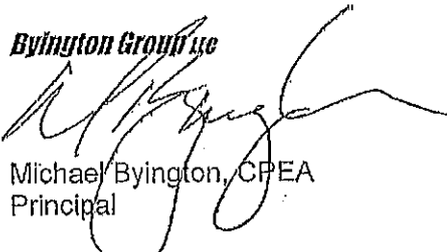
Dear APIRT:

In accordance with the Texas Clean Air Act, Texas Health and Safety Code, Chapter 382, and Title 30 TAC Chapter 116 requirements, Columbia Packing Company is submitting this application and supporting documentation as required for review and issuance of an initial New Source Review (NSR) Permit. The application addresses activities associated with the facility smoke house.

Please contact us if you require additional information or data to complete the review and issuance of a permit. If you have technical questions, please contact Ms. Lori Madrid at 214.315.7761 or Mr. Michael Byington at 214.523.4476. The company contact is Mr. Joseph Ondrusek at 214.946.8171.

Best regards,

Byington Group LLC



Michael Byington, CPEA
Principal

Attachments:

Form PI-1 General Application for Air Preconstruction Permit and Amendment
TCEQ Core Data Form
Table 30 and Copy of Fee Payment
Technical Documents
Confidential Information

Columbla Packing Company
General Application for Air Preconstruction Permit
Page 2

cc: Ms. Elizabeth Smith
TCEQ region 4
Air Section
2309 Gravel Drive
Fort Worth, Texas 76118-6951

Texas Commission on Environmental Quality
Revenue Section
MC 214
PO Box 13088
Austin, Texas 78711-3088

Ms. Joni Keach
Section Manager
Air Pollution Control Program
City of Dallas Environmental and Health Services
320 E. Jefferson Blvd
Room LL13
Dallas, Texas 75203-2632

USEPA Region 6
Air Permits Section
6PD-R
1445 Ross Avenue
Dallas, Texas 75202-2733



Texas Commission on Environmental Quality
 Table 30
 Estimated Capital Cost and Fee Verification

JAN 23 2014
 APIRT

Include estimated cost of the equipment and services that would normally be capitalized according to standard and generally accepted corporate financing and accounting procedures. Tables, checklists, and guidance documents pertaining to air quality permits are available from the Texas Commission on Environmental Quality, Air Permits Division Web site at www.tceq.state.tx.us/nav/permits/air_permits.html.

DIRECT COSTS [30 TAC § 116.141(c)(1)]	Estimated Capital Cost
A. A process and control equipment not previously owned by the applicant and not currently authorized under this chapter	\$ 145,144
B. Auxiliary equipment, including exhaust hoods, ducting, fans, pumps, piping, conveyors, stacks, storage tanks, waste disposal facilities, and air pollution control equipment specifically needed to meet permit and regulation requirements	\$ 302,340
C. Freight charges	\$
D. Site preparation, including demolition, construction of fences, outdoor lighting, road and parking areas	\$ 86,956
E. Installation, including foundations, erection of supporting structures, enclosures or weather protection, insulation and painting, utilities and connections, process integration, and process control equipment	\$ 126,343
F. Auxiliary buildings, including materials storage, employee facilities, and changes to existing structures	\$
G. Ambient air monitoring network	\$
INDIRECT COSTS [30 TAC § 116.141(c)(2)]	Estimated Capital Cost
A. Final engineering design and supervision, and administrative overhead	\$
B. Construction expense, including construction liaison, securing local building permits, insurance, temporary construction facilities, and construction clean-up	\$
C. Contractor's fee and overhead	\$
TOTAL ESTIMATED CAPITAL COST	\$ 660,783

I certify that the total estimated capital cost of the project as defined in 30 TAC § 116.141 is equal to or less than the above figure. I further state that I have read and understand Texas Water Code § 7.179, which defines **CRIMINAL OFFENSES** for certain violations, including intentionally or knowingly making, or causing to be made, false material statements or representations.

Company Name: Columbia Packing Company

Company Representative Name (please print): Joseph Ondrusek Title: President

Company Representative Signature: Joseph Ondrusek 20 JANUARY 2014

Estimated Capital Cost	Permit Application Fee	PSD/Nonattainment Application Fee
Less than \$300,000	\$900 (minimum fee)	\$3,000 (minimum fee)
\$300,000 to \$25,000,000	0.30% of capital cost	
\$300,000 to \$7,500,000	\$1,982.35	1.0% of capital cost
Greater than \$25,000,000	\$75,000 (maximum fee)	
Greater than \$7,500,000		\$75,000 (maximum fee)

PERMIT APPLICATION FEE (from table above) = \$ 1,982.35 Date: 20 January 2014

RE-SUBMITTAL, ADDITIONAL CHECK NOT REQUIRED

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

RECEIVED
NOV 13 2014
AT PUBLIC MEETING

PLEASE PRINT

Name: Andrew Jordan

Mailing Address: ~~302~~ 1812 Blackfoot Tr

Physical Address (if different): _____

City/State: Mesquite TX Zip: 75149

****This information is subject to public disclosure under the Texas Public Information Act****

Email: _____

Phone Number: _____

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list.

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.



(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

I Am in favor of this permit
as I see the great things Columbia
does for this neighborhood.

RECEIVED
NOV 13 2014
AT PUBLIC MEETING

me

Marisa Weber

From: Brad Patterson
Sent: Tuesday, June 30, 2015 2:24 PM
To: PUBCOMMENT-OCC2
Cc: Meghan Taack
Subject: FW: TBD
Attachments: Public_Meeting_Permit_106009.docx

NSP
90843

From: Meghan Taack
Sent: Tuesday, June 30, 2015 2:18 PM
To: Brad Patterson
Subject: Fwd: TBD

Could you please code and copy me when you send to Marisa? Thanks!

Sent from my iPhone

Begin forwarded message:

From: Keith Jones <Keith.Jones@tceq.texas.gov>
Date: June 29, 2015 at 11:40:16 AM CDT
To: Tracey Williamson <traceylee.williamson@tceq.texas.gov>, Meghan Taack <Meagan.Taack@tceq.texas.gov>, Kerry Vincent <kerry.vincent@tceq.texas.gov>
Cc: "Bridget C. Bohac" <Bridget.C.Bohac@tceq.texas.gov>
Subject: RE: TBD

There are two issues with this document that need to be resolved:

- 1) firstly the type need to be changed from TBD
- 2) the file name includes <spaces> which stops the file opening correctly in a browser.
The document has been attached to this email and underscores have been included in the name
Delete the exiting document for the IP and replace with this one.
The document should now show and open correctly in eCID.

Keith.

From: Tracey Williamson
Sent: Friday, June 26, 2015 3:03 PM
To: Meghan Taack; Keith Jones; Kerry Vincent
Cc: Bridget C. Bohac
Subject: RE: TBD

MW

I just set it to Comment-written, tried to see if it worked, and when I still got nothing, I changed it back to TBD.

File Edit Window Help



Interested Person

Number 179399 Organization CEDAR CREST COUNTRY CLUB ESTATES

Name KING, MICHAEL

Title

Items

Active	Number	Program	ID Type	Additional ID	Principal
	00043	AIRNSH	PERMIT	06009	GOLDMERE PACKING CO INC

Actions

Com Doc	Date	Time	Type	Delivery	Acknowledgement Date
	20071113	15:21	COMMENT WRITTEN	RECOMMENT	

see attached document

Documents

FileName

Public Meeting Permit 106009.docx

Prev

Next

Save

Cancel

Print

Cedar Crest Country Club Estates

2433 East Kiest Blvd.

Dallas, TX 75216

To: State Senator, Royce West
And TCEQ
From: Michael King, President
Cedar Crest Country Club Estates
Re: TCEQ Public Meeting (air quality permit)
Columbia Packing Company
Date: 11/13/14

Columbia Packing Company has been in business since 1913, which makes them 101 years old, providing fresh cut meats to the Dallas Community.

Previously, in May of this year District Attorney Craig Watkins dismissed 15 felony cases due to the mishandling of the investigation, by various federal, state, and county agencies. However, they were found guilty of a charge later reduce to a misdemeanor with a fine of \$100,000.00.

The City of Dallas did grant them to reopen as a meatpacking and distribution facility not a slaughterhouse.

I do support the permit, which this will authorize the construction of a smokehouse, who don't like fresh smoked meat. I'm very sure that the all agencies involved: EPA, TCEQ, Texas Parks & Wildlife, Dallas County Health & Human Services, and the City of Dallas will keep an extra eye on Columbia Packing Company. Also, in my support, I would like for Columbia to be **transparent in its hiring practices of Non-Whites and Non-Hispanics**, and partner with the community.

If any questions or concerns please contact me via email mikeking@inbox.com

Please make this letter be part of the official public meeting records and public comments. Thanks

Sincerely



City of Dallas

REVIEWED

NOV 21 2014

By _____

NSR
90843

NOV 14 2014

November 11, 2014

Via First Class U.S. Mail and Fax

Office of the Chief Clerk
Texas Commission on Environmental Quality
P.O. Box 13087, MC-105
Austin, Texas 78711-3087
Facsimile: 512-239-3311

Via First Class U.S. Mail and Fax

Richard A. Hyde, P.E., Executive Director
Texas Commission on Environmental Quality
P.O. Box 13087, MC-109
Austin, Texas 78711-3087
Facsimile: 512-239-3939

TEXAS
COMMISSION
ON ENVIRONMENTAL
QUALITY
CLERKS OFFICE
NOV 20 PM 3:37

Re: Concerns Regarding Columbia Packing Co., Inc.'s ("Columbia") Pending Application for Air Preconstruction Permit for Smokehouse Facility at 2807 E. 11th Street, Dallas, Texas, dated January 20, 2014; CN 602195046; RN 104007802

To Whom It May Concern:

In advance of the scheduled November 13, 2014 public meeting at Franklin D. Roosevelt High School regarding Columbia's pending air permit application, the City of Dallas, Texas (the "City") submits the following comments and concerns for consideration by the Texas Commission on Environmental Quality ("TCEQ"). Columbia's facility is located adjacent to several City parks (Santa Fe Trestle Trail and Moore Park), Cedar Creek, and a large residential neighborhood. Columbia's facility is also located near two schools, Franklin D. Roosevelt High School and Albert Sidney Johnston Elementary School.

Columbia proposes to emit the following pollutants in association with its smokehouse activities: particulate matter, carbon monoxide, volatile organic compounds, polycyclic aromatic hydrocarbons, organic acids, acrolein, acetaldehyde, formaldehyde, and nitrogen oxides. Given the known effects of these pollutants and the presence of nearby sensitive receptors, the City wishes to ensure that TCEQ properly takes into account potential impacts to human health and the environment prior to granting Columbia's air permit.

Failure to properly consider the short and long-term health impacts on local school children. State law requires that TCEQ "... consider any possible adverse short-term or long-term side effects that an air contaminant or nuisance odor from the facility may have on the individuals attending the school(s)." See 30 TEX. ADMIN. CODE § 116.111(a)(2)(A)(ii). Both Franklin D. Roosevelt High School and Albert Sidney Johnston Elementary School appear to be within 3,000 feet of Columbia's facility. See Exhibit A (showing 3000-foot buffer around Columbia's facility). In addition, numerous residences are adjacent to and to the southeast and southwest of Columbia's facility. The closest residences are just across 11th Street, approximately 250 feet away from the facility.

Mc

Columbia's application includes no consideration of the short-term and long-term effects on local school children and residents. To the contrary, Columbia affirmatively represented to TCEQ that there is no school within 3000 feet of its facility in its Form PI-1 General Application for Air Preconstruction Permit and Amendment. This document (along with several previous similar documents) was executed by Mr. Joseph Ondrusek with his acknowledgment that "intentionally or knowingly making or causing to be made false material statements or representations in the application is a criminal offense subject to criminal penalties."

The failure to consider school children is a critical concern because Columbia's proposed smokehouse operations will be significantly ramped up during the school year, with smoking occurring for 12 hours per day, six days of the week during the fall semester (September through December). As a result, the most intense periods of pollution emission will occur during times when children will be attending the nearby schools. Additionally, many families in the vicinity of Columbia facility do not have central heat and air, meaning that they are especially susceptible to air pollutants. Prior to approval, Columbia and TCEQ must properly consider the adverse impacts of Columbia's air pollution emissions on local school children and ensure that children and residents are protected.

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- That "anhydrous ammonia system to refrigerate the meat processed in its smokehouse facility . . . has a reasonable potential in the event of disaster to cause off-plant concentrations that are immediately dangerous to life and health."
- Additionally, "[t]he first worst-case scenario . . . would be a fire at the facility." Columbia posits that under such a scenario:
- In such an event, "the entire contents of the ammonia system (approx. 8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This would cause an ammonia cloud within the facility that could then affect the nearby park and residential area."
- Furthermore, the ammonia tanks could also rupture or leak resulting in "an ammonia cloud within the facility that could then affect the nearby park and residential area."

Columbia's current air permit application includes no statements regarding the risk of fire, explosion, and leaks of ammonia, despite the fact that the proposed smokehouse operations depend on the use of fire and combustible materials at the facility for up to 12 hours a day, six days a week. Columbia's facility and ammonia tanks are located directly across the street from

residences. The area residents, school children, and park-goers deserve to understand whether their life is at risk from fire, explosion, or an ammonia cloud emanating from Columbia's facility as a result of its operation of a large smokehouse and ammonia refrigeration unit.

Failure to provide critical details necessary to evaluate the potential emissions of the smokehouse facility. Columbia's air permit application is cursory and does not include details necessary to properly evaluate its potential air pollutant emissions. By way of example, in Section 2.1 of the Support Documentation of the application, Columbia proposes to bulk smoke pork products for consumers using sawdust. Columbia states in its application that "emissions are dependent on the quantity of sawdust used," and also that wood type is an "important process parameter." Columbia does not appear to identify the wood type for its sawdust, choosing instead to ignore this "important process parameter."

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Failure to address a decade or more of unauthorized emissions. Columbia's application indicates that its smokehouse and ammonia refrigeration units were operated for a decade or more without proper TCEQ approval until operations ceased in 2012. Indeed, Columbia's current permitting activities are a direct result of the City's discovery in 2012 that Columbia did not have proper authorization from TCEQ. Columbia's air permit application goes on to state that it will be business as usual after it gets its permit from TCEQ, predicting that the same amounts of meat and sawdust will be used in the future as were used before Columbia ceased operations as a slaughterhouse in 2012. In this regard, Columbia's air permit application appears to show that it operated for decades in violation of the law, including the Texas Clean Air Act, §§ 382.085(a)-(b). TCEQ should consider whether mere consideration of a permit application is an appropriate substitute for a TCEQ enforcement action under state law.

*

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Office of the Chief Clerk

Richard A. Hyde, P.E., Executive Director

November 11, 2014

Page 4

The City respectfully requests that you consider and respond to these issues during your deliberation over Columbia's pending air permit application. Thank you in advance for your proper consideration, and we look forward to working with you to ensure the protection of human health and the environment.

Sincerely,

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James B. McGuire
Senior Assistant City Attorney
Dallas City Attorney's Office

Office of the Chief Clerk

Richard A. Hyde, P.E., Executive Director

November 11, 2014

Page 5

cc: The Honorable Mike Rawlings, Mayor, City of Dallas
Mr. Scott Griggs – Councilmember, District 1
Mr. Adam Medrano – Councilmember, District 2
Ms. Vonciel Jones Hill – Councilmember, District 3
Mr. Dwaine R. Caraway – Councilmember, District 4
Mr. Rick Callahan – Councilmember, District 5
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Mr. A.C. Gonzalez, City Manager, City of Dallas
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The Honorable Clay Jenkins
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Mr. Peter Haskel, Executive Assistant City Attorney, City of Dallas
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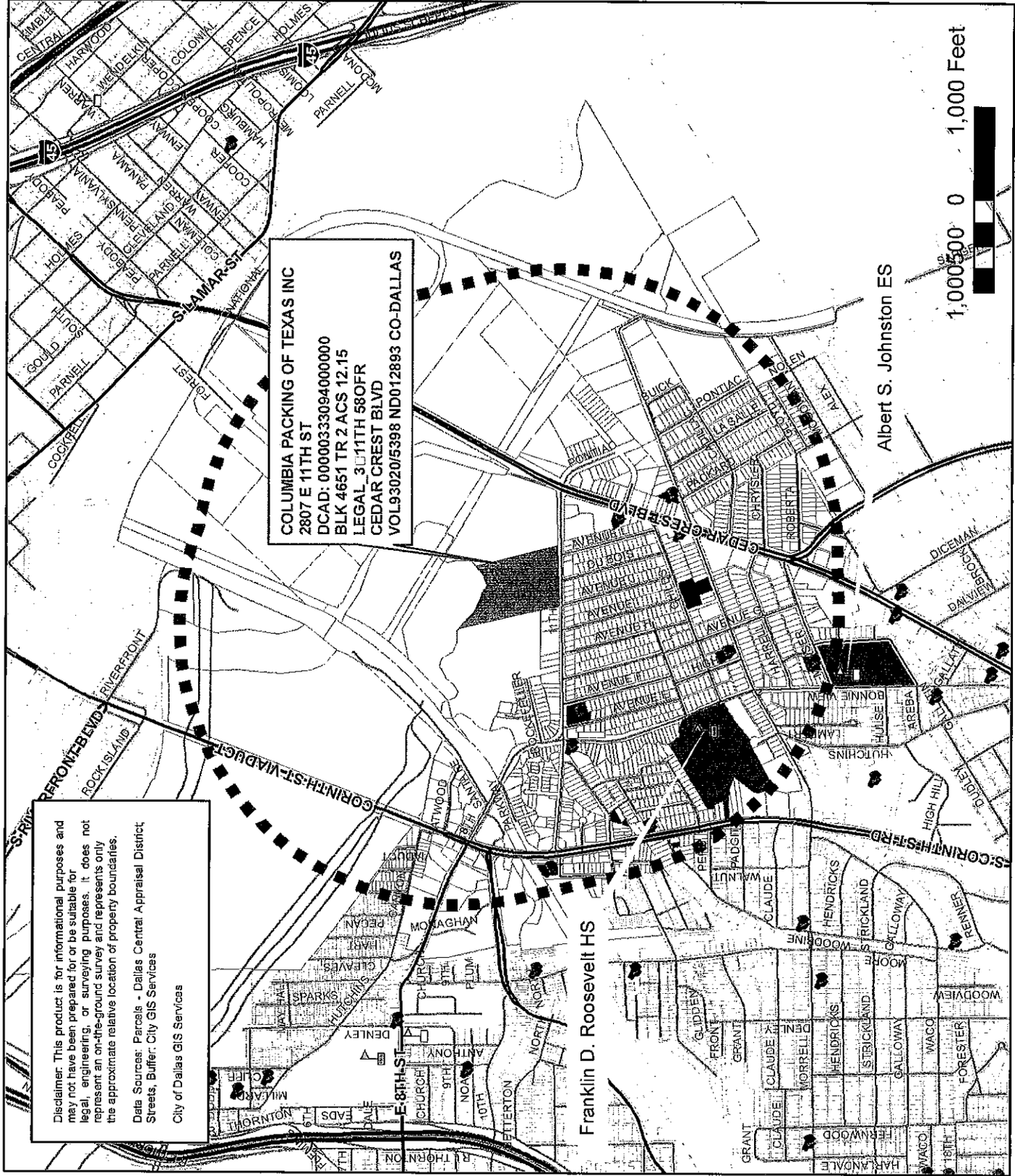
Ms. Elizabeth Smith, Air Section Manager (via fax)
TCEQ, Region 4
2309 Gravel Dr.
Fort Worth, TX 76118-6951
Facsimile: 817-588-5702

Exhibit A

Columbia Packing 2807 E 11TH ST

Legend

- Places of Worship (2012)
- Schools (2012)
 - Other Types
 - Elementary
 - High School
 - Columbia Packing parcel 3000' Buffer
 - Parcels within 3000'
 - Other
- Type
 - BLDG_CL
 - SCHOOL
 - CHURCH BUILDING
- Tax Parcels
- ACCT
 - Columbia Packing
 - Dallas Area Roads
- CLASS
 - Highways
 - Major Roads
 - Other Roadways



COLUMBIA PACKING OF TEXAS INC
 2807 E 11TH ST
 DCAD: 00000333094000000
 BLK 4651 TR 2 ACS 12.15
 LEGAL 3011TH 580FR
 CEDAR CREST BLVD
 VOL93020/5398 ND012893 CO-DALLAS

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Data Sources: Parcels - Dallas Central Appraisal District
 Streets, Buffer: City GIS Services
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Exhibit B

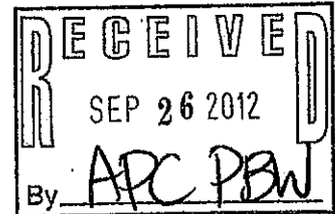
Byington Group LLC

P.O. Box 802006
Dallas, Texas 75380
214.692.5037

VIA Certified Mail: 7008 1140 0004 2341 0443

September 9, 2012

Texas Commission on Environmental Quality
Air Permits Division
Air Permits Initial Review Team (APIRT)
MC-161
PO Box 13087
Austin, Texas 78711-3087



Re: Columbia Packing Company
General Application for Air Preconstruction Permit
Customer Reference Number: CN 602495046
Regulated Entity Reference Number: RN 104007802

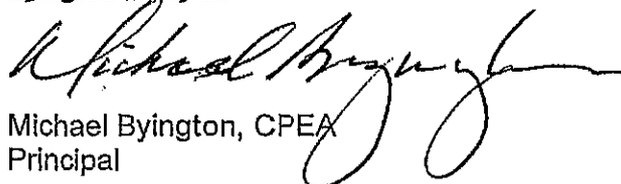
Dear APIRT:

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Please contact us if you require additional information or data to complete the review and issuance of a permit. If you have technical questions, please contact Ms. Lori Madrid at 214.315.7761 or Mr. Michael Byington at 214.523.4476. The company contact is Mr. Joseph Ondrusek at 214.946.8171.

Best regards,

Byington Group LLC


Michael Byington, CPEA
Principal

Attachments:

Form PI-1 General Application for Air Preconstruction Permit and Amendment
TCEQ Core Data Form
Table 30 and Copy of Fee Payment
Technical Documents
Confidential Information



**Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment**

VII. Technical Information

B. Are any schools located within 3,000 feet of this facility? YES NO

C. Maximum Operating Schedule:

Hours: 8760 Day(s): 365 Week(s): 52 Year(s): Perpetuity

Seasonal Operation? If Yes, please describe in the space provide below. YES NO

D. Have the planned MSS emissions been previously submitted as part of an emissions inventory? YES NO

Provide a list of each planned MSS facility or related activity and indicate which years the MSS activities have been included in the emissions inventories. Attach pages as needed.

E. Does this application involve any air contaminants for which a *disaster review* is required? YES NO

F. Does this application include a pollutant of concern on the *Air Pollutant Watch List (APWL)*? YES NO

VIII. State Regulatory Requirements
Applicants must demonstrate compliance with all applicable state regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability, identify state regulations, show how requirements are met, and include compliance demonstrations.

A. Will the emissions from the proposed facility protect public health and welfare, and comply with all rules and regulations of the TCEQ? YES NO

B. Will emissions of significant air contaminants from the facility be measured? YES NO

C. Is the Best Available Control Technology (BACT) demonstration attached? YES NO

D. Will the proposed facilities achieve the performance represented in the permit application as demonstrated through recordkeeping, monitoring, stack testing, or other applicable methods? YES NO

IX. Federal Regulatory Requirements
Applicants must demonstrate compliance with all applicable federal regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability, identify federal regulation subparts, show how requirements are met, and include compliance demonstrations.

A. Does Title 40 Code of Federal Regulations Part 60, (40 CFR Part 60) New Source Performance Standard (NSPS) apply to a facility in this application? YES NO

B. Does 40 CFR Part 61, National Emissions Standard for Hazardous Air Pollutants (NESHAP) apply to a facility in this application? YES NO

C. Does 40 CFR Part 63, Maximum Achievable Control Technology (MACT) standard apply to a facility in this application? YES NO

Disaster Review

Columbia Packing has an anhydrous ammonia system to refrigerate the meat processed in its smokehouse facility. Since the anhydrous ammonia has a reasonable potential in the event of a disaster to cause off-plant concentrations that are immediately dangerous to life and health (IDLH), a disaster review is required pursuant to TCEQ policy. This review was developed in accordance with the guidelines set forth by TCEQ guidance documents. This review will reference other documents contained within this application rather than repeating the information.

Anhydrous ammonia is specifically listed as necessitating a disaster review, thus the need to conduct a characteristic analysis is unnecessary and will not be performed here. The chemical and physical characteristics of anhydrous ammonia can be found in Appendix 4 on the MSDS. Factors that would minimize the rate, quantity and duration of emissions in the event of release are contained above in the "Columbia Packing Accidental Release and Emergency Response Policies".

The following section identifies several worst-case disaster scenarios. In each scenario, the approximate emission rates, duration, and emission rate changes over time with respect to the initial puff, non-steady state evaporation, high velocity jet releases, and aerosol formation. It is conceded that life-threatening conditions may result from a catastrophic release; as such, all possible design, operational, and mitigation techniques for the following scenarios have been taken by Columbia Packing to reduce the probability, magnitude, and duration of a release, as listed in the "Columbia Packing Accidental Release and Emergency Response Policies". Additional changes or additions to the process, equipment design, instrumentation or operating procedures will be considered upon discussion with TCEQ personnel.

SCENARIO 1: Fire

The first worst-case scenario that this document considers would be a fire at the facility that would affect the anhydrous ammonia system. Fire heats the environment and may cause additional pressure in vessels due to the temperature increase causing a phase change of liquid to gas, which can increase pressure in a vessel that may subsequently cause a vessel to rupture. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (approx. 8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This would cause an ammonia cloud within the facility that could then affect the nearby park and residential area. Columbia Packing mitigates this scenario through the installation of the fire extinguishers throughout the plant. The "Columbia Packing Accidental Release and Emergency Response Policies" also addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 2: Vessel Rupture

The second worst-case scenario that this document considers would be a vessel at the facility that would affect the anhydrous ammonia system. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 3: Piping/Valve Leak

The third worst-case scenario that this document considers would be a piping/valve leak at the facility that would affect the anhydrous ammonia system. There is no way to quantify the emission rate of a leak due to the number of variables involved in this scenario. The main variable would be the size of the leak that the ammonia was venting through to the atmosphere. The emission rate could be as small as the SOCOMI rate quoted in Section 3 above or higher, up to total failure of the pipe that could cause a release of all the ammonia (8000 pounds, liquid) in the system within minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

James McGuire
Assistant City Manager
1500 Marilla Street, 7BN
Dallas, Texas 75201

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TCEQ MAIL CENTER
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Richard A. Hyde, P.E., Executive Director
Texas Commission on Environmental
Quality
P.O. Box 13087, MC-109
Austin, Texas 78711-3087



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Office of the Chief Clerk
Richard A. Hyde, P.E., Executive Director
November 11, 2014
Page 4

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James B. McGuire
Senior Assistant City Attorney
Dallas City Attorney's Office

cc: Mike Rawlings, Mayor, City of Dallas
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Ms. Vonciel Jones Hill – Councilmember, District 3
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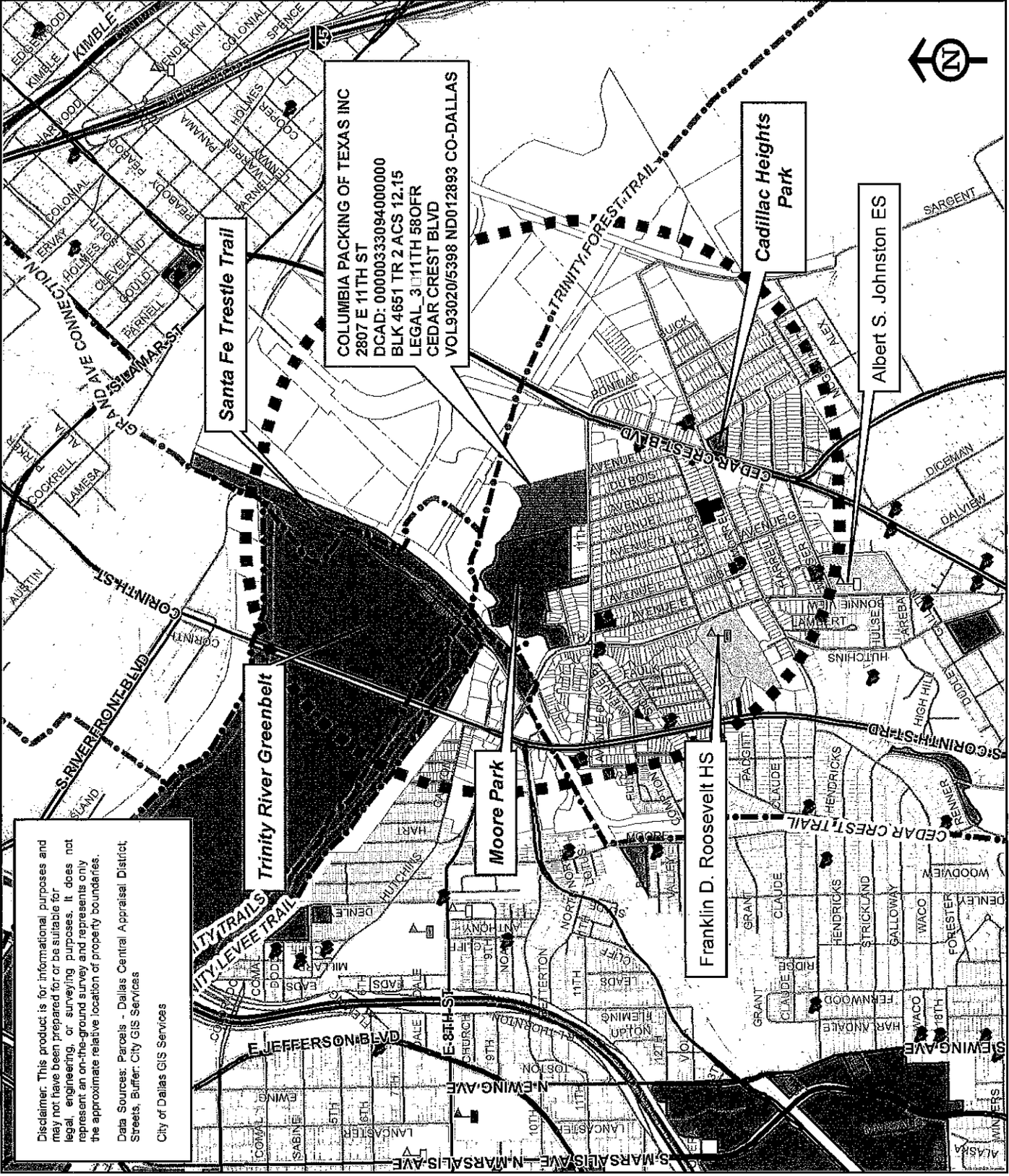
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TCEQ, Region 4
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Fort Worth, TX 76118-6951
Facsimile: 817-588-5702

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 - High School
- Type
 - Park and Recreation Trails
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COLUMBIA PACKING OF TEXAS INC
 2807 E 11TH ST
 DCAD: 00000333094000000
 BLK 4651 TR 2 ACS 12.15
 LEGAL_3: 11TH 580FR
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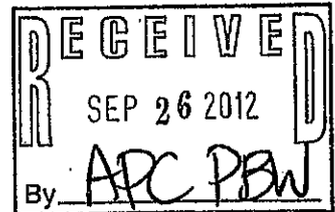
Byington Group LLC

P.O. Box 802006
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214.692.5037

VIA Certified Mail: 7008 1140 0004 2341 0443

September 9, 2012

Texas Commission on Environmental Quality
Air Permits Division
Air Permits Initial Review Team (APIRT)
MC-161
PO Box 13087
Austin, Texas 78711-3087



Re: Columbia Packing Company
General Application for Air Preconstruction Permit
Customer Reference Number: CN 602495046
Regulated Entity Reference Number: RN 104007802

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Best regards,

Byington Group LLC

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Michael Byington, CPEA
Principal

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Table 30 and Copy of Fee Payment
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Confidential Information



**Texas Commission on Environmental Quality
Form PI-1 General Application for
Air Preconstruction Permit and Amendment**

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The following section identifies several worst-case disaster scenarios. In each scenario, the approximate emission rates, duration, and emission rate changes over time with respect to the initial puff, non-steady state evaporation, high velocity jet releases, and aerosol formation. It is conceded that life-threatening conditions may result from a catastrophic release; as such, all possible design, operational, and mitigation techniques for the following scenarios have been taken by Columbia Packing to reduce the probability, magnitude, and duration of a release, as listed in the "Columbia Packing Accidental Release and Emergency Response Policies". Additional changes or additions to the process, equipment design, instrumentation or operating procedures will be considered upon discussion with TCEQ personnel.

SCENARIO 1: Fire

The first worst-case scenario that this document considers would be a fire at the facility that would affect the anhydrous ammonia system. Fire heats the environment and may cause additional pressure in vessels due to the temperature increase causing a phase change of liquid to gas, which can increase pressure in a vessel that may subsequently cause a vessel to rupture. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (approx. 8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This would cause an ammonia cloud within the facility that could then affect the nearby park and residential area. Columbia Packing mitigates this scenario through the installation of the fire extinguishers throughout the plant. The "Columbia Packing Accidental Release and Emergency Response Policies" also addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 2: Vessel Rupture

The second worst-case scenario that this document considers would be a vessel at the facility that would affect the anhydrous ammonia system. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 3: Piping/Valve Leak

The third worst-case scenario that this document considers would be a piping/valve leak at the facility that would affect the anhydrous ammonia system. There is no way to quantify the emission rate of a leak due to the number of variables involved in this scenario. The main variable would be the size of the leak that the ammonia was venting through to the atmosphere. The emission rate could be as small as the SOCFI rate quoted in Section 3 above or higher, up to total failure of the pipe that could cause a release of all the ammonia (8000 pounds, liquid) in the system within minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

James McGuire
Assistant City Manager
1500 Marilla Street, 7BN
Dallas, Texas 75201

1307

TEXAS
COMMISSION
ON ENVIRONMENTAL
QUALITY



NOV 14 2011
5:01:40 PM
MAILED FROM ZIP CODE 75201
000226785
TECEQ MAIL CENTER

NOV 14 2011

CHIEF CLERK'S OFFICE

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TECEQ MAIL CENTER
CS

Office of the Chief Clerk
Texas Commission on Environmental
Quality
P.O. Box 13087, MC-105
Austin, Texas 78711-3087





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NOV 13 2014

AT PUBLIC MEETING

November 11, 2014

Via First Class U.S. Mail and Fax

Office of the Chief Clerk
Texas Commission on Environmental Quality
P.O. Box 13087, MC-105
Austin, Texas 78711-3087
Facsimile: 512-239-3311

Via First Class U.S. Mail and Fax

Richard A. Hyde, P.E., Executive Director
Texas Commission on Environmental Quality
P.O. Box 13087, MC-109
Austin, Texas 78711-3087
Facsimile: 512-239-3939

Re: Concerns Regarding Columbia Packing Co., Inc.'s ("Columbia") Pending Application for Air Preconstruction Permit for Smokehouse Facility at 2807 E. 11th Street, Dallas, Texas, dated January 20, 2014; CN 602195046; RN 104007802

To Whom It May Concern:

In advance of the scheduled November 13, 2014 public meeting at Franklin D. Roosevelt High School regarding Columbia's pending air permit application, the City of Dallas, Texas (the "City") submits the following comments and concerns for consideration by the Texas Commission on Environmental Quality ("TCEQ"). Columbia's facility is located adjacent to several City parks (Santa Fe Trestle Trail and Moore Park), Cedar Creek, and a large residential neighborhood. Columbia's facility is also located near two schools, Franklin D. Roosevelt High School and Albert Sidney Johnston Elementary School.

Columbia proposes to emit the following pollutants in association with its smokehouse activities: particulate matter, carbon monoxide, volatile organic compounds, polycyclic aromatic hydrocarbons, organic acids, acrolein, acetaldehyde, formaldehyde, and nitrogen oxides. Given the known effects of these pollutants and the presence of nearby sensitive receptors, the City wishes to ensure that TCEQ properly takes into account potential impacts to human health and the environment prior to granting Columbia's air permit.

Failure to properly consider the short and long-term health impacts on local school children. State law requires that TCEQ "... consider any possible adverse short-term or long-term side effects that an air contaminant or nuisance odor from the facility may have on the individuals attending the school(s)." See 30 TEX. ADMIN. CODE § 116.111(a)(2)(A)(ii). Both Franklin D. Roosevelt High School and Albert Sidney Johnston Elementary School appear to be within 3,000 feet of Columbia's facility. See Exhibit A (showing 3000-foot buffer around Columbia's facility). In addition, numerous residences are adjacent to and to the southeast and southwest of Columbia's facility. The closest residences are just across 11th Street, approximately 250 feet away from the facility.

A handwritten signature in the bottom right corner of the page, appearing to be 'Mue'.

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Columbia's application includes no consideration of the short-term and long-term effects on local school children and residents. To the contrary, Columbia affirmatively represented to TCEQ that there is no school within 3000 feet of its facility in its Form PI-1 General Application for Air Preconstruction Permit and Amendment. This document (along with several previous similar documents) was executed by Mr. Joseph Ondrusek with his acknowledgment that "intentionally or knowingly making or causing to be made false material statements or representations in the application is a criminal offense subject to criminal penalties."

The failure to consider school children is a critical concern because Columbia's proposed smokehouse operations will be significantly ramped up during the school year, with smoking occurring for 12 hours per day, six days of the week during the fall semester (September through December). As a result, the most intense periods of pollution emission will occur during times when children will be attending the nearby schools. Additionally, many families in the vicinity of Columbia facility do not have central heat and air, meaning that they are especially susceptible to air pollutants. Prior to approval, Columbia and TCEQ must properly consider the adverse impacts of Columbia's air pollution emissions on local school children and ensure that children and residents are protected.

Failure to include risk analysis for health hazard posed by ammonia tanks. Columbia's application current air permit does not include a risk analysis for the operation of the large ammonia tanks at its facility. In a previous smokehouse air permit application that Columbia submitted to TCEQ in 2012 (excerpts attached hereto as Exhibit B), Columbia asserts the following:

- That "anhydrous ammonia system to refrigerate the meat processed in its smokehouse facility . . . has a reasonable potential in the event of disaster to cause off-plant concentrations that are immediately dangerous to life and health."
- Additionally, "[t]he first worst-case scenario . . . would be a fire at the facility." Columbia posits that under such a scenario:
- In such an event, "the entire contents of the ammonia system (approx. 8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This would cause an ammonia cloud within the facility that could then affect the nearby park and residential area."
- Furthermore, the ammonia tanks could also rupture or leak resulting in "an ammonia cloud within the facility that could then affect the nearby park and residential area."

Columbia's current air permit application includes no statements regarding the risk of fire, explosion, and leaks of ammonia, despite the fact that the proposed smokehouse operations depend on the use of fire and combustible materials at the facility for up to 12 hours a day, six days a week. Columbia's facility and ammonia tanks are located directly across the street from

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residences. The area residents, school children, and park-goers deserve to understand whether their life is at risk from fire, explosion, or an ammonia cloud emanating from Columbia's facility as a result of its operation of a large smokehouse and ammonia refrigeration unit.

Failure to provide critical details necessary to evaluate the potential emissions of the smokehouse facility. Columbia's air permit application is cursory and does not include details necessary to properly evaluate its potential air pollutant emissions. By way of example, in Section 2.1 of the Support Documentation of the application, Columbia proposes to bulk smoke pork products for consumers using sawdust. Columbia states in its application that "emissions are dependent on the quantity of sawdust used," and also that wood type is an "important process parameter." Columbia does not appear to identify the wood type for its sawdust, choosing instead to ignore this "important process parameter."

Similarly in Section 2.1, Columbia states that it ". . . pyrolyzes sawdust using smoke generators to make the smoke for the smokehouse." And in Section 3.1, Columbia states that ". . . nitrogen oxides have been identified as pollutants associated with meat smokehouses." However, in Section 3.3 (Emissions Summary), Columbia identifies the nitrogen oxides emissions from its smokehouse as zero. The repeated failure to properly consider an important source of air pollution from the smokehouse gives the City little confidence that the application has been given appropriate review and consideration.

Finally, smokehouse emissions for other pollutants such as PM_{2.5} were calculated using AP-42 emission factors that are suspect. From our review, it appears that the emission factors used by Columbia were rated D, E, and F, meaning that the U.S. Environmental Protection Agency – the primary federal agency responsible for regulating air emissions – considers them to have a very low level of accuracy. Columbia does not appear to have any attempt made to verify the estimated emission rates from other data sources.

Failure to address a decade or more of unauthorized emissions. Columbia's application indicates that its smokehouse and ammonia refrigeration units were operated for a decade or more without proper TCEQ approval until operations ceased in 2012. Indeed, Columbia's current permitting activities are a direct result of the City's discovery in 2012 that Columbia did not have proper authorization from TCEQ. Columbia's air permit application goes on to state that it will be business as usual after it gets its permit from TCEQ, predicting that the same amounts of meat and sawdust will be used in the future as were used before Columbia ceased operations as a slaughterhouse in 2012. In this regard, Columbia's air permit application appears to show that it operated for decades in violation of the law, including the Texas Clean Air Act, §§ 382.085(a)-(b). TCEQ should consider whether mere consideration of a permit application is an appropriate substitute for a TCEQ enforcement action under state law.

*

*

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Office of the Chief Clerk
Richard A. Hyde, P.E., Executive Director
November 11, 2014
Page 4

The City respectfully requests that you consider and respond to these issues during your deliberation over Columbia's pending air permit application. Thank you in advance for your proper consideration, and we look forward to working with you to ensure the protection of human health and the environment.

Sincerely,

A handwritten signature in black ink, appearing to read "J.B. McGuire". The signature is fluid and cursive, with a long horizontal stroke at the end.

James B. McGuire
Senior Assistant City Attorney
Dallas City Attorney's Office

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AT PUBLIC MEETING

cc: The Honorable Mike Rawlings, Mayor, City of Dallas
Mr. Scott Griggs – Councilmember, District 1
Mr. Adam Medrano – Councilmember, District 2
Ms. Vonciel Jones Hill – Councilmember, District 3
Mr. Dwaine R. Caraway – Councilmember, District 4
Mr. Rick Callahan – Councilmember, District 5
Ms. Monica R. Alonzo, Councilmember, Deputy Mayor Pro Tem – District 6
Ms. Carolyn R. Davis – Councilmember, District 7
Mr. Tennell Atkins, Mayor Pro Tem – Councilmember, District 8
Mr. Sheffie Kadane – Councilmember, District 9
Mr. Jerry R. Allen – Councilmember, District 10
Mr. Lee M. Kleinman – Councilmember, District 11
Ms. Sandy Greyson – Councilmember, District 12
Ms. Jennifer Staubach Gates – Councilmember, District 13
Mr. Phillip T. Kingston – Councilmember, District 14
Mr. A.C. Gonzalez, City Manager, City of Dallas
Ms. Jill Jordan, Assistant City Manager, City of Dallas
Senator Royce West
The Honorable Clay Jenkins
Mr. Warren Ernst, City Attorney, City of Dallas
Mr. Chris Bowers, First Assistant City Attorney, City of Dallas
Mr. Peter Haskel, Executive Assistant City Attorney, City of Dallas
Dr. Frank Camp, Director, Office of Environmental Quality, City of Dallas

Ms. Elizabeth Smith, Air Section Manager (via fax)
TCEQ, Region 4
2309 Gravel Dr.
Fort Worth, TX 76118-6951
Facsimile: 817-588-5702

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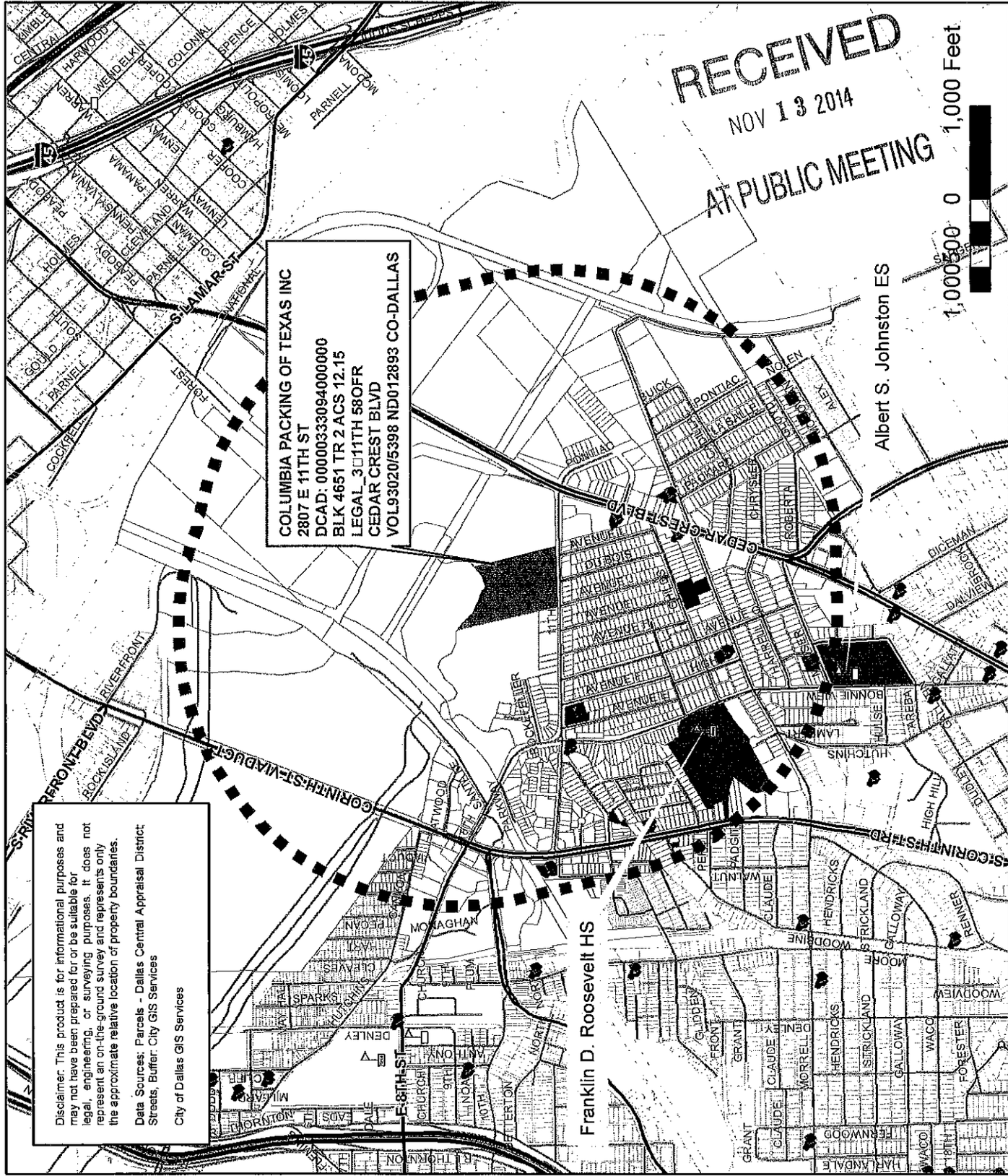
EXHIBIT A

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Columbia Packing 2807 E 11TH ST

Legend

- Places of Worship (2012)
- Schools (2012)
 - Other Types
 - Elementary
 - High School
- Columbia Packing parcel 3000' Buffer
- Parcels within 3000'
 - Other
 - BLDG_CL
 - SCHOOL
 - CHURCH BUILDING
- Tax Parcels
- ACCT
- Columbia Packing
- Dallas Area Roads
- CLASS
 - Highways
 - Major Roads
 - Other Roadways



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COLUMBIA PACKING OF TEXAS INC
2807 E 11TH ST
DCAD: 0000033094000000
BLK 4651 TR 2 ACS 12.15
LEGAL 3011TH S8OFFR
CEDAR CREST BLVD
VOL9302015398 ND012893 CO-DALLAS

Disclaimer: This product is for informational purposes and may not have been prepared for or be suitable for legal, engineering, or surveying purposes. It does not represent an on-the-ground survey and represents only the approximate relative location of property boundaries.

Data Sources: Parcels - Dallas Central Appraisal District; Streets, Buffer: City GIS Services
City of Dallas GIS Services

EXHIBIT B

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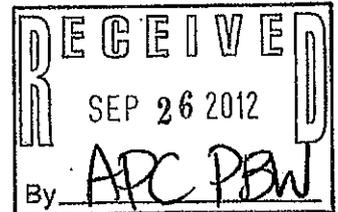
Byington Group LLC

P.O. Box 802006
Dallas, Texas 75380
214.692.5037

VIA Certified Mail: 7008 1140 0004 2341 0443

September 9, 2012

Texas Commission on Environmental Quality
Air Permits Division
Air Permits Initial Review Team (APIRT)
MC-161
PO Box 13087
Austin, Texas 78711-3087



Re: Columbia Packing Company
General Application for Air Preconstruction Permit
Customer Reference Number: CN 602495046
Regulated Entity Reference Number: RN 104007802

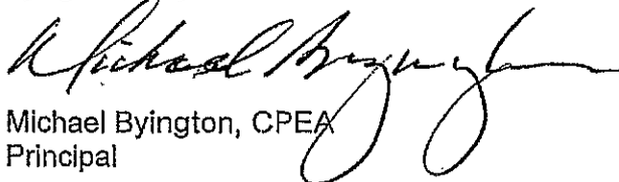
Dear APIRT:

In accordance with the Texas Clean Air Act, Texas Health and Safety Code, Chapter 382, and Title 30 TAC Chapter 116 requirements, Columbia Packing Company is submitting this application and supporting documentation as required for review and issuance of an initial New Source Review (NSR) Permit. The application addresses activities associated with the facility smoke house and ammonia refrigeration system.

Please contact us if you require additional information or data to complete the review and issuance of a permit. If you have technical questions, please contact Ms. Lori Madrid at 214.315.7761 or Mr. Michael Byington at 214.523.4476. The company contact is Mr. Joseph Ondrusek at 214.946.8171.

Best regards,

Byington Group LLC


Michael Byington, CPEA
Principal

Attachments:

Form PI-1 General Application for Air Preconstruction Permit and Amendment
TCEQ Core Data Form
Table 30 and Copy of Fee Payment
Technical Documents
Confidential Information

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Texas Commission on Environmental Quality
 Form PI-1 General Application for
 Air Preconstruction Permit and Amendment

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VIII. Technical Information

B. Are any schools located within 3,000 feet of this facility? YES NO

C. Maximum Operating Schedule:

Hours: 8760 Day(s): 365 Week(s): 52 Year(s): Perpetuity

Seasonal Operation? If Yes, please describe in the space provide below. YES NO

D. Have the planned MSS emissions been previously submitted as part of an emissions inventory? YES NO

Provide a list of each planned MSS facility or related activity and indicate which years the MSS activities have been included in the emissions inventories. Attach pages as needed.

E. Does this application involve any air contaminants for which a *disaster review* is required? YES NO

F. Does this application include a pollutant of concern on the *Air Pollutant Watch List (APWL)*? YES NO

IX. State Regulatory Requirements
 Applicants must demonstrate compliance with all applicable state regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability identify state regulations, show how requirements are met, and include compliance demonstrations.

A. Will the emissions from the proposed facility protect public health and welfare, and comply with all rules and regulations of the TCEQ? YES NO

B. Will emissions of significant air contaminants from the facility be measured? YES NO

C. Is the Best Available Control Technology (BACT) demonstration attached? YES NO

D. Will the proposed facilities achieve the performance represented in the permit application as demonstrated through recordkeeping, monitoring, stack testing, or other applicable methods? YES NO

X. Federal Regulatory Requirements
 Applicants must demonstrate compliance with all applicable federal regulations to obtain a permit or amendment. The application must contain detailed attachments addressing applicability or non-applicability identify federal regulation subparts, show how requirements are met, and include compliance demonstrations.

A. Does Title 40 Code of Federal Regulations Part 60, (40 CFR Part 60) New Source Performance Standard (NSPS) apply to a facility in this application? YES NO

B. Does 40 CFR Part 61, National Emissions Standard for Hazardous Air Pollutants (NESHAP) apply to a facility in this application? YES NO

C. Does 40 CFR Part 63, Maximum Achievable Control Technology (MACT) standard apply to a facility in this application? YES NO

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Disaster Review

Columbia Packing has an anhydrous ammonia system to refrigerate the meat processed in its smokehouse facility. Since the anhydrous ammonia has a reasonable potential in the event of a disaster to cause off-plant concentrations that are immediately dangerous to life and health (IDLH), a disaster review is required pursuant to TCEQ policy. This review was developed in accordance with the guidelines set forth by TCEQ guidance documents. This review will reference other documents contained within this application rather than repeating the information.

Anhydrous ammonia is specifically listed as necessitating a disaster review, thus the need to conduct a characteristic analysis is unnecessary and will not be performed here. The chemical and physical characteristics of anhydrous ammonia can be found in Appendix 4 on the MSDS. Factors that would minimize the rate, quantity and duration of emissions in the event of release are contained above in the "Columbia Packing Accidental Release and Emergency Response Policies".

The following section identifies several worst-case disaster scenarios. In each scenario, the approximate emission rates, duration, and emission rate changes over time with respect to the initial puff, non-steady state evaporation, high velocity jet releases, and aerosol formation. It is conceded that life-threatening conditions may result from a catastrophic release; as such, all possible design, operational, and mitigation techniques for the following scenarios have been taken by Columbia Packing to reduce the probability, magnitude, and duration of a release, as listed in the "Columbia Packing Accidental Release and Emergency Response Policies". Additional changes or additions to the process, equipment design, instrumentation or operating procedures will be considered upon discussion with TCEQ personnel.

SCENARIO 1: Fire

The first worst-case scenario that this document considers would be a fire at the facility that would affect the anhydrous ammonia system. Fire heats the environment and may cause additional pressure in vessels due to the temperature increase causing a phase change of liquid to gas, which can increase pressure in a vessel that may subsequently cause a vessel to rupture. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (approx. 8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This would cause an ammonia cloud within the facility that could then affect the nearby park and residential area. Columbia Packing mitigates this scenario through the installation of the fire extinguishers throughout the plant. The "Columbia Packing Accidental Release and Emergency Response Policies" also addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 2: Vessel Rupture

The second worst-case scenario that this document considers would be a vessel at the facility that would affect the anhydrous ammonia system. At the point of a vessel rupturing, the entire vessel contents can be assumed (in a worst-case scenario) to be released instantaneously. Assuming that the ammonia system did not shut down, the entire contents of the ammonia system (8000 pounds, liquid) would be vented to the atmosphere in a matter of minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

SCENARIO 3: Piping/Valve Leak

The third worst-case scenario that this document considers would be a piping/valve leak at the facility that would affect the anhydrous ammonia system. There is no way to quantify the emission rate of a leak due to the number of variables involved in this scenario. The main variable would be the size of the leak that the ammonia was venting through to the atmosphere. The emission rate could be as small as the SOCFI rate quoted in Section 3 above or higher, up to total failure of the pipe that could cause a release of all the ammonia (8000 pounds, liquid) in the system within minutes. This could cause an ammonia cloud within the facility that could then affect the nearby park and residential area. The "Columbia Packing Accidental Release and Emergency Response Policies" addresses the scenario of a disaster that could not be controlled by plant personnel.

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AT PUBLIC MEETING

Am

Ann Mosher

From: PUBCOMMENT-APD
Sent: Wednesday, August 28, 2013 9:16 AM
To: Ann Mosher
Subject: FW: Public comment on Permit Number 106009

*NSR
90843*

From: PUBCOMMENT-OCC2
Sent: Wednesday, August 28, 2013 7:18 AM
To: PUBCOMMENT-ELD; PUBCOMMENT-OPIC; PUBCOMMENT-APD
Subject: FW: Public comment on Permit Number 106009

From: PUBCOMMENT-OCC
Sent: Tuesday, August 27, 2013 3:56 PM
To: PUBCOMMENT-OCC2
Subject: FW: Public comment on Permit Number 106009

From: ryan@paige.net [mailto:ryan@paige.net]
Sent: Tuesday, August 27, 2013 3:42 PM
To: doNotReply@tceq.state.tx.us
Subject: Public comment on Permit Number 106009

REGULATED ENTITY NAME COLUMBIA PACKING

RN NUMBER: RN104007802

PERMIT NUMBER: 106009

DOCKET NUMBER:

COUNTY: DALLAS

PRINCIPAL NAME: COLUMBIA PACKING CO INC

CN NUMBER: CN602495046

FROM

NAME: MR. Ryan Paige

E-MAIL: ryan@paige.net

COMPANY:

Am

**ADDRESS: 312 AUSTIN AVE
WYLIE TX 75098-5808**

PHONE: 2149242942

FAX:

COMMENTS: If the free market didn't want pig's blood in the river, there wouldn't be pig's blood in the river.

TCEQ Public Meeting Form
November 13, 2014

7

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name:

Kathleen Pitre

Mailing Address:

2310 Bonnieview Rd

Physical Address (if different):

2310 Bonnieview Rd

City/State:

DL, TX

Zip:

75216

This information is subject to public disclosure under the Texas Public Information Act

Email:

Pitrehorse@sbcglobal.net

Phone Number:

972-224-8055

- Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list.

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting.

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

MC

6

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name: ROBERT PITRE

Mailing Address: 1642 S. HARWOOD

Physical Address (if different): _____

City/State: DALLAS Zip: 75215

This information is subject to public disclosure under the Texas Public Information Act

Email: PITREV@HOTMAIL.COM ✓

Phone Number: 214 421 3029

• Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

me

Ann Mosher

AM

From: PUBCOMMENT-APD
Sent: Wednesday, August 28, 2013 8:59 AM
To: Ann Mosher
Subject: FW: Public comment on Permit Number 106009

*MSR
90843*

From: PUBCOMMENT-OCC2
Sent: Monday, August 26, 2013 3:28 PM
To: PUBCOMMENT-ELD; PUBCOMMENT-OPIC; PUBCOMMENT-APD
Subject: FW: Public comment on Permit Number 106009

From: PUBCOMMENT-OCC
Sent: Monday, August 26, 2013 3:18 PM
To: PUBCOMMENT-OCC2
Subject: FW: Public comment on Permit Number 106009

From: quintans@aol.com [<mailto:quintans@aol.com>]
Sent: Monday, August 26, 2013 2:55 PM
To: doNotReply@tceq.state.tx.us
Subject: Public comment on Permit Number 106009

REGULATED ENTITY NAME: COLUMBIA PACKING

RN NUMBER: RN104007802

PERMIT NUMBER: 106009

DOCKET NUMBER:

COUNTY: DALLAS

PRINCIPAL NAME: COLUMBIA PACKING CO INC

CN NUMBER: CN602495046

FROM

NAME: MS Alicia C Quintans

E-MAIL: quintans@aol.com

COMPANY:

MW

ADDRESS: 227 N SHORE DR
DALLAS TX 75216-1030

PHONE: 2142157474

FAX:

COMMENTS: I live in a neighborhood near Columbia Meat Packing, and received a message regarding their Permit Application. Cedar Creek runs in front of my home, which is the same creek near Columbia. I have concerns about the environmental practices Columbia has used in the past, and ask for extreme care and consideration before releasing a permit to the company. The news reports indicate they have cleaned up their facility, which I hope is true. Thank you.

Ann Mosher

Ann

From: PUBCOMMENT-APD
Sent: Wednesday, August 28, 2013 8:59 AM
To: Ann Mosher
Subject: FW: Public comment on Permit Number 106009

From: PUBCOMMENT-OCC2
Sent: Monday, August 26, 2013 3:27 PM
To: PUBCOMMENT-ELD; PUBCOMMENT-OPIC; PUBCOMMENT-APD
Subject: FW: Public comment on Permit Number 106009

*NSR
91081B*

From: PUBCOMMENT-OCC
Sent: Monday, August 26, 2013 3:19 PM
To: PUBCOMMENT-OCC2
Subject: FW: Public comment on Permit Number 106009

From: bobbyterrel@gmail.com [<mailto:bobbyterrel@gmail.com>]
Sent: Monday, August 26, 2013 2:23 PM
To: doNotReply@tceq.state.tx.us
Subject: Public comment on Permit Number 106009

REGULATED ENTITY NAME COLUMBIA PACKING

RN NUMBER: RN104007802

PERMIT NUMBER: 106009

DOCKET NUMBER:

COUNTY: DALLAS

PRINCIPAL NAME: COLUMBIA PACKING CO INC

CN NUMBER: CN602495046

FROM

NAME: MR. Bobby Terrel

E-MAIL: bobbyterrel@gmail.com

COMPANY:

mw

ADDRESS: 3002 KELLOGG AVE
DALLAS TX 75216-4613

PHONE: 2143750034

FAX:

COMMENTS: I don't think this company is up to par with environmental issues, and don't understand why they were so quiet about the application. The smell is going to be overwhelming.



611 S. Congress
Suite 200-B
Austin, TX 78704
tel (512) 326-5655
fax (512) 326-6922

3303 Lee Parkway
Suite 402
Dallas, TX 75219
tel: (214) 599-7840
fax: (214) 599-7889

3100 Richmond
Suite 290
Houston, TX 77098
tel: (713) 337-4192
fax: (713) 337-4213

August 27th, 2013

Bridgette Bohac
Chief Clerk
Texas Commission on Environmental Quality
P.O. Box 13087
Austin, Texas 78711-3087

NSR
88458

NSR
90843

2013 AUG 30 AM 10: 04
CHIEF CLERKS OFFICE

TEXAS
COMMISSION
ON ENVIRONMENTAL
QUALITY

Chief Clerk Bohac:

It has come to our attention that Columbia Meat Packing, located at 2807 E. 11th Street in Dallas, has submitted an application (#106009) for permit to the Texas Commission of Environmental Quality (TCEQ) requesting authorization for an existing batch smokehouse.

We would like to formally request that a public meeting be held in Dallas, Texas. This public meeting would allow Dallas residents an opportunity to formally comment on how this application would impact them and the surrounding communities.

Thank you,

Zac Trahan
Zac Trahan
D/FW Program Director

REVIEWED *pm*

SEP 03 2013

By *ht*

MW





**TEXAS CAMPAIGN
FOR THE ENVIRONMENT**

3303 Lee Parkway, Suite 402
Dallas, TX 75219



NORTH TEXAS TX F2DC
DALLAS TX 752
28 AUG 2013 PM 4 L

TEXAS
COMMISSION
ON ENVIRONMENTAL
QUALITY

2013 AUG 31 AM 10:04

CHIEF CLERK'S OFFICE

*Bridgette Sobec
Chief Clerk
Texas Commission on Environmental Quality
P.O. Box 3087
Austin, TX 78711-3087*

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Aug 27 2013 10:02am



**TEXAS CAMPAIGN
FOR THE ENVIRONMENT**

511 S. Congress
Suite 200-B
Austin, TX 78704
tel: (512) 328-5695
fax: (512) 328-5922

3303 Lee Parkway
Suite 402
Dallas, TX 75219
tel: (214) 599-7840
fax: (214) 599-7889

3100 Richmond
Suite 290
Houston, TX 77098
tel: (713) 337-4102
fax: (713) 832-4213

August 27th, 2013

Bridgette Bohac
Chief Clerk
Texas Commission on Environmental Quality
P.O. Box 13087
Austin, Texas 78711-3087

*NSR
88458
NSR
90843*

CHIEF CLERK'S OFFICE

2013 AUG 27 PM 4: 21

TEXAS
COMMISSION
ON ENVIRONMENTAL
QUALITY

Chief Clerk Bohac:

It has come to our attention that Columbia Meat Packing, located at 2807 E. 11th Street in Dallas, has submitted an application (#106009) for permit to the Texas Commission of Environmental Quality (TCEQ) requesting authorization for an existing batch smokehouse.

We would like to formally request that a public meeting be held in Dallas, Texas. This public meeting would allow Dallas residents an opportunity to formally comment on how this application would impact them and the surrounding communities.

Thank you,

Zac Trahan
D/FW Program Director

REVIEWED *PM*

AUG 28 2013

By *AP*

mw



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www.texasenvironment.org

13

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name: Betty Williams

Mailing Address: 1225 E. Pleasant Run #1308

Physical Address (if different): _____

City/State: Desoto TX Zip: 75115

This information is subject to public disclosure under the Texas Public Information Act

Email: ~~ted~~ published@tntpage.com

Phone Number: 469-765-2526

• Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list. ✓

I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting. ✓

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

mm

Schools & Day Care
Within 3000ft
of 2807 E 11th

ST PHILIP EPISCOPAL SCHOOL AND COMMUNITY CENTER

RECEIVED
NOV 13 2014
AT PUBLIC MEETING



Roosevelt High School
HUBBARD DAY CARE CENTER
JAN'S DAY CARE
Johnston Elementary School
HEAVEN'S LITTLE ANGELS

1:12,500

Legend

- School
- Child Care
- 3000' Buffer
- Area of Request
- Certified Parcels

Printed Date: 11/12/2014

MJ

10

TCEQ Public Meeting Form
November 13, 2014

Columbia Packing Co., Inc.
Air Quality Permit
Permit Number 106009

PLEASE PRINT

Name: Witherspoon, LaTasha

Mailing Address: 406 Avenue H

Physical Address (if different): _____

City/State: Dallas / TX. Zip: 75203

This information is subject to public disclosure under the Texas Public Information Act

Email: witherspoon.latasha@gmail.com ✓

Phone Number: 469 508-6395

• Are you here today representing a municipality, legislator, agency, or group? Yes No

If yes, which one? _____

Please add me to the mailing list.

✓ I wish to provide formal *ORAL COMMENTS* at tonight's public meeting. ✓

I wish to provide formal *WRITTEN COMMENTS* at tonight's public meeting.

(Written comments may be submitted at any time during the meeting)

Please give this form to the person at the information table. Thank you.

MW