Carolyn Thomas

From:	Carolyn Thomas
Sent:	Thursday, June 19, 2025 10:14 AM
То:	RFCAIR12
Cc:	kwilson@gchd.org; lducrest@gchd.org; jmoore@gchd.org; environmental@gchd.org
Subject:	Site Review/Request for Comments for Project Number 394159
Attachments:	RFC-394159.docx

PLEASE DO NOT RESPOND TO THE PERSON SENDING THIS EMAIL.

This is a request for comments. Please submit comments to the individual and within the specified time frame as identified in the attached file.

Carolyn Thomas

From:	Carolyn Thomas
Sent:	Thursday, June 19, 2025 10:11 AM
То:	OCC-NSR; R6AirPermitsTX@epa.gov; Eugene Slater; Francisco.Salinas@calpine.com
Cc:	RFCAIR1
Subject:	REVISION, Mmgl Txph, LLC, Project: 391459, Permit(s): 46066,
Attachments:	20250619-01_NORI_SPANISH.docx; 20250619-01_PUBLIC NOTCE.docx

Please see Public Notice attached.

Brooke T. Paup, *Chairwoman* Bobby Janecka, *Commissioner* Catarina R. Gonzales, *Commissioner* Kelly Keel, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

June 19, 2025

MR EUGENE SLATER PLANT MANAGER TEXAS CITY COGENERATION LLC 3221 5TH AVE S TEXAS CITY TX 77590-8119

Re: Declaration of Administrative Completeness Permit Renewal Application Air Quality Permit Number 9570 Cogeneration Plant Texas City, Galveston County Customer Reference Number: CN603818626 Regulated Entity Number: RN100224245

Dear Mr. Slater:

The Texas Commission on Environmental Quality (TCEQ) has declared the above-referenced application, received on June 11, 2025, administratively complete on June 19, 2025.

You are now required to publish notice of your proposed activity. To help you meet the regulatory requirements associated with this notice, we have included the following items:

- Notices for Newspaper Publication (Examples A and B)
- Sign Posting Example (Example C)
- Public Notice Checklist
- Instructions for Public Notice
- Affidavit of Publication for Air Permitting (Form TCEQ-20533) and Alternative Language Affidavit of Publication for Air Permitting (Form TCEQ-20534)
- Web link to download Public Notice Verification Form (refer to Public Notice Instructions)
- Notification List

Please note that it is very important that you follow all directions in the enclosed instructions. If you do not, you may be required to republish the notice. Some common errors are the unauthorized changing of notice wording or font, omission of air contaminants, and inaccurate plant site location information represented in the application. Additional information can be found at www.tceq.texas.gov/permitting/air/bilingual/how1_2_pn.html or if you have any questions, please contact us before you proceed with publication.

A "Public Notice Checklist" is enclosed which notes the time limitations for each step of the public notice process. The processing of your application may be delayed if these time limitations are not met (i.e.; submitting proof of publication of the notice within 10 business days after publication, affidavits of publication within 30 calendar days after the date of publication, and public notice verification form within 10 business days after the end of the designated comment period). This checklist should be used as a tool in conjunction with the enclosed, detailed instructions.

P.O. Box 13087 • Austin, Texas 78711-3087 • 512-239-1000 • tceq.texas.gov

Mr. Eugene Slater Page 2 June 19, 2025

Re: Permit: 9570

If you do not comply with all requirements described in the instructions, the TCEQ cannot continue processing the application and may take other actions. Please note that as your application undergoes the technical review, we may request additional information.

If you have any questions regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300. If you have any other questions, please contact Ms. Carolyn Thomas at (512) 239-5127.

Sincerely,

any Bing and

Nancy Birdsong, Team Leader Air Permits Initial Review Team Air Permits Division Texas Commission on Environmental Quality

Enclosure

cc: Air Pollution Manager, Air and Water Pollution Services, Galveston County Health District, La Marque

Air Section Manager, Region 12 - Houston

Air Permits Section Chief, New Source Review Section (6MM-AP), U.S. Environmental Protection Agency, Region 6, Dallas

Project Number: 394159

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



EXAMPLE A

NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT (NORI) RENEWAL

PERMIT NUMBER 9570

APPLICATION. Texas City Cogeneration, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for renewal of Air Quality Permit Number 9570, which would authorize continued operation of a Cogeneration Plant located at 3221 5th Avenue South, Texas City, Galveston County, Texas 77590. **AVISO DE IDIOMA ALTERNATIVO.** El aviso de idioma alternativo en espanol está disponible en

<u>https://www.tceq.texas.gov/permitting/air/newsourcereview/airpermits-pendingpermit-apps.</u> This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. <u>https://gisweb.tceq.texas.gov/LocationMapper/?marker=-94.943055,29.377777&level=13</u>. The existing facility and/or related facilities are authorized to emit the following air contaminants: carbon monoxide, hazardous air pollutant, hydrogen sulfide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, and sulfur dioxide.

This application was submitted to the TCEQ on June 11, 2025. The application will be available for viewing and copying at the TCEQ central office, TCEQ Houston regional office, and the Moore Memorial Public Library, 1701 9th Avenue North, Texas City, Galveston County, Texas beginning the first day of publication of this notice. The facility's compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ. The application, including any updates, is available electronically at the following webpage: https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices

The executive director has determined the application is administratively complete and will conduct a technical review of the application. In addition to the renewal, this permitting action includes the incorporation of a standard permit and changes in emission factors related to this permit. The reasons for any changes or incorporations, to the extent they are included in the renewed permit, may include the enhancement of operational control at the plant or enforceability of the permit. **The TCEQ may act on this application without seeking further public comment or providing an opportunity for a contested case hearing if certain criteria are met.**

PUBLIC COMMENT. You may submit public comments to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application and the executive director will prepare a response to those comments. Issues such as property values, noise, traffic safety, and zoning are outside of the TCEQ's jurisdiction to address in the permit process.

OPPORTUNITY FOR A CONTESTED CASE HEARING. You may request a contested case hearing if you are a person who may be affected by emissions of air contaminants from the facility. If requesting a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number; (2) applicant's name and permit number; (3) the statement "[l/we] request a contested case hearing;" (4) a specific description of how you would be adversely affected by the application and air emissions from the facility in a way not common to the general public; (5) the location and distance of your property relative to the facility; (6) a description of how you use the property which may be impacted by the facility; and (7) a list of all disputed issues of fact that you submit during the comment period. If the request is made by a group or association, one or more members who have standing to request a hearing must be identified by name and physical address. The interests the group or association seeks to protect must also be identified. You may also submit your proposed adjustments to the application/permit which would satisfy your concerns.

The deadline to submit a request for a contested case hearing is 15 days after newspaper notice is published. If a request is timely filed, the deadline for requesting a contested case hearing will be extended to 30 days after mailing of the response to comments.

If any requests for a contested case hearing are timely filed, the Executive Director will forward the application and any requests for a contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. Unless the application is directly referred to a contested case hearing, the executive director will mail the response to comments along with notification of Commission meeting to everyone who submitted comments or is on the mailing list for this application. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission's jurisdiction to address in this proceeding.

MAILING LIST. In addition to submitting public comments, you may ask to be placed on a mailing list for this application by sending a request to the Office of the Chief Clerk at the address below. Those on the mailing list will receive copies of future public notices (if any) mailed by the Office of the Chief Clerk for this application.

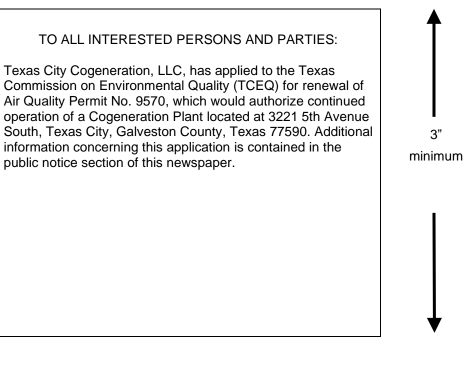
AGENCY CONTACTS AND INFORMATION. All public comments and requests must be submitted either electronically at <u>www14.tceq.texas.gov/epic/eComment/</u>, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Please be aware that any contact information you provide, including your name, phone number, email address and physical address will become part of the agency's public record. For more information about the permitting process, please call the TCEQ Public Education Program, Toll Free, at 1-800-687-4040 or visit their website at www.tceq.texas.gov/goto/pep. Si desea información en Español, puede llamar al 1-800-687-4040. You can also view our website for public participation opportunities at www.tceq.texas.gov/goto/participation.

Further information may also be obtained from Texas City Cogeneration, LLC, 3221 5th Avenue South, Texas City, Texas 77590-8119 or by calling Mr. Frank Salinas, EHS Specialist at (409) 655-3083.

Notice Issuance Date: June 19, 2025

Example B

Publication Elsewhere in the Newspaper:





Minimum 2 column widths or 4 inches

Example C

Sign Posting

Sign(s) must be in place on day of publication of first newspaper notice and must remain in place and the lettering must be legible for the 15-day public comment period (which begins on the last day of newspaper publication, either English or alternate language notice, whichever is later). Note - The information shown is an example only. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Each sign placed at the site must be located within 10 feet of each (every) property line paralleling a public highway, street or road. Signs must be visible from the street and spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs shall be required along any property line paralleling a public highway, street, or road.

◀	18" Minimum	→
	PROPOSED RENEWAL OF AIR QUALITY PERMIT	
	APPLICATION NO.: 9570	
	FOR FURTHER INFORMATION CONTACT:	28" Minimum
	TEXAS COMMISSION ON ENVIRONMENTAL QUALITY	
	HOUSTON REGIONAL OFFICE 5425 POLK STREET, SUITE H HOUSTON, TEXAS 77023-1452 (713) 767-3500	

Sign(s) must be placed at whatever height above the ground is necessary for sign(s) to be 100% visible from the street.

WHITE BACKGROUND WITH BLACK LETTERS

All lettering must be no less than 1-1/2 inch block printed capitals.

Public Notice Checklist Notice of Receipt of Application and Intent to Obtain Permit (1st Notice)

The following tasks must be completed for public notice. If publication in an alternative language is required, please complete the tasks for both the English and alternative language publications. Detailed instructions are included in the "Instructions for Public Notice" section of this package.

Within 30 calendar days after date of administrative completeness letter

Publish Notice of Receipt of Application and Intent to Obtain Permit

- Example A must be published in "public notice" section of newspaper. Review for accuracy prior to publishing.

- Example B must be published in prominent location (other than "public notice") in same issue of newspaper.

Provide copy of application at a public place for review and copying. Keep it there until end of the designated comment period.

Prepare signs.

First day of newspaper publication

Review published newspaper notice for accuracy. If errors, contact Air Permits Division. Post signs and keep them up for duration of the designated comment period (see Example C). Ensure copy of application is at the public place.

Within 10 business days after date of publication

Proof of publication showing publication date and newspaper name should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of newspaper clippings showing publication date and newspaper name to persons listed on *Notification List*

Within 30 calendar days after date of publication

Affidavit of publication for air permitting and alternative language affidavit of publication for air permitting (if applicable) should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of affidavits to persons listed on Notification List

Within 10 business days after end of the designated comment period

Public Notice Verification Form should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to: Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087 Austin, Texas 78711-3087
Mail or email, as instructed, photocopies of Public Notice Verification Form to persons listed on *Notification List*

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Instructions for Public Notice For New Source Review Air Permit Renewal

Notice of Receipt of Application and Intent to Obtain Permit

Your application has been declared administratively complete and now you must comply with the following instructions:

Review Notice

Included in the notice is all of the information which the commission believes is necessary to effectuate compliance with applicable public notice requirements. Please read it carefully and notify the Texas Commission on Environmental Quality (TCEQ) immediately if it contains any errors or omissions. You are responsible for ensuring the accuracy of all information published. You may not change the text of the notice without prior approval from the TCEQ.

Newspaper Notice

- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* within **30 calendar days** after the date of administrative completeness. Refer to the cover letter for the date of administrative completeness.
- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* at your expense, in a newspaper that is of general circulation in the municipality where the facility is or will be located. If the facility is not located within a municipality, the newspaper should be of general circulation in the municipality nearest to the location or proposed location.
- You must publish this notice in one issue of any applicable newspaper.
- You will find two example notices enclosed in this package. *Example A* must be published in the "public notice" section of the newspaper. The phrase "Example A" is not required to be published. *Example B* must be published in the **same issue** of the newspaper as *Example A*; however, it must be published in a prominent location (other than the public notice section). *Example B* refers the public to the "public notice" section of the newspaper where *Example A* provides more information regarding the permit application.
- Example B must be a total of at least 6 column inches (standard advertising units) with a height of at least 3 inches and a horizontal dimension of 2 column widths. If the newspaper chosen does not use standard advertising units for measurement, the notice must be at least 12 square inches with the shortest side at least 3 inches.
- The bold text of the enclosed notice **must** be printed in the newspaper in a font style or size that distinguishes it from the rest of the notice (i.e., **bold**, *italics*). Failure to do so may require re-notice.

Alternative Language Notice

- In certain circumstances, applicants for air permits must complete notice in alternative languages.
- Public notice rules require the applicant to determine whether a bilingual program is required at either the elementary or middle school nearest to the facility or proposed facility location. Bilingual education programs are determined on a district-wide basis. When students who are required to attend either school are eligible to be enrolled in a bilingual education program, some alternative language notice is required (signs, or signs and newspaper notice).
- Since the school district, and not the schools, must provide the bilingual education program, these programs do not have to be located at the elementary or middle school nearest to the facility or proposed facility to trigger the alternative language notice requirement. If there are students who would normally attend the nearest schools eligible to be taught in a bilingual education program at a different location, alternative language notice is required.
- If triggered, publication of alternative language notices must be made in a newspaper or publication primarily printed in each language taught in the bilingual education program. This notice is required if such a newspaper or publication exists in the municipality or the county where the facility is or will be located.
- The applicant must demonstrate a good faith effort to identify a newspaper or publication in the required language. If a newspaper or publication of general circulation published at least once a month in such language cannot be found, publishing in that language is not required, but signs must still be posted adjacent to each English language sign.
- Publication in an alternative language section or insertion within an English language newspaper does not satisfy these requirements.
- The applicant has the burden to demonstrate compliance with these requirements. You must fill
 out the *Public Notice Verification Form (Form TCEQ-20244)* indicating your compliance with
 the requirements regarding publication in an alternative language. This form is available at
 www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.
- It is suggested the applicant work with the local school district to do the following:
 - (a) determine if a bilingual program is required in the district;
 - (b) determine which language is required by the bilingual program;
 - (c) locate the nearest elementary and middle schools; and
 - (d) determine if any students attending either school are eligible to be enrolled in a bilingual educational program.
- If you determine that you must meet the alternative language notice requirements after receipt of the full public notice package, you are responsible for ensuring that the publication in the alternative language is complete and accurate in that language. Spanish notice templates are available through the Air Permits Division Web site at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html. All italic notes should be replaced with the corresponding Spanish translations for the specific application and published in the alternative language publication. Email a copy to Air Permits Division staff.
- If you are required to publish notice in a language other than Spanish, you must translate the entire public notice at your own expense.

Public Comment Period

- The public comment period should last at least **30 calendar days**. With the exception of renewals whose comment period should last at least **15 calendar days**.
- The comment period will be longer if the last day of the public comment period ends on a weekend or a holiday. In this case, the comment period will end on the next business day.
- The comment period for the permit may lengthen depending on whether a public meeting is held or if second notice is required. If a public meeting is held, the comment period will be extended to the later of either the date of the public meeting or the end of the second notice period.

Proof of Publication

- Check each publication to ensure that the articles were accurately published. If a notice was not published correctly you may be required to republish.
- For each newspaper in which you published, you must submit proof of publication that shows the notice, the date of publication, and the name of the newspaper to the Office of the Chief Clerk within **10 business days** after the date of publication. Acceptable proofs of publication are 1) copies of the published notice or 2) the newspaper clippings of the published notice. If you choose to submit copies of the published notice to the Office of the Chief Clerk, copies must be on standard-size 8½" x 11" paper and must show the actual size of the published notice (do not reduce the image when making copies). Published notices longer than 11" must be copied onto multiple 8½" x 11" pages. Please note, submitting a copy of your published notice could result in faster processing of your application. It is recommended that you maintain newspaper clippings or tear sheets of the notice for your records.
- You must submit an affidavit of publication for air permitting and alternate language affidavit of publication for air permitting (if applicable) to the Office of the Chief Clerk within 30 calendar days after the date of publication. You must use the enclosed affidavits of publication. The affidavits must clearly identify the applicant's name and permit number. You are encouraged to submit the affidavit with proof of publication described above.
- You must submit the *Public Notice Verification Form (Form TCEQ-20244)* to the Office of the Chief Clerk within **10 business days** of the end of this public comment period. You must use this form to certify that you have met alternative language notice requirements. This form is available at

www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

 The affidavits of publication, Public Notice Verification Form, and acceptable proof of publication of the published notices should be emailed to <u>PROOFS@tceq.texas.gov</u> or be mailed to:

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

- Please ensure that the affidavit(s) you send to the Chief Clerk have all blanks filled in correctly.
- Photocopies of newspaper clippings, affidavits, and verifications must also be sent to those listed on the enclosed *Notification List* within the deadlines specified above.

Failure to Publish and Submit Proof of Publication

You must meet all publication requirements. If you fail to publish the notice or submit proof of publication on time, then the TCEQ may suspend further processing on your application or take other actions.

Sign Posting

Applicants for air quality permits must also post signs.

- You must post at least one sign in English and as applicable, in each alternative language.
- Signs must be in place on the first day of publication in a newspaper and must remain in place and be legible and be visible from the street for the entire duration of the publications' designated comment period (see Example C).
- The sign template enclosed (*Example C*) is an example only. Read the sign template carefully and notify the TCEQ if it has an error or omissions. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Any changes to the text prepared by the TCEQ must be approved by the agency.
- Signs placed at the site must be located within 10 feet of each (every) property line paralleling a public street, road, or highway. Signs must be spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs are required along any property line paralleling a public street, road, or highway. Sign(s) must be placed at a sufficient height above the ground that is necessary for sign(s) to be 100 percent visible from the street.
- All lettering on the sign must be no less than 1½" in height with block printed capital lettering. The sign must be at least 18" wide and 28" tall, and consist of black lettering on a white background.
- Alternative language signs are required if alternative notice is required, even if no newspaper can be found.
- Inspect each posted sign daily to ensure it is present and visible throughout the entire comment period.
- You must submit verification of sign posting using the *Public Notice Verification Form (Form TCEQ-20244)* within **10 business days** after end of the publications' designated comment period. Do not submit the *Public Notice Verification Form* verifying sign posting until after the comment period is over. You cannot certify that the sign posting is in compliance until after the comment period is over. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

Application in a Public Place

- You must provide a copy of the administratively complete application at a public place for review and copying by the public. This place must be in the county in which the facility is located or proposed to be located.
- A public place is one that is publicly owned or operated. For example, libraries, county courthouses, or city halls.
- The administratively complete application must be available beginning on the first day of newspaper publication and remain available during the entire public comment period.

- If the application is submitted to the TCEQ with information marked as confidential, you are required to indicate which specific portions of the application are not being made available to the public. These portions of the application must be accompanied with the following statement: "Any request for portions of this application that are marked as confidential must be submitted in writing, pursuant to the Public Information Act, to the Texas Commission on Environmental Quality, Public Information Coordinator, MC-197, P.O. Box 13087, Austin, Texas 78711-3087."
- You must submit verification of file availability using the *Public Notice Verification Form (Form TCEQ-20244)* within **10 business days** after end of the publications' designated comment period. Do not submit the form verifying that the application was in a public place until after the comment period is complete. If a public meeting is held or second notice is required causing the public comment period to be extended, at a later date you will be required to verify that the application was in a public place during the entire public comment period. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.

General Information

When contacting the Commission regarding this application, please refer to the permit number at the top of the *Notice of Application and Intent to Obtain Permit*.

If you wish to obtain an electronic copy, please contact the initial reviewer who assisted in the preparation of this public notice package. The electronic version is available in Microsoft Word format only and can be requested once your application has been declared administratively complete. Please ensure that the electronic version is correct and consistent with the hard copies that were provided. Any revisions made may not be accepted. You may download copies of the Public Notice Verification Form and Affidavits of publication by visiting our agency Web site at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

If you have questions or need assistance regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300 or the administrative reviewer listed in the cover letter.

MC-105 Attn: Notice Team	Permit No.: <u>9570</u>
P.O. Box 13087	Application Received Date: June 11, 2025
Austin, Texas 78711-3087	
AFFIDAVIT OF PUB	LICATION FOR AIR PERMITTING
STATE OF TEXAS §	
	ş
	0
BEFORE ME , the undersigned authority, on this of	lay personally appeared
of Person Representing Newspaper)	, who being by me duly sworn, deposes and says that (s)he is <i>(Name</i>
the	of the(Name of the Newspaper)
(The of Person Representing Newspaper)	(Name of the Newspaper)
that said newspaper is generally circulated in	, Texas
that said newspaper is generally circulated in (The municipality or nearest municipality to the locat	ion of the facility or the proposed facility)
that the enclosed notice was published in said news	paper on the following date(s):
	(Newspaper Depresentative's Signature)
	(Newspaper Representative's Signature)
Subscribed and sworn to before me this the	day of, 20,
to certify which witness my hand and seal of office.	
	Notary Public in and for the State of Texas
[Affix Seal]	,
	Print or Type Name of Notary Public

My Commission Expires

Applicant Name: Texas City Cogeneration, LLC

TCEQ-Office of the Chief Clerk

TCEQ-Office of the Chief Clerk	Applicant Na	me: Texas City Cogeneration, LLC
MC-105 Attn: Notice Team	Permit No.: 9	9570
P.O. Box 13087	Application F	Received Date: June 11, 2025
Austin, Texas 78711-3087		
ALTERNATIVE LANGUAGE AFFID	AVIT OF PUI	BLICATION FOR AIR PERMITTING
STATE OF TEXAS §		
COUNTY OF		§
BEFORE ME, the undersigned authority, on this c	day personally ap	opeared
,	who being by m	e duly sworn, deposes and says that (s)he is (<i>Name</i>
of Person Representing Newspaper)		
the(<i>Title of Person Representing Newspaper</i>)		of the; (Name of the Newspaper)
that said newspaper is generally circulated in (The municipality or county in which the facility or	proposed facility	<i>r is located)</i> , Texas;
that the enclosed notice was published in said news	paper on the follo	owing date(s):
		(Newspaper Representative's Signature)
Subscribe and sworn to before me this the	day of	, 20
to certify which witness my hand and seal of office.		
		Notary Public in and for the State of Texas
[Affix Seal]		
		Print or Type Name of Notary Public
	_	My Commission Expires

Notification List

It is the responsibility of the applicant to furnish the following offices with copies of the notices published, the *Affidavit of Publication for Air Permitting, the Alternative Language Affidavit of Publication for Air Permitting (if applicable)*, and a completed copy of the *Public Notice Verification Form (Form TCEQ-20244)*. Acceptable proof of publication and any affidavits and Form TCEQ-20244 should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087.

Electronic copies should be submitted via email to the U.S. Environmental Protection Agency (EPA), **Region 6** at R6AirPermitsTX@EPA.gov. Please contact Ms. Aimee Wilson (wilson.aimee@epa.gov) at (214) 665-7596 if you have any questions pertaining to electronic submittals to the EPA.

Email copies to Ms. Sabrina Coty-Butler at <u>Sabrina.Coty-Butler@tceq.texas.gov</u>

Hard copies should be sent to the following:

Texas Commission on Environmental Quality Air Section Manager Houston Regional Office 5425 Polk Street, Suite H Houston, Texas 77023-1452

> Air Pollution Manager Air and Water Pollution Services Galveston County Health District PO Box 939 La Marque, Texas 77568-0939

For TCEQ Use Only

Permit Application Routing and Summary Sheet Air Permits

This sheet should accompany all notices to be processed by the office of the chief clerk on the left side of the file folder.

Name of applicant:			
Facility/ Site name:	Cogeneration Plant		
	0570		
Application received date:	lupo 11, 2025		
Application received date.	June 11, 2025		
Customer reference number:			
Regulated entity number:	RN100224245		
County:Galveston	Region:12		
Local program 1:	Local program 2: Galveston		
P 3	p·3·		
Permit type: Permit Renewal Application			
Internal program routing			
Tech. team leader: Ms. Sabrina Coty-Butler	Phone no. (512) 239-1225		
APIRT team leader: Nancy Birdsong	Date: June 19, 2025		
Administratively reviewed by: Carolyn Thomas	Phone no. (512) 239-5127		
Administratively complete date: June 19, 2025			
Public viewing location must have internet access: 🗌 Yes 🛛 No			
Is 2nd public notice required: 🗌 Yes 🛛 No			
Alternative Language Notice: 🛛 Yes – Spanish 🗌 No			
*709 applies			

For TCEQ Use Only

Applicant and Contact Information

This sheet should accompany all notices to be processed by the office of the chief clerk on the right side of the file folder.

Applicant's main contact and address to be shown on permit:		
Name/Title: Eugene Slater, Plant Manager		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 944-0229	Fax:	
Applicant's technical representative/ consultant		
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Phone: (409) 655-3083	Fax:	
Person responsible for publishing notice:		
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 655-3083	Fax:	

Resumen en Lenguaje Sencillo para la Renovación del Permiso de Revisión de Nuevas Fuentes Solicitud de Permiso de Revisión de Nuevas Fuentes de Aire Número 9570

El siguiente resumen se proporciona para esta solicitud de permiso de aire pendiente que está siendo revisada por la Comisión de Calidad Ambiental de Texas, según lo dispuesto en el capítulo 39 del Código Administrativo de Texas. La información proporcionada en este resumen puede cambiar durante la revisión técnica de la solicitud y no son representaciones federales ejecutables de la solicitud de permiso.

Texas City Cogeneration, LLC (CN603818626) ha presentado una solicitud de renovación del permiso número 9570. Texas City Cogeneration (RN100224245) producirá la electricidad en 3221 5th Ave S., Texas City, Galveston County, Texas.

Esta renovación autorizará el funcionamiento de tres generadores de turbina de combustión de ciclo combinado y equipo adicional. Texas City Cogeneration ha enumerado en la solicitud los contaminantes y las cantidades que se emitirán en cada instalación. A continuación se indica la cantidad total de cada contaminante que se propone emitir cada año para todas las instalaciones.

	Los Contaminantes	Emisiones Propuestas (toneladas por año)
VOCs	(los compuestos orgánicos volátiles)	137.84
PM	(materia en partícula)	92.43
PM10	(materia en partícula con diámetros de 10 micrones o menos)	92.43
PM2.5	(materia en partícula con diámetros de 2.5 micrones o menos)	92.43
NOx	(óxidos de nitrógeno)	2538.01
CO	(monóxido de carbono)	680.77
SO ₂	(dióxido de azufre)	50.70
H ₂ S	(sulfuro de hidrógeno)	0.01

Las emisiones de NOx de la turbina de combustión 1 se controlan mediante inyección de vapor. Las emisiones de NOx de las turbinas y los quemadores de conducto de las unidades 2 y 3 se controlan mediante quemadores de bajo NOx.

Plain Language Summary for New Source Review (NSR) Renewal Application for Air New Source Review Permit Number 9570

The following summary is provided for this pending air permit application being reviewed by the Texas Commission on Environmental Quality as required by 30 Texas Administrative Code Chapter 39. The information provided in this summary may change during the technical review of the application and are not federal enforceable representations of the permit application.

Texas City Cogeneration, LLC (CN603818626) has submitted an application for renewal of permit number 9570. Texas City Cogeneration Plant (RN100224245) produces electricity for sale at 3221 5th Ave S. Texas City, Galveston County, Texas.

This renewal will authorize the continued operation of three combined cycle combustion turbine generators and auxiliary equipment. Texas City Cogeneration, LLC has listed in the application the pollutants and amounts that will be emitted for each facility. Below is the total amount for each pollutant that is proposed to be emitted each year for all the facilities.

Pollutant	Proposed Emissions (tons per year)
VOC	137.84
РМ	92.43
PM10	92.43
PM2.5	92.43
NOx	2538.01
СО	680.77
SO2	50.70
H2S	0.01

NOx emissions from combustion turbine 1 are controlled with steam injection. NOx emissions from turbines and duct burners for units 2 and 3 are controlled with low-NOx burners.

COMISIÓN DE CALIDAD AMBIENTAL DE TEXAS



Ejemplo A

AVISO DE RECIBIMIENTO DE LA SOLICITUD E INTENCIÓN DE OBTENER

RENOVACIÓN DEL PERMISO DE AIRE (NORI)

NÚMERO DE PERMISO 9570

SOLICITUD. Texas City Cogeneration, LLC, ha solicitado a la Comisión de Calidad Ambiental de Texas (TCEQ, por su nombre en inglés) la renovación del permiso de calidad del aire número 9570, que autorizaría la continuación del funcionamiento de una planta de cogeneración situado en 3221 5th Avenue South, Texas City, Condado de Galveston, Texas 77580. Este enlace a un mapa electrónico de la ubicación general del sitio o de la instalación se ofrece como cortesía pública y no forma parte de la solicitud o del anuncio. Para conocer la ubicación exacta, consulte la solicitud. https://gisweb.tceq.texas.gov/LocationMapper/?marker=-94.943055,29.377777&level=13. La instalación existente está autorizada a emitir los siguientes contaminantes atmosféricos: monóxido de carbono, contaminantes atmosféricos peligrosos, sulfuro de hidrógeno, óxidos de nitrógeno, compuestos orgánicos, material particulado menor a 10 micrones de diámetro, material particulado menor a 2.5 micrones de diámetro, y dióxido de azufre.

Esta solicitud se presentó a la TCEQ el 11 de junio de 2025. La solicitud estará disponible para su visualización y copia en la oficina central de la TCEQ, la oficina regional de Houston, y la biblioteca pública de Moore Memorial, 1701 9th Avenue North, Texas City, Condado de Galveston, Texas a partir del primer día de la publicación de este aviso. El expediente de cumplimiento de la instalación, si existe, está a disposición del público en la oficina regional de Houston de la TCEQ. La solicitud (cualquier actualización inclusive) está disponible electrónicamente en la siguiente página web: https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices.

El director ejecutivo ha determinado que la solicitud está administrativamente completa y llevará a cabo una revisión técnica de la misma. La información contenida en la solicitud indica que esta renovación del permiso no supondrá un aumento de las emisiones permitidas ni dará lugar a la emisión de un contaminante atmosférico no emitido anteriormente. La TCEQ puede actuar sobre esta solicitud sin buscar más comentarios del público o dar la oportunidad de una audiencia de caso impugnado si se cumplen ciertos criterios.

COMENTARIOS DEL PÚBLICO. Puede presentar comentarios públicos a la Oficina del Secretario Oficial en la dirección indicada a continuación. La TCEQ considerará todos los comentarios del público al elaborar una decisión final sobre la solicitud y el director ejecutivo preparará una respuesta a esos comentarios. Cuestiones como el valor de la propiedad, el ruido, la seguridad del tráfico y la zonificación están fuera de la jurisdicción de la TCEQ para ser tratadas en el proceso de permiso.

OPORTUNIDAD DE UNA AUDIENCIA DE CASO IMPUGNADO. Puede solicitar una audiencia de caso impugnado si usted es una persona que puede verse afectada por las emisiones de contaminantes atmosféricos de la instalación tiene derecho a solicitar una audiencia. Si solicita una audiencia de caso impugnado, deberá presentar lo siguiente (1) su nombre (o, en el caso de un grupo o asociación, un representante oficial), dirección postal y número de teléfono durante el día; (2) el nombre del solicitante y el número de permiso; (3) la declaración "[Yo/nosotros] solicito/solicitamos una audiencia de caso impugnado"; (4) una descripción específica de cómo se vería/n afectado/s por la solicitud y las emisiones atmosféricas de la instalación de una manera no común al público en general; (5) la ubicación y la distancia de su propiedad en relación con la instalación; (6) una descripción del uso que usted hace de la propiedad que puede verse afectada por la instalación; y (7) una lista de todas las cuestiones de hecho controvertidas que presente durante el periodo de comentarios. Si la solicitud la realiza un grupo o asociación, deberá identificarse con nombre y dirección física a uno o varios miembros que estén legitimados para solicitar una audiencia. También deben identificarse los intereses que el grupo o asociación pretende proteger. También puede presentar sus propuestas de ajustes a la solicitud/permiso que satisfagan sus preocupaciones.

El plazo para presentar una solicitud de audiencia de caso impugnado es de 15 días a partir de la publicación del anuncio en el periódico. Si la solicitud se presenta a tiempo, el plazo para solicitar una audiencia de caso impugnado se ampliará a 30 días después del envío de la respuesta a los comentarios.

Si se presenta a tiempo cualquier solicitud de audiencia de caso impugnado, el Director Ejecutivo remitirá la solicitud y cualquier solicitud de audiencia de caso impugnado a los Comisionados para su consideración en una reunión programada de la Comisión. A menos que la solicitud se remita directamente a una audiencia de caso impugnado, el director ejecutivo enviará por correo la respuesta a los comentarios junto con la notificación de la reunión de la Comisión a todas las personas que hayan presentado comentarios o estén en la lista de correo de esta solicitud. La Comisión sólo podrá conceder una solicitud de audiencia de caso impugnado sobre cuestiones que el solicitante haya presentado en sus comentarios a tiempo y que no hayan sido retirados posteriormente. Si se concede una audiencia, el objeto de la misma se limitará a las cuestiones de hecho controvertidas o a las cuestiones mixtas de hecho y de derecho relativas a los problemas de calidad del aire pertinentes y materiales presentados durante el periodo de comentarios. Cuestiones como el valor de la propiedad, el ruido, la seguridad del tráfico y la zonificación quedan fuera de la jurisdicción de la Comisión para ser tratadas en este procedimiento.

LISTA DE CORREO. Además de presentar comentarios públicos, puede solicitar que se le incluya en una lista de correo para recibir futuros avisos públicos sobre esta solicitud específica enviando una solicitud por escrito a la Oficina del Secretario Oficial en la dirección que figura a continuación.

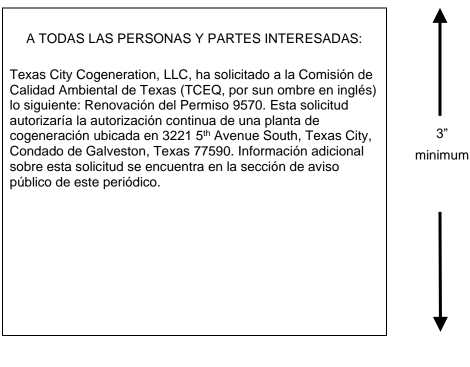
CONTACTOS E INFORMACIÓN DE LA AGENCIA. Los comentarios y solicitudes del público deben presentarse vía electrónicamente en <u>www14.tceq.texas.gov/epic/eComment/</u>, o por escrito a la Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Tenga en cuenta que cualquier información de contacto que proporcione, incluyendo su nombre, número de teléfono, dirección de correo electrónico y dirección física, formará parte del registro público de la agencia. Para más información sobre el proceso de tramitación de permisos, favor de llamar al Programa de Educación pública de la TCEQ sin costo al 1-800-687-4040, o bien visitar su sitio web, www.tceq.texas.gov/goto/pep. Para información en español, favor de llamar al 1-800-687-4040. También es posible consultar oportunidades de participación pública en nuestro sitio web, <u>www.tceq.texas.gov/goto/participation</u>.

También se puede obtener más información de Texas City Cogeneration, LLC, 3221 5th Avenue South, Texas City, Texas 77590-8119 o llamando a Mr. Frank Salinas, EHS Specialist al (409) 655-3083.

Fecha de emisión del aviso: 19 de junio de 2025

Ejemplo B

Publicación en las Periódico:





Minimum 2 column widths or 4 inche

Ejemplo C

Sign Posting

Sign(s) must be in place on day of publication of first newspaper notice and must remain in place and the lettering must be legible for the 15-day public comment period (which begins on the last day of newspaper publication, either English or alternate language notice, whichever is later). Note - The information shown is an example only. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Each sign placed at the site must be located within 10 feet of each (every) property line paralleling a public highway, street or road. Signs must be visible from the street and spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs shall be required along any property line paralleling a public highway, street, or road.

◀ 18" Minimum →	
PROPUESTA DE RENOVACIÓN DE PERMISO DE CALIDAD DE AIRE	
SOLICITUD NUM.: 9570	
PARA MÁS INFORMACIÓN CONTACTE:	28" Minimum
COMISIÓN DE CALIDAD AMBIENTAL DE TEXAS	
OFICINA REGIONAL DE HOUSTON 5425 POLK STREET, SUITE H HOUSTON, TEXAS 77023-1452 (713) 767-3500	

Sign(s) must be placed at whatever height above the ground is necessary for sign(s) to be 100% visible from the street.

WHITE BACKGROUND WITH BLACK LETTERS

All lettering must be no less than 1-1/2 inch block printed capitals.

Brooke T. Paup, *Chairwoman* Bobby Janecka, *Commissioner* Catarina R. Gonzales, *Commissioner* Kelly Keel, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

June 19, 2025

MR EUGENE SLATER PLANT MANAGER TEXAS CITY COGENERATION LLC 3221 5TH AVE S TEXAS CITY TX 77590-8119

Re: Declaration of Administrative Completeness Permit Renewal Application Air Quality Permit Number 9570 Cogeneration Plant Texas City, Galveston County Customer Reference Number: CN603818626 Regulated Entity Number: RN100224245

Dear Mr. Slater:

The Texas Commission on Environmental Quality (TCEQ) has declared the above-referenced application, received on June 11, 2025, administratively complete on June 19, 2025.

You are now required to publish notice of your proposed activity. To help you meet the regulatory requirements associated with this notice, we have included the following items:

- Notices for Newspaper Publication (Examples A and B)
- Sign Posting Example (Example C)
- Public Notice Checklist
- Instructions for Public Notice
- Affidavit of Publication for Air Permitting (Form TCEQ-20533) and Alternative Language Affidavit of Publication for Air Permitting (Form TCEQ-20534)
- Web link to download Public Notice Verification Form (refer to Public Notice Instructions)
- Notification List

Please note that it is very important that you follow all directions in the enclosed instructions. If you do not, you may be required to republish the notice. Some common errors are the unauthorized changing of notice wording or font, omission of air contaminants, and inaccurate plant site location information represented in the application. Additional information can be found at <u>www.tceq.texas.gov/permitting/air/bilingual/how1_2_pn.html</u> or **if you have any questions, please contact us before you proceed with publication.**

A "Public Notice Checklist" is enclosed which notes the time limitations for each step of the public notice process. The processing of your application may be delayed if these time limitations are not met (i.e.; submitting proof of publication of the notice within 10 business days after publication, affidavits of publication within 30 calendar days after the date of publication, and public notice verification form within 10 business days after the end of the designated comment period). This checklist should be used as a tool in conjunction with the enclosed, detailed instructions.

P.O. Box 13087 • Austin, Texas 78711-3087 • 512-239-1000 • tceq.texas.gov

Mr. Eugene Slater Page 2 June 19, 2025

Re: Permit: 9570

If you do not comply with all requirements described in the instructions, the TCEQ cannot continue processing the application and may take other actions. Please note that as your application undergoes the technical review, we may request additional information.

If you have any questions regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300. If you have any other questions, please contact Ms. Carolyn Thomas at (512) 239-5127.

Sincerely,

anay Bing and

Nancy Birdsong, Team Leader Air Permits Initial Review Team Air Permits Division Texas Commission on Environmental Quality

Enclosure

cc: Air Pollution Manager, Air and Water Pollution Services, Galveston County Health District, La Marque

Air Section Manager, Region 12 - Houston

Air Permits Section Chief, New Source Review Section (6MM-AP), U.S. Environmental Protection Agency, Region 6, Dallas

Project Number: 394159

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



EXAMPLE A

NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT (NORI) RENEWAL

PERMIT NUMBER 9570

APPLICATION. Texas City Cogeneration, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for renewal of Air Quality Permit Number 9570, which would authorize continued operation of a Cogeneration Plant located at 3221 5th Avenue South, Texas City, Galveston County, Texas 77590. **AVISO DE IDIOMA ALTERNATIVO.** El aviso de idioma alternativo en espanol está disponible en

<u>https://www.tceq.texas.gov/permitting/air/newsourcereview/airpermits-pendingpermit-apps.</u> This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. <u>https://gisweb.tceq.texas.gov/LocationMapper/?marker=-94.943055,29.377777&level=13</u>. The existing facility and/or related facilities are authorized to emit the following air contaminants: carbon monoxide, hazardous air pollutant, hydrogen sulfide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, and sulfur dioxide.

This application was submitted to the TCEQ on June 11, 2025. The application will be available for viewing and copying at the TCEQ central office, TCEQ Houston regional office, and the Moore Memorial Public Library, 1701 9th Avenue North, Texas City, Galveston County, Texas beginning the first day of publication of this notice. The facility's compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ. The application, including any updates, is available electronically at the following webpage: https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices

The executive director has determined the application is administratively complete and will conduct a technical review of the application. In addition to the renewal, this permitting action includes the incorporation of a standard permit and changes in emission factors related to this permit. The reasons for any changes or incorporations, to the extent they are included in the renewed permit, may include the enhancement of operational control at the plant or enforceability of the permit. **The TCEQ may act on this application without seeking further public comment or providing an opportunity for a contested case hearing if certain criteria are met.**

PUBLIC COMMENT. You may submit public comments to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application and the executive director will prepare a response to those comments. Issues such as property values, noise, traffic safety, and zoning are outside of the TCEQ's jurisdiction to address in the permit process.

OPPORTUNITY FOR A CONTESTED CASE HEARING. You may request a contested case hearing if you are a person who may be affected by emissions of air contaminants from the facility. If requesting a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number; (2) applicant's name and permit number; (3) the statement "[l/we] request a contested case hearing;" (4) a specific description of how you would be adversely affected by the application and air emissions from the facility in a way not common to the general public; (5) the location and distance of your property relative to the facility; (6) a description of how you use the property which may be impacted by the facility; and (7) a list of all disputed issues of fact that you submit during the comment period. If the request is made by a group or association, one or more members who have standing to request a hearing must be identified by name and physical address. The interests the group or association seeks to protect must also be identified. You may also submit your proposed adjustments to the application/permit which would satisfy your concerns.

The deadline to submit a request for a contested case hearing is 15 days after newspaper notice is published. If a request is timely filed, the deadline for requesting a contested case hearing will be extended to 30 days after mailing of the response to comments.

If any requests for a contested case hearing are timely filed, the Executive Director will forward the application and any requests for a contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. Unless the application is directly referred to a contested case hearing, the executive director will mail the response to comments along with notification of Commission meeting to everyone who submitted comments or is on the mailing list for this application. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission's jurisdiction to address in this proceeding.

MAILING LIST. In addition to submitting public comments, you may ask to be placed on a mailing list for this application by sending a request to the Office of the Chief Clerk at the address below. Those on the mailing list will receive copies of future public notices (if any) mailed by the Office of the Chief Clerk for this application.

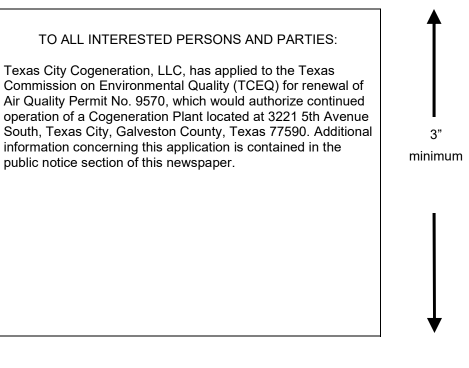
AGENCY CONTACTS AND INFORMATION. All public comments and requests must be submitted either electronically at <u>www14.tceq.texas.gov/epic/eComment/</u>, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Please be aware that any contact information you provide, including your name, phone number, email address and physical address will become part of the agency's public record. For more information about the permitting process, please call the TCEQ Public Education Program, Toll Free, at 1-800-687-4040 or visit their website at www.tceq.texas.gov/goto/pep. Si desea información en Español, puede llamar al 1-800-687-4040. You can also view our website for public participation opportunities at www.tceq.texas.gov/goto/participation.

Further information may also be obtained from Texas City Cogeneration, LLC, 3221 5th Avenue South, Texas City, Texas 77590-8119 or by calling Mr. Frank Salinas, EHS Specialist at (409) 655-3083.

Notice Issuance Date: June 19, 2025

Example B

Publication Elsewhere in the Newspaper:





Minimum 2 column widths or 4 inches

Example C

Sign Posting

Sign(s) must be in place on day of publication of first newspaper notice and must remain in place and the lettering must be legible for the 15-day public comment period (which begins on the last day of newspaper publication, either English or alternate language notice, whichever is later). Note - The information shown is an example only. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Each sign placed at the site must be located within 10 feet of each (every) property line paralleling a public highway, street or road. Signs must be visible from the street and spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs shall be required along any property line paralleling a public highway, street, or road.

•	18" Minimum	→
	PROPOSED RENEWAL OF AIR QUALITY PERMIT	
	APPLICATION NO.: 9570	
	FOR FURTHER INFORMATION CONTACT:	28" Minimum
	TEXAS COMMISSION ON ENVIRONMENTAL QUALITY	
	HOUSTON REGIONAL OFFICE 5425 POLK STREET, SUITE H HOUSTON, TEXAS 77023-1452 (713) 767-3500	
		•

Sign(s) must be placed at whatever height above the ground is necessary for sign(s) to be 100% visible from the street.

WHITE BACKGROUND WITH BLACK LETTERS

All lettering must be no less than 1-1/2 inch block printed capitals.

Public Notice Checklist Notice of Receipt of Application and Intent to Obtain Permit (1st Notice)

The following tasks must be completed for public notice. If publication in an alternative language is required, please complete the tasks for both the English and alternative language publications. Detailed instructions are included in the "Instructions for Public Notice" section of this package.

Within 30 calendar days after date of administrative completeness letter

Publish Notice of Receipt of Application and Intent to Obtain Permit

- Example A must be published in "public notice" section of newspaper. Review for accuracy prior to publishing.

- Example B must be published in prominent location (other than "public notice") in same issue of newspaper.

Provide copy of application at a public place for review and copying. Keep it there until end of the designated comment period.

Prepare signs.

First day of newspaper publication

Review published newspaper notice for accuracy. If errors, contact Air Permits Division. Post signs and keep them up for duration of the designated comment period (see Example C). Ensure copy of application is at the public place.

Within 10 business days after date of publication

Proof of publication showing publication date and newspaper name should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of newspaper clippings showing publication date and newspaper name to persons listed on *Notification List*

Within 30 calendar days after date of publication

Affidavit of publication for air permitting and alternative language affidavit of publication for air permitting (if applicable) should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of affidavits to persons listed on Notification List

Within 10 business days after end of the designated comment period

Public Notice Verification Form should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to: Texas Commission on Environmental Quality
Office of the Chief Clerk, MC-105
Attn: Notice Team
P.O. Box 13087
Austin, Texas 78711-3087
Mail or email, as instructed, photocopies of Public Notice Verification Form to persons listed on *Notification List*

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Instructions for Public Notice For New Source Review Air Permit Renewal

Notice of Receipt of Application and Intent to Obtain Permit

Your application has been declared administratively complete and now you must comply with the following instructions:

Review Notice

Included in the notice is all of the information which the commission believes is necessary to effectuate compliance with applicable public notice requirements. Please read it carefully and notify the Texas Commission on Environmental Quality (TCEQ) immediately if it contains any errors or omissions. You are responsible for ensuring the accuracy of all information published. You may not change the text of the notice without prior approval from the TCEQ.

Newspaper Notice

- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* within **30 calendar days** after the date of administrative completeness. Refer to the cover letter for the date of administrative completeness.
- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* at your expense, in a newspaper that is of general circulation in the municipality where the facility is or will be located. If the facility is not located within a municipality, the newspaper should be of general circulation in the municipality nearest to the location or proposed location.
- You must publish this notice in one issue of any applicable newspaper.
- You will find two example notices enclosed in this package. *Example A* must be published in the "public notice" section of the newspaper. The phrase "Example A" is not required to be published. *Example B* must be published in the **same issue** of the newspaper as *Example A*; however, it must be published in a prominent location (other than the public notice section). *Example B* refers the public to the "public notice" section of the newspaper where *Example A* provides more information regarding the permit application.
- Example B must be a total of at least 6 column inches (standard advertising units) with a height of at least 3 inches and a horizontal dimension of 2 column widths. If the newspaper chosen does not use standard advertising units for measurement, the notice must be at least 12 square inches with the shortest side at least 3 inches.
- The bold text of the enclosed notice **must** be printed in the newspaper in a font style or size that distinguishes it from the rest of the notice (i.e., **bold**, *italics*). Failure to do so may require re-notice.

Alternative Language Notice

- In certain circumstances, applicants for air permits must complete notice in alternative languages.
- Public notice rules require the applicant to determine whether a bilingual program is required at either the elementary or middle school nearest to the facility or proposed facility location. Bilingual education programs are determined on a district-wide basis. When students who are required to attend either school are eligible to be enrolled in a bilingual education program, some alternative language notice is required (signs, or signs and newspaper notice).
- Since the school district, and not the schools, must provide the bilingual education program, these programs do not have to be located at the elementary or middle school nearest to the facility or proposed facility to trigger the alternative language notice requirement. If there are students who would normally attend the nearest schools eligible to be taught in a bilingual education program at a different location, alternative language notice is required.
- If triggered, publication of alternative language notices must be made in a newspaper or publication primarily printed in each language taught in the bilingual education program. This notice is required if such a newspaper or publication exists in the municipality or the county where the facility is or will be located.
- The applicant must demonstrate a good faith effort to identify a newspaper or publication in the required language. If a newspaper or publication of general circulation published at least once a month in such language cannot be found, publishing in that language is not required, but signs must still be posted adjacent to each English language sign.
- Publication in an alternative language section or insertion within an English language newspaper does not satisfy these requirements.
- The applicant has the burden to demonstrate compliance with these requirements. You must fill
 out the *Public Notice Verification Form (Form TCEQ-20244)* indicating your compliance with
 the requirements regarding publication in an alternative language. This form is available at
 www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.
- It is suggested the applicant work with the local school district to do the following:
 - (a) determine if a bilingual program is required in the district;
 - (b) determine which language is required by the bilingual program;
 - (c) locate the nearest elementary and middle schools; and
 - (d) determine if any students attending either school are eligible to be enrolled in a bilingual educational program.
- If you determine that you must meet the alternative language notice requirements after receipt of the full public notice package, you are responsible for ensuring that the publication in the alternative language is complete and accurate in that language. Spanish notice templates are available through the Air Permits Division Web site at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html. All italic notes should be replaced with the corresponding Spanish translations for the specific application and published in the alternative language publication. Email a copy to Air Permits Division staff.
- If you are required to publish notice in a language other than Spanish, you must translate the entire public notice at your own expense.

Public Comment Period

- The public comment period should last at least **30 calendar days**. With the exception of renewals whose comment period should last at least **15 calendar days**.
- The comment period will be longer if the last day of the public comment period ends on a weekend or a holiday. In this case, the comment period will end on the next business day.
- The comment period for the permit may lengthen depending on whether a public meeting is held or if second notice is required. If a public meeting is held, the comment period will be extended to the later of either the date of the public meeting or the end of the second notice period.

Proof of Publication

- Check each publication to ensure that the articles were accurately published. If a notice was not published correctly you may be required to republish.
- For each newspaper in which you published, you must submit proof of publication that shows the notice, the date of publication, and the name of the newspaper to the Office of the Chief Clerk within **10 business days** after the date of publication. Acceptable proofs of publication are 1) copies of the published notice or 2) the newspaper clippings of the published notice. If you choose to submit copies of the published notice to the Office of the Chief Clerk, copies must be on standard-size 8½" x 11" paper and must show the actual size of the published notice (do not reduce the image when making copies). Published notices longer than 11" must be copied onto multiple 8½" x 11" pages. Please note, submitting a copy of your published notice could result in faster processing of your application. It is recommended that you maintain newspaper clippings or tear sheets of the notice for your records.
- You must submit an affidavit of publication for air permitting and alternate language affidavit of publication for air permitting (if applicable) to the Office of the Chief Clerk within 30 calendar days after the date of publication. You must use the enclosed affidavits of publication. The affidavits must clearly identify the applicant's name and permit number. You are encouraged to submit the affidavit with proof of publication described above.
- You must submit the *Public Notice Verification Form (Form TCEQ-20244)* to the Office of the Chief Clerk within **10 business days** of the end of this public comment period. You must use this form to certify that you have met alternative language notice requirements. **This form is available at**

www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

 The affidavits of publication, Public Notice Verification Form, and acceptable proof of publication of the published notices should be emailed to <u>PROOFS@tceq.texas.gov</u> or be mailed to:

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

- Please ensure that the affidavit(s) you send to the Chief Clerk have all blanks filled in correctly.
- Photocopies of newspaper clippings, affidavits, and verifications must also be sent to those listed on the enclosed *Notification List* within the deadlines specified above.

Failure to Publish and Submit Proof of Publication

You must meet all publication requirements. **If you fail to publish the notice or submit proof of publication** *on time*, **then** the TCEQ may suspend further processing on your application or take other actions.

Sign Posting

Applicants for air quality permits must also post signs.

- You must post at least one sign in English and as applicable, in each alternative language.
- Signs must be in place on the first day of publication in a newspaper and must remain in place and be legible and be visible from the street for the entire duration of the publications' designated comment period (see Example C).
- The sign template enclosed (*Example C*) is an example only. Read the sign template carefully and notify the TCEQ if it has an error or omissions. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Any changes to the text prepared by the TCEQ must be approved by the agency.
- Signs placed at the site must be located within 10 feet of each (every) property line paralleling a public street, road, or highway. Signs must be spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs are required along any property line paralleling a public street, road, or highway. Sign(s) must be placed at a sufficient height above the ground that is necessary for sign(s) to be 100 percent visible from the street.
- All lettering on the sign must be no less than 1½" in height with block printed capital lettering. The sign must be at least 18" wide and 28" tall, and consist of black lettering on a white background.
- Alternative language signs are required if alternative notice is required, even if no newspaper can be found.
- Inspect each posted sign daily to ensure it is present and visible throughout the entire comment period.
- You must submit verification of sign posting using the *Public Notice Verification Form (Form TCEQ-20244)* within **10 business days** after end of the publications' designated comment period. Do not submit the *Public Notice Verification Form* verifying sign posting until after the comment period is over. You cannot certify that the sign posting is in compliance until after the comment period is over. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

Application in a Public Place

- You must provide a copy of the administratively complete application at a public place for review and copying by the public. This place must be in the county in which the facility is located or proposed to be located.
- A public place is one that is publicly owned or operated. For example, libraries, county courthouses, or city halls.
- The administratively complete application must be available beginning on the first day of newspaper publication and remain available during the entire public comment period.

- If the application is submitted to the TCEQ with information marked as confidential, you are required to indicate which specific portions of the application are not being made available to the public. These portions of the application must be accompanied with the following statement: "Any request for portions of this application that are marked as confidential must be submitted in writing, pursuant to the Public Information Act, to the Texas Commission on Environmental Quality, Public Information Coordinator, MC-197, P.O. Box 13087, Austin, Texas 78711-3087."
- You must submit verification of file availability using the *Public Notice Verification Form* (*Form TCEQ-20244*) within **10 business days** after end of the publications' designated comment period. Do not submit the form verifying that the application was in a public place until after the comment period is complete. If a public meeting is held or second notice is required causing the public comment period to be extended, at a later date you will be required to verify that the application was in a public place during the entire public comment period. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

General Information

When contacting the Commission regarding this application, please refer to the permit number at the top of the *Notice of Application and Intent to Obtain Permit*.

If you wish to obtain an electronic copy, please contact the initial reviewer who assisted in the preparation of this public notice package. The electronic version is available in Microsoft Word format only and can be requested once your application has been declared administratively complete. Please ensure that the electronic version is correct and consistent with the hard copies that were provided. Any revisions made may not be accepted. You may download copies of the Public Notice Verification Form and Affidavits of publication by visiting our agency Web site at www.tceq.texas.gov/permitting/air/nav/air publicnotice.html.

If you have questions or need assistance regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300 or the administrative reviewer listed in the cover letter.

TCEQ-Office of the Chief Clerk	Applicant Name: <u>Texas City Cogeneration, LLC</u>		
MC-105 Attn: Notice Team	Permit No.: <u>9570</u>		
P.O. Box 13087	Application Received Date: June 11, 2025		
Austin, Texas 78711-3087			
AFFIDAVIT OF PUBLI	ICATION FOR AIR PERMITTING		
STATE OF TEXAS §			
	§		
	0		
BEFORE ME, the undersigned authority, on this day	/ personally appeared		
, W	who being by me duly sworn, deposes and says that (s)he is <i>(Name</i>		
or reison representing newspaper)			
the	of the (Name of the Newspaper)		
(Title of Person Representing Newspaper)	(Name of the Newspaper)		
	_		
that said newspaper is generally circulated in (The municipality or nearest municipality to the location	, Texas; n of the facility or the proposed facility)		
that the enclosed notice was published in said newspa	per on the following date(s):		
	(Newspaper Representative's Signature)		
Subscribed and sworn to before me this the	day of, 20		
to certify which witness my hand and seal of office.			
	Notary Public in and for the State of Texas		
[Affix Seal]			
	Print or Type Name of Notary Public		

My Commission Expires

TCEQ-Office of the Chief Clerk	Applicant Name: <u>Texas City Cogeneration, LLC</u>		
MC-105 Attn: Notice Team	Permit No.: <u>9570</u>		
P.O. Box 13087	Application Received Date: June 11, 2025		
Austin, Texas 78711-3087			
ALTERNATIVE LANGUAGE AFFIDA	VIT OF PU	BLICATION FOR AIR PERMITTING	
STATE OF TEXAS §			
COUNTY OF		§	
BEFORE ME , the undersigned authority, on this da			
of Person Representing Newspaper)	no being by m	e duly sworn, deposes and says that (s)ne is (<i>Warne</i>	
the(<i>Title of Person Representing Newspaper</i>)		of the;	
(Title of Person Representing Newspaper)		(Name of the Newspaper)	
that said newspaper is generally circulated in(<i>The municipality or county</i> in which the facility or pr	roposed facility	<i>v is located)</i> , Texas;	
that the enclosed notice was published in said newspa	aper on the foll	owing date(s):	
		(Newspaper Representative's Signature)	
Subscribe and sworn to before me this the	day of	., 20	
to certify which witness my hand and seal of office.			
		Notary Public in and for the State of Texas	
[Affix Seal]			
		Print or Type Name of Notary Public	
		My Commission Expires	

Notification List

It is the responsibility of the applicant to furnish the following offices with copies of the notices published, the *Affidavit of Publication for Air Permitting, the Alternative Language Affidavit of Publication for Air Permitting (if applicable)*, and a completed copy of the *Public Notice Verification Form (Form TCEQ-20244)*. Acceptable proof of publication and any affidavits and Form TCEQ-20244 should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087.

Electronic copies should be submitted via email to the U.S. Environmental Protection Agency (EPA), **Region 6** at R6AirPermitsTX@EPA.gov. Please contact Ms. Aimee Wilson (wilson.aimee@epa.gov) at (214) 665-7596 if you have any questions pertaining to electronic submittals to the EPA.

Email copies to Ms. Sabrina Coty-Butler at <u>Sabrina.Coty-Butler@tceq.texas.gov</u>

Hard copies should be sent to the following:

Texas Commission on Environmental Quality Air Section Manager Houston Regional Office 5425 Polk Street, Suite H Houston, Texas 77023-1452

> Air Pollution Manager Air and Water Pollution Services Galveston County Health District PO Box 939 La Marque, Texas 77568-0939

For TCEQ Use Only

Permit Application Routing and Summary Sheet Air Permits

This sheet should accompany all notices to be processed by the office of the chief clerk on the left side of the file folder.

Name of applicant:			
Facility/ Site name:Cogeneration Plant			
TCEQ permit number:			
Application received date:	June 11, 2025		
Customer reference number:	CN603818626		
Regulated entity number:	RN100224245		
County:Galveston	Region: 12		
Local program 1:	Local program 2: Galveston		
Permit type: Permit Renewal Application			
Internal program routing Tech. team leader: Ms. Sabrina Coty-Butler	Phone no. (512) 239-1225		
APIRT team leader: Nancy Birdsong	Date: June 19, 2025		
Ar intream leader. Nancy Dirusong	Date: Julie 19, 2025		
Administratively reviewed by: Carolyn Thomas	Phone no. (512) 239-5127		
Administratively complete date: June 19, 2025			
Public viewing location must have internet access: 🗌 Yes 🛛 No			
Is 2nd public notice required: 🗌 Yes 🛛 No			
Alternative Language Notice: 🛛 Yes – Spanish 🗌 No			
*709 applies			

For TCEQ Use Only

Applicant and Contact Information

This sheet should accompany all notices to be processed by the office of the chief clerk on the right side of the file folder.

Applicant's main contact and address to be shown on permit:		
Name/Title: Eugene Slater, Plant Manager		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 944-0229	Fax:	
Applicant's technical representative/ consultan	t:	
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Phone: (409) 655-3083	Fax:	
Person responsible for publishing notice:		
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 655-3083	Fax:	

Carolyn Thomas

From:	Huff, Laura <laura.huff@powereng.com></laura.huff@powereng.com>
Sent:	Wednesday, June 18, 2025 4:35 PM
То:	Francisco Salinas; Huff, Laura; Carolyn Thomas
Cc:	Eugene Slater; Moon, Larry
Subject:	RE: Texas City Cogeneration, LLC Permit 9570, Project 394159
Attachments:	20250616-01_PN DRAFT_w comments.docx; 20250618-01_NORI_SPANISH.docx; Texas
	City PLS English_06182025.docx; Texas City PLS Spanish 06182025.docx

Caution: This email may contain suspicious content. Please take care when clicking links or opening attachments. When in doubt, contact the TCEQ Help Desk.

Ms. Thomas,

We have two comments on the English NORI as noted in the attached document. Our first comment, pertaining to the removal of lead from the contaminants list, was incorporated into the Spanish NORI; however, the second comment, pertaining to the incorporation by reference of a standard permit, has not been incorporated into the Spanish NORI. Will you send a revised English NORI with this information included?

The PLS in English and Spanish are attached.

Thank you, Laura

From: Francisco Salinas <Francisco.Salinas@calpine.com>
Sent: Wednesday, June 18, 2025 12:40 PM
To: Huff, Laura <laura.huff@powereng.com>
Subject: Fw: Texas City Cogeneration, LLC Permit 9570, Project 394159

From: Carolyn Thomas <<u>Carolyn.Thomas@tceq.texas.gov</u>>
Sent: Monday, June 16, 2025 11:56 AM
To: Eugene Slater <<u>Eugene.Slater@calpine.com</u>>; Francisco Salinas <<u>Francisco.Salinas@calpine.com</u>>
Subject: Texas City Cogeneration, LLC Permit 9570, Project 394159

Some people who received this message don't often get email from <u>carolyn.thomas@tceq.texas.gov</u>. <u>Learn</u> why this is important

<u> A</u> EXTERNAL SENDER <u>A</u>

Do not click links, open attachments or enter your ID/Password unless you recognize the sender and are certain the content is safe. If anything appears suspicious, report it. Consider the following before taking action: Were you expecting this email? Can you verify the sender? Are the grammar and spelling correct? Does the content or request make sense?

We've attached the Plain Language Summary (PLS) template, a draft portion of the Notice of Receipt of Application and Intent to Obtain a Permit (NORI), and the Alternative Language

Spanish template as applicable. Please note, some of these items may not have been attached if already included as part of the application submission.

The PLS template, NORI approval, and Alternative Language Spanish template including any additional Alternative Language notices as applicable must be completed and returned within 2 **business days** before we can issue the NORI and post to the agency's website. This is in accordance with <u>Title VI Compliance</u>.

For the Spanish template, all italic notes should be replaced with the corresponding Spanish translations based on the English notice. You may utilize the <u>Spanish Tools for Air Permitting</u> <u>Public Notices</u> to help with air contaminant translation. You are responsible for ensuring that the publication in the alternative language is complete and accurate for the required languages. Complete instructions on publishing the bilingual notice and posting signs will be available in the public notice package once issued.

The NORI is a legally approved document and only the items listed below are subject to approval/correction. Please review carefully and provide corrections including a revised application as needed:

- Street address or driving directions to the facility
- Hyperlink for the map to facility please confirm the map shows the general vicinity location of the facility
- Contaminant's list
- Public viewing place (must be in the same county as the facility and may be required to have internet access)
- For renewal applications, check all previous permitting actions since initial issuance or last renewal to make sure they are listed in Example A
 - Incorporation / consolidation of registrations for PBRs and Standard Permits being included with this application
 - Emission factor changes
 - Qualified facility changes
- Public Notice Technical Contact information
- Big or small business status (Small businesses will not receive Example B)

Please do not publish until you receive an email containing an administratively complete letter and public notice package.

Your prompt assistance is appreciated.

COMPANY CONFIDENTIALITY NOTICE: The information in this e-mail may be confidential and/or privileged and protected by work product immunity or other legal rules. No confidentiality or privilege is waived or lost by mis-transmission. If you are not the intended recipient or an authorized representative of the intended recipient, you are hereby notified that any review, dissemination, or copying of this e-mail and its attachments, if any, or the information contained herein is prohibited. If you have received this e-mail in error, please immediately notify the sender by return e-mail and delete this e-mail from your computer system.

NOTICE: This communication and any attachments ("this message") may contain information which is privileged, confidential, proprietary or otherwise subject to restricted disclosure under applicable law. This message is for the sole use of the intended recipient(s). Any unauthorized use, disclosure, viewing, copying,

alteration, dissemination or distribution of, or reliance on, this message is strictly prohibited. If you have received this message in error, or you are not an authorized or intended recipient, please notify the sender immediately by replying to this message, delete this message and all copies from your e-mail system and destroy any printed copies.

-LAEmHhHzdJzBITWfa4Hgs7pbKI-GMAS

Carolyn Thomas

From:	Carolyn Thomas
Sent:	Monday, June 16, 2025 11:57 AM
То:	'EUGENE.SLATER@CALPINE.COM'; 'FRANCISCO.SALINAS@CALPINE.COM'
Subject:	Texas City Cogeneration, LLC Permit 9570, Project 394159
Attachments:	20250616-01_NORI_SPANISH.docx; 20250616-01_PLS_ENGLISH.docx; 20250616-01 _PLS_SPANISH.docx; 20250616-01_PN DRAFT.docx

We've attached the Plain Language Summary (PLS) template, a draft portion of the Notice of Receipt of Application and Intent to Obtain a Permit (NORI), and the Alternative Language Spanish template as applicable. Please note, some of these items may not have been attached if already included as part of the application submission.

The PLS template, NORI approval, and Alternative Language Spanish template including any additional Alternative Language notices as applicable must be completed and returned **within 2 business days** before we can issue the NORI and post to the agency's website. This is in accordance with <u>Title VI Compliance</u>.

For the Spanish template, all italic notes should be replaced with the corresponding Spanish translations based on the English notice. You may utilize the <u>Spanish Tools for Air Permitting</u> <u>Public Notices</u> to help with air contaminant translation. You are responsible for ensuring that the publication in the alternative language is complete and accurate for the required languages. Complete instructions on publishing the bilingual notice and posting signs will be available in the public notice package once issued.

The NORI is a legally approved document and only the items listed below are subject to approval/correction. Please review carefully and provide corrections including a revised application as needed:

- · Street address or driving directions to the facility
- Hyperlink for the map to facility please confirm the map shows the general vicinity location of the facility
- · Contaminant's list
- Public viewing place (must be in the same county as the facility and may be required to have internet access)
- For renewal applications, check all previous permitting actions since initial issuance or last renewal to make sure they are listed in Example A
 - Incorporation / consolidation of registrations for PBRs and Standard Permits being included with this application
 - Emission factor changes
 - Qualified facility changes
- · Public Notice Technical Contact information
- Big or small business status (Small businesses will not receive Example B)

Please do not publish until you receive an email containing an administratively complete letter and public notice package.

Your prompt assistance is appreciated.

Brooke T. Paup, *Chairwoman* Bobby Janecka, *Commissioner* Catarina R. Gonzales, *Commissioner* Kelly Keel, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

MR EUGENE SLATER PLANT MANAGER TEXAS CITY COGENERATION LLC 3221 5TH AVE S TEXAS CITY TX 77590-8119

Re: Declaration of Administrative Completeness Permit Renewal Application Air Quality Permit Number 9570 Cogeneration Plant Texas City, Galveston County Customer Reference Number: CN603818626 Regulated Entity Number: RN100224245

Dear Mr. Slater:

The Texas Commission on Environmental Quality (TCEQ) has declared the above-referenced application, received on June 11, 2025, administratively complete on TBD.

You are now required to publish notice of your proposed activity. To help you meet the regulatory requirements associated with this notice, we have included the following items:

- Notices for Newspaper Publication (Examples A and B)
- Sign Posting Example (Example C)
- Public Notice Checklist
- Instructions for Public Notice
- Affidavit of Publication for Air Permitting (Form TCEQ-20533) and Alternative Language Affidavit of Publication for Air Permitting (Form TCEQ-20534)
- Web link to download Public Notice Verification Form (refer to Public Notice Instructions)
- Notification List

Please note that it is very important that you follow all directions in the enclosed instructions. If you do not, you may be required to republish the notice. Some common errors are the unauthorized changing of notice wording or font, omission of air contaminants, and inaccurate plant site location information represented in the application. Additional information can be found at www.tceq.texas.gov/permitting/air/bilingual/how1_2_pn.html or if you have any questions, please contact us before you proceed with publication.

A "Public Notice Checklist" is enclosed which notes the time limitations for each step of the public notice process. The processing of your application may be delayed if these time limitations are not met (i.e.; submitting proof of publication of the notice within 10 business days after publication, affidavits of publication within 30 calendar days after the date of publication, and public notice verification form within 10 business days after the end of the designated comment period). This checklist should be used as a tool in conjunction with the enclosed, detailed instructions.

P.O. Box 13087 • Austin, Texas 78711-3087 • 512-239-1000 • tceq.texas.gov

TBD

Mr. Eugene Slater Page 2 TBD

Re: Permit: 9570

If you do not comply with all requirements described in the instructions, the TCEQ cannot continue processing the application and may take other actions. Please note that as your application undergoes the technical review, we may request additional information.

If you have any questions regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300. If you have any other questions, please contact Ms. Carolyn Thomas at (512) 239-5127.

Sincerely,

any Bird and

Nancy Birdsong, Team Leader Air Permits Initial Review Team Air Permits Division Texas Commission on Environmental Quality

Enclosure

cc: Air Pollution Manager, Air and Water Pollution Services, Galveston County Health District, La Marque

Air Section Manager, Region 12 - Houston

Air Permits Section Chief, New Source Review Section (6MM-AP), U.S. Environmental Protection Agency, Region 6, Dallas

Project Number: 394159

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



EXAMPLE A

NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT (NORI) RENEWAL

PERMIT NUMBER 9570

APPLICATION. Texas City Cogeneration, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for renewal of Air Quality Permit Number 9570, which would authorize continued operation of a Cogeneration Plant located at 3221 5th Avenue South, Texas City, Galveston County, Texas 77590. **AVISO DE IDIOMA ALTERNATIVO.** El aviso de idioma alternativo en espanol está disponible en

<u>https://www.tceq.texas.gov/permitting/air/newsourcereview/airpermits-pendingpermit-apps.</u> This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. <u>https://gisweb.tceq.texas.gov/LocationMapper/?marker=-94.943055,29.377777&level=13</u>. The existing facility and/or related facilities are authorized to emit the following air contaminants: carbon monoxide, hazardous air pollutant, hydrogen sulfide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, lead and sulfur dioxide.

This application was submitted to the TCEQ on June 11, 2025. The application will be available for viewing and copying at the TCEQ central office, TCEQ Houston regional office, and the Moore Memorial Public Library, 1701 9th Avenue North, Texas City, Galveston County, Texas beginning the first day of publication of this notice. The facility's compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ. The application, including any updates, is available electronically at the following webpage: https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices

The executive director has determined the application is administratively complete and will conduct a technical review of the application. In addition to the renewal, this permitting action includes the incorporation of changes in emission factors related to this permit. The reasons for any changes or incorporations, to the extent they are included in the renewed permit, may include the enhancement of operational control at the plant or enforceability of the permit. **The TCEQ may act on this application without seeking further public comment or providing an opportunity for a contested case hearing if certain criteria are met.**

PUBLIC COMMENT. You may submit public comments to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application and the executive director will prepare a response to those comments. Issues such as property values, noise, traffic safety, and zoning are outside of the TCEQ's jurisdiction to address in the permit process.

OPPORTUNITY FOR A CONTESTED CASE HEARING. You may request a contested case hearing if you are a person who may be affected by emissions of air contaminants from the facility. If requesting a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number; (2) applicant's name and permit number; (3) the statement "[I/we] request a contested case hearing;" (4) a specific description of how you would be adversely affected by the application and air emissions from the facility in a way not common to the general public; (5) the location and distance of your property relative to the facility; (6) a description of how you use the property which may be impacted by the facility; and (7) a list of all disputed issues of fact that you submit during the comment period. If the request is made by a group or association, one or more members who have standing to request a hearing must be identified by name and physical address. The interests the group or association seeks to protect must also be identified. You may also submit your proposed adjustments to the application/permit which would satisfy your concerns.

The deadline to submit a request for a contested case hearing is 15 days after newspaper notice is published. If a request is timely filed, the deadline for requesting a contested case hearing will be extended to 30 days after mailing of the response to comments.

If any requests for a contested case hearing are timely filed, the Executive Director will forward the application and any requests for a contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. Unless the application is directly referred to a contested case hearing, the executive director will mail the response to comments along with notification of Commission meeting to everyone who submitted comments or is on the mailing list for this application. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission's jurisdiction to address in this proceeding.

MAILING LIST. In addition to submitting public comments, you may ask to be placed on a mailing list for this application by sending a request to the Office of the Chief Clerk at the address below. Those on the mailing list will receive copies of future public notices (if any) mailed by the Office of the Chief Clerk for this application.

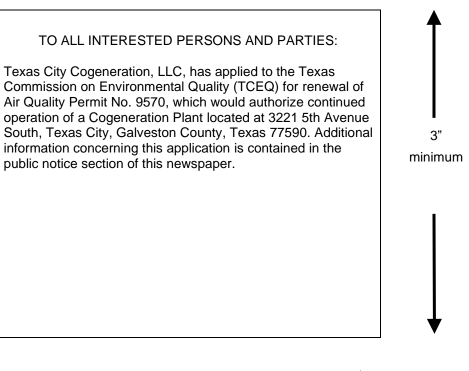
AGENCY CONTACTS AND INFORMATION. All public comments and requests must be submitted either electronically at <u>www14.tceq.texas.gov/epic/eComment/</u>, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Please be aware that any contact information you provide, including your name, phone number, email address and physical address will become part of the agency's public record. For more information about the permitting process, please call the TCEQ Public Education Program, Toll Free, at 1-800-687-4040 or visit their website at www.tceq.texas.gov/goto/pep. Si desea información en Español, puede llamar al 1-800-687-4040. You can also view our website for public participation opportunities at www.tceq.texas.gov/goto/participation.

Further information may also be obtained from Texas City Cogeneration, LLC, 3221 5th Avenue South, Texas City, Texas 77590-8119 or by calling Mr. Frank Salinas, EHS Specialist at (409) 655-3083.

Notice Issuance Date: TBD

Example B

Publication Elsewhere in the Newspaper:





Minimum 2 column widths or 4 inches

Example C

Sign Posting

Sign(s) must be in place on day of publication of first newspaper notice and must remain in place and the lettering must be legible for the 15-day public comment period (which begins on the last day of newspaper publication, either English or alternate language notice, whichever is later). Note - The information shown is an example only. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Each sign placed at the site must be located within 10 feet of each (every) property line paralleling a public highway, street or road. Signs must be visible from the street and spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs shall be required along any property line paralleling a public highway, street, or road.

◀	18" Minimum	→
	PROPOSED RENEWAL OF AIR QUALITY PERMIT	
	APPLICATION NO.: 9570	
	FOR FURTHER INFORMATION CONTACT:	28" Minimum
	TEXAS COMMISSION ON ENVIRONMENTAL QUALITY	
	HOUSTON REGIONAL OFFICE 5425 POLK STREET, SUITE H HOUSTON, TEXAS 77023-1452 (713) 767-3500	

Sign(s) must be placed at whatever height above the ground is necessary for sign(s) to be 100% visible from the street.

WHITE BACKGROUND WITH BLACK LETTERS

All lettering must be no less than 1-1/2 inch block printed capitals.

Public Notice Checklist Notice of Receipt of Application and Intent to Obtain Permit (1st Notice)

The following tasks must be completed for public notice. If publication in an alternative language is required, please complete the tasks for both the English and alternative language publications. Detailed instructions are included in the "Instructions for Public Notice" section of this package.

Within 30 calendar days after date of administrative completeness letter

Publish Notice of Receipt of Application and Intent to Obtain Permit

- Example A must be published in "public notice" section of newspaper. Review for accuracy prior to publishing.

- Example B must be published in prominent location (other than "public notice") in same issue of newspaper.

Provide copy of application at a public place for review and copying. Keep it there until end of the designated comment period.

Prepare signs.

First day of newspaper publication

Review published newspaper notice for accuracy. If errors, contact Air Permits Division. Post signs and keep them up for duration of the designated comment period (see Example C). Ensure copy of application is at the public place.

Within 10 business days after date of publication

Proof of publication showing publication date and newspaper name should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of newspaper clippings showing publication date and newspaper name to persons listed on *Notification List*

Within 30 calendar days after date of publication

Affidavit of publication for air permitting and alternative language affidavit of publication for air permitting (if applicable) should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of affidavits to persons listed on Notification List

Within 10 business days after end of the designated comment period

Public Notice Verification Form should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to: Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087 Austin, Texas 78711-3087
Mail or email, as instructed, photocopies of Public Notice Verification Form to persons listed on *Notification List*

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Instructions for Public Notice For New Source Review Air Permit Renewal

Notice of Receipt of Application and Intent to Obtain Permit

Your application has been declared administratively complete and now you must comply with the following instructions:

Review Notice

Included in the notice is all of the information which the commission believes is necessary to effectuate compliance with applicable public notice requirements. Please read it carefully and notify the Texas Commission on Environmental Quality (TCEQ) immediately if it contains any errors or omissions. You are responsible for ensuring the accuracy of all information published. You may not change the text of the notice without prior approval from the TCEQ.

Newspaper Notice

- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* within **30 calendar days** after the date of administrative completeness. Refer to the cover letter for the date of administrative completeness.
- You must publish the enclosed *Notice of Receipt of Application and Intent to Obtain Permit* at your expense, in a newspaper that is of general circulation in the municipality where the facility is or will be located. If the facility is not located within a municipality, the newspaper should be of general circulation in the municipality nearest to the location or proposed location.
- You must publish this notice in one issue of any applicable newspaper.
- You will find two example notices enclosed in this package. *Example A* must be published in the "public notice" section of the newspaper. The phrase "Example A" is not required to be published. *Example B* must be published in the **same issue** of the newspaper as *Example A*; however, it must be published in a prominent location (other than the public notice section). *Example B* refers the public to the "public notice" section of the newspaper where *Example A* provides more information regarding the permit application.
- Example B must be a total of at least 6 column inches (standard advertising units) with a height of at least 3 inches and a horizontal dimension of 2 column widths. If the newspaper chosen does not use standard advertising units for measurement, the notice must be at least 12 square inches with the shortest side at least 3 inches.
- The bold text of the enclosed notice **must** be printed in the newspaper in a font style or size that distinguishes it from the rest of the notice (i.e., **bold**, *italics*). Failure to do so may require re-notice.

Alternative Language Notice

- In certain circumstances, applicants for air permits must complete notice in alternative languages.
- Public notice rules require the applicant to determine whether a bilingual program is required at either the elementary or middle school nearest to the facility or proposed facility location. Bilingual education programs are determined on a district-wide basis. When students who are required to attend either school are eligible to be enrolled in a bilingual education program, some alternative language notice is required (signs, or signs and newspaper notice).
- Since the school district, and not the schools, must provide the bilingual education program, these programs do not have to be located at the elementary or middle school nearest to the facility or proposed facility to trigger the alternative language notice requirement. If there are students who would normally attend the nearest schools eligible to be taught in a bilingual education program at a different location, alternative language notice is required.
- If triggered, publication of alternative language notices must be made in a newspaper or publication primarily printed in each language taught in the bilingual education program. This notice is required if such a newspaper or publication exists in the municipality or the county where the facility is or will be located.
- The applicant must demonstrate a good faith effort to identify a newspaper or publication in the required language. If a newspaper or publication of general circulation published at least once a month in such language cannot be found, publishing in that language is not required, but signs must still be posted adjacent to each English language sign.
- Publication in an alternative language section or insertion within an English language newspaper does not satisfy these requirements.
- The applicant has the burden to demonstrate compliance with these requirements. You must fill
 out the *Public Notice Verification Form (Form TCEQ-20244)* indicating your compliance with
 the requirements regarding publication in an alternative language. This form is available at
 www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.
- It is suggested the applicant work with the local school district to do the following:
 - (a) determine if a bilingual program is required in the district;
 - (b) determine which language is required by the bilingual program;
 - (c) locate the nearest elementary and middle schools; and
 - (d) determine if any students attending either school are eligible to be enrolled in a bilingual educational program.
- If you determine that you must meet the alternative language notice requirements after receipt of the full public notice package, you are responsible for ensuring that the publication in the alternative language is complete and accurate in that language. Spanish notice templates are available through the Air Permits Division Web site at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html. All italic notes should be replaced with the corresponding Spanish translations for the specific application and published in the alternative language publication. Email a copy to Air Permits Division staff.
- If you are required to publish notice in a language other than Spanish, you must translate the entire public notice at your own expense.

Public Comment Period

- The public comment period should last at least **30 calendar days**. With the exception of renewals whose comment period should last at least **15 calendar days**.
- The comment period will be longer if the last day of the public comment period ends on a weekend or a holiday. In this case, the comment period will end on the next business day.
- The comment period for the permit may lengthen depending on whether a public meeting is held or if second notice is required. If a public meeting is held, the comment period will be extended to the later of either the date of the public meeting or the end of the second notice period.

Proof of Publication

- Check each publication to ensure that the articles were accurately published. If a notice was not published correctly you may be required to republish.
- For each newspaper in which you published, you must submit proof of publication that shows the notice, the date of publication, and the name of the newspaper to the Office of the Chief Clerk within **10 business days** after the date of publication. Acceptable proofs of publication are 1) copies of the published notice or 2) the newspaper clippings of the published notice. If you choose to submit copies of the published notice to the Office of the Chief Clerk, copies must be on standard-size 8½" x 11" paper and must show the actual size of the published notice (do not reduce the image when making copies). Published notices longer than 11" must be copied onto multiple 8½" x 11" pages. Please note, submitting a copy of your published notice could result in faster processing of your application. It is recommended that you maintain newspaper clippings or tear sheets of the notice for your records.
- You must submit an affidavit of publication for air permitting and alternate language affidavit of publication for air permitting (if applicable) to the Office of the Chief Clerk within 30 calendar days after the date of publication. You must use the enclosed affidavits of publication. The affidavits must clearly identify the applicant's name and permit number. You are encouraged to submit the affidavit with proof of publication described above.
- You must submit the *Public Notice Verification Form (Form TCEQ-20244)* to the Office of the Chief Clerk within **10 business days** of the end of this public comment period. You must use this form to certify that you have met alternative language notice requirements. This form is available at

www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

 The affidavits of publication, Public Notice Verification Form, and acceptable proof of publication of the published notices should be emailed to <u>PROOFS@tceq.texas.gov</u> or be mailed to:

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

- Please ensure that the affidavit(s) you send to the Chief Clerk have all blanks filled in correctly.
- Photocopies of newspaper clippings, affidavits, and verifications must also be sent to those listed on the enclosed *Notification List* within the deadlines specified above.

Failure to Publish and Submit Proof of Publication

You must meet all publication requirements. If you fail to publish the notice or submit proof of publication on time, then the TCEQ may suspend further processing on your application or take other actions.

Sign Posting

Applicants for air quality permits must also post signs.

- You must post at least one sign in English and as applicable, in each alternative language.
- Signs must be in place on the first day of publication in a newspaper and must remain in place and be legible and be visible from the street for the entire duration of the publications' designated comment period (see Example C).
- The sign template enclosed (*Example C*) is an example only. Read the sign template carefully and notify the TCEQ if it has an error or omissions. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Any changes to the text prepared by the TCEQ must be approved by the agency.
- Signs placed at the site must be located within 10 feet of each (every) property line paralleling a public street, road, or highway. Signs must be spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs are required along any property line paralleling a public street, road, or highway. Sign(s) must be placed at a sufficient height above the ground that is necessary for sign(s) to be 100 percent visible from the street.
- All lettering on the sign must be no less than 1½" in height with block printed capital lettering. The sign must be at least 18" wide and 28" tall, and consist of black lettering on a white background.
- Alternative language signs are required if alternative notice is required, even if no newspaper can be found.
- Inspect each posted sign daily to ensure it is present and visible throughout the entire comment period.
- You must submit verification of sign posting using the *Public Notice Verification Form (Form TCEQ-20244)* within **10 business days** after end of the publications' designated comment period. Do not submit the *Public Notice Verification Form* verifying sign posting until after the comment period is over. You cannot certify that the sign posting is in compliance until after the comment period is over. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

Application in a Public Place

- You must provide a copy of the administratively complete application at a public place for review and copying by the public. This place must be in the county in which the facility is located or proposed to be located.
- A public place is one that is publicly owned or operated. For example, libraries, county courthouses, or city halls.
- The administratively complete application must be available beginning on the first day of newspaper publication and remain available during the entire public comment period.

- If the application is submitted to the TCEQ with information marked as confidential, you are required to indicate which specific portions of the application are not being made available to the public. These portions of the application must be accompanied with the following statement: "Any request for portions of this application that are marked as confidential must be submitted in writing, pursuant to the Public Information Act, to the Texas Commission on Environmental Quality, Public Information Coordinator, MC-197, P.O. Box 13087, Austin, Texas 78711-3087."
- You must submit verification of file availability using the *Public Notice Verification Form (Form TCEQ-20244)* within **10 business days** after end of the publications' designated comment period. Do not submit the form verifying that the application was in a public place until after the comment period is complete. If a public meeting is held or second notice is required causing the public comment period to be extended, at a later date you will be required to verify that the application was in a public place during the entire public comment period. This form is available at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.

General Information

When contacting the Commission regarding this application, please refer to the permit number at the top of the *Notice of Application and Intent to Obtain Permit*.

If you wish to obtain an electronic copy, please contact the initial reviewer who assisted in the preparation of this public notice package. The electronic version is available in Microsoft Word format only and can be requested once your application has been declared administratively complete. Please ensure that the electronic version is correct and consistent with the hard copies that were provided. Any revisions made may not be accepted. You may download copies of the Public Notice Verification Form and Affidavits of publication by visiting our agency Web site at www.tceq.texas.gov/permitting/air/nav/air_publicnotice.html.

If you have questions or need assistance regarding publication requirements, please contact the Office of the Chief Clerk at (512) 239-3300 or the administrative reviewer listed in the cover letter.

MC-105 Attn: Notice Team	Permit No.: <u>9570</u>		
P.O. Box 13087	Application Received Date: June 11, 2025		
Austin, Texas 78711-3087			
AFFIDAVIT OF PUE	BLICATION FOR AIR PERMITTING		
STATE OF TEXAS §			
	§		
BEFORE ME , the undersigned authority, on this	day personally appeared		
of Person Representing Newspaper)	, who being by me duly sworn, deposes and says that (s)he is (Na	ате	
the	of the(Name of the Newspaper)		
(The of Person Representing Newspaper)	(Name of the Newspaper)		
that said newspaper is generally circulated in	, Te	xas;	
that said newspaper is generally circulated in (The municipality or nearest municipality to the loca	tion of the facility or the proposed facility)		
that the enclosed notice was published in said news	paper on the following date(s):		
	(Newspaper Representative's Signature)		
Subscribed and sworn to before me this the	day of, 20,		
to certify which witness my hand and seal of office.	uay or, 20,		
	Notary Public in and for the State of Texas		
[Affix Seal]			
	Print or Type Name of Notary Public		

My Commission Expires

Applicant Name: Texas City Cogeneration, LLC

TCEQ-Office of the Chief Clerk

TCEQ-Office of the Chief Clerk	Applicant Na	ame: Texas City Cogeneration, LLC	
MC-105 Attn: Notice Team	Permit No.: <u>9570</u>		
P.O. Box 13087	Application Received Date: June 11, 2025		
Austin, Texas 78711-3087			
ALTERNATIVE LANGUAGE AFFI	DAVIT OF PU	BLICATION FOR AIR PERMITTING	
STATE OF TEXAS §			
		§	
BEFORE ME , the undersigned authority, on this			
,	, who being by m	e duly sworn, deposes and says that (s)he is (<i>Name</i>	
of Person Representing Newspaper)			
the		of the	
(Title of Person Representing Newspaper)		of the; (Name of the Newspaper)	
that said newspaper is generally circulated in(<i>The municipality or county</i> in which the facility or	proposed facility	<i>,</i> Texas; <i>v is located)</i>	
that the enclosed notice was published in said news	spaper on the follo	owing date(s):	
		(Newspaper Representative's Signature)	
Subscribe and sworn to before me this the	day of	, 20	
to certify which witness my hand and seal of office.			
		Notary Public in and for the State of Texas	
[Affix Seal]			
		Print or Type Name of Notary Public	
		My Commission Expires	

Notification List

It is the responsibility of the applicant to furnish the following offices with copies of the notices published, the *Affidavit of Publication for Air Permitting, the Alternative Language Affidavit of Publication for Air Permitting (if applicable)*, and a completed copy of the *Public Notice Verification Form (Form TCEQ-20244)*. Acceptable proof of publication and any affidavits and Form TCEQ-20244 should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087.

Electronic copies should be submitted via email to the U.S. Environmental Protection Agency (EPA), **Region 6** at R6AirPermitsTX@EPA.gov. Please contact Ms. Aimee Wilson (wilson.aimee@epa.gov) at (214) 665-7596 if you have any questions pertaining to electronic submittals to the EPA.

Email copies to Ms. Sabrina Coty-Butler at <u>Sabrina.Coty-Butler@tceq.texas.gov</u>

Hard copies should be sent to the following:

Texas Commission on Environmental Quality Air Section Manager Houston Regional Office 5425 Polk Street, Suite H Houston, Texas 77023-1452

> Air Pollution Manager Air and Water Pollution Services Galveston County Health District PO Box 939 La Marque, Texas 77568-0939

For TCEQ Use Only

Permit Application Routing and Summary Sheet Air Permits

This sheet should accompany all notices to be processed by the office of the chief clerk on the left side of the file folder.

Name of applicant:			
Facility/ Site name:			
TCEQ permit number:			
Application received date:	June 11, 2025		
Customer reference number:	CN603818626		
Regulated entity number:			
County:Galveston	Region:12		
Local program 1:	Local program 2: Galveston		
Permit type: Permit Renewal Application			
Internal program routing Tech. team leader: Ms. Sabrina Coty-Butler	Phone no. (512) 239-1225		
APIRT team leader: Nancy Birdsong	Date: TBD		
A first team leader. Haney bildoong			
Administratively reviewed by: Carolyn Thomas	Phone no. (512) 239-5127		
Administratively complete date: TBD			
Public viewing location must have internet access: Yes No			
Is 2nd public notice required: 🗌 Yes 🛛 No			
Alternative Language Notice: 🛛 Yes – Spanish 🗌 No			
*709 applies			

For TCEQ Use Only

Applicant and Contact Information

This sheet should accompany all notices to be processed by the office of the chief clerk on the right side of the file folder.

Applicant's main contact and address to be shown on permit:		
Name/Title: Eugene Slater, Plant Manager		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 944-0229	Fax:	
Applicant's technical representative/ consultant	:	
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Phone: (409) 655-3083	Fax:	
Person responsible for publishing notice:		
Name/Title: Frank Salinas, Ehs Specialist		
Company: Texas City Cogeneration Llc		
Street/Road: 3221 5th Avenue South		
City/State/Zip: Texas City, TX 77590-8119		
Telephone: (409) 655-3083	Fax:	

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



EXAMPLE A

NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT (NORI) RENEWAL

PERMIT NUMBER 9570

APPLICATION. Texas City Cogeneration, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for renewal of Air Quality Permit Number 9570, which would authorize continued operation of a Cogeneration Plant located at 3221 5th Avenue South, Texas City, Galveston County, Texas 77590. **AVISO DE IDIOMA ALTERNATIVO.** El aviso de idioma alternativo en espanol está disponible en

<u>https://www.tceq.texas.gov/permitting/air/newsourcereview/airpermits-pendingpermit-apps.</u> This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. <u>https://gisweb.tceq.texas.gov/LocationMapper/?marker=-94.943055,29.377777&level=13</u>. The existing facility and/or related facilities are authorized to emit the following air contaminants: carbon monoxide, hazardous air pollutant, hydrogen sulfide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, lead and sulfur dioxide.

This application was submitted to the TCEQ on June 11, 2025. The application will be available for viewing and copying at the TCEQ central office, TCEQ Houston regional office, and the Moore Memorial Public Library, 1701 9th Avenue North, Texas City, Galveston County, Texas beginning the first day of publication of this notice. The facility's compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ. The application, including any updates, is available electronically at the following webpage: https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices

The executive director has determined the application is administratively complete and will conduct a technical review of the application. In addition to the renewal, this permitting action includes the incorporation of changes in emission factors related to this permit. The reasons for any changes or incorporations, to the extent they are included in the renewed permit, may include the enhancement of operational control at the plant or enforceability of the permit. **The TCEQ may act on this application without seeking further public comment or providing an opportunity for a contested case hearing if certain criteria are met.**

PUBLIC COMMENT. You may submit public comments to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application and the executive director will prepare a response to those comments. Issues such as property values, noise, traffic safety, and zoning are outside of the TCEQ's jurisdiction to address in the permit process.

OPPORTUNITY FOR A CONTESTED CASE HEARING. You may request a contested case hearing if you are a person who may be affected by emissions of air contaminants from the facility. If requesting a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number; (2) applicant's name and permit number; (3) the statement "[I/we] request a contested case hearing;" (4) a specific description of how you would be adversely affected by the application and air emissions from the facility in a way not common to the general public; (5) the location and distance of your property relative to the facility; (6) a description of how you use the property which may be impacted by the facility; and (7) a list of all disputed issues of fact that you submit during the comment period. If the request is made by a group or association, one or more members who have standing to request a hearing must be identified by name and physical address. The interests the group or association seeks to protect must also be identified. You may also submit your proposed adjustments to the application/permit which would satisfy your concerns.

The deadline to submit a request for a contested case hearing is 15 days after newspaper notice is published. If a request is timely filed, the deadline for requesting a contested case hearing will be extended to 30 days after mailing of the response to comments.

If any requests for a contested case hearing are timely filed, the Executive Director will forward the application and any requests for a contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. Unless the application is directly referred to a contested case hearing, the executive director will mail the response to comments along with notification of Commission meeting to everyone who submitted comments or is on the mailing list for this application. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission's jurisdiction to address in this proceeding.

MAILING LIST. In addition to submitting public comments, you may ask to be placed on a mailing list for this application by sending a request to the Office of the Chief Clerk at the address below. Those on the mailing list will receive copies of future public notices (if any) mailed by the Office of the Chief Clerk for this application.

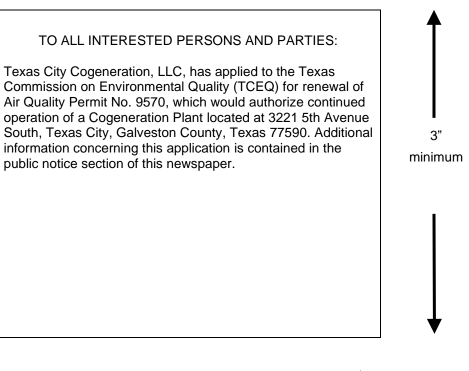
AGENCY CONTACTS AND INFORMATION. All public comments and requests must be submitted either electronically at <u>www14.tceq.texas.gov/epic/eComment/</u>, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Please be aware that any contact information you provide, including your name, phone number, email address and physical address will become part of the agency's public record. For more information about the permitting process, please call the TCEQ Public Education Program, Toll Free, at 1-800-687-4040 or visit their website at www.tceq.texas.gov/goto/pep. Si desea información en Español, puede llamar al 1-800-687-4040. You can also view our website for public participation opportunities at www.tceq.texas.gov/goto/participation.

Further information may also be obtained from Texas City Cogeneration, LLC, 3221 5th Avenue South, Texas City, Texas 77590-8119 or by calling Mr. Frank Salinas, EHS Specialist at (409) 655-3083.

Notice Issuance Date: TBD

Example B

Publication Elsewhere in the Newspaper:





Minimum 2 column widths or 4 inches

Example C

Sign Posting

Sign(s) must be in place on day of publication of first newspaper notice and must remain in place and the lettering must be legible for the 15-day public comment period (which begins on the last day of newspaper publication, either English or alternate language notice, whichever is later). Note - The information shown is an example only. It is your responsibility to verify that the appropriate information pertaining to your application is accurate. Each sign placed at the site must be located within 10 feet of each (every) property line paralleling a public highway, street or road. Signs must be visible from the street and spaced at not more than 1,500-foot intervals. A minimum of one sign, but not more than three signs shall be required along any property line paralleling a public highway, street, or road.

◀	18" Minimum	→
	PROPOSED RENEWAL OF AIR QUALITY PERMIT	
	APPLICATION NO.: 9570	
	FOR FURTHER INFORMATION CONTACT:	28" Minimum
	TEXAS COMMISSION ON ENVIRONMENTAL QUALITY	
	HOUSTON REGIONAL OFFICE 5425 POLK STREET, SUITE H HOUSTON, TEXAS 77023-1452 (713) 767-3500	

Sign(s) must be placed at whatever height above the ground is necessary for sign(s) to be 100% visible from the street.

WHITE BACKGROUND WITH BLACK LETTERS

All lettering must be no less than 1-1/2 inch block printed capitals.

Public Notice Checklist Notice of Receipt of Application and Intent to Obtain Permit (1st Notice)

The following tasks must be completed for public notice. If publication in an alternative language is required, please complete the tasks for both the English and alternative language publications. Detailed instructions are included in the "Instructions for Public Notice" section of this package.

Within 30 calendar days after date of administrative completeness letter

Publish Notice of Receipt of Application and Intent to Obtain Permit

- Example A must be published in "public notice" section of newspaper. Review for accuracy prior to publishing.

- Example B must be published in prominent location (other than "public notice") in same issue of newspaper.

Provide copy of application at a public place for review and copying. Keep it there until end of the designated comment period.

Prepare signs.

First day of newspaper publication

Review published newspaper notice for accuracy. If errors, contact Air Permits Division. Post signs and keep them up for duration of the designated comment period (see Example C). Ensure copy of application is at the public place.

Within 10 business days after date of publication

Proof of publication showing publication date and newspaper name should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087

Austin, Texas 78711-3087

Mail or email, as instructed, photocopies of newspaper clippings showing publication date and newspaper name to persons listed on *Notification List*

Within 30 calendar days after date of publication

Affidavit of publication for air permitting and alternative language affidavit of publication for air permitting (if applicable) should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to:

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Austin, Texas 78711-3087

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Public Notice Verification Form should be emailed to <u>PROOFS@tceq.texas.gov</u> or mailed to: Texas Commission on Environmental Quality Office of the Chief Clerk, MC-105 Attn: Notice Team P.O. Box 13087 Austin, Texas 78711-3087
Mail or email, as instructed, photocopies of Public Notice Verification Form to persons listed on *Notification List*

COMISIÓN DE CALIDAD AMBIENTAL DE TEXAS



Ejemplo A

AVISO DE RECIBIMIENTO DE LA SOLICITUD E INTENCIÓN DE OBTENER

RENOVACIÓN DEL PERMISO DE AIRE (NORI)

NÚMERO DE PERMISO [######]

SOLICITUD. [Company Name], ha solicitado a la Comisión de Calidad Ambiental de Texas (TCEQ, por su siglas en inglés) la renovación del permiso de calidad del aire número [######], que autorizaría la continuación del funcionamiento de [Tech Name] situado en [address, city, county] Condado, Texas [zip code]. Este enlace a un mapa electrónico de la ubicación general del sitio o de la instalación se ofrece como cortesía pública y no forma parte de la solicitud o del anuncio. Para conocer la ubicación exacta, consulte la solicitud. [Insert location weblink from English notice] La instalación existente está autorizada a emitir los siguientes contaminantes atmosféricos: [contaminants].

Esta solicitud se presentó a la TCEQ el [received date]. La solicitud estará disponible para su visualización y copia en la oficina central de la TCEQ, la [region name] oficina regional, y la [Name, Address, City, County] Condado, Texas a partir del primer día de la publicación de este aviso. El expediente de cumplimiento de la instalación, si existe, está a disposición del público en el [region name] oficina regional de la TCEQ. La solicitud (cualquier actualización inclusive) está disponible electrónicamente en la siguiente página web: <u>https://www.tceq.texas.gov/permitting/air/airpermit-applications-notices</u>.

El director ejecutivo ha determinado que la solicitud está administrativamente completa y llevará a cabo una revisión técnica de la misma. La información contenida en la solicitud indica que esta renovación del permiso no supondrá un aumento de las emisiones permitidas ni dará lugar a la emisión de un contaminante atmosférico no emitido anteriormente. La TCEQ puede actuar sobre esta solicitud sin buscar más comentarios del público o dar la oportunidad de una audiencia de caso impugnado si se cumplen ciertos criterios.

COMENTARIOS DEL PÚBLICO. Puede presentar comentarios públicos a la Oficina del Secretario Oficial en la dirección indicada a continuación. La TCEQ considerará todos los comentarios del público al elaborar una decisión final sobre la solicitud y el director ejecutivo preparará una respuesta a esos comentarios. Cuestiones como el valor de la propiedad, el ruido, la seguridad del tráfico y la zonificación están fuera de la jurisdicción de la TCEQ para ser tratadas en el proceso de permiso.

OPORTUNIDAD DE UNA AUDIENCIA DE CASO IMPUGNADO. Puede solicitar una audiencia de caso impugnado si usted es una persona que puede verse afectada por las emisiones de contaminantes atmosféricos de la instalación tiene derecho a solicitar una audiencia. Si solicita una audiencia de caso impugnado, deberá presentar lo siguiente (1) su nombre (o, en el caso de un grupo o asociación, un representante oficial), dirección postal y número de teléfono durante el día; (2) el nombre del solicitante y el número de permiso; (3) la declaración "[Yo/nosotros] solicito/solicitamos una audiencia de caso impugnado"; (4) una descripción específica de cómo se vería/n afectado/s por la solicitud y las emisiones atmosféricas de la instalación de una manera no común al público en general; (5) la ubicación y la distancia de su propiedad en relación con la instalación; (6) una descripción del uso que usted hace de la propiedad que puede verse afectada por la instalación; y (7) una lista de todas las cuestiones de hecho controvertidas que presente durante el periodo de comentarios. Si la solicitud la realiza un grupo o asociación, deberá identificarse con nombre y dirección física a uno o varios miembros que estén legitimados para solicitar una audiencia. También deben identificarse los intereses que el grupo o asociación pretende proteger. También puede presentar sus propuestas de ajustes a la solicitud/permiso que satisfagan sus preocupaciones.

El plazo para presentar una solicitud de audiencia de caso impugnado es de 15 días a partir de la publicación del anuncio en el periódico. Si la solicitud se presenta a tiempo, el plazo para solicitar una audiencia de caso impugnado se ampliará a 30 días después del envío de la respuesta a los comentarios.

Si se presenta a tiempo cualquier solicitud de audiencia de caso impugnado, el Director Ejecutivo remitirá la solicitud y cualquier solicitud de audiencia de caso impugnado a los Comisionados para su consideración en una reunión programada de la Comisión. A menos que la solicitud se remita directamente a una audiencia de caso impugnado, el director ejecutivo enviará por correo la respuesta a los comentarios junto con la notificación de la reunión de la Comisión a todas las personas que hayan presentado comentarios o estén en la lista de correo de esta solicitud. La Comisión sólo podrá conceder una solicitud de audiencia de caso impugnado sobre cuestiones que el solicitante haya presentado en sus comentarios a tiempo y que no hayan sido retirados posteriormente. Si se concede una audiencia, el objeto de la misma se limitará a las cuestiones de hecho controvertidas o a las cuestiones mixtas de hecho y de derecho relativas a los problemas de calidad del aire pertinentes y materiales presentados durante el periodo de comentarios. Cuestiones como el valor de la propiedad, el ruido, la seguridad del tráfico y la zonificación quedan fuera de la jurisdicción de la Comisión para ser tratadas en este procedimiento.

LISTA DE CORREO. Además de presentar comentarios públicos, puede solicitar que se le incluya en una lista de correo para recibir futuros avisos públicos sobre esta solicitud específica enviando una solicitud por escrito a la Oficina del Secretario Oficial en la dirección que figura a continuación.

CONTACTOS E INFORMACIÓN DE LA AGENCIA. Los comentarios y solicitudes del público deben presentarse vía electrónicamente en <u>www14.tceq.texas.gov/epic/eComment/</u>, o por escrito a la Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Tenga en cuenta que cualquier información de contacto que proporcione, incluyendo su nombre, número de teléfono, dirección de correo electrónico y dirección física, formará parte del registro público de la agencia. Para más información sobre el proceso de tramitación de permisos, favor de llamar al Programa de Educación pública de la TCEQ sin costo al 1-800-687-4040, o bien visitar su sitio web, www.tceq.texas.gov/goto/pep. Para información en español, favor de llamar al 1-800-687-4040. También es posible consultar oportunidades de participación pública en nuestro sitio web, <u>www.tceq.texas.gov/goto/participation</u>.

Tamién se puede obtener más información de [company name, address] o llamando a [name, title] al [phone number].

Fecha de emisión del aviso:

Skip to main content





Senator Borris L. Miles: District 13



Occupation: Insurance and Real Estate Developer

Education: BS, Sam Houston State University

Legislative Experience: House Member, 2007 - 2017; Senate Member: 2017 - present

Hometown: Houston

Party: Democrat

A lifelong resident of Houston, Senator Borris L. Miles was elected to the Texas Senate in 2016 after serving four terms in the Texas House. Miles is a

successful businessman and developer, owning one of the largest insurance agencies in Texas.

A fighter for the people, Senator Miles' legislative milestones include securing over \$8 billion in federal funding to provide primary healthcare services to low-income Texans, passing legislation to give second chances to individuals by making it easier to seal their juvenile records, securing \$44 million to create the Miles Ahead Scholars program to help underserved minority male youth the opportunity to go to college, creating economic development opportunity districts and strengthening the laws on group homes, protecting the most vulnerable like our seniors and people with disabilities who depend on these facilities.

For his work, Miles has received recognitions, including being named "Legislator of the Year" by the National Black Caucus of State Legislators, "Star of the Legislative Session" by the Texas Classroom Teachers Association, "Champion of Women's Health" by Planned Parenthood, "Most Valuable Legislator" by the Texas Association of Community Schools, and "Policy Leader Award" by the Texas Association of City & County Health Officials. He has also received A+ ratings with Equality Texas and the Sierra Club.

Senator Miles' active involvement in his community is a testament to his commitment and servant leadership. Miles conceived the Hip Hop 4 HIV concert series, which was adopted by the CDC, and has given his time to organizations like the Urban League and the Houston Sickle Cell Association. Through his non-profit, the TexStars Foundation, he has awarded more than 200 scholarships to pay for the college education of African-American men and has been hosting an annual Turkey Giveaway for over 15 years, providing much-needed support to communities in need.

Press Room

01/12/2024 🔁

Senator Borris L. Miles Statement Regarding TCEQ Permit for Texas Coastal Materials LLC Concrete Crushing Facility Near LBJ Hospital

11/17/2023 🔁

<u>Sen. Borris L. Miles Statement Regarding The Texas House Voting Against HB 1 – Private School</u> <u>Vouchers</u>

10/12/2023 12 Sen. Miles Statement on Voting Against SB1 – Private School Vouchers

09/16/2023 12 Sen. Borris L. Miles Statement Regarding the Verdict in the Impeachment of Attorney General Ken Paxton

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2021 2 87th Session District Newsletter

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Office Information

Capitol Address

District Address

The Honorable Borris L. Miles P.O. Box 12068

5302 Almeda, Suite A Houston, TX 77004 Capitol Station Austin, TX 78711

(713) 665-8322 (TEL)

(512) 463-0113 (TEL)

District Address District Address

2440 Texas Parkway, Suite 110	3300 Lyons Avenue, Suite 301
Missouri City, TX 77489	Houston, TX 77020

(281) 261-2360 (TEL)

(713) 223-0387 (TEL)

Committee Membership

- <u>Criminal Justice</u>
- Health and Human Services
- <u>Nominations</u>
- Transportation

District Analysis: District 13



- District Profile: Population, Households, Education, Employment, Income and Analysis
- Population Analysis
- Precinct and Districts
- <u>Cities and Census Designated Places</u>
- <u>School Districts</u>
- <u>General Election Analysis</u>

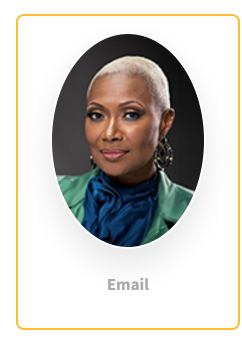
(Click the map to view a detailed district map in PDF format)

An official website of the Texas government <u>Here's how you know</u>



<u>Español</u>

Rep. Jones, Jolanda "Jo"



Biography

JOLANDA "JO" JONES rose from a childhood of poverty and tragedy to membership in numerous Halls of Fame, a CNN Hero, a 4-time national track and field champion, a basketball All-American, a Rhodes Scholar nominee, a successful businesswoman, author, and an unapologetic human rights activist, a Houston City Council member and school board Trustee. This respected analyst has interviewed with Roland Martin, Tom Joyner, and Jacque Reid and is on the cover of Curve Magazine.

Today, Jolanda serves as a Texas State Representative for House District 147.

She has a proven track record of leadership, commitment, charitable work, and teamwork and is a highly sought-after public speaker. Jolanda was initiated into Alpha Kappa Alpha Sorority,

Incorporated, at the University of Houston's Epsilon Lambda, in the Fall of 1987. She is a current dues-paying member of Mu Kappa Omega!

Her single mom raised Jolanda after her dad committed suicide in her presence. She was confronted with multiple evictions, houses burning down, bullying, rape, domestic violence, being shot at, seeing dead bodies, lack of food, gas, water, and electricity, and being bullied. She overcame the murder of her brother, aunt, and numerous cousins, the SIDS death of her niece, and survived death threats related to her legal practice.

Jolanda has distinguished herself legally, garnering prestigious legal awards. Her courtroom expertise helped shut down Houston Police Department's Crime Lab that faked lab results that convicted innocents and allowed the guilty to go free. She defeated a powerful politician by reuniting an African mom with her child whom that politician had stolen. Her legal acumen has won multiple murder cases and serious felonies. Her business is 24 years old.

She has been the moral conscience and the voice of the disadvantaged and disenfranchised in every elected body she has served. She is a go-to person who fights for and stands up to those who seek to oppress. She grew up in a union household and believes in the invaluable power of unions.

Jolanda has and continues to improve the lives of her constituents and helps create jobs and opportunities for small and minority businesses. She is a different kind of businesswoman committed not only to business but to her family and humanity by bending the arc of the moral universe towards justice.

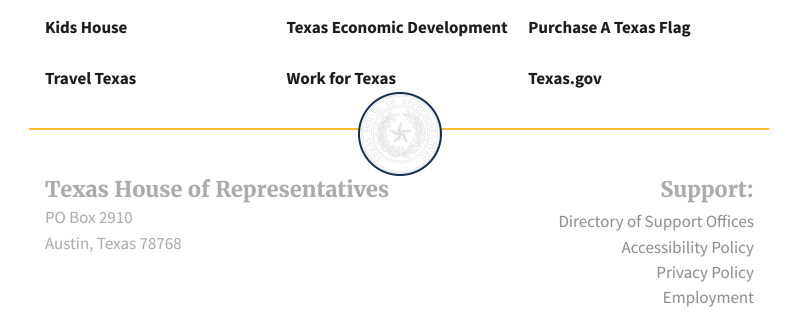
To date, Jolanda has saved five lives. One: a gunshot victim. Two: an SUV rollover victim who was ejected on the freeway. Three: a hit-and-run victim. Four: a victim passed out on a busy street. And her fifth and most notable save, for which she won a HERO Award, was that of a teenager whose car fell approximately 100 feet off of a freeway interchange, caught fire, and exploded seconds after Jolanda and her son extricated her. Jolanda ran to safety 50 meters with the teenager in her arms.

If someone is in danger and Jolanda is near, she will be the person who rushes in to save whoever needs saving. Jolanda feels compelled to save people due to the many times she was a victim of circumstance and in need of help, combined with her mother's teachings that she must have the courage to do what is right when it's easier to do wrong and that she must help people who, but for her help, would be helpless.

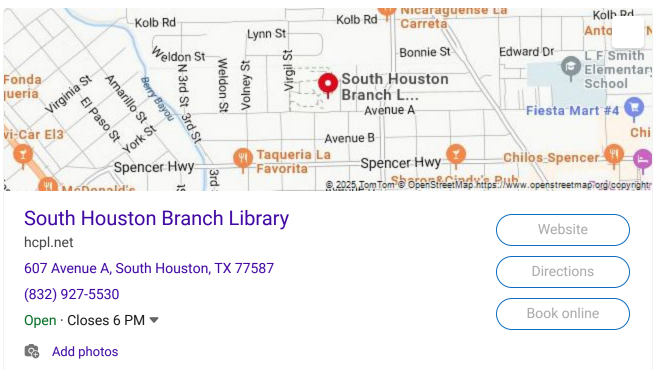
Jolanda is a TV personality on CBS's Survivor Pa- Lau and was the star of WEtv's Sisters in Law. Her second book, Owning My S.H.I.T! (Suffering Hardship Internalizing Trauma), is an Amazon bestseller. She also coauthored ScholAthlete's Survival Guide ~ Essential Study Skills for the Scholar Athlete.

Jolanda is most proud of her amazing son, Jiovanni, who is a Dean's List college graduate and lawyer.

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May 2025

AIR PERMIT RENEWAL APPLICATION

Calpine Operating Services Company, Inc. Texas City Cogeneration, LLC Texas City, Galveston County, Texas

NSR Permit No. 9570 Customer Reference No. CN603818626 Regulated Entity No. RN100224245

Submitted To: Texas Commission on Environmental Quality Air Permits Division 12100 Park 35 Circle Austin, Texas 78753

PROJECT NUMBER: 0257834.01.01



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APPENDICES

APPENDIX A	CURRENT PERMIT
APPENDIX B	EMISSION CALCULATIONS

1.0 INTRODUCTION

Texas City Cogeneration, LLC owns and operates the Texas City Cogeneration Plant, an electric generating plant located near Texas City in Galveston County, Texas. Texas City Cogeneration is a combined cycle electric power generation plant consisting of three combustion turbine generators, three heat recovery steam generator (HRSG) units with provisions for duct burner firing, one steam turbine, and other ancillary equipment. Air emission sources at Texas City Cogeneration are authorized by Texas Commission on Environmental Quality (TCEQ) Air Permit Nos. 9570/ PSDTX650M1 and various Permit by Rule authorizations.

Texas City Cogeneration is seeking to renew NSR Permit No. 9570, which has an expiration date of December 1, 2025. In accordance with 30 Texas Administrative Code (TAC) §116.315, Texas City Cogeneration is submitting an application to renew the permit at least six months, but no earlier than 18 months, prior to the expiration of the permit.

With this renewal application, Texas City Cogeneration is proposing no changes to the Special Conditions of Permit No. 9570 and to update the Maximum Allowable Emission Rate Table (MAERT) based on AP-42 Chapter 7, *Liquid Storage Tanks* (October 2024) methodology updates for one tank. Texas City Cogeneration is proposing to incorporate by reference Standard Permit 155026. These revisions do not trigger an amendment for this permit and are further discussed in Section 2.0.

This application presents all information required for an air quality permit renewal. A completed TCEQ PI-1 General Application workbook is included electronically with this application. There are no new sources and no changes to the chemical species or character of emissions since the last permitting action. Tank EPN TK9100 calculations are being updated based on current AP-42 methodology. A process description is included in Section 2.0, and a demonstration of how the plant meets state regulatory requirements is included in Section 3.0. A copy of the plant's current permit is provided in Appendix A.

2.0 PROCESS DESCRIPTION

The Texas City Cogeneration Plant in Texas City, Galveston County, Texas operates three gasfired stationary turbines coupled with three gas-fired HRSGs and one steam turbine to produce superheated steam and electrical power. A portion of the electrical power produced by the turbines may be sold to local industry, and the remainder is sold via the local utility grid system. These operations are authorized by Permits 9570 and PSDTX650M1.

The three gas-fired turbine generators, GT-A, GT-B, and GT-C are Westinghouse W-501D series models. The associated gas-fired HRSGs are designated as HSRG-A, HRSG-B, and HRSG-C. The exhaust streams from the turbines/HRSGs are discharged through stacks designated as EPNs 1, 2, and 3. Emissions of nitrogen oxides (NO_X) and carbon monoxide (CO) are monitored using Continuous Emissions Monitoring System (CEMS). Sweet natural gas or a mixture of sweet natural gas and refinery gas is combusted in the turbines and HRSGs. The hot exhaust streams from the turbines are fed into the HRSGs to produce high-pressure and intermediate-pressure superheated steam. The intermediate-pressure steam can be used for controlling NO_X formation in the combustion chambers of the turbines or for power production in the steam turbine. A portion of the high pressure steam is sent to local industry, and the remainder is used in the steam turbine.

Each W-501D turbine drives an electric generator to produce electric power. Each turbine also produces hot exhaust gases for continuous generation of superheated steam. The HRSG systems burn fuel to produce intermediate-pressure superheated steam and high-pressure superheated steam. Control of the NO_X emissions from GT-A is achieved through the injection of intermediate-pressure steam into the combustion chambers of the turbines. The steam flow rate is automatically adjusted as a function of fuel flow and turbine load to reduce NO_X emissions to the required levels. Low-NO_X burners have been installed in Turbines GT-B and GT-C.

The storage tanks at the Texas City Cogeneration Plant store chemicals used in treating the process water used for steam generation, cooling, and wastewater treatment. There is also a storage tank for condensate from the natural gas and a storage tank for diesel fuel. The plant sump handles process drains. The cooling towers are used to dissipate the heat from the steam turbine exhaust stream. The condensed water is returned to the boiler feed water tank. The parts cleaner is used by plant maintenance personnel for cleaning tools, equipment parts, and other items during regular plant operations. Dry abrasive blast cleaning, surface preparation, and surface coating operations are also used by plant maintenance personnel.

2.1 Proposed Permit Updates

With this renewal application, Texas City Cogeneration is proposing to update EPN TK9100 emission calculations based on the current version of AP-42. This update will result in a decrease in ton per year volatile organic compound (VOC) emissions for EPN TK9100 on the MAERT. Emission calculations are included in Appendix B.

3.0 STATE REGULATORY REQUIREMENTS

The facilities authorized by Permit No. 9570 will continue to comply with all rules and regulations of the TCEQ, with the Texas Clean Air Act (TCAA), and with the provisions of the existing permit. Texas City Cogeneration will continue to comply with all the rules and regulations of the TCEQ and the intent of the TCAA, including protection of the health and physical property of the public.

The following sections address the assurance of regulatory compliance for the sources included in the permit renewal request. Applicable rules and regulations of the commission are discussed below.

3.1 Operation in Accordance with Current Permit, Provision 116.311(a)

In order to be granted a permit renewal, the permit holder shall submit information in support of the application.

Demonstration of Compliance

\$116.311(a)(1) – Texas City Cogeneration does not have dockside vessel emissions.

\$116.311(a)(2) – Texas City Cogeneration operates in accordance with the requirements, limits, and conditions of the current permit, including representations in the initial application and all subsequent alterations, amendments, and other authorizations.

\$116.311(a)(3) – The emission sources at the Texas City Cogeneration plant are subject to New Source Performance Standards Subparts A, Da, Db, and GG and meet the applicable requirements of each regulation.

\$116.311(a)(4) – The emission sources at the Texas City Cogeneration plant are not subject to National Emission Standards for Hazardous Air Pollutants (NESHAP) under 40 Code of Federal Regulations (CFR) Part 61.

\$116.311(a)(5) – The emission sources at the Texas City Cogeneration plant are not subject to NESHAP for Source Categories Subpart.

\$116.311(a)(6) – The facilities at the Texas City Cogeneration plant will comply with the Maximum Achievable Control Technology (MACT) requirements for each source category listed in \$116.311(a)(5); therefore, case-by-case MACT standards do not apply.

3.2 Chapter 101, Subchapter A - General Rules

§101.2 Multiple Air Contaminant Sources or Properties – The emission sources at Texas City Cogeneration are not expected to cause or contribute to violations of any TCEQ standards.

§101.3 Circumvention – Texas City Cogeneration will not use any plan, activity, device, or contrivance that will, without resulting in an actual reduction of air contaminants, conceal or appear to minimize the effects of emissions which would otherwise constitute a violation of the TCAA or TCEQ regulations.

§101.4 Nuisance – Discharges to the atmosphere from the Texas City Cogeneration plant will not be in such concentration and of such duration that they will or may tend to be injurious to or adversely affect human health or welfare, animal life, vegetation, or property, or interfere with the normal use and enjoyment of animal life, vegetation, or property.

§101.5 Traffic Hazard – No discharge of air contaminants, uncombined water, or other materials from the Texas City Cogeneration plant will cause or have a tendency to cause a traffic hazard or an interference with normal road use.

§101.8 Sampling – All stack testing and sampling will meet requirements imposed by *§101.8*, and data will be reported and maintained as required.

§101.9 Sampling Ports – Texas City Cogeneration will comply with TCEQ requests for location of sampling ports in accordance with *§*101.9.

§101.10 Emissions Inventory Requirements – Texas City Cogeneration will submit emissions inventories as required by §101.10.

§101.20 Compliance with Environmental Protection Agency Standards – As described in the sections which follow, Texas City Cogeneration complies with applicable requirements of New Source Performance Standard (40 CFR 60) and NESHAPs for Source Categories (40 CFR 63). The emission sources are not subject to NESHAPs under 40 CFR 61.

Texas City Cogeneration is a major source for Prevention of Significant Deterioration and operates under Permit No. PSDTX650M1. Texas City Cogeneration will continue to comply with the conditions of this permit.

§101.24-27 Fees – Texas City Cogeneration will comply with all applicable requirements of these sections and will pay the required fees and surcharges as specified.

3.3 Chapter 101, Subchapter F – Emissions Events and Scheduled Maintenance, Startup, and Shutdown Activities

§101.201 Emissions Event Reporting and Recordkeeping Requirements – Texas City Cogeneration will follow the notification requirements in §101.201 should a reportable emissions event as defined in §101.1 occur. Records of non-reportable events will be maintained.

§101.211 Scheduled Maintenance, Start-up and Shutdown Reporting, and Recordkeeping Requirements – Texas City Cogeneration will comply with the provisions of §101.211 to the extent that they apply to the operation of the facilities described in this application.

§101.221-§101.224 Operational Requirements, Demonstrations, and Excessive Emissions Events – Texas City Cogeneration will comply with these provisions to the extent that they apply to the facilities described in this application. Texas City Cogeneration will maintain in good working order and properly operate all pollution emission capture and abatement equipment.

3.4 30 TAC Chapter 101, Subchapter H – Emissions Banking and Trading

Texas City Cogeneration is located in Galveston County, which is affected by the Mass Emissions Cap and Trade Program of Division 3 of this subchapter. If Texas City Cogeneration elects to generate or use discrete emission reduction credits, it will comply with the requirements of Division 4 of this subchapter.

3.5 Chapter 111 - Control of Air Pollution from Visible Emissions and Particulate Matter

§111.111(a) (1) Requirements for Specified Sources: Stationary Vents - Emissions from the stationary vents at the site will continue to comply with the applicable opacity limitations in §111.111(a) (1).

§111.111(a) (7) (A) Requirements for Specified Sources: Structures - Emissions from buildings, enclosed facilities and structures at the site will meet the opacity limitation of 30 percent averaged over a six-minute period.

§111.111(a) (8) (A) Requirements for Specified Sources: Other Sources - Emissions from all other sources not specified in §111.111 will meet the opacity limitation of 30 percent averaged over a six-minute period.

§111.151. Allowable Emissions Limits - Emissions of total suspended particulates from all sources at the site with specific stack flow rates will be within the limits specified in §111.151(a), Table 1, based on calculated emission rates.

3.6 Chapter 112 - Control of Air Pollution from Sulfur Compounds

Sulfur dioxide at the Texas City Cogeneration plant will be emitted from the combustion of natural gas. Therefore, no plant-specific subsection of Chapter 112 applies to the plant.

§112.2. Compliance, Reporting, and Recordkeeping – Texas City Cogeneration will maintain on-site and submit all records requested by the TCEQ to demonstrate compliance with Chapter 112.

§112.3. Net Ground Level Concentrations – Texas City Cogeneration will demonstrate compliance with the net ground level concentration requirements of Chapter 112, if requested.

3.7 Chapter 113 – Standards of Performance for Hazardous Air Pollutants and for Designated Facilities and Pollutants

Chapter 113 incorporates by reference NESHAP for Source Categories (40 CFR Part 63). Texas City Cogeneration is not subject to the requirements of 40 CFR 63.

3.8 Chapter 114 - Control of Air Pollution from Motor Vehicles

Texas City Cogeneration will comply with all applicable requirements of this regulation regarding inspection, maintenance, and operation of air pollution control system/devices for motor vehicles operated at the facility.

3.9 Chapter 115 - Control of Air Pollution from Volatile Organic Compounds

Galveston County is a covered attainment county in the Chapter 115 rules.

Requirements of 30 TAC Chapter 115 are applicable to the Natural Gas Condensate Tank, TK9100. Tank TK9100 stores material with a true vapor pressure less than 1.5 pounds per square inch absolute (psia). Therefore, under §115.111(a)(1), Tank TK9100 is exempt from the requirements of Chapter 115, Subchapter B, Division 1 (Storage of Volatile Organic Compounds) except as provided in §115.118.

Rule §115.118(a)(1) specifies that the owner or operator of storage tank claiming an exemption in §115.111 shall maintain records sufficient to demonstrate continuous compliance with the applicable exemption criteria. Where applicable, true vapor pressure, VOC content type, or a combination of the two must be recorded initially and at every change of service or when the storage tank is emptied and refilled. The true vapor pressure and volatile organic compounds were recorded in the air permit renewal application submitted October 27, 2015. No change of service has occurred for this tank.

Rules §115.118(a)(2) and (3) are applicable only to floating roof tanks. Tank TK9100 is a fixed roof tank; therefore, is not subject to §115.118(a)(2) or (3).

Rule §115.118(a)(4) requires maintaining records of any operational parameter monitoring required in §115.115(a). Tank TK9100 is not subject to any operational parameter monitoring required in §115.115(a). Therefore, §115.118(a)(4) is not applicable.

Rule §115.118(a)(5) requires that the owner or operator shall maintain the results of any testing conducted in accordance with §115.116 or §115.117 at an affected site. Texas City Cogeneration will maintain the results of any testing conducted in accordance with §115.116 or §115.117. The methods specified in §115.117 could be used to determine compliance with Chapter 115, Subchapter B, Division 1.

Rule §115.118 (a)(6) does not apply to fixed roof storage tanks with a capacity of 25,000 gallons or less storing VOC other than crude oil or condensate, or to a storage tank with storage capacity of 40,000 gallons or less storing crude oil or condensate. The capacity of Tank TK9100 is approximately 2,800 gallons. Therefore, §115.118(a)(6) does not apply to Tank TK9100.

Rule §115.118(a)(7) requires that all records must be maintained for two years and be made available for review upon request by authorized representatives of the executive director, the United States Environmental Protection Agency, or any local air pollution control agency with jurisdiction. Texas City Cogeneration will maintain the required records for two years and make the records available for review in accordance with §115.118 (a)(7).

Requirements of Chapter 115 are also applicable to VOC loading and unloading operations. These operations are exempt from control requirements because the true vapor pressure of the materials loaded are less than 0.5 psia or because the site loads less than 20,000 gallons per day of VOC with a true vapor pressure of 0.5 psia or greater.

3.10 30 TAC Chapter 116, Subchapter E – Hazardous Air Pollutants

§116.400 – Hazardous Air Pollutants – This subchapter implements the Federal Clean Air Act §112(g), Modifications and 40 CFR 63, Hazardous Air Pollutants: Regulations Governing Constructed or Reconstructed Major Sources, Subpart B, Requirements for Control Technology. The sources and activities included in this permit application do not constitute major HAP sources for which the United States Environmental Protection Agency (US PA) has not promulgated a MACT standard under 40 CFR Part 63. Therefore, Chapter 116 Subchapter E does not apply.

3.11 Chapter 117 - Control of Air Pollution from Nitrogen Compounds

The gas-fired turbines and HRSGs with duct burners (EPNs 1, 2, and 3) are subject to the requirements specified in 30 TAC Chapter 117, $\S117.310$, 320, 325, 335, 340, 345, 8100, and 9020. The Texas City Cogeneration gas-fired turbines and heat recovery steam generators are subject to the mass emissions cap and trade (MECT) program in 30 TAC Chapter 101, Subchapter H, Division 3. Therefore, the NO_X emission specifications of $\S117.310$ are used only to determine allocations for the MECT program where those specifications are lower than any applicable permit limit or any other emission limit. Texas City Cogeneration also complies with the applicable daily and 30-day system cap emission limitations of \$117.320.

Texas City Cogeneration also complies with the applicable CO concentration limits specified in §117.310(c). However, in accordance with §117.325, the MSS activity CO mass emission limits in the MAERT attached to Permit 9570 constitute alternative case specific specifications for the CO concentration limits in §117.310(c), as specified in Special Condition 14 of Permit 9570.

Texas City Cogeneration completed the initial demonstration of compliance in accordance with \$117.335. Texas City Cogeneration complies with the continuous demonstration of compliance requirements specified in \$117.340 by installing, calibrating, maintaining, and operating totalizing fuel flow meters and NO_X and CO Continuous Emissions Monitoring System. Texas City Cogeneration provides the notifications, maintains the records, and submits the reports required by \$117.345.

Rule §117.9020(2) specifies the compliance schedules for units subject to the emission specifications for attainment demonstration. Texas City Cogeneration installed required meters and submitted required performance evaluations quality assurance procedures, and level of activity certifications in accordance with the requirements of §117.9020(2).

3.12 Chapter 118 - Control of Air Pollution Episodes

Texas City Cogeneration will implement all reasonably available emission reduction methods in the event of a Level I air pollution episode and will comply with the TCEQ directions to reduce or curtail emission rates in the event of a Level II episode.

3.13 Chapter 122 - Federal Operating Permits

Texas City Cogeneration operates under Title V Permit No. 89. No revisions to the Title V Permit will be required as a result of this permit renewal.

4.0 APPLICATION FEE

Texas City Cogeneration will submit a permit application fee of \$10,000 for the renewal application to the TCEQ Revenue Division.

APPENDIX A CURRENT PERMIT

Special Conditions

Permit Numbers 9570 and PSDTX650M1

1. This permit authorizes emissions only from those emission points listed in the attached table entitled "Emission Sources - Maximum Allowable Emission Rate (MAERT)," and the facilities covered by this permit are authorized to emit subject to the emission rate limits on that table and other operating conditions specified in this permit. Also, this permit authorizes the emissions from planned maintenance, startup, and shutdown.

Federal Applicability

2. These facilities shall comply with all applicable requirements of the U.S. Environmental Protection Agency (EPA) regulations on Standards of Performance for New Stationary Sources, Title 40 Code of Federal Regulations (40 CFR) Part 60, Subpart A, General Provisions, and the following:

- A. Subpart Da, Electric Utility Steam Generating Units; and
- B. Subpart GG, Stationary Gas Turbines.

Emission Standards and Fuel Specifications

3. Fuel for the gas turbines shall consist of pipeline-quality natural gas containing no more than 0.20 grains total sulfur per 100 dry standard cubic feet (dscf) on an annual basis.

- 4. Fuel for the heat recovery steam generators (HRSGs) shall consist of:
- A. Pipeline quality natural gas containing no more than 0.20 grains total sulfur per 100 dscf, or
- B. Fuel gas from the neighboring refinery containing no more than 278 parts per million by volume of total reduced sulfur, or
- C. Any blend of the above fuels.

5. Opacity of emissions from each stack or vent shall not exceed 5 percent averaged over a six-minute period, except during periods of maintenance, startup, or shutdown (MSS). The opacity shall not exceed 15 percent averaged over a six-minute period during periods of MSS. Each determination shall be made by observing for visible emissions while each facility is in operation. To properly determine the presence of visible emissions, all sources must be in clear view of the observer. The observer shall be at least 15 feet and no more than 0.25 miles from the emission point during the observation. Contributions from uncombined water shall not be included in determining compliance with this condition. If visible emissions are observed from an emission point, then the presence of visible emissions shall be documented for that observation, and corrective action must be taken to eliminate the visible emissions within 24 hours of first observing the visible emissions. If the corrective action fails to eliminate the visible emissions within 24 hours of first observing the visible emissions, an opacity reading using 40 CFR Part 60, Appendix A, Test Method 9 must be conducted and the results documented. Observations shall be performed and recorded guarterly.

Special Conditions Permit Numbers 9570 and PSDTX650M1 Page 2 **Continuous Determination of Compliance**

6. The holder of this permit shall install, calibrate, maintain, and operate a continuous emission monitoring system (CEMS) to measure and record the concentrations of nitrogen oxides (NO_x), carbon monoxide (CO), and diluent gases (oxygen [O₂] or carbon dioxide [CO₂]), from each turbine stack [Emission Point Numbers (EPNs): 1, 2, and 3].

A. The CEMS shall meet the design and performance specifications, pass the field tests, and meet the installation requirements and the data analysis and reporting requirements specified in the applicable Performance Specification Nos. 1 through 9, 40 CFR Part 60, Appendix B, or an acceptable alternative. If there are no applicable performance specifications in 40 CFR Part 60, Appendix B, contact the Texas Commission on Environmental Quality (TCEQ) Office of Air, Air Permits Division in Austin for requirements to be met. The CEMS shall comply with the following requirements:

The holder of this permit shall assure that the CEMS meets the applicable qualityassurance requirements specified in 40 CFR Part 60, Appendix F, Procedure 1, or an acceptable alternative. Relative accuracy exceedances, as specified in 40 CFR Part 60, Appendix F, § 5.2.3, and any CEMS downtime and all cylinder gas audit exceedances of ±15 percent accuracy shall be reported semiannually to the TCEQ Regional Director, and necessary corrective action shall be taken. Supplemental stack concentration measurements may be required at the discretion of the TCEQ Regional Director.

- B. The monitoring data shall be reduced to hourly average values at least once every day, using a minimum of four equally-spaced data points from each one-hour period. At least two valid data points shall be generated during the hourly period in which zero and span is performed.
- C. All monitoring data and quality-assurance data shall be maintained by the source for a period of five years and shall be made available to the TCEQ Executive Director or designated representative upon request. The hourly average data from the CEMS may be used to determine compliance with the conditions of this permit. Hourly average concentrations from EPNs 1, 2, and 3 shall be summed to tons per year each month and used to determine compliance with the emission limits of this permit.
- D. The TCEQ Regional Office shall be notified at least 21 days prior to any required relative accuracy test audit in order to provide them the opportunity to observe the testing.
- E. If applicable, the CEMS for the turbines/duct burner stack may be required to meet the design and performance specifications, pass the field tests, and meet the installation requirements and data analysis and reporting requirements specified in the applicable performance specifications in 40 CFR Part 75, Appendix A. The requirements of 40 CFR Part 75, Appendix A and B, respectively, are deemed an acceptable alternative to the performance specifications and quality assurance requirements of 40 CFR Part 60 for the NO_x and O₂ CEMS.

7. If any emission monitor fails to meet specified performance, it shall be repaired or replaced as soon as reasonably possible.

Special Conditions Permit Numbers 9570 and PSDTX650M1 Page 3

8. The holder of this permit shall install, calibrate, operate, and maintain in good working order a continuous monitoring system to monitor and record the natural gas consumption of each turbine and the fuel consumption of each HRSG unit. This system shall be accurate to ±5.0 percent and modifications to this system shall only be performed on approval from the Executive Director of the TCEQ.

9. The holder of this permit shall either measure, or develop a program to calculate, the total mass flow rate through the HRSG stacks to ensure continuous compliance with the emission limitations specified in the attached table entitled "Emission Sources - Maximum Allowable Emission Rates" (MAERT). The permit holder shall calculate hourly mass emissions in pounds per hour (lbs/hr) using the measured or calculated exhaust flow rate and the measured concentrations of NO_x and CO from the CEMS required in Special Condition No. 6. The hourly calculated values will be cumulatively added during each hour of the month and stored on a computer hard drive and on computer disk or other TCEQ-accepted computer media in ASCI II flat file or comma delimited text format. Records of this information shall also be available in a form suitable for inspection.

Maintenance, Startup, and Shutdown

10. This permit authorizes the emissions from the planned MSS activities listed in Attachment A, Attachment B, and the MAERT attached to this permit. Attachment A identifies the inherently low emitting (ILE) planned maintenance activities that this permit authorizes to be performed. Attachment B identifies the non-ILE planned maintenance activities that this permit authorizes to be performed.

11. The holder of this permit shall minimize emissions during planned MSS activities by operating the facility and associated air pollution control equipment in accordance with good air pollution control practices, safe operating practices, and protection of the facility.

12. Emissions during planned MSS activities will be minimized by limiting the duration of operation in planned startup and shutdown mode as follows:

- A. A planned startup of the electric generating facilities (EGFs) with EPNs 1, 2, and 3 is defined as the period that begins when the Data Acquisition and Handling System (DAHS) records measurable fuel flow to the turbine and ends when the combustion turbine output reaches 80 megawatts (MW). A planned cold startup (a startup after the steam turbine has been down for a period of 24 hours or more) is limited to 480 minutes per event. A planned warm startup (a startup that is not a cold startup) is limited to 180 minutes per event. **(12/15)**
- B. A planned shutdown of the EGFs with EPNs 1, 2, and 3 is defined as the period that begins when the combustion turbine output drops below 50 MW and ends when measurable fuel flow is no longer recorded in the DAHS. A planned shutdown for each EGF is limited to 180 minutes per event.
- C. Emissions from combustion turbine optimization activities, as defined in Attachment B, shall be subject to the hourly emission limits for MSS activities from gas turbines listed on the MAERT. The emissions from such activities shall not exceed the hourly emission limits for non-MSS activities for more than eight hours per calendar day.

Special Conditions Permit Numbers 9570 and PSDTX650M1 Page 4

D. Emissions from combustion turbine load reduction activities as identified in Attachment B, shall be subject to the hourly MSS emission rates listed on the MAERT and shall not exceed 54 hours per calendar year for all gas turbines combined. **(12/15)**

13. Compliance with the emissions limits for planned MSS activities identified in the MAERT attached to this permit shall be demonstrated as follows:

- A. The permit holder shall annually confirm the continued validity of the estimated potential to emit represented in the permit application for all ILE planned maintenance activities. The total emissions from all ILE planned maintenance activities (see Attachment A) shall be considered to be no more than the estimated potential to emit for those activities that are represented in the permit application.
- B. For each pollutant emitted during non-ILE planned maintenance activities (see Attachment B) whose emissions are measured using a CEMS, as per Special Condition No. 14A, the permit holder shall compare the pollutant's short-term (hourly) emissions during planned maintenance activities as measured by the CEMS to the applicable short-term planned MSS emissions limit in the MAERT for each calendar month.
- C. For each pollutant emitted during non-ILE planned maintenance activities (see Attachment B) whose emissions occur through a stack, but are not measured using CEMS as per Special Condition No. 14A, the permit holder shall determine the total emissions of the pollutant through the stack that result from such non-ILE planned maintenance activities in accordance with Special Condition No. 14B for each calendar quarter.

14. The permit holder shall determine the emissions during planned MSS activities for use in Special Condition No. 13 as follows:

- A. For each pollutant whose emissions during normal facility operations are measured with a CEMS that has been certified to measure the pollutant's emissions over the entire range of a planned MSS activity, the permit holder shall measure the emissions of the pollutant during the planned MSS activity using the CEMS.
- B. For each pollutant not described in Special Condition No. 14A, the permit holder shall calculate the pollutant's emissions during all occurrences of each type of planned MSS activity for each calendar month using the frequency of the planned MSS activity identified in work orders or equivalent records and the emissions of the pollutant during the planned MSS activity as represented in the planned MSS permit application. In lieu of using the emissions of the pollutant during the planned MSS permit application to calculate such emissions, the permit holder may determine the emissions of the pollutant during the planned MSS activity using an appropriate method, including but not limited to, any of the methods described in paragraphs 1 through 3 below, provided that the permit holder maintains appropriate records supporting such determination.
 - (1) Use of emission factor(s), facility specific parameter(s), and/or engineering knowledge of the facility's operations.

Special Conditions Permit Numbers 9570 and PSDTX650M1 Page 5

- (2) Use of emissions data measured (by a CEMS or during emissions testing) during the same type of planned MSS activity occurring at or on a similar facility, and correlation of that data with the facility's relevant operating parameters, including, but not limited to, electric load, temperature, fuel input, and fuel sulfur content.
- (3) Use of emissions testing data collected during a planned MSS activity occurring at or on the facility, and correlation of that data with the facility's relevant operating parameters, including, but not limited to, electric load, temperature, fuel input, and fuel sulfur content.
- C. With the exception of the emission limits in the MAERT attached to this permit, the permit conditions relating to planned MSS activities do not become effective until 180 days after issuance of the permit amendment (issued December 9, 2011) that added such conditions.

15. The CO mass emissions limits in the MAERT attached to this permit that apply during planned MSS activities constitute alternative case specific specifications for the CO concentration limits in Title 30 Texas Administrative Code (30 TAC) Chapter 117.310(c) during planned MSS activities.

Recordkeeping

16. The following records shall be kept at the plant for the life of the permit. All records required in this permit shall be made available at the request of personnel from the TCEQ, EPA, or any air pollution control agency with jurisdiction.

- A. A copy of this permit.
- B. A complete copy of the testing reports and records to demonstrate initial compliance.
- C. Stack sampling results or other air emissions testing (other than continuous emissions monitoring system data and audits) that may be requested by the TCEQ Executive Director on units authorized under this permit.

17. The following information shall be maintained by the holder of this permit in a form suitable for inspection for a period of five years after collection and shall be made available as soon as practical upon request to representatives of the TCEQ, EPA, or any local air pollution control program having jurisdiction.

- A. Records of the hours of operation and average daily quantity of natural gas fired in each of the turbines.
- B. Records of the hours of operation and average daily quantity of each type of fuel fired in each of the HRSG units.
- C. Records to demonstrate compliance with the hourly and annual sulfur dioxide emission requirements in the MAERT.
- D. The NO_x , CO, and diluent gases, O_2 or CO_2 , CEMS emissions data to demonstrate compliance with the emission rates listed in the MAERT.

Special Conditions

Permit Numbers 9570 and PSDTX650M1

Page 6

- E. Raw data files of all CEMS data including calibration checks and adjustments and maintenance performed on these systems.
- F. Records demonstrating compliance with Special Condition No. 12 which include the date, MW output, start time, and end time of each startup or shutdown and the duration of combustion optimization activities whose emissions exceed the hourly emission limits for non-MSS activities.
- G. Records of annual ILE potential to emit confirmation, emission calculations, and/or emissions data specified in Special Condition No. 13.
- H. Records demonstrating compliance with Special Condition No. 14.

Date: December 29, 2015

Attachment A

Permit Numbers 9570 and PSDTX650M1

Inherently Low Emitting Planned Maintenance Activities													
Planned Maintenance Activity		Emissions											
	NO _x	C O	voc	РМ	Opacity	SO ₂							
Gaseous fuel venting ¹			Х										
Turbine Washing, Unit On-Line ²				Х									
Air Intake Filter Maintenance				Х	Х								
Boiler Tube Cleaning			Х										
CEMS Calibration	Х	Х											
Analytical Equipment and Process Equipment			Х										
Small Equipment Maintenance - Natural Gas ³			Х										
Small Equipment Maintenance - High Vapor Pressure VOC ³			Х										
Small Equipment Maintenance - Low Vapor Pressure VOC ³			Х										

Date: December 1, 2015

¹ Includes, but is not limited to, venting prior to pipeline pigging and meter proving

² Involves use of water only.

³ Includes, but is not limited to, (i) repair/replacement of pumps, compressors, valves, pipes, flanges, transport lines, filters and screens in natural gas, fuel oil, diesel oil, and lube oil service and (ii) vehicle and mobile equipment maintenance which may involve small emissions of volatile organic compounds, such as oil changes, transmission service, and hydraulic system service.

Attachment B

Permit Numbers 9570 and PSDTX650M1

Non-Inherently Low Emitting Planned Maintenance Activities													
Planned Maintenance Activity	EPN Emissions												
		NOx	CO	VOC	PM	SO ₂							
Combustion Turbine Optimization ^{4,6}	1, 2, and 3	Х	Х	Х	Х	Х							
Turbine Load Reduction Activities ^{5,6}	1, 2, and 3	Х	Х	Х	Х	Х							

Date: December 29, 2015

⁴ Includes, but is not limited to, (i) leak and operability checks (e.g., turbine over-speed tests, troubleshooting), (ii) balancing, and (iii) tuning activities that occur during seasonal tuning or after the completion of initial construction, a combustor change-out, a major repair, maintenance to a combustor, or other similar circumstances.

⁵ Includes, but is not limited to combustion turbine load reductions (runbacks) associated with: initiation of steam turbine operation, low load steam turbine operation, variability in water or fuel supply, electric generator protection, and variation in turbine operations (including but not limited to, combuster flashback, primary combustion zone re-ignition, or combustion exhaust blade path spread)

⁶ Hourly emissions from these activities will be subject to the hourly emission limit for maintenance, startup, and shutdown activities from gas turbines listed on the MAERT.

Emission Sources - Maximum Allowable Emission Rates

Permit Numbers 9570 and PSDTX650M1

This table lists the maximum allowable emission rates and all sources of air contaminants on the applicant's property covered by this permit. The emission rates shown are those derived from information submitted as part of the application for permit and are the maximum rates allowed for these facilities, sources, and related activities. Any proposed increase in emission rates may require an application for a modification of the facilities covered by this permit.

Air Contaminants Data

Emission Point No.	Source Name (2)	Air Contaminant Name (3)	Emission R	ates (4)
(1)		Nume (0)	lbs/hour	TPY (5)
1	99.7 MW Combustion Turbine	PM10	7.00	30.80
	with 415 MMBtu/hr Duct Burner (6)	PM _{2.5}	7.00	30.80
		VOC	10.30	45.10
		VOC (MSS)	183.49	
		СО	51.80	226.90
		CO (MSS)	3200	
		SO ₂	19.40	16.90
		NO _x	476.30	2031.00
2	99.7 MW Combustion Turbine with Ultra-	PM10	7.00	30.80
	Low NO _x burners and 415 MMBtu/hr Duct Burner (6)	PM _{2.5}	7.00	30.80
		VOC	10.30	45.10
		VOC (MSS)	183.49	
		СО	51.80	226.90
		CO (MSS)	3200	
		SO ₂	19.40	16.90
		NOx	70.40	253.50
		NO _x (MSS)	400	
3	99.7 MW Combustion Turbine with Ultra-	PM ₁₀	7.00	30.80
	Low NO _x burners and 415 MMBtu/hr Duct Burner (6)	PM _{2.5}	7.00	30.80
		VOC	10.30	45.10
		VOC (MSS)	183.49	
		СО	51.80	226.90
		CO (MSS)	3200	

Emission Sources - Maximum Allowable Emission Rates

		SO ₂	19.40	16.90
		NOx	70.40	253.50
		NO _X (MSS)	400	
TK9100	Natural Gas Condensate Tank (7)	VOC	0.01	0.03
FUG	Blending Skid and Piping Assembly (7)	VOC	0.57	2.5
		СО	0.01	0.06
		H₂S	<0.01	<0.01
MSSFUG	Planned MSS Related	VOC	3.52	0.02
	Fugitives (7, 8)	NO _x	<0.01	<0.01
		PM ₁₀	0.11	0.03
		PM _{2.5}	0.11	0.03
		СО	<0.01	<0.01

(1) Emission point identification - either specific equipment designation or emission point number from plot plan.

- (2) Specific point source name. For fugitive sources, use area name or fugitive source name.
- (3) VOC volatile organic compounds as defined in Title 30 Texas Administrative Code § 101.1
 - Í NO_x
- total oxides of nitrogen
- SO₂ sulfur dioxide
- PM₁₀ total particulate matter equal to or less than 10 microns in diameter, including PM_{2.5}, as represented
- PM_{2.5} particulate matter equal to or less than 2.5 microns in diameter
- CO carbon monoxide
- H₂S hydrogen sulfide
- (4) The allowable emission rates include planned maintenance, startup, and shutdown (MSS) activities. For each pollutant whose emissions during planned MSS activities are measured using a continuous emissions monitoring system, the MSS lb/hr limits apply only during each clock hour that includes one or more minutes of MSS activities. During all other clock hours, the normal lb/hr limits apply.
- (5) Compliance with annual emission limits (tons per year) is based on a 12 month rolling period.
- (6) The 99.7 MW rating and 415 MMBtu/hr heat input are descriptive only and is not meant as an enforceable limitation.
- (7) Emission rate is an estimate and is enforceable through compliance with the applicable special condition(s) and permit application representations.
- (8) These limits include hourly emissions from inherently low emitting activities (See Attachment A).

Date: December 29, 2015

APPENDIX B EMISSION CALCULATIONS

[1] Reference 1: AP-42, Fifth Edition, Volume 1, Chapter 7.1 Organic Liquid Storage Tanks - March 2020

Total Loss from a Fixed Roof Tank (Equation 1-1):

Total Loss from a Fixed Roof Tank (Equation 1-1):	
$L_T = L_S + L_W$	
where: L _T = total routine I	oss
L _S = standing loss	ŝ
L _W = working loss	
Standing Loss from a Fixed Roof Tank (Equation 1-2)	<u>c</u>
$L_s = n_d V_V W_V K_E K_s$	
where: L _S = standing loss	3
n _d = number of da	ays
V _V = vapor space	volume = $(\pi/4) * D^2 * H_{VO}$
D = tank	diameter
H _{VO} = va	bor space outage
W _V = vapor densi	$ity = (M_V * P_{VA}) / (R * T_V)$
M _V = vap	or molecular weight
P _{VA} = var	por pressure at average daily liquid surface temperature = exp [A - (B / T _{LA})] for petroleum liquids or log P _{VA} = A - (B / (T _{LA} + C))
R = ideal	gas constant = 10.731 (psia ft ³) / (lb-mole °R)"
T _V = aver	age vapor temperature = $((2.2 * (H_S / D) + 1.1) * T_{AA} + (0.8 * T_B) + (0.021 * a_R * I) + (0.013 * (H_S / D) * a_S * I)) / ((2.2 * (H_S / D)) + 1.9)$
H	$H_{\rm S}$ = tank shell height ($H_{\rm S}$ / D assumed = 0.5 for horizontal tanks)
1	T_{AA} = average daily ambient temperature = ($T_{AX} + T_{AN}$) / 2
1	$\Gamma_{B} = \text{liquid bulk temperature} = T_{AA} + 0.003 \alpha_{S} * \text{I}$
c	I_R = tank roof surface solar absorptance
1	= average daily total solar insolation factor
c	t_S = tank shell surface solar absorptance
K _E = vapor space	expansion factor = $\Delta T_V / T_{LA} + (\Delta P_V - \Delta P_B) / (P_A - P_{VA}) > 0$
$\Delta T_V = a$	average daily vapor temperature range = (1 - (0.8 / (2.2 * (H _s / D) + 1.9))) * $\Delta T_A + ((0.042 * \alpha_R * I + 0.026 * (H_s / D) * \alpha_S * I) / (2.2 * (H_S / D) + 1.9))$
1	$\Delta T_A = average daily ambient temperature range = T_{AX} - T_{AN}$
	T _{AX} = average daily maximum ambient temperature
	T_{AN} = average daily minimum ambient temperature
$T_{LA} = ave$	rage daily average liquid surface temperature = (0.5 - (0.8 / (4.4 * (H _S / D) + 3.8))) * T_{AA} + (0.5 + (0.8 / (4.4 * (H _S / D) + 3.8))) * T_{B}
	+ $(0.021 * \alpha_R * 1 + 0.013 * (H_S / D) * \alpha_S * 1) / (4.4 * (H_S / D) + 3.8)$
$\Delta P_V = av$	erage daily vapor pressure range = $P_{VX} - P_{VN}$
F	P_{VX} = vapor pressure at T_{LX}
	T_{LX} = daily maximum liquid surface temperature = T_{LA} + 0.25 * ΔT_V
F	P_{VN} = vapor pressure at T _{LN}
	T_{LN} = daily minimum liquid surface temperature = T_{LA} - 0.25 * ΔT_V
$\Delta P_B = bre$	eather vent pressure setting range = $P_{BP} - P_{BV}$
F	$P_{\rm BP}$ = breather vent pressure setting
F	P _{BV} = breather vent vacuum setting
P _A = atm	ospheric pressure
K _S = vented vapo	r saturation factor = 1 / (1+ (0.053 * P_{VA} * H_{VO}))

Working Loss from a Fixed Roof Tank (Equation 1-29):

 $L_W = V_Q K_N K_P W_V K_B$ where: L_W = working loss V_Q = net working loss throughput = 5.614 * Q Q = net throughput K_N = working loss turnover factor For annual turnovers (N) > 36, = (180 + N) / 6 N For annual turnovers (N) ≤ 36, = 1 $N = (5.614 * Q / (\pi / 4 * D^2)) / (H_{LX} - H_{LN})$ H_{LX} = maximum liquid height = (H_S -1) for VFR or (π / 4 * D) for HFR H_{LN} = minimum liquid height = (1) for VFR or (0) for HFR K_P = working loss product factor For crude oils, = 0.75 For all other organic liquids, = 1 $K_B = vent \ setting \ correction \ factor = (((P_1 + P_A) \ / \ K_N) - P_{VA}) \ / \ (P_{BP} + P_A - P_{VA})$ If $K_N * (P_{BP} + P_A) / (P_1 + P_A) > 1$, otherwise = 1 P1 = pressure of the vapor space at normal operating conditions = 0 for atmospheric tank

[2] Reference 2: TCEQ Air Permit Reviewer Reference Guide APDG 6250 - Estimating Short Term Emission Rates from Tanks - February 2018

Maximum Short-Term Emission Rate (APDG 6250) (Equation 1):

$$\begin{split} L_{IMXz} &= (M_* + P_{VAM}) / (R^* T_{LW}) + F_{RM} \\ where: & I_{MXX} = maximum short term emission rate \\ M_v = vapor molecular weight \\ P_{VAM} = vapor pressure of tank contents at the worst case temperature \\ R = ideal gas constant = 80.273 (psia gal)/(b-mole "R) \\ T_{LM} = worst case liquid surface temp = the higher of hourly calculation temp from the Met Data Sheet or T_{LX} \\ F_{RM} = maximum filling rate \end{split}$$

	Data to be entered for calculation:							Data L	_ooked up or	n Product Da	ta Sheet:	Data Looked up on Met Data Sheet:					
Date	Tank ID	Product	Net Throughput Q (bbl)	Number of Days n _d (days)	Palanco	Efficiency (%)	Vapor Molecular Weight M _V (Ib/Ib-mol)	Calculatio n Type	Antoine's A (unitless)	Antoine's B (°R or °C)	Antoine's C (°C)	Working Loss Product Factor K _P (unitless)	Month for Met Data	Daily Ambient Minimum Temperature T _{AN} (°F)	Daily Ambient Maximum Temperature T _{AX} (°F)	Solar Insolation Factor I (BTU/ ft ² day)	Atmospheric Pressure Pa (psia)
												[1] Eq.1-35		[1] Table 7.1-7	[1] Table 7.1-7	[1] Table 7.1-7	
Annual	TK9100	Condensate	2	365	No	0.00%	83.28	Antoine's	6.96	1374.78	229.99	1.00	Annual	60.1	79.0	1,404	14.65
Hourly	TK9100	Condensate	4		No	0.00%	83.28	Antoine's	6.96	1374.78	229.99	1.00	Maximum	75.1	93.4	1.930	14.65

					Data Looke	ed up on T	ank Data She	eet:	Tank Emissions Calculation								
Date	Tank ID	Roof Type	Maximum Filling Rate F _{RM} (gal/hr)	Tank Roof Solar Absorptance α _R (unitless)	Tank Shell Solar Absorptance α _S (unitless)	VFR Diameter D (ft)		Breather Vent Pressure P _{BP} (psig)	Breather Vent Vacuum P _{BV} (psig)	Vapor Space Outage H _{vo} (ft)	Vapor Space Volume V _V (ft ³)	Daily Avg. Ambient Temp. T _{AA} (°R)	Temp	Daily Avg. Liquid Surface Temp. T _{LA} (°R)	True Vapor Pressure @ T _{LA} P _{VA} (psia)	Average Vapor Temp. T _V (°R)	Vapor Density W _v (Ib/ft ³)
				[1] Table 7.1-6	[1] Table 7.1-6					[1] Eq. 1-16	[1] Eq.1-3	[1] Eq. 1-30	[1] Eq. 1-31	[1] Eq. 1-27	[1] Eq. 1-25, 26	[1] Eq. 1-32	[1] Eq. 1-22
Annual	TK9100	VFR		0.25	0.25	8.0	7.5	0.00	0.00	3.83	193	529.2	530.3	531.3	0.61	532.4	0.0089
Hourly	TK9100	VFR	4	0.25	0.25	8.0	7.5	0.00	0.00	3.83	193	543.9	545.4	546.8	0.93	548.3	0.0131

									-	Tank Emission	s Calculation										Tank	Short Term Emi	issions Cal	culation
Date	Tank ID	Daily Ambient Temp. Range ΔT _A (°R)	Daily Vapor Temp. Range ΔTν (°R)	Daily Max. Liquid Surface Temp. T _{LX} (°R)	Daily Min. Liquid Surface Temp. T _{LN} (°R)	True Vapor Pressure @ T _{LX} P _{VX} (psia)	True Vapor Pressure @ T _{LN} P _{VN} (psia)	Daily Vapor Pressure Range ΔP _V (psia)	Breather Vent Pressure Setting Range ΔP _B (psia)	Vapor Space Expansion Factor K _E (unitless)	Vented Vapor Saturation Factor K _S (unitless)	Standing Storage Loss L _S (ton)	Net Working Loss Throughput V _Q (ft ³)	Maximum Liquid Height H _{LX} (ft)	Minimum Liquid Height H _{LN} (ft)	Turnovers N (unitless)	Working Loss Turnover Factor K _N (unitless)	Vent Setting Correction Factor K _B (unitless)	Working Loss L _w (ton)	Total Loss L _T (ton)	Worst Case Liquid Surface Temp. T _{LM} (°R)	True Vapor Pressure @ T _{LM} P _{VAM} (psia)	Hourly Standing Storage Loss L _S (lb/hr)	Maximum Short Term Emission Rate L _{MAX} (Ib/hr)
		[1] Eq. 1-11	[1] Eq. 1-6	[1] Fg. 1-17	[1] Fg. 1-17] Eq. 1-25, 2] Eq. 1-25, 2	[1] Eq. 1-9	[1] Eq. 1-10	[1] Eq. 1-5	[1] Eq. 1-21	[1] Eq. 1-2	[1] Eq. 1-39	[1] Eq. 1-37	[1] Eq. 1-37	[1] Eq. 1-35	[1] Eq. 1-35	[1] Eq. 1-40, 41	[1] Eq. 1-35	[1] Eq. 1-1	[2] Eq. 1	[1] Eq. 1-25, 26	[1] Eq. 1-2	[2] Eq. 1
Annual	TK9100	18.9	21.0	536.6	526.1	0.71	0.53	0.18	0.00	0.0521	0.8894	0.01	13	6.5	1.0	0.0	1.0000	1.0000	0.00	0.0146				
Hourly	TK9100	18.3	22.7	552.5	541.1	1.07	0.80	0.27	0.00	0.0614	0.8415			6.5	1.0	0.1	1.0000	1.0000			554.7	1.13	0.01	0.009

Texas Commission on Environmental Quality

Case-by-Case Existing Permit Application

9570

Site Information (Regulated Entity)

What is the name of the site to be authorized?	TEXAS CITY COGENERATION
Does the site have a physical address?	Yes
Physical Address	
Number and Street	3221 5TH AVE S
City	TEXAS CITY
State	тх
ZIP	77590
County	GALVESTON
Latitude (N) (##.######)	29.377777
Longitude (W) (-###.######)	-94.943055
Primary SIC Code	4911
Secondary SIC Code	
Primary NAICS Code	221112
Secondary NAICS Code	
Regulated Entity Site Information	
What is the Regulated Entity's Number (RN)?	RN100224245
What is the name of the Regulated Entity (RE)?	TEXAS CITY COGENERATION
Does the RE site have a physical address?	Yes
Physical Address	
Number and Street	3221 5TH AVE S
City	TEXAS CITY
State	ТХ
ZIP	77590
County	GALVESTON
Latitude (N) (##.######)	29.377778
Longitude (W) (-###.######)	-94.943056
Facility NAICS Code	
What is the primary business of this entity?	ELECTRIC SERVICES POWER GENERATION

Customer (Applicant) Information

How is this applicant associated with this site? What is the applicant's Customer Number (CN)? Type of Customer Full legal name of the applicant: Legal Name Texas SOS Filing Number Federal Tax ID State Franchise Tax ID State Sales Tax ID Owner CN603818626

Corporation

Texas City Cogeneration, LLC 801388434

32007273058

Local Tax ID	
DUNS Number	20166698
Number of Employees	
Independently Owned and Operated?	
I certify that the full legal name of the entity applying for this permit has been provided and is legally authorized to do business in Texas.	Yes
Responsible Authority Contact	
Organization Name	Texas City Cogeneration, LLC
Prefix	MR
First	Eugene
Middle	
Last	Slater
Suffix	
Credentials	
Title	Plant Manager
Responsible Authority Mailing Address	
Enter new address or copy one from list:	RE Physical Address
Address Type	Domestic
Mailing Address (include Suite or Bldg. here, if applicable)	3221 5TH AVE S
Routing (such as Mail Code, Dept., or Attn:)	
City	TEXAS CITY
State	ТХ
ZIP	77590
Phone (###-###+-####)	4099440229
Extension	
Alternate Phone (###-######)	
Fax (###-#######)	
E-mail	Eugene.Slater@calpine.com
Responsible Official Contact	

Responsible Official Contact

Person TCEQ should contact for questions about this application:	
Same as another contact?	
Organization Name	TEXAS CITY
Prefix	MR
First	Frank
Middle	
Last	Salinas
Suffix	
Credentials	
Title	EHS Specialist
Enter new address or copy one from list:	RE Physical Address
Mailing Address	
Address Type	Domestic
Mailing Address (include Suite or Bldg. here, if applicable)	3221 5TH AVE S
Routing (such as Mail Code, Dept., or Attn:)	
City	TEXAS CITY

State	ТХ
ZIP	77590
Phone (###-####-####)	4096553083
Extension	
Alternate Phone (###-######)	
Fax (###-####+###)	
E-mail	francisco.salinas@calpine.com

Technical Contact

Person TCEQ should contact for questions about this application: Same as another contact? **Organization Name** Texas City Cogeneration, LLC Prefix MR First Frank Middle Last Salinas Suffix Credentials Title EHS Specialist Enter new address or copy one from list: Mailing Address Address Type Domestic Mailing Address (include Suite or Bldg. here, if 3221 5TH AVE S applicable) Routing (such as Mail Code, Dept., or Attn:) City TEXAS CITY State ТΧ ΖIΡ 77590 Phone (###-###+####) 4096553083 Extension Alternate Phone (###-#####) Fax (###-###-####) E-mail francisco.salinas@calpine.com

Case by Case General Information-Existing Sites

1) Permit Type:	CONSTRUCT
 What type of permitting action are you applying for? 	Renewal
2.1. Is this application a resubmittal of a project voided within the last six months?	No
2.2. Are there any associated federal Prevention of Significant Deterioration (PSD), Nonattainment (NA), or major source hazardous pollutants Federal Clean Air Act § 112(g) permits?	Yes
2.2.1. Select from list of active Federal Permits associated with the RN which are to be associated with this state permit.	PSDTX650M1, PSD
2.3. Are there any Permits by Rule (PBR) or standard exemptions associated to be	No

incorporated?	
2.4. List any PBR or standard exemptions with date claimed that need to be referenced that the TCEQ was previously not required to be notified of (unregistered PBR and standard exemptions).	None
2.5. List any PBR or standard exemptions with date claimed that need to be consolidated that the TCEQ was previously not required to be notified of (unregistered PBR and standard exemptions).	None
2.6. Are there any standard permits associated with this permit to be incorporated?	Yes
2.6.1. Select from list of active registrations associated with the RN of the type STDPMT which are to be referenced with this state permit.	155026, STDPMT
2.6.2. Select from list of active Registrations associated with the RN of the type STDPMT which are to be consolidated with this state permit; multiple may be selected.	
2.7. Are there any other permits to be consolidated into this permit?	No
2.8. Are there any other permits that should be voided as part of this application for any reason other than consolidation into this permit?	No

Case by Case General Requirements-Renewals

1) Is a completed Form PI-1 General Application attached with all supporting documentation?	Yes	
2) Do any dockside vessel emissions from the facility comply with all rules and regulations of the commission and with the intent of the Texas Clean Air Act (TCAA), including protection of the health and property of the public?	NA	
3) Is the facility being operated in accordance with all requirements and conditions of the existing permit, including representations in the application for permit to construct and subsequent amendments, and any previously granted renewal?	Yes	
4) Does the facility meet the requirements of any applicable NSPS as listed in Title 40 CFR Part 60?	Yes	
4.1. If yes, will supporting documentation showing how the facility meets any applicable NSPS requirements be attached.	Yes	
5) Does the facility meet the requirements of any applicable NESHAP as listed in Title 40 CFR Part 61?	NA	
6) Does the facility meet the requirements of any applicable MACT as listed in Title 40 CFR Part 63?	NA	
7) Does the facility meet the requirements of Chapter 116, Subchapter E?	Yes	

Case by Case Table 30R

Case by Case Attachments

If the file size for any attachment is greater than 50MB, then combine all non-excel files into one PDF document and use the FTP process to create an account at https://ftps.tceq.texas.gov/ut.php , upload files, and share to <b style="color: blue !important;">APIRT@tceq.texas.gov/ut.php> Detailed instructions can be found at APIRT@tceq.texas.gov/ut.php, upload files, and share to <b style="color: blue !important;">APIRT@tceq.texas.gov/ut.php> Detailed instructions can be found at https://ftps.tceq.texas.gov/help/						
Attack Form DI 4 Conoral Angli						
Attach Form PI-1 General Applic	callon.					
[File Properties]						
File Name	<a href="/ePermitsExternal/faces/file?<br">fileId=259755>NSR_WORKBOOK_20250523_090419.xlsx					
Hash						
MIME-Type	application/vnd.openxmlformats-					
	officedocument.spreadsheetml.sheet					
Confidential	No					
Attach Electronic Modeling Eval	Attach Electronic Modeling Evaluation Workbook (EMEW), MERA, or Protocol.					
Attach executive summary, intro	duction, and process description documents.					
Attach area map, plot plan, and	process flow diagram.					
Attach federal applicability desc	ription.					
Attach the Best Available Control Technology (BACT) demonstration.						
Attach Emission Calculation.	Attach Emission Calculation.					
Attach Material balance docume	entation.					
Attach all equipment tables.	Attach all equipment tables.					
Attach netting forms (1F, 2F, 3F, and 4F).						
Attach any other necessary info [File Properties]	rmation needed to complete the permit.					
File Name	<a href="/ePermitsExternal/faces/file?<br">fileId=259125>OTHER_INFORMATION_20250521_102840.pdf					
Hash	0893D24116D140520F6111E06526A64D080C4BEB5BCDA8971A498083D99A21A7					
MIME-Type	application/pdf					
Confidential	Νο					
Connaonnai						

An additional space to attach any other necessary information needed to complete the permit.

Expedite Case by Case

Certification

The electronic signature below indicates that the Responsible Official has knowledge of the facts herein set forth and that the same are true, accurate, and complete 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. I further state that I have read and understand TWC 7.177-7.183, which defines CRIMINAL OFFENSES for certain violations, including intentionally or knowingly making or causing to be made false material statements or representations in this application, and TWC 7.187, pertaining to CRIMINAL PENALTIES.

- 1. I am Eugene C Slater JR, the owner of the STEERS account ER094615.
- 2. I have the authority to sign this data on behalf of the applicant named above.
- 3. I have personally examined the foregoing and am familiar with its content and the content of any attachments, and based upon my personal knowledge and/or inquiry of any individual responsible for information contained herein, that this information is true, accurate, and complete.
- 4. I further certify that I have not violated any term in my TCEQ STEERS participation agreement and that I have no reason to believe that the confidentiality or use of my password has been compromised at any time.
- 5. I understand that use of my password constitutes an electronic signature legally equivalent to my written signature.
- 6. I also understand that the attestations of fact contained herein pertain to the implementation, oversight and enforcement of a state and/or federal environmental program and must be true and complete to the best of my knowledge.
- 7. I am aware that criminal penalties may be imposed for statements or omissions that I know or have reason to believe are untrue or misleading.
- 8. I am knowingly and intentionally signing Case-by-Case Existing Permit Application 9570.
- 9. My signature indicates that I am in agreement with the information on this form, and authorize its submittal to the TCEC

OWNER Signature: Eugene C Slater JR OWNER

Account Number:	ER094615
Signature IP Address:	65.249.234.242
Signature Date:	2025-05-23
Signature Hash:	05F3FDA9111A9F7EAFA17E1C82400847F8EF4D1B20F017F2D064E6E3CC713D39
Form Hash Code at time of Signature:	35CDC262D474E672AA5C41E76B74273EEB03163AB097F06EC47499B6752ADEDA

Fee Payment

Fee Amount:	\$10000.00
Check Date:	The application fee was paid on 2025-06-09
Check Number:	The check number is BS00115724D5803030

Submission

Reference Number:	The application reference number is 784806
Submitted by:	The application was submitted by ER094615/Eugene C Slater JR
Submitted Timestamp:	The application was submitted on 2025-06-11 at 12:12:40 CDT
Submitted From:	The application was submitted from IP address 65.249.234.242
Confirmation Number:	The confirmation number is 658337
Steers Version:	The STEERS version is 6.91

Additional Information

Application Creator: This account was created by Carolyn Bochenek